

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 10-Q

Quarterly report pursuant to Section 13 or 15(d) of the
Securities Exchange Act of 1934

For the quarterly period ended March 31, 2013
or

Transition report pursuant to Section 13 or 15(d) of the
Securities Exchange Act of 1934

For the transition period from ___ to ___

Commission File Number 1-87

EASTMAN KODAK COMPANY
(Exact name of registrant as specified in its charter)

NEW JERSEY
(State of incorporation)

16-0417150
(IRS Employer Identification No.)

343 STATE STREET, ROCHESTER, NEW YORK
(Address of principal executive offices)

14650
(Zip Code)

Registrant's telephone number, including area code: **585-724-4000**

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months, and (2) has been subject to such filing requirements for the past 90 days.

Yes No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months.

Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See definition of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer Accelerated filer Non-accelerated filer Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes No

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

Title of each Class	Number of Shares Outstanding at April 22, 2013
Common Stock, \$2.50 par value	272,767,562

Form 10-Q
March 31, 2013

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Part I. FINANCIAL INFORMATION

Item 1. Financial Statements

EASTMAN KODAK COMPANY
(DEBTOR-IN-POSSESSION)
CONSOLIDATED STATEMENT OF OPERATIONS (Unaudited)

(in millions, except per share data)

	Three Months Ended March 31,	
	2013	2012
Net sales		
Products	\$ 645	\$ 805
Services	170	181
Licensing & royalties (Note 9)	34	(58)
Total net sales	<u>\$ 849</u>	<u>\$ 928</u>
Cost of sales		
Products	\$ 539	\$ 721
Services	125	147
Total cost of sales	<u>\$ 664</u>	<u>\$ 868</u>
Gross profit	\$ 185	\$ 60
Selling, general and administrative expenses	160	209
Research and development costs	35	60
Restructuring costs and other	12	80
Other operating (income) expenses, net	(494)	(2)
Earnings (loss) from continuing operations before interest expense, other income (charges), net, reorganization items, net and income taxes	472	(287)
Interest expense (contractual interest for the three months ended March 31, 2013 and 2012 of \$42 and \$46, respectively)	30	36
Loss on early extinguishment of debt	6	7
Other income (charges), net	(14)	3
Reorganization items, net	120	88
Earnings (loss) from continuing operations before income taxes	302	(415)
Provision (benefit) for income taxes	7	(105)
Earnings (loss) from continuing operations	295	(310)
Loss from discontinued operations, net of income taxes	(12)	(56)
NET EARNINGS (LOSS) ATTRIBUTABLE TO EASTMAN KODAK COMPANY	<u>\$ 283</u>	<u>\$ (366)</u>
Basic and diluted net earnings (loss) per share attributable to Eastman Kodak Company common shareholders:		
Continuing operations	\$ 1.08	\$ (1.14)
Discontinued operations	(0.04)	(0.21)
Total	<u>\$ 1.04</u>	<u>\$ (1.35)</u>
Number of common shares used in basic and diluted net earnings (loss) per share	272.5	271.1

The accompanying notes are an integral part of these consolidated financial statements.

EASTMAN KODAK COMPANY
(DEBTOR-IN-POSSESSION)
CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (Unaudited)

(in millions)

	Three Months Ended	
	March 31,	
	2013	2012
NET EARNINGS (LOSS) ATTRIBUTABLE TO EASTMAN KODAK COMPANY	\$ 283	\$ (366)
Other comprehensive income (loss), net of tax:		
Realized and unrealized gains from hedging activity, net of tax of \$0 and \$1 for the three months ended March 31, 2013 and 2012, respectively	-	2
Unrealized gain from investment, net of tax of \$0 for the three months ended March 31, 2013 and March 31, 2012	-	1
Currency translation adjustments	31	(15)
Pension and other postretirement benefit plan obligation activity, net of tax of \$7 and \$15 for the three months ended March 31, 2013 and 2012, respectively	41	28
Total comprehensive income (loss), net of tax	\$ 355	\$ (350)

The accompanying notes are an integral part of these consolidated financial statements.

EASTMAN KODAK COMPANY
(DEBTOR-IN-POSSESSION)
CONSOLIDATED STATEMENT OF RETAINED EARNINGS (Unaudited)

(in millions)

	Three Months Ended	
	March 31,	
	2013	2012
Retained earnings at beginning of period	\$ 2,600	\$ 4,071
Net earnings (loss)	283	(366)
Loss from issuance of treasury stock	(31)	(60)
Retained earnings at end of period	<u>\$ 2,852</u>	<u>\$ 3,645</u>

The accompanying notes are an integral part of these consolidated financial statements.

EASTMAN KODAK COMPANY
(DEBTOR-IN-POSSESSION)
CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Unaudited)

(in millions)	As of March 31, 2013	As of December 31, 2012
ASSETS		
Current Assets		
Cash and cash equivalents	\$ 1,174	\$ 1,135
Receivables, net	701	790
Inventories, net	567	543
Other current assets	111	110
Total current assets	2,553	2,578
Property, plant and equipment, net of accumulated depreciation of \$4,289 and \$4,412, respectively	631	693
Goodwill	196	278
Deferred income taxes	468	470
Other long-term assets	248	267
TOTAL ASSETS	\$ 4,096	\$ 4,286
LIABILITIES AND EQUITY (DEFICIT)		
Current Liabilities		
Accounts payable, trade	\$ 404	\$ 432
Short-term borrowings and current portion of long-term debt	862	699
Other current liabilities	759	973
Total current liabilities	2,025	2,104
Long-term debt, net of current portion	370	740
Pension and other postretirement liabilities	1,913	2,031
Other long-term liabilities	363	372
Liabilities subject to compromise	2,746	2,716
Total Liabilities	7,417	7,963
Commitments and Contingencies (Note 10)		
Equity (Deficit)		
Common stock, \$2.50 par value	978	978
Additional paid in capital	1,104	1,105
Retained earnings	2,852	2,600
Accumulated other comprehensive loss	(2,544)	(2,616)
Less: Treasury stock, at cost	(5,713)	(5,746)
Total Eastman Kodak Company shareholders' deficit	(3,323)	(3,679)
Noncontrolling interests	2	2
Total deficit	(3,321)	(3,677)
TOTAL LIABILITIES AND DEFICIT	\$ 4,096	\$ 4,286

The accompanying notes are an integral part of these consolidated financial statements.

EASTMAN KODAK COMPANY
(DEBTOR-IN-POSSESSION)
CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

(in millions)	Three Months Ended March 31,	
	2013	2012
Cash flows from operating activities:		
Net earnings (loss)	\$ 283	\$ (366)
Adjustments to reconcile to net cash used in operating activities:		
Loss from discontinued operations, net of income taxes	12	56
Depreciation and amortization	50	65
Gain on sales of businesses/assets	(569)	-
Loss on early extinguishment of debt	6	7
Non-cash restructuring costs, asset impairments and other charges	80	-
Non-cash reorganization items, net	62	39
Provision for deferred income taxes	18	15
Decrease in receivables	86	40
Increase in inventories	(25)	(71)
(Decrease) increase in liabilities excluding borrowings	(363)	188
Other items, net	86	(71)
Total adjustments	(557)	268
Net cash used in continuing operations	(274)	(98)
Net cash provided by discontinued operations	1	30
Net cash used in operating activities	(273)	(68)
Cash flows from investing activities:		
Additions to properties	(6)	(10)
Proceeds from sales of businesses/assets	534	-
Marketable securities - sales	15	28
Marketable securities - purchases	(17)	(28)
Net cash provided by (used in) investing activities	526	(10)
Cash flows from financing activities:		
Proceeds from DIP credit agreements	450	686
Repayment of term loans under Original Senior DIP Credit Agreement	(664)	(119)
Reorganization items	-	(33)
Proceeds from sale and leaseback transaction	-	41
Net cash (used in) provided by financing activities	(214)	575
Effect of exchange rate changes on cash	-	3
Net increase in cash and cash equivalents	39	500
Cash and cash equivalents, beginning of period	1,135	861
Cash and cash equivalents, end of period	\$ 1,174	\$ 1,361

The accompanying notes are an integral part of these consolidated financial statements.

**EASTMAN KODAK COMPANY
(DEBTOR-IN-POSSESSION)
NOTES TO FINANCIAL STATEMENTS (Unaudited)**

NOTE 1: BASIS OF PRESENTATION AND RECENT ACCOUNTING PRONOUNCEMENTS

BASIS OF PRESENTATION

The consolidated interim financial statements are unaudited, and certain information and footnote disclosures related thereto normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP) have been omitted in accordance with Rule 10-01 of Regulation S-X. In the opinion of management, the accompanying unaudited consolidated financial statements were prepared following the same policies and procedures used in the preparation of the audited financial statements and reflect all adjustments (consisting of normal recurring adjustments) necessary to present fairly the results of operations, financial position and cash flows of Eastman Kodak Company (“EKC” or the “Company”) and all companies directly or indirectly controlled, either through majority ownership or otherwise, (collectively, “Kodak”). The results of operations for the interim periods are not necessarily indicative of the results for the entire fiscal year. These consolidated financial statements should be read in conjunction with Kodak’s Annual Report on Form 10-K for the year ended December 31, 2012.

On January 19, 2012 (the “Petition Date”), Eastman Kodak Company and its U.S. subsidiaries (collectively, the “Debtors”) filed voluntary petitions for relief (the “Bankruptcy Filing”) under chapter 11 of the United States Bankruptcy Code (the “Bankruptcy Code”) in the United States Bankruptcy Court for the Southern District of New York (the “Bankruptcy Court”) case number 12-10202. The Company’s foreign subsidiaries (collectively, the “Non-Filing Entities”) were not part of the Bankruptcy Filing. The Debtors will continue to operate their businesses as “debtors-in-possession” under the jurisdiction of the Bankruptcy Court and in accordance with the applicable provisions of the Bankruptcy Code and the orders of the Bankruptcy Court. The Non-Filing Entities will continue to operate in the ordinary course of business.

Kodak incurred a net loss for the years ended 2012 and 2011, and had a shareholders’ deficit as of March 31, 2013 and December 31, 2012. To improve Kodak’s performance and address competitive challenges, Kodak is developing a strategic plan for the ongoing operation of the business. Successful implementation of Kodak’s plan, however, is subject to numerous risks and uncertainties. In addition, the competitive industry conditions under which Kodak operates have negatively impacted its financial position, results of operations and cash flows and may continue to do so in the future. These factors raise substantial doubt about Kodak’s ability to continue as a going concern.

The accompanying consolidated financial statements have been prepared assuming that Kodak will continue as a going concern and contemplate the realization of assets and the satisfaction of liabilities in the normal course of business. Kodak’s ability to continue as a going concern is contingent upon its ability to comply with the financial and other covenants contained in its debtor-in-possession credit agreements, the Bankruptcy Court’s approval of Kodak’s plan of reorganization and Kodak’s ability to successfully implement the plan and obtain exit financing, and maintain sufficient liquidity, among other factors. As a result of the Bankruptcy Filing, the realization of assets and the satisfaction of liabilities are subject to uncertainty. While operating as debtors-in-possession under chapter 11, Kodak may sell or otherwise dispose of or liquidate assets or settle liabilities, subject to the approval of the Bankruptcy Court or as otherwise permitted in the ordinary course of business (and subject to restrictions contained in the debtor-in-possession credit agreements), for amounts other than those reflected in the accompanying consolidated financial statements. Further, the plan of reorganization could materially change the amounts and classifications of assets and liabilities reported in the consolidated financial statements. The accompanying consolidated financial statements do not include any adjustments related to the recoverability and classification of assets or the amounts and classification of liabilities or any other adjustments that might be necessary should Kodak be unable to continue as a going concern or as a consequence of the Bankruptcy Filing. Refer to Note 2, “Bankruptcy Proceedings” for additional information.

Certain amounts for prior periods have been reclassified to conform to the current period classification due to the presentation of discontinued operations. Refer to Note 18, “Segment Information” and Note 20, “Discontinued Operations” for additional information.

RECENTLY ADOPTED ACCOUNTING PRONOUNCEMENTS

In June 2011, the FASB issued ASU No. 2011-05, “Comprehensive Income (ASC Topic 220) - Presentation of Comprehensive Income.” ASU No. 2011-05 eliminates the option to present the components of other comprehensive income as part of the statement of equity and requires an entity to present the total of comprehensive income, the components of net income, and the components of other comprehensive income either in a single continuous statement of comprehensive income or in two separate but consecutive statements. The changes to the ASC as a result of this update were effective prospectively for interim and annual periods beginning after December 15, 2011 (January 1, 2012 for Kodak). The adoption of this guidance required changes in presentation only and did not have an impact on Kodak’s Consolidated Financial Statements.

In February 2013, the FASB issued ASU No. 2013-02, “Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive Income.” ASU No. 2013-02 requires presentation of reclassification adjustments from each component of accumulated other comprehensive income either in a single note or parenthetically on the face of the financial statements, for those amounts required to be reclassified into Net income in their entirety in the same reporting period. For amounts that are not required to be reclassified in their entirety in the same reporting period, cross-reference to other disclosures is required. The changes to the ASC as a result of this update are effective prospectively for interim and annual periods beginning after December 15, 2012 (January 1, 2013 for Kodak). The adoption of this guidance required changes in presentation only and did not have an impact on Kodak’s Consolidated Financial Statements.

In September 2011, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2011-08, “Intangibles-Goodwill and Other (Accounting Standards Codification (ASC) Topic 350) – Testing Goodwill for Impairment.” ASU No. 2011-08 amends the impairment test for goodwill by allowing companies to first assess qualitative factors to determine if it is more likely than not that goodwill might be impaired and whether it is necessary to perform the current two-step goodwill impairment test. The changes to the ASC as a result of this update were effective prospectively for interim and annual periods beginning after December 15, 2011 (January 1, 2012 for Kodak). The adoption of this guidance did not impact Kodak’s Consolidated Financial Statements.

In July 2012, the FASB issued ASU No. 2012-02, “Intangibles-Goodwill and Other (ASC Topic 350) – Testing Indefinite-Lived Intangible Assets for Impairment.” ASU No. 2012-02 amends the impairment test for indefinite-lived intangible assets by allowing companies to first assess the qualitative factors to determine if it is more likely than not that an indefinite-lived intangible asset might be impaired as a basis for determining whether it is necessary to perform the quantitative impairment test. The changes to the ASC as a result of this update are effective prospectively for annual and interim impairment tests performed for fiscal years beginning after September 15, 2012 (January 1, 2013 for Kodak). The adoption of this guidance did not impact Kodak’s Consolidated Financial Statements.

In May 2011, the FASB issued ASU No. 2011-04, “Fair Value Measurement (ASC Topic 820) - Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRSs.” ASU No. 2011-04 amends current fair value measurement and disclosure guidance to include increased transparency around valuation inputs and investment categorization. The changes to the ASC as a result of this update were effective prospectively for interim and annual periods beginning after December 15, 2011 (January 1, 2012 for Kodak). The adoption of this guidance did not have a significant impact on Kodak’s Consolidated Financial Statements.

In December 2011, the FASB issued ASU No. 2011-10, “Derecognition of in Substance Real Estate – a Scope Clarification,” which amends ASC Topic 360, “Property, Plant and Equipment.” ASU No. 2011-10 states that when an investor ceases to have a controlling financial interest in an entity that is in-substance real estate as a result of a default on the entity’s nonrecourse debt, the investor should apply the guidance under ASC Subtopic 360-20, Property, Plant and Equipment – Real Estate Sales to determine whether to derecognize the entity’s assets (including real estate) and liabilities (including the nonrecourse debt). The changes to the ASC as a result of this update are effective prospectively for deconsolidation events occurring during fiscal years, and interim periods within those years, beginning on or after June 15, 2012 (January 1, 2013 for Kodak). The adoption of this guidance did not impact Kodak’s Consolidated Financial Statements.

RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS

In March 2013, the FASB issued ASU No. 2013-05, “Foreign Currency Matters (Topic 830) - Parent’s Accounting for the Cumulative Translation Adjustment upon Derecognition of Certain Subsidiaries or Groups of Assets within a Foreign Entity or of an Investment in a Foreign Entity.” ASU No. 2013-05 specifies that a cumulative translation adjustment (CTA) should be released into earnings when an entity ceases to have a controlling financial interest in a subsidiary or group of assets within a consolidated foreign entity and the sale or

transfer results in the complete or substantially complete liquidation of the foreign entity. For sales of an equity method investment that is a foreign entity, a pro rata portion of CTA attributable to the investment would be recognized in earnings upon sale of the investment. When an entity sells either a part or all of its investment in a consolidated foreign entity, CTA would be recognized in earnings only if the sale results in the parent no longer having a controlling financial interest in the foreign entity. The changes in the ASC are effective prospectively for annual and interim periods beginning after December 15, 2013 (January 1, 2014 for Kodak) and Kodak is currently evaluating the potential impact, if any, of the adoption on Kodak's Consolidated Financial Statements.

In February 2013, the FASB issued ASU No. 2013-04, "Liabilities (Topic 405) "Obligations Resulting from Joint and Several Liability Arrangements for Which the Total Amount of the Obligation Is Fixed at the Reporting Date". ASU No 2013-4 requires an entity to measure obligations resulting from joint and several liability arrangements for which the total amount of the obligation within the scope of this guidance is fixed at the reporting date, as the sum of the following: the amount the reporting entity agreed to pay on the basis of its arrangement among its co-obligors and any additional amount the reporting entity expects to pay on behalf of its co-obligors. The guidance in this ASU also requires an entity to disclose the nature and amount of the obligation as well as other information about those obligations. The amendments in this Update are effective retrospectively for fiscal years, and interim periods within those years, beginning after December 15, 2013 (January 1, 2014 for Kodak) and Kodak is currently evaluating the potential impact, if any, of the adoption on Kodak's Consolidated Financial Statements.

NOTE 2: BANKRUPTCY PROCEEDINGS

The Bankruptcy Filing is intended to permit Kodak to reorganize and increase liquidity in the U.S. and abroad, monetize non-strategic intellectual property and businesses, fairly resolve legacy liabilities, and focus on the most valuable business lines to enable sustainable profitability. The Debtors' goal is to develop and implement a plan of reorganization that meets the standards for confirmation under the Bankruptcy Code. Confirmation of a plan of reorganization could materially alter the classifications and amounts reported in Kodak's consolidated financial statements, which do not give effect to any adjustments to the carrying values of assets or amounts of liabilities that might be necessary as a consequence of a confirmation of a plan of reorganization or other arrangement or the effect of any operational changes that may be implemented.

OPERATION AND IMPLICATION OF THE BANKRUPTCY FILING

Under Section 362 of the Bankruptcy Code, the filing of voluntary bankruptcy petitions by the Debtors automatically stayed most actions against the Debtors, including most actions to collect indebtedness incurred prior to the Petition Date or to exercise control over Kodak's property. Accordingly, although the Bankruptcy Filing triggered defaults for certain of the Debtors' debt obligations, creditors are stayed from taking any actions as a result of such defaults. Absent an order of the Bankruptcy Court, substantially all of the Debtors' pre-petition liabilities are subject to compromise under a plan of reorganization. As a result of the Bankruptcy Filing the realization of assets and the satisfaction of liabilities are subject to uncertainty. The Debtors, operating as debtors-in-possession under the Bankruptcy Code, may, subject to approval of the Bankruptcy Court, sell or otherwise dispose of assets and liquidate or compromise liabilities for amounts other than those reflected in the consolidated financial statements. Further, a confirmed plan of reorganization or other arrangement may materially change the amounts and classifications in the Company's consolidated financial statements.

The Debtors may assume, assume and assign, or reject certain executory contracts and unexpired leases subject to the approval of the Bankruptcy Court and certain other conditions. In general, rejection of an executory contract or unexpired lease is treated as a pre-petition breach of the executory contract or unexpired lease in question and, subject to certain exceptions, relieves the Debtors from performing their future obligations under such executory contract or unexpired lease but entitles the contract counterparty or lessor to a pre-petition general unsecured claim for damages caused by such deemed breach. Generally, the assumption of an executory contract or unexpired lease requires the Debtors to cure any existing defaults under such executory contract or unexpired lease.

Subsequent to the Petition Date, the Debtors received approval, but not direction, from the Bankruptcy Court to pay or otherwise honor certain pre-petition obligations generally designed to stabilize Kodak's operations. These obligations related to certain employee wages, salaries and benefits, certain customer program obligations, and the payment of vendors and other providers in the ordinary course for goods and services received after the Petition Date. The Debtors have retained, pursuant to Bankruptcy Court approval, legal and financial professionals to advise the Company in connection with the Bankruptcy Filing and certain other professionals to provide services and advice in the ordinary course of business. From time to time, the Debtors may seek Bankruptcy Court approval to retain additional professionals.

The U.S. Trustee for the Southern District of New York (the "U.S. Trustee") has appointed an official committee of unsecured creditors (the "UCC") as well as an official committee of retired employees ("Retiree Committee"). The UCC, the Retiree Committee and their legal representatives have a right to be heard on all matters affecting the Debtors that come before the Bankruptcy Court. There can be no assurance that the UCC will support the Debtors' positions on matters to be presented to the Bankruptcy Court in the future or on any plan of reorganization, once proposed.

PLAN OF REORGANIZATION

In order for the Debtors to emerge successfully from chapter 11, the Debtors must obtain the Bankruptcy Court's approval of a plan of reorganization, which will enable the Debtors to emerge from chapter 11 as a reorganized entity operating in the ordinary course of business outside of bankruptcy. In connection with a plan of reorganization, the Company will also require a new ABL Revolving Credit Facility or other financing to supplement the current exit financing arrangement included as part of the Junior DIP Credit Agreement completed on March 22, 2013. The Company's ability to obtain such approval and exit financing will depend on, among other things, the timing and outcome of various ongoing matters related to the Bankruptcy Filing. A plan of reorganization determines the rights and satisfaction of claims of various creditors and security holders, and is subject to the ultimate outcome of negotiations, events and Bankruptcy Court decisions.

On April 18, 2013, the Bankruptcy Court entered an order extending the period of time that the Debtors have the exclusive right to file a plan of reorganization and disclosure statement with the Bankruptcy Court through and including May 31, 2013. The extension concerns only the length of time in which the Debtors have the sole right to file a plan of reorganization, not the duration of the case.

The debtor-in-possession credit agreements stipulate that a draft of an acceptable plan of reorganization and disclosure statement be filed with the Bankruptcy Court on or prior to April 30, 2013.

Under section 1125 of the Bankruptcy Code, the disclosure statement must be approved by the Bankruptcy Court before the Debtors may solicit acceptance of the proposed plan of reorganization. To be approved by the Bankruptcy Court, the disclosure statement must contain "adequate information" that would enable a hypothetical holder to make an informed judgment about the plan. Once the disclosure statement is approved, the Debtors may send the proposed plan of reorganization, the disclosure statement and ballots to all creditors entitled to vote.

Kodak presently expects that any proposed plan of reorganization will provide, among other things, settlement of the obligations under the debtor-in-possession credit agreements, mechanisms for settlement of claims against the Debtors' estates, treatment of the Company's existing equity and debt holders, and certain corporate governance and administrative matters pertaining to the reorganized Company. Any proposed plan of reorganization will be subject to revision prior to submission to the Bankruptcy Court based upon discussions with the Debtors' creditors and other interested parties, and thereafter in response to creditor claims and objections and the requirements of the Bankruptcy Code or the Bankruptcy Court. There can be no assurance that the Debtors will be able to secure approval for the Debtors' proposed plan of reorganization from creditors or confirmation from the Bankruptcy Court. In the event the Debtors do not secure approval or confirmation of the plan of reorganization, any outstanding debtor-in-possession credit agreement principal and interest could become immediately due and payable.

DEBTOR-IN-POSSESSION CREDIT FACILITIES

Senior Debtor-in-Possession Credit Facility

In connection with the Bankruptcy Filing, on January 20, 2012, the Company and Kodak Canada Inc. (the "Canadian Borrower" and, together with the Company, the "Borrowers") entered into a Debtor-in-Possession Credit Agreement (the "Original Senior DIP Credit Agreement"), as amended on January 25, 2012, March 5, 2012, April 26, 2012, December 19, 2012, and February 6, 2013 (the "Original Senior DIP Credit Agreement").

Pursuant to the terms of the Original Senior DIP Credit Agreement, the lenders agreed to lend to the Borrowers an aggregate principal amount of up to \$950 million, consisting of up to \$250 million super-priority senior secured asset-based revolving credit facilities and an up to \$700 million super-priority senior secured term loan facility (collectively, the "Loans"). On March 22, 2013, the Original Senior DIP Credit Agreement was amended and restated pursuant to an Amendment Agreement dated as of March 13, 2013 (the "Amended and Restated Senior DIP Credit Agreement"). The Amended and Restated Senior DIP Credit Agreement terminates and all outstanding obligations must be repaid on the earliest to occur of (i) September 30, 2013, (ii) the date of the substantial consummation of certain reorganization plans, or (iii) certain other events, including Events of Default (as defined in the Amended and Restated Senior DIP Credit Agreement) and repayment in full of the obligations pursuant to a mandatory prepayment.

Junior Debtor-in-Possession Credit Facility

On March 22, 2013, the Company entered into a Debtor-in-Possession Loan Agreement ("Junior DIP Credit Agreement") with an aggregate principal amount of \$848 million of term loans. The term loans consist of first lien term loans in the aggregate principal amount of \$473 million (the "New Money Loans") and junior lien term loans in the aggregate principal amount of \$375 million consisting of a dollar-for-dollar "roll-up" (such loans, the "Rolled-Up Loans") for a portion of the amounts outstanding under the Company's 2019 Senior Secured Notes issued March 15, 2011 and 2018 Senior Secured Notes issued March 5, 2010 (the "Second Lien Notes"). The Bankruptcy Filing created an event of default under the Second Lien Notes. The Junior DIP Credit Agreement also contains provisions allowing for a conversion of up to \$654 million of the Junior DIP Credit Agreement loans upon emergence from chapter 11 into permanent exit financing with a five year term, provided that Kodak meets certain conditions and milestones, including Bankruptcy Court approval of a plan of reorganization by September 15, 2013 with an effective date of no later than September 30, 2013; repayment of at least \$200 million of principal amount of New Money Loans; the resolution of all obligations owing in respect of the Kodak Pension Plan in the United Kingdom on terms reasonably satisfactory to the "Required Lead Lenders" (as defined in the Junior DIP Credit Agreement); there shall have been an additional prepayment of loans in an amount equal to 75% of U.S. Liquidity (as defined in the Junior DIP Credit Agreement) above \$200 million; and receiving at least \$600 million in cash proceeds through the disposition of certain specified assets that are not part of the commercial imaging business, including any combination of the Document Imaging and Personalized Imaging businesses and trademarks and related rights provided that consent of the Required Lead Lenders would be necessary to exclude the assets of the Document Imaging and Personalized Imaging businesses from the disposition. Upon entering into the Junior DIP Credit Agreement, the Company repaid, in full, the term loan outstanding under the Amended and Restated Senior DIP Credit Agreement.

Refer to Note 8, "Short-Term Borrowings and Long-Term Debt" for additional information on the debtor-in-possession credit agreements.

PRE-PETITION CLAIMS

On April 18, 2012, as amended on May 16, 2012 and February 1, 2013, the Debtors filed schedules of assets and liabilities and statements of financial affairs with the Bankruptcy Court. On May 10, 2012, the Bankruptcy Court entered an order establishing July 17, 2012 as the bar date for potential creditors to file proofs of claims and established the required procedures with respect to filing such claims. A bar date is the date by which pre-petition claims against the Debtors must be filed if the claimants wish to receive any distribution in the chapter 11 proceedings.

As of April 18, 2013 the Debtors have received approximately 6,100 proofs of claim, a portion of which assert, in part or in whole, unliquidated claims. In the aggregate, total liquidated proofs of claim of approximately \$21.5 billion have been filed against the Debtors. New and amended claims may be filed in the future, including claims amended to assign values to claims originally filed with no designated value. The Debtors are in the process of reconciling such claims to the amounts listed by the Debtors in their schedule of assets and liabilities (as amended). Differences in liability amounts estimated by the Debtors and claims filed by creditors will be investigated and resolved, including through the filing of objections with the Bankruptcy Court, where appropriate. Approximately 1,300 claims totaling approximately \$1.1 billion have been expunged or withdrawn. The Debtors may continue to ask the Bankruptcy Court to disallow claims that the Debtors believe are duplicative, have been later amended or superseded, are without merit, are overstated or should be disallowed for other reasons. In addition, as a result of this process, the Debtors may identify additional liabilities that will need to be recorded or reclassified to liabilities subject to compromise. In light of the substantial number of claims filed, the claims resolution process may take considerable time to complete. The resolution of such claims could result in material adjustments to Kodak's financial statements. The determination of how liabilities will ultimately be treated cannot be made until the Bankruptcy Court approves a plan of reorganization. Accordingly, the ultimate amount or treatment of such liabilities is not determinable at this time.

FINANCIAL REPORTING IN REORGANIZATION

Expenses, gains and losses directly associated with reorganization proceedings are reported as Reorganization items, net in the accompanying Consolidated Statement of Operations. In addition, liabilities subject to compromise in the chapter 11 proceedings are distinguished from liabilities of Non-Filing Entities, fully secured liabilities not expected to be compromised and from post-petition liabilities in the accompanying Consolidated Statement of Financial Position as of March 31, 2013 and December 31, 2012. Where there is uncertainty about whether a secured claim will be paid or impaired under the chapter 11 proceedings, Kodak has classified the entire amount of the claim as a liability subject to compromise. The amount of liabilities subject to compromise represents Kodak's estimate, where an estimate is determinable, of known or potential pre-petition claims to be addressed in connection with the bankruptcy proceedings. Such liabilities are reported at Kodak's current estimate, where an estimate is determinable, of the allowed claim amounts, even though the claims may be settled for lesser amounts. These claims remain subject to future adjustments, which may result from: negotiations; actions of the Bankruptcy Court; disputed claims; rejection of contracts and unexpired leases; the determination as to the value of any collateral securing claims; proofs of claims; or other events.

Effective as of January 19, 2012, Kodak ceased recording interest expense on outstanding pre-petition debt classified as liabilities subject to compromise. Contractual interest expense represents amounts due under the contractual terms of outstanding debt, including debt subject to compromise. Contractual interest expense related to liabilities subject to compromise of approximately \$12 million and \$10 million for the periods from January 1, 2013 through March 31, 2013 and January 19, 2012 through March 31, 2012, respectively, has not been recorded, as it is not expected to be an allowed claim under the chapter 11 case.

EASTMAN KODAK COMPANY GUARANTEE

Eastman Kodak Company has previously issued (pre-petition) a guarantee to Kodak Limited (the "Subsidiary") and KPP Trustees Limited ("Trustee") of the Kodak Pension Plan in the United Kingdom (the "KPP"). Under that arrangement, EKC guaranteed to the Subsidiary and the Trustee the ability of the Subsidiary, only to the extent it becomes necessary to do so, to (1) make contributions to the KPP to ensure sufficient assets exist to make plan benefit payments, as they become due, if the KPP otherwise would not have sufficient assets and (2) make contributions to the KPP such that it will achieve fully funded status by the funding valuation for the period ending December 31, 2022.

The Subsidiary agreed to make certain contributions to the KPP as determined by a funding plan agreed to by the Trustee. Under the terms of this agreement, the Subsidiary is obligated to pay a minimum amount of \$50 million to the KPP in each of the years 2011 through 2014, and a minimum amount of \$90 million to the KPP in each of the years 2015 through 2022. The Subsidiary has not paid the annual contribution due for 2012 and payment of this amount may be demanded at any time. Future funding beyond 2022 would be required if the KPP is still not fully funded as determined by the funding valuation for the period ending December 31, 2022. These payment amounts for the years 2015 through 2022 could be lower, and the payment amounts for all years noted could be higher by up to \$5 million each year, based on the exchange rate between the U.S. dollar and British pound. These minimum amounts do not include potential contributions related to tax benefits received by the Subsidiary.

The underfunded position of the KPP of approximately \$1.4 billion (calculated in accordance with U.S. GAAP) is included in Pension and other postretirement liabilities presented in the Consolidated Statement of Financial Position as of March 31, 2013. The underfunded obligation relates to a non-debtor entity. The Trustee has asserted an unsecured claim of approximately \$2.8 billion under the guarantee. The Subsidiary has also asserted an unsecured claim under the guarantee for an unliquidated amount.

On April 26, 2013, Eastman Kodak Company, the KPP Trustee, Kodak Limited and certain other Kodak entities entered into a global settlement that resolves all liabilities of the Kodak group with respect to the KPP (the "Global Settlement"). The Global Settlement involves the following key elements:

- the Subsidiary will pay a cash payment of at least \$120 million which will be applied to reduce Kodak Limited's pension liabilities to the KPP (the "KL Payments");
- the extinguishment of the Subsidiary's remaining obligations to the KPP in connection with a "regulated apportionment arrangement" (the "RAA") under English law;
- the acquisition by the KPP (or one or more designated companies owned by the KPP) of Kodak's Personalized Imaging and Document Imaging businesses with at least \$445 million settled in cash (the "KPP Purchase") of which no more than \$325 million will come from KPP assets, excluding the KL Payments;
- the approval by the Pension Regulator of the United Kingdom (the "Regulator") of a clearance application filed by Kodak and its affiliates stating that, after giving effect to the Global Settlement, it would be unreasonable for the Regulator to issue to any of the applicants a "financial support direction" or "contribution notice" with respect to any remaining funding shortfall that may affect the KPP. Such approval was granted by the Regulator on April 26, 2013; and
- a release by Kodak, the KPP Trustee, Kodak Limited and other applicable entities with respect to all other liabilities relating to the KPP.

Each of these primary elements of the Global Settlement will be simultaneously effective upon consummation of the KPP Purchase. Conditions to the KPP Purchase include, among others: (i) Bankruptcy Court approval, (ii) the absence of a "Material Adverse Effect" as defined in the documentation for the KPP Purchase (unless waived by the KPP Trustee), (iii) substantial consummation of Kodak's plan of reorganization (unless waived by the KPP Trustee), (iv) customary conditions precedent for negotiated purchases of going concern businesses by arm's-length parties and (v) the approval of the RAA by the Regulator. On April 26, 2013 the Regulator issued a "determination notice" with respect to its intent to approve the RAA, with approval expected by the end of May 2013 after a 28-day waiting period prescribed by statute. On the same day, the Pension Protection Fund of the United Kingdom issued a letter stating that it did not object to the RAA, the receipt of which was a condition to Kodak proceeding with the Global Settlement.

A motion to approve the Global Settlement, including the KPP Purchase, will be submitted to the Bankruptcy Court for its approval.

SECTION 363 ASSET SALES

Personalized Imaging and Document Imaging Businesses

On August 23, 2012, Kodak announced the decision to initiate sale processes for its Personalized Imaging and Document Imaging businesses. The Personalized Imaging business consists of retail systems solutions, paper & output systems, and event imaging solutions. The Document Imaging business consists of scanners, as well as capture software, and services for enterprise customers.

On April 15, 2013, Eastman Kodak Company, on behalf of itself and its bankruptcy estate entered into an Asset Purchase Agreement (the "Agreement") with Brother Industries, Ltd. ("Brother"), pursuant to which Brother will acquire certain assets (the "Transferred Assets"), and will assume certain obligations, primarily related to Kodak's Document Imaging business through a supervised sale under Section 363 of the Bankruptcy Code.

The purchase price for the Transferred Assets under the Agreement is approximately \$210 million subject to certain price adjustments at and after closing.

In accordance with the Agreement, EKC filed a motion on April 18, 2013 (the "Bidding Procedures and Sale Motion") with the Bankruptcy Court for, among other things, authority to sell the Transferred Assets to Brother pursuant to Section 363 of the Bankruptcy Code and the entry of an order (the "Bidding Procedures Order") establishing bidding procedures to permit higher and better bids, setting a date for an auction should such bids be received and setting a hearing date for the approval of the sale of the assets to the winning bidder.

Due to the April 26, 2013 Global Settlement agreement, Kodak has withdrawn its motion in the Bankruptcy Court seeking approval of the Agreement with Brother.

Intellectual Property

On February 1, 2013, Kodak entered into a series of agreements related to the monetization of certain of its intellectual property assets, including the sale of its digital imaging patents. Under these agreements, Kodak received approximately \$530 million, a portion of which was paid by twelve licensees that received a license to the digital imaging patent portfolio and other patents owned by Kodak. Another portion was paid by Intellectual Ventures Fund 83 LLC ("Intellectual Ventures") and Apple, Inc., each of which acquired a portion of the digital imaging patent portfolio, subject to the licenses granted to the twelve new licensees, and previously existing licenses. In addition, Kodak retained a license to the digital imaging patents for its own use. In connection with this transaction, the Company entered into a separate agreement with FUJIFILM Corporation ("Fuji") whereby, among other things, Fuji granted Kodak the right to sub-license certain Fuji Patents to businesses Kodak intends to sell as part of the Company's emergence efforts. The Debtors also agreed to allow Fuji a general unsecured pre-petition claim against the Debtors in the amount of \$70 million.

NOTE 3: LIABILITIES SUBJECT TO COMPROMISE

The following table reflects pre-petition liabilities that are subject to compromise.

(in millions)	<u>As of March 31, 2013</u>	<u>As of December 31, 2012</u>
Accounts payable	\$ 281	\$ 283
Debt	683	683
Pension and other postemployment obligations	749	785
Settlements	802	710
Other liabilities subject to compromise	231	255
Liabilities subject to compromise	<u>\$ 2,746</u>	<u>\$ 2,716</u>

The Bankruptcy Filing constituted an event of default with respect to certain of the Company's debt instruments. Refer to Note 8, "Short-Term Borrowings and Long-Term Debt" for additional information. Settlements relate to allowed claims under agreements reached with various creditors, including \$650 million related to the settlement agreement reached with the Retiree Committee. Refer to Note 2, "Bankruptcy Proceedings" for additional information. Other liabilities subject to compromise include accrued liabilities for customer programs, deferred compensation, environmental, taxes, and contract and lease rejections.

The amount of liabilities subject to compromise represents the Debtors' estimate, where an estimate is determinable, of known or potential pre-petition claims to be addressed in connection with the bankruptcy proceedings. Such liabilities are reported at the Debtors' current estimate, where an estimate is determinable, of the allowed claim amount, even though they may settle for lesser amounts. These claims remain subject to future adjustments, which may result from: negotiations; actions of the Bankruptcy Court; disputed claims; rejection of contracts and unexpired leases; the determination as to the value of any collateral securing claims; proofs of claims; or other events. Refer to Note 2, "Bankruptcy Proceedings" for additional information.

NOTE 4: REORGANIZATION ITEMS, NET

A summary of reorganization items, net for the three months ended March 31, 2013 and 2012 is presented in the following table:

(in millions)	Three Months Ended March 31,	
	<u>2013</u>	<u>2012</u>
Professional fees	\$ 58	\$ 52
DIP credit agreement financing costs	-	36
Provision for expected allowed claims	62	-
Reorganization items, net	<u>\$ 120</u>	<u>\$ 88</u>

For the three months ended March 31, 2013 and 2012, Kodak paid approximately \$43 million and \$49 million, respectively for reorganization items.

NOTE 5: RECEIVABLES, NET

(in millions)	March 31, 2013	As of December 31, 2012
Trade receivables	\$ 585	\$ 684
Miscellaneous receivables	116	106
Total (net of allowances of \$53 and \$56 as of March 31, 2013 and December 31, 2012, respectively)	<u>\$ 701</u>	<u>\$ 790</u>

Approximately \$70 million and \$99 million of the total trade receivable amounts as of March 31, 2013 and December 31, 2012, respectively, will potentially be settled through customer deductions in lieu of cash payments. Such deductions represent rebates owed to customers and are included in Other current liabilities and Liabilities subject to compromise in the accompanying Consolidated Statement of Financial Position.

NOTE 6: INVENTORIES, NET

(in millions)	March 31, 2013	As of December 31, 2012
Finished goods	\$ 314	\$ 306
Work in process	129	119
Raw materials	124	118
Total	<u>\$ 567</u>	<u>\$ 543</u>

NOTE 7: GOODWILL

Due to the sale of its digital imaging patents during the first quarter of 2013, Kodak concluded that the carrying value of goodwill for its Intellectual Property reporting unit exceeded the implied fair value of goodwill. The fair value of the Intellectual Property reporting unit was estimated using an income approach in which the future cash flows, including a terminal value at the end of the projection period, were discounted to present value. Kodak recorded a pre-tax impairment charge of \$77 million that is included in Other operating (income) expenses, net in the Consolidated Statement of Operations.

The carrying value of goodwill by reportable segments is as follows:

(in millions)	Graphics, Entertainment and Commercial Films Segment	Digital Printing and Enterprise Segment	Personalized and Document Imaging Segment	Consolidated Total
Balance as of December 31, 2012:	\$ 114	\$ 17	\$ 147	\$ 278
Impairment	(77)	-	-	(77)
Currency translation adjustments	(1)	-	(4)	(5)
Balance as of March 31, 2013:	<u>\$ 36</u>	<u>\$ 17</u>	<u>\$ 143</u>	<u>\$ 196</u>

NOTE 8: SHORT-TERM BORROWINGS AND LONG-TERM DEBT

Debt and related maturities and interest rates were as follows at March 31, 2013 and December 31, 2012:

(in millions)		Country	Type	Maturity	Weighted- Average Effective Interest Rate	As of	
						March 31, 2013	December 31, 2012
						Carrying Value	Carrying Value
Current portion:							
		U.S.	Junior DIP Credit Agreement New Money Term Loans	2013	21.26 %	\$ 452	\$ -
		U.S.	Junior DIP Credit Agreement Junior Term Loans	2013	12.68 %	370	-
		U.S.	Original Senior DIP Credit Agreement	2013	8.63 %	-	659
		Germany	Term note	2012-2013	6.16 %	39	38
		Brazil	Term note	2012-2013	19.80 %	1	2
						<u>862</u>	<u>699</u>
Non-current portion:							
		U.S.	Secured term note	2018	10.11 %	248	493
		U.S.	Secured term note	2019	10.87 %	122	247
						<u>370</u>	<u>740</u>
Liabilities subject to compromise:							
		U.S.	Term note	2013	6.16 %	20	20
		U.S.	Term note	2013	7.25 %	250	250
		U.S.	Convertible	2017	12.75 %	400	400
		U.S.	Term note	2018	9.95 %	3	3
		U.S.	Term note	2021	9.20 %	10	10
						<u>683</u>	<u>683</u>
						<u>\$ 1,915</u>	<u>\$ 2,122</u>

Annual maturities of debt outstanding at March 31, 2013, excluding debt classified as liabilities subject to compromise, were as follows:

(in millions)		Carrying Value	Maturity Value
	2013	\$ 862	\$ 889
	2014	-	-
	2015	-	-
	2016	-	-
	2017	-	-
	2018 and thereafter	370	375
	Total	<u>\$ 1,232</u>	<u>\$ 1,264</u>

DEBTOR-IN-POSSESSION CREDIT FACILITIES

Senior Debtor-in-Possession Credit Facility

In connection with the Bankruptcy Filing, on January 20, 2012, the Company and Kodak Canada Inc. (the “Canadian Borrower” and, together with the Company, the “Borrowers”) entered into a Debtor-in-Possession Credit Agreement, as amended on January 25, 2012, March 5, 2012, April 26, 2012, December 19, 2012, and February 6, 2013 (the “Original Senior DIP Credit Agreement”), with the U.S. subsidiaries of the Company (the “Subsidiary Guarantors”) and the Canadian Borrower signatory thereto, the lenders signatory thereto (the “Lenders”), Citigroup Global Markets Inc., as sole lead arranger and bookrunner, and Citicorp North America, Inc., as syndication agent, administration agent and co-collateral agent. Pursuant to the terms of the Original Senior DIP Credit Agreement, the Lenders agreed to lend in an aggregate principal amount of up to \$950 million, consisting of up to \$250 million super-priority senior secured asset-based revolving credit facilities and an up to \$700 million super-priority senior secured term loan facility. On March 22, 2013, the Original Senior DIP Credit Agreement was amended and restated, pursuant to an Amendment Agreement (the “Amendment Agreement”) dated as of March 13, 2013 (the “Amended and Restated Senior DIP Credit Agreement”).

The Amended and Restated Senior DIP Credit Agreement reflected the paydown in full of all term loans that were outstanding under the Original Senior DIP Credit Agreement as of March 22, 2013, in the amount of \$222 million. Previously, on February 1, 2013, Kodak entered into a series of agreements under which it received approximately \$530 million of proceeds, net of withholding taxes, a portion of which was paid by intellectual property licensees and a portion of which was paid by the acquirers of Kodak’s digital imaging patent portfolio. Approximately \$419 million of the proceeds were used to prepay the term loan under the Original Senior DIP Credit Agreement. The Company paid the remaining outstanding term loan balance, in full, upon entering into the Junior DIP Credit Agreement described below. Kodak recognized a loss on early extinguishment of debt of the term loan of approximately \$6 million in the first quarter of 2013. The Amended and Restated Senior DIP Credit Agreement also reflected certain other changes to the terms of the Original Senior DIP Credit Agreement, including (i) the extension of the maturity date from July 20, 2013 to September 30, 2013, (ii) the elimination of the Canadian revolving facility, which was not being used by the Company, the removal of the Canadian Borrower from the facility, and the reduction of the aggregate amount of the U.S. revolving credit commitments from \$225 million to \$200 million, (iii) removal of machinery and equipment from the borrowing base of the revolving facility, and (iv) revision of the existing financial covenants and modification of other covenants to match the terms of the Junior DIP Credit Agreement.

The Company and each existing and future direct or indirect U.S. subsidiary of the Company (other than indirect U.S. subsidiaries held through foreign subsidiaries and certain immaterial subsidiaries (if any)) have agreed to provide unconditional guarantees of the obligations of the Borrowers under the Amended and Restated Senior DIP Credit Agreement. Under the terms of the Amended and Restated Senior DIP Credit Agreement, the Company has the option to have interest on the loans provided thereunder accrue at a base rate or the then applicable LIBOR Rate (subject to certain adjustments), plus a margin of 2.25% for a base rate revolving loan or 3.25% for a LIBOR rate revolving loan.

The Company must prepay the Amended and Restated Senior DIP Credit Agreement and cash-collateralize outstanding letters of credit with all net cash proceeds from sales of or casualty events relating to certain types of collateral consisting of accounts or inventory (as defined in the Amended and Restated Senior DIP Credit Agreement). The Company has issued approximately \$127 million of letters of credit under the revolving credit facility as of March 31, 2013. Under the Amended and Restated Senior DIP Credit Agreement borrowing base calculation, the Company had approximately \$29 million available under the revolving credit facility as of March 31, 2013. Availability is subject to borrowing base availability, reserves and other limitations.

Junior Debtor-in-Possession Credit Facility

On March 22, 2013, the Company and the Subsidiary Guarantors entered into a Debtor-in-Possession Loan Agreement (the “Junior DIP Credit Agreement”) with the lenders signatory thereto (the “Lenders”) and Wilmington Trust, National Association, as agent. Pursuant to the terms of the Junior DIP Credit Agreement, the Lenders provided the Company with term loan facilities in an aggregate principal amount of approximately \$848 million consisting of approximately \$473 million of new money term loans (the “New Money Loans”), comprised of approximately \$455 million original principal and \$18 million of additional paid-in-kind of fees, and \$375 million of junior term loans (the “Junior Loans”). Upon issuance of the New Money Loans, Kodak received net proceeds of \$450 million (\$455 million original principal less \$5 million stated discount). The Junior Loans were issued in exchange for the same principal amount of Second Lien Notes pursuant to an offer by the Company to holders of the outstanding Second Lien Notes. The Bankruptcy Filing created an event of default under the Second Lien Notes. The maturity date of the loans made under the Junior DIP Credit Agreement is the earliest to occur of (i) September 30, 2013, (ii) the effective date of the Company’s plan of reorganization and (iii) the acceleration of such loans.

The New Money Loans bear interest at the rate of LIBOR plus 10.5% per annum, with a LIBOR floor of 100 basis points. The Junior Loans consist of a tranche in an aggregate principal amount of approximately \$127 million bearing interest at a rate of 10.625% per annum and a tranche in an aggregate principal amount of approximately \$248 million bearing interest at a rate of 9.75% per annum. Each existing and future direct or indirect U.S. subsidiary of the Company (other than indirect U.S. subsidiaries held through foreign subsidiaries and certain immaterial subsidiaries (if any)) have agreed to provide unconditional guarantees of the obligations of the Company under the Junior DIP Credit Agreement. Subject to certain exceptions, obligations under the Junior DIP Credit Agreement are secured by first, second and third priority liens on all the collateral securing obligations under the Company’s Amended and Restated Senior DIP Credit Agreement and 65% of the equity interests of certain material “first-tier” foreign subsidiaries of the Company. The Junior DIP Credit Agreement, the Amendment Agreement, and the Amended and Restated Senior DIP Credit Agreement were approved by the Bankruptcy Court in orders issued on January 24, 2013 and March 8, 2013.

The Company must prepay the Junior DIP Credit Agreement with 100% of net cash proceeds from casualty events. For asset sales other than the Specified Sale (as defined below), the Company must make prepayments as follows: (i) 80% of net cash proceeds up to \$20 million and (ii) 100% of net cash proceeds greater than \$20 million. In addition, with respect to the Specified Sale, prepayments are required as follows: (i) 100% of net cash proceeds up to \$200 million; (ii) 0% of net cash proceeds in excess of \$200 million but less than or equal to \$600 million; and (iii) 75% of net cash proceeds in excess of \$600 million.

The Company has the ability to convert the Junior DIP Credit Agreement into an up to \$654 million exit facility with an additional five-year term provided that Kodak meets certain conditions and milestones, including Bankruptcy Court approval of the plan of reorganization by September 15, 2013, with an effective date no later than September 30, 2013; repayment of at least \$200 million of principal amount of New Money Loans; and receipt of at least \$600 million in cash proceeds through the disposition of certain specified assets, including any combination of the Document Imaging and Personalized Imaging businesses and trademarks and related rights (the “Specified Sale”) provided that consent of the Required Lead Lenders (as defined in the Junior DIP Credit Agreement) would be necessary to exclude the assets of the Document Imaging and Personalized Imaging businesses from the disposition; the resolution of all obligations owing in respect of the KPP on terms reasonably satisfactory to the Required Lead Lenders; and there shall have been an additional prepayment of loans in an amount equal to 75% of U.S. Liquidity (as defined in the Junior DIP Credit Agreement) above \$200 million.

Certain Terms of Senior Debtor-in-Possession Credit Facility and Junior Debtor-In Possession Credit Facility

The Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement limit, among other things, the Company's and the Subsidiary Guarantors' ability to (i) incur indebtedness, (ii) incur or create liens, (iii) dispose of assets, (iv) prepay subordinated indebtedness and make other restricted payments, (v) enter into sale and leaseback transactions and (vi) modify the terms of any organizational documents and certain material contracts of the Company and the Subsidiary Guarantors. In addition to standard obligations, these agreements provide for specific milestones that the Company must achieve by specific target dates, including: (a) delivering a comprehensive draft of the plan of reorganization and related disclosure statement to the advisors to the Required Lead Lenders by no later than April 8, 2013; (b) filing the plan of reorganization and the disclosure statement with the Bankruptcy Court by no later than April 30, 2013; (c) entry of an order by the Bankruptcy Court, in form and substance reasonably satisfactory to the Required Lead Lenders, approving the disclosure statement, by no later than June 30, 2013; and (d) entry of an order by the Bankruptcy Court, in form and substance reasonably satisfactory to the Required Lead Lenders, approving the plan of reorganization by no later than September 15, 2013. Under these agreements, the Company is required to maintain minimum U.S. Liquidity of \$100 million and minimum Consolidated Adjusted EBITDA and Commercial Imaging Adjusted EBITDA (as defined in the agreements) at specified levels ranging from approximately \$35 million to approximately \$171 million and approximately \$58 million to approximately \$202 million, respectively. For the quarter ended March 31, 2013, the required minimum Consolidated Adjusted EBITDA was approximately \$35 million and the required minimum Commercial Imaging Adjusted EBITDA was approximately \$58 million. Kodak was in compliance with all covenants under the Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement as of March 31, 2013.

SENIOR SECURED NOTES DUE 2019

On March 15, 2011, the Company issued \$250 million of aggregate principal amount of 10.625% senior secured notes due March 15, 2019 ("2019 Senior Secured Notes"). Terms of the notes require interest at an annual rate of 10.625% of the principal amount at issuance, payable semi-annually in arrears on March 15 and September 15 of each year, beginning on September 15, 2011.

Upon issuance of the 2019 Senior Secured Notes, the Company received proceeds of approximately \$247 million (\$250 million aggregate principal less \$3 million stated discount). The proceeds were used to repurchase \$50 million of the 7.25% senior notes due 2013 with the remaining amount being used for other general corporate purposes.

In connection with the issuance of the 2019 Senior Secured Notes, the Company and the Subsidiary Guarantors entered into an indenture, dated as of March 15, 2011, with Bank of New York Mellon as trustee and second lien collateral agent ("Indenture"). Wilmington Trust, National Association replaced and succeeded Bank of New York Mellon as Trustee and second-lien collateral agent on January 26, 2012.

The 2019 Senior Secured Notes are fully and unconditionally guaranteed ("Guarantees") on a senior secured basis by each of the Company's existing and future direct or indirect 100% owned domestic subsidiaries, subject to certain exceptions. The 2019 Senior Secured Notes and Guarantees are secured by second-priority liens, subject to permitted liens, on substantially all of the Company's domestic assets and substantially all of the domestic assets of the Subsidiary Guarantors pursuant to a supplement, dated March 15, 2011, to the security agreement, dated March 5, 2010, entered into with Bank of New York Mellon as second lien collateral agent. The carrying value of the assets pledged as collateral at March 31, 2013 was approximately \$1 billion.

The 2019 Senior Secured Notes are the Company's senior secured obligations and rank senior in right of payment to any future subordinated indebtedness; rank equally in right of payment with all of the Company's existing and future senior indebtedness; are effectively senior in right of payment to the Company's existing and future unsecured indebtedness, are effectively subordinated in right of payment to indebtedness under the Company's Amended and Restated Senior DIP Credit Agreement, to the extent of the collateral securing such indebtedness on a first- or second-priority basis, and are effectively subordinated in right of payment to indebtedness under the Junior DIP Credit Agreement to the extent of the collateral securing such indebtedness on a first- or second-priority basis; and effectively are subordinated in right of payment to all existing and future indebtedness and other liabilities of the Company's non-guarantor subsidiaries.

The Bankruptcy Filing constituted an event of default under the 2019 Senior Secured Notes. The creditors are, however, stayed from taking any action as a result of the default under Section 362 of the Bankruptcy Code. See Junior DIP Credit Facility and Second Lien Note Holders Agreement for discussion of the conversion of \$375 million of Second Lien Notes into Junior Loans under the Junior DIP Credit Facility.

SENIOR SECURED NOTES DUE 2018

On March 5, 2010, the Company issued \$500 million of aggregate principal amount of 9.75% senior secured notes due March 1, 2018 (the "2018 Senior Secured Notes"). Terms of the Notes require interest at an annual rate of 9.75% of the principal amount at issuance, payable semi-annually in arrears on March 1 and September 1 of each year, beginning on September 1, 2010.

Upon issuance of the 2018 Senior Secured Notes, the Company received net proceeds of approximately \$490 million (\$500 million aggregate principal less \$10 million stated discount). The proceeds were used to repurchase all of the Senior Secured Notes due 2017 and to fund the tender of \$200 million of the 7.25% Senior Notes due 2013.

In connection with the 2018 Senior Secured Notes, the Company and the Subsidiary Guarantors entered into an indenture, dated as of March 5, 2010, with Bank of New York Mellon as trustee and collateral agent (the "Indenture"). Wilmington Trust, National Association replaced and succeeded Bank of New York Mellon as Trustee and second-lien collateral agent on January 26, 2012.

The 2018 Senior Secured Notes are fully and unconditionally guaranteed (the "Guarantees") on a senior secured basis by each of the Company's existing and future direct or indirect 100% owned domestic subsidiaries, subject to certain exceptions. The 2018 Senior Secured Notes and Guarantees are secured by second-priority liens, subject to permitted liens, on substantially all of the Company's domestic assets and substantially all of the domestic assets of the Subsidiary Guarantors pursuant to a security agreement entered into with Bank of New York Mellon as second lien collateral agent on March 5, 2010. The carrying value of the assets pledged as collateral at March 31, 2013 was approximately \$1 billion.

The 2018 Senior Secured Notes are the Company's senior secured obligations and rank senior in right of payment to any future subordinated indebtedness; rank equally in right of payment with all of the Company's existing and future senior indebtedness; are effectively senior in right of payment to the Company's existing and future unsecured indebtedness, are effectively subordinated in right of payment to indebtedness under the Company's Amended and Restated Senior DIP Credit Agreement, to the extent of the collateral securing such indebtedness on a first- or second-priority basis, and are effectively subordinated in right of payment to indebtedness under the Junior DIP Credit Agreement to the extent of the collateral securing such indebtedness on a first- or second-priority basis; and effectively are subordinated in right of payment to all existing and future indebtedness and other liabilities of the Company's non-guarantor subsidiaries.

The Bankruptcy Filing constituted an event of default under the 2018 Senior Secured Notes. The creditors are, however, stayed from taking any action as a result of the default under Section 362 of the Bankruptcy Code. See Junior DIP Credit Facility and Second Lien Note Holders Agreement for discussion of the conversion of \$375 million of Second Lien Notes into Junior Loans under the Junior DIP Credit Agreement.

SECOND LIEN NOTE HOLDERS AGREEMENT

On February 14, 2012, the Company reached an adequate protection agreement with a group representing at least 50.1% of the Second Lien Note Holders which was reflected in the final Original Senior DIP Credit Agreement order (the "Final DIP Order"). The Company agreed, among other things, to provide all Second Lien Note Holders with a portion of the proceeds received from certain sales and settlements in respect of the Company's digital imaging patent portfolio subject to the following waterfall and the Company's right to retain a percentage of certain proceeds under the Original Senior DIP Credit Agreement: first, to repay any outstanding obligations under the Original Senior DIP Credit Agreement, including cash collateralizing letters of credit (unless certain parties otherwise agree); second, to pay 50% of accrued second lien interest at the non-default rate; third, to retain \$250 million; fourth, to repay the remaining accrued and unpaid second lien interest at the non-default rate; fifth, any remaining proceeds after conditions one through four up to \$2,250 million to be split 60% to the Company and 40% to repay outstanding second lien debt at par; and sixth, the Company agreed that any proceeds above \$2,250 million will be split 50% to the Company and 50% to Second Lien Note Holders until second lien debt is fully paid. The Company also agreed to pay current interest to Second Lien Note Holders upon the receipt of \$250 million noted above. Subject to the satisfaction of certain conditions, the Company also agreed to pay reasonable fees of certain advisors to the Second Lien Note Holders. On February 1, 2013, the Company received approximately \$530 million in net proceeds from the sale and other settlements related to the digital imaging patent portfolio and therefore no payments were made to the Second Lien Note Holders.

In connection with the Junior DIP Credit Agreement, holders of the Company's Second Lien Notes are entitled to receive accrued non-default interest on the Second Lien Notes. Second Lien Notes outstanding after the Bankruptcy Court approval of the Junior DIP Credit Agreement are entitled to receive as additional adequate protection (i) replacement liens on Junior DIP collateral that are junior to the liens securing the Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement, (ii) guarantees from all entities that guarantee the Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement that are subordinate to the Guarantee in respect of the Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement, and (iii) administrative claims as provided for in section 507(b) of the Bankruptcy Code, junior to the super-priority administrative expense claims that would be granted to the Lenders under the Junior DIP Credit Agreement and Amended and Restated Senior DIP Credit Agreement (in each case of clauses (i), (ii) and (iii), to the extent of any diminution of the value of the applicable pre-petition collateral from and after January 19, 2012). The Second Lien Notes are considered fully secured and have not been reported as Liabilities subject to compromise.

DEBT SUBJECT TO COMPROMISE

The Bankruptcy Filing constituted an event of default with respect to certain of the Debtors' unsecured debt obligations. As a result of the Bankruptcy Filing, the principal and interest due under these debt instruments was deemed immediately due and payable. However, the creditors are stayed from taking any action as a result of the default under Section 362 of the Bankruptcy Code.

NOTE 9: INCOME TAXES

Kodak's income tax provision (benefit) and effective tax rate were as follows:

(in millions)

	Three Months Ended	
	March 31,	
	2013	2012
Earnings (loss) from continuing operations before income taxes	\$ 302	\$ (415)
Effective tax rate	2.3%	25.3%
Provision (benefit) for income taxes	\$ 7	\$ (105)
Provision (benefit) for income taxes @ 35%	\$ 106	\$ (145)
Difference between tax at effective vs. statutory rate	\$ (99)	\$ 40

For the three months ended March 31, 2013, the difference between the Company's recorded benefit and the benefit that would result from applying the U.S. statutory rate of 35.0% is primarily attributable to: (1) losses generated within the U.S. and certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized, (2) a provision associated with withholding taxes on the sale of intellectual property, (3) a benefit associated with the tax impact of the goodwill impairment recognized during the quarter and (4) changes in audit reserves.

For the three months ended March 31, 2012, the difference between the Company's recorded benefit and the provision that would result from applying the U.S. statutory rate of 35.0% is primarily attributable to: (1) losses generated within the U.S. and certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized, (2) a provision associated with the establishment of a deferred tax asset valuation allowance outside the U.S., (3) a benefit as a result of the Company reaching a settlement of a competent authority claim, and (4) a benefit associated with tax accounting impacts related to items reported in Accumulated other comprehensive loss.

In March 2011, Kodak filed a Request for Competent Authority Assistance with the United States Internal Revenue Service ("IRS"). The request related to a potential double taxation issue with respect to certain patent licensing royalty payments received by Kodak in 2012 and 2011. In the twelve months ended December 31, 2012, Kodak received notification that the IRS had reached agreement with the Korean National Tax Service ("NTS") with regards to Kodak's March 2011 request. As a result of the agreement reached by the IRS and NTS, Kodak was due a partial refund of Korean withholding taxes in the amount of \$123 million. Kodak had previously agreed with the licensees that made the royalty payments that any refunds of the related Korean withholding taxes would be shared equally between Kodak and the licensees. The licensees' share (\$61 million) of the Korean withholding tax refund has therefore been reported as a licensing revenue reduction in Licensing & royalties in the Consolidated Statement of Operations.

During the first quarter of 2012, the Company determined that it is more likely than not that a portion of the deferred tax assets outside the U.S. would not be realized and accordingly, recorded a tax provision of \$16 million associated with the establishment of a valuation allowance on those deferred tax assets.

NOTE 10: COMMITMENTS AND CONTINGENCIES

Environmental

Kodak's undiscounted accrued liabilities for future environmental investigation, remediation, and monitoring costs are composed of the following items:

(in millions)	As of	
	March 31, 2013	December 31, 2012
Eastman Business Park site, Rochester, NY	\$ 50	\$ 49
Other current operating sites	9	9
Sites associated with former operations	16	17
Sites associated with the non-imaging health businesses sold in 1994	41	41
Total	<u>\$ 116</u>	<u>\$ 116</u>

These amounts are reported in Other long-term liabilities and Liabilities subject to compromise in the accompanying Consolidated Statement of Financial Position.

Cash expenditures for the aforementioned investigation, remediation and monitoring activities are expected to be incurred over the next thirty years for most of the sites. For these known environmental liabilities, the accrual reflects Kodak's best estimate of the amount it will incur under the agreed-upon or proposed work plans. Kodak's cost estimates were determined using the ASTM Standard E 2137-06, "Standard Guide for Estimating Monetary Costs and Liabilities for Environmental Matters," and have not been reduced by possible recoveries from third parties. The overall method includes the use of a probabilistic model which forecasts a range of cost estimates and a single most probable cost estimate for the remediation required at individual sites. For the purposes of establishing company-level environmental reserves, the single most probable cost estimate for each site is used. All projects are closely monitored and the models are reviewed as significant events occur or at least once per year. Kodak's estimate includes investigations, equipment and operating costs for remediation and long-term monitoring of the sites. Accrued liabilities of Debtor entities related to sites subject to the bankruptcy proceedings have been classified as liabilities subject to compromise. Liabilities subject to compromise are reported at Kodak's current estimate, where an estimate is determinable, of the allowed claim amount.

Kodak is presently designated as a potentially responsible party ("PRP") under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (the Superfund Law), or under similar state laws, for environmental assessment and cleanup costs as the result of Kodak's alleged arrangements for disposal of hazardous substances at eight Superfund sites. In connection with the chapter 11 filing, the Debtors have provided withdrawal notifications or entered into settlement negotiations with involved regulatory agencies.

Among these matters is a case in which the Company and Sterling Drug were named by the U.S. Environmental Protection Agency ("EPA") as a PRP with potential liability for the study and remediation of the Lower Passaic River Study Area ("LPRSA") portion of the Diamond Alkali Superfund Site, based on the Company's ownership of Sterling Drug from 1988 to 1994 and retention of certain Sterling Drug liabilities and a defense and indemnification agreement between the Company and Bayer, which purchased all stock in Sterling Drug (now "STWB"). Bayer and STWB have filed proofs of claim against the Debtors in this matter.

Estimates of the amount and timing of future costs of environmental remediation requirements are by their nature imprecise because of the continuing evolution of environmental laws and regulatory requirements, the availability and application of technology, the identification of presently unknown remediation sites and the allocation of costs among the PRPs. Based on information presently available, Kodak does not believe it is reasonably possible that losses for known exposures or allowed claims could exceed current accruals by material amounts, although costs could be material to a particular quarter or year.

Other Commitments and Contingencies

As of March 31, 2013, the Company had outstanding letters of credit of \$127 million issued under the Amended and Restated Senior DIP Credit Agreement, as well as bank guarantees and letters of credit of \$11 million, surety bonds in the amount of \$27 million, and cash and investments in trust of \$33 million, primarily to ensure the payment of possible casualty and workers' compensation claims, environmental liabilities, legal contingencies, rental payments, and to support various customs, tax and trade activities. The restricted cash and investment in trust amounts are recorded within Other long-term assets in the Consolidated Statement of Financial Position.

Kodak's Brazilian operations are involved in governmental assessments of indirect and other taxes in various stages of litigation, primarily related to federal and state value-added taxes. Kodak is disputing these matters and intends to vigorously defend its position. Based on the opinion of legal counsel and current reserves already recorded for those matters deemed probable of loss, management does not believe that the ultimate resolution of these matters will materially impact Kodak's results of operations or financial position. Kodak routinely assesses all these matters as to the probability of ultimately incurring a liability in its Brazilian operations and records its best estimate of the ultimate loss in situations where it assesses the likelihood of loss as probable. As of March 31, 2013, the unreserved portion of these contingencies, inclusive of any related interest and penalties, for which there was at least a reasonable possibility that a loss may be incurred, amounted to approximately \$67 million.

Kodak is involved in various lawsuits, claims, investigations and proceedings, including commercial, customs, employment, environmental, and health and safety matters, which are being handled and defended in the ordinary course of business. Kodak is also subject to various assertions, claims, proceedings and requests for indemnification concerning intellectual property, including patent infringement suits involving technologies that are incorporated in a broad spectrum of Kodak's products. These matters are in various stages of investigation and litigation, and are being vigorously defended. Much of the pending litigation against the Debtors has been stayed as a result of the chapter 11 filing and will be subject to resolution in accordance with the Bankruptcy Code and the orders of the Bankruptcy Court. Although Kodak does not expect that the outcome in any of these matters, individually or collectively, will have a material adverse effect on its financial condition or results of operations, litigation is inherently unpredictable. Therefore, judgments could be rendered or settlements entered, that could adversely affect Kodak's operating results or cash flows in a particular period. Kodak routinely assesses all of its litigation and threatened litigation as to the probability of ultimately incurring a liability, and records its best estimate of the ultimate loss in situations where it assesses the likelihood of loss as probable.

NOTE 11: GUARANTEES

Kodak guarantees debt and other obligations of certain customers. The debt and other obligations are primarily due to banks and leasing companies in connection with financing of customers' purchases of equipment and product from Kodak. At March 31, 2013, the maximum potential amount of future payments (undiscounted) that Kodak could be required to make under these customer-related guarantees was \$18 million. At March 31, 2013, the carrying amount of any liability related to these customer guarantees was not material.

The customer financing agreements and related guarantees, which mature on varying dates through 2016, typically have a term of 90 days for product and short-term equipment financing arrangements, and up to five years for long-term equipment financing arrangements. These guarantees would require payment from Kodak only in the event of default on payment by the respective debtor. In some cases, particularly for guarantees related to equipment financing, Kodak has collateral or recourse provisions to recover and sell the equipment to reduce any losses that might be incurred in connection with the guarantees. However, any proceeds received from the liquidation of these assets would not cover the maximum potential loss under these guarantees.

EKC also guarantees potential indebtedness to banks and other third parties for some of its consolidated subsidiaries. The maximum amount guaranteed is \$98 million, and the outstanding amount for those guarantees is \$82 million with \$39 million recorded within the Short-term borrowings and current portion of long-term debt, and Long-term debt, net of current portion in the accompanying Consolidated Statement of Financial Position. The remaining \$43 million of outstanding guarantees represent parent guarantees providing assurance to third parties that the Company's subsidiaries will fulfill their future performance or financial obligations under various contracts, which do not necessarily have corresponding liabilities reported in Kodak's financial statements. These guarantees expire in 2013 through 2016.

Pursuant to the terms of the Company's Amended and Restated Senior DIP Credit Agreement and Junior DIP Credit Agreement, obligations of the Borrowers to the Lenders, as well as secured agreements under the Amended and Restated Senior DIP Credit Agreement, are guaranteed by the Company and the Company's U.S. subsidiaries and included in the above amounts. Secured agreements under the Amended and Restated Senior DIP Credit Agreement for the Debtors totaled \$20 million as of March 31, 2013.

Warranty Costs

Kodak has warranty obligations in connection with the sale of its products and equipment. The original warranty period is generally one year or less. The costs incurred to provide for these warranty obligations are estimated and recorded as an accrued liability at the time of sale. Kodak estimates its warranty cost at the point of sale for a given product based on historical failure rates and related costs to repair.

The change in Kodak's accrued warranty obligations balance, which is reflected in Other current liabilities in the accompanying Consolidated Statement of Financial Position, was as follows:

(in millions)

Accrued warranty obligations as of December 31, 2012	\$	34
Actual warranty experience during 2013		(12)
2013 warranty provisions		9
Accrued warranty obligations as of March 31, 2013	\$	<u>31</u>

Kodak also offers its customers extended warranty arrangements that are generally one year, but may range from three months to three years after the original warranty period. Kodak provides repair services and routine maintenance under these arrangements. Kodak has not separated the extended warranty revenues and costs from the routine maintenance service revenues and costs, as it is not practicable to do so. Therefore, these revenues and costs have been aggregated in the discussion that follows. Costs incurred under these arrangements for the three months ended March 31, 2013 amounted to \$74 million. The change in Kodak's deferred revenue balance in relation to these extended warranty and maintenance arrangements from December 31, 2012 to March 31, 2013, which is reflected in Other current liabilities in the accompanying Consolidated Statement of Financial Position, was as follows:

(in millions)

Deferred revenue on extended warranties as of December 31, 2012	\$	107
New extended warranty and maintenance arrangements in 2013		98
Recognition of extended warranty and maintenance arrangement revenue in 2013		(90)
Deferred revenue on extended warranties as of March 31, 2013	\$	<u>115</u>

NOTE 12: RESTRUCTURING LIABILITIES

Charges for restructuring activities are recorded in the period in which Kodak commits to a formalized restructuring plan, or executes the specific actions contemplated by the plan, and all criteria for liability recognition under the applicable accounting guidance have been met. Restructuring actions taken in the first three months of 2013 were initiated to reduce Kodak's cost structure as part of its commitment to drive sustainable profitability. First quarter actions included traditional product manufacturing capacity reductions in the U.S. and the U.K., the continued wind down of the consumer inkjet printer business, and various targeted reductions in service, sales, and other administrative functions.

Restructuring Reserve Activity

The activity in the accrued balances and the non-cash charges and credits incurred in relation to restructuring activities for the three months ended March 31, 2013 were as follows:

(in millions)	Severance Reserve	Exit Costs Reserve	Long-lived Asset Impairments and Inventory Write-downs	Accelerated Depreciation	Total
Balance as of December 31, 2012	\$ 38	\$ 45	\$ -	\$ -	83
Q1 2013 charges - continuing operations	10	1	2	1	14
Q1 utilization/cash payments	(20)	(18)	(2)	(1)	(41)
Q1 2013 other adjustments & reclasses (1)	-	(6)	-	-	(6)
Balance as of March 31, 2013	<u>\$ 28</u>	<u>\$ 22</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ 50</u>

(1) The \$(6) million includes \$(5) million for amounts reclassified as Liabilities subject to compromise, and \$(1) million of foreign currency translation adjustments.

For the three months ended March 31, 2013, the \$14 million of charges include \$1 million for accelerated depreciation and \$1 million for inventory write-downs, which were reported in Cost of sales in the accompanying Consolidated Statement of Operations. The remaining costs incurred of \$12 million were reported as Restructuring costs and other in the accompanying Consolidated Statement of Operations for the three months ended March 31, 2013. The severance and exit costs reserves require the outlay of cash, while long-lived asset impairments, accelerated depreciation and inventory write-downs represent non-cash items.

The first quarter 2013 severance costs related to the elimination of approximately 225 positions, including approximately 150 manufacturing/service positions and 75 administrative positions. The geographic composition of these positions includes approximately 100 in the United States and Canada, and 125 throughout the rest of the world.

The charges of \$14 million recorded in the first quarter of 2013 included \$5 million applicable to the Digital Printing and Enterprise Segment, \$5 million applicable to the Graphics, Entertainment and Commercial Films Segment, \$(1) million applicable to the Personalized and Document Imaging Segment, and \$5 million that was applicable to manufacturing, research and development, and administrative functions, which are shared across all segments.

As a result of these initiatives, the majority of the severance will be paid during periods through the first half of 2013. However, in some instances, the employees whose positions were eliminated can elect or are required to receive their payments over an extended period of time. In addition, certain exit costs, such as long-term lease payments, will be paid over periods throughout 2013 and beyond.

NOTE 13: RETIREMENT PLANS AND OTHER POSTRETIREMENT BENEFITS

Components of the net periodic benefit cost for all major funded and unfunded U.S. and Non-U.S. defined benefit plans for the three months ended March 31, 2013 and 2012 are as follows:

(in millions)	Three Months Ended March 31,			
	2013		2012	
	U.S.	Non-U.S.	U.S.	Non-U.S.
Major defined benefit plans:				
Service cost	\$ 8	\$ 2	\$ 12	\$ 4
Interest cost	43	36	54	39
Expected return on plan assets	(87)	(40)	(97)	(44)
Amortization of:				
Recognized prior service cost	-	1	-	1
Recognized net actuarial loss	49	21	43	17
Pension expense before special termination benefits	13	20	12	17
Special termination benefits	-	-	54	-
Net pension expense	13	20	66	17
Other plans including unfunded plans	-	6	-	4
Total net pension expense from continuing operations	<u>\$ 13</u>	<u>\$ 26</u>	<u>\$ 66</u>	<u>\$ 21</u>

For the three months ended March 31, 2012, \$54 million of special termination benefits charges were incurred as a result of Kodak's restructuring actions. These charges have been included in Restructuring costs and other in the Consolidated Statement of Operations.

Kodak made contributions (funded plans) or paid benefits (unfunded plans) totaling approximately \$13 million relating to its major U.S. and non-U.S. defined benefit pension plans for the three months ended March 31, 2013. The Company forecasts its contribution (funded plans) and benefit payment (unfunded plans) requirements for its major U.S. and non-U.S. defined benefit pension plans for the balance of 2013 to be approximately \$23 million, exclusive of any payments to be determined through the Bankruptcy Proceedings for the U.S. non-qualified pension plans, as well as any payments to be made to the KPP as a part of the Global Settlement agreement reached with the Trustee of the KPP.

Postretirement benefit costs for the Company's U.S. and Canada postretirement benefit plans, which represent the Company's major postretirement plans, include:

(in millions)	Three Months Ended March 31,	
	2013	2012
Service cost	\$ -	\$ -
Interest cost	1	13
Amortization of:		
Prior service credit	(28)	(19)
Recognized net actuarial loss	1	8
Total net postretirement benefit (income) expense	<u>\$ (26)</u>	<u>\$ 2</u>

Kodak paid benefits totaling approximately \$3 million relating to its U.S. and Canada postretirement benefit plans for the three months ended March 31, 2013. Kodak expects to pay benefits of approximately \$13 million for these postretirement plans for the remainder of 2013.

The change in net postretirement benefit expense from the three months ended March 31, 2012 to the three months ended March 31, 2013 is primarily the result of modification, in 2012, of benefits provided by the U.S. postretirement benefit plan.

NOTE 14: OTHER OPERATING (INCOME) EXPENSES, NET

(in millions)	Three Months Ended	
	March 31,	
	2013	2012
(Income) expenses:		
Gain on sale of digital imaging patent portfolio	\$ (535)	-
Goodwill impairment (1)	77	-
Gain on sale of property in Mexico (2)	(34)	-
Other	(2)	(2)
Total	\$ (494)	\$ (2)

(1) Refer to Note 7, "Goodwill", in the Notes to Financial Statements.

(2) In March 2012, Kodak sold a property in Mexico for approximately \$41 million and leased back the property for a one-year term. The pre-tax gain on the property sale of approximately \$34 million was deferred and no gain was recognizable upon the closing of the sale as Kodak had continuing involvement in the property for the remainder of the lease term. The deferred pre-tax gain was reported in Other current liabilities in the Consolidated Statement of Financial Position as of December 31, 2012.

NOTE 15: EARNINGS PER SHARE

Basic earnings per share computations are based on the weighted-average number of shares of common stock outstanding during the year. Weighted-average basic shares outstanding for the three months ended March 31, 2013 were 272.5 million.

Kodak reported earnings from continuing operations for the quarter ended March 31, 2013. However, no additional shares of Kodak's common stock from unvested share-based awards would have been included in the computation of diluted earnings per share since they were all anti-dilutive. Potential shares of Kodak's common stock related to the assumed conversion of (1) approximately 7.6 million outstanding employee stock options, (2) approximately 40.0 million outstanding detachable warrants to purchase common shares, and (3) approximately \$400 million of convertible senior notes due 2017 were excluded from the computation of diluted earnings per share, as these securities were anti-dilutive.

As a result of the net loss from continuing operations presented for the three months ended March 31, 2012, Kodak calculated diluted earnings per share using weighted-average basic shares outstanding for that period, as utilizing diluted shares would be anti-dilutive to loss per share. Weighted-average basic shares outstanding for the three months ended March 31, 2012 were 271.1 million.

If Kodak had reported earnings from continuing operations for the quarter ended March 31, 2012, no additional shares of Kodak's common stock from unvested share-based awards would have been included in the computation of diluted earnings per share since they were all anti-dilutive. Potential shares of Kodak's common stock related to the assumed conversion of (1) approximately 13.1 million outstanding employee stock options, (2) approximately 40.0 million outstanding detachable warrants to purchase common shares, and (3) approximately \$400 million of convertible senior notes due 2017 would still have been excluded from the computation of diluted earnings per share, as these securities were anti-dilutive.

NOTE 16: SHAREHOLDERS' EQUITY

Kodak has 950 million shares of authorized common stock with a par value of \$2.50 per share, of which 391 million shares had been issued as of March 31, 2013 and December 31, 2012. Treasury stock at cost consisted of approximately 118 million and 119 million shares as of March 31, 2013 and December 31, 2012, respectively.

NOTE 17: ACCUMULATED OTHER COMPREHENSIVE (LOSS) INCOME

The changes in Accumulated other comprehensive income (loss) by component, net of tax, were as follows:

(in millions)	Three Months Ended March 31, 2013					Total
	Unrealized Gains (Losses) Related to Available-for-Sale Securities	Unrealized Gains (Losses) from Hedging Activity	Currency Translation Adjustments	Pension and Other Postretirement Benefit Plan Obligation Changes		
Beginning balance	\$ 1	\$ (2)	\$ 318	\$ (2,933)	\$ (2,616)	
Other comprehensive income before reclassifications	-	-	31	1	32	
Amounts reclassified from accumulated other comprehensive income	-	-	-	40	40	
Net current-period other comprehensive income	-	-	31	41	72	
Ending balance	\$ 1	\$ (2)	\$ 349	\$ (2,892)	\$ (2,544)	

The following amounts were reclassified out of Accumulated other comprehensive income:

(in millions)	Three Months Ended March 31, 2013	
	Amount Reclassified from Accumulated Other Comprehensive Income	Affected Line Item in the Consolidated Statement of Operations
Details about Accumulated other comprehensive income components		
Pension and other postretirement benefit obligation changes:		
Amortization of prior-service cost (credit)	\$ (27) (a)	
Amortization of actuarial losses	71 (a)	
Recognition of losses due to settlements	3 (a)	
	47	Total before tax
	7	Tax provision
Reclassifications for the period	\$ 40	Net of tax

(a) See Note 13, "Retirement Plans and Other Postretirement Benefits," regarding the pensions and other postretirement plan obligation changes.

NOTE 18: SEGMENT INFORMATION

Current Segment Reporting Structure

Effective in the third quarter of 2012, the Company has three reportable segments: the Graphics, Entertainment and Commercial Films Segment, the Digital Printing and Enterprise Segment, and the Personalized and Document Imaging Segment. Effective in the first quarter of 2013, the Intellectual Property and Brand Licensing strategic product group is reported in the Graphics, Entertainment and Commercial Films segment. The Intellectual Property and Brand Licensing strategic product group was previously reported in the Personalized and Document Imaging segment. Prior period segment results have been revised to conform to the current period segment reporting structure. A description of the reportable segments follows.

Graphics, Entertainment and Commercial Films: The Graphics, Entertainment and Commercial Films Segment encompasses Graphics, Entertainment Imaging & Commercial Films, and Kodak's intellectual property and brand licensing activities. Product and service offerings include; commercial print, direct mail, book publishing, newspapers and magazines, packaging, motion picture entertainment, printed electronics, and the aerial and industrial products. On February 1, 2013, Kodak sold certain digital imaging patents.

Digital Printing and Enterprise: The Digital Printing and Enterprise Segment encompasses Digital Printing, including PROSPER equipment and STREAM technology, Packaging and Functional Printing, Enterprise Services & Solutions, and Consumer Inkjet Systems. On September 28, 2012, Kodak announced a plan, starting in 2013, to focus its Consumer Inkjet business solely on the sale of ink to its installed printer base.

Personalized and Document Imaging: The Personalized and Document Imaging Segment encompasses Personalized Imaging and Document Imaging products and services.

Segment financial information is shown below:

(in millions)	Three Months Ended March 31,	
	2013	2012
Net sales from continuing operations:		
Graphics, Entertainment & Commercial Films	\$ 387	\$ 382
Digital Printing and Enterprise	197	216
Personalized and Document Imaging	265	330
Consolidated total	<u>\$ 849</u>	<u>\$ 928</u>

(in millions)	Three Months Ended March 31,	
	2013	2012
Earnings (loss) from continuing operations before interest expense, other income (charges), net, reorganization items, net, and income taxes:		
Graphics, Entertainment and Commercial Films	\$ 38	\$ (84)
Digital Printing and Enterprise	(8)	(89)
Personalized and Document Imaging	(9)	(9)
Total of reportable segments	<u>21</u>	<u>(182)</u>
Restructuring costs and other	(14)	(81)
Corporate components of pension and OPEB expense (1)	(29)	(30)
Other operating income (expenses), net	494	2
Legal contingencies, settlements and other	-	4
Loss on early extinguishment of debt, net	(6)	(7)
Interest expense	(30)	(36)
Other income (charges), net	(14)	3
Reorganization items, net	<u>(120)</u>	<u>(88)</u>
Consolidated earnings (loss) from continuing operations before income taxes	<u>\$ 302</u>	<u>\$ (415)</u>

(1) Composed of interest cost, expected return on plan assets, amortization of actuarial gains and losses, and special termination benefits, curtailments and settlement components of pension and other postretirement benefit expenses, except for settlements in connection with the chapter 11 bankruptcy proceedings that are recorded in Reorganization items, net in the Consolidated Statement of Operations.

(in millions)	As of March 31, 2013	As of December 31, 2012
	Segment total assets:	
Graphics, Entertainment and Commercial Films	\$ 1,204	\$ 1,175
Digital Printing and Enterprise	480	493
Personalized and Document Imaging	698	934
Total of reportable segments	<u>2,382</u>	<u>2,602</u>
Cash and marketable securities	1,179	1,139
Deferred income tax assets	535	545
Consolidated total assets	<u>\$ 4,096</u>	<u>\$ 4,286</u>

NOTE 19: FINANCIAL INSTRUMENTS

The following table presents the carrying amounts, estimated fair values, and location in the Consolidated Statement of Financial Position for Kodak's financial instruments:

(in millions)

		Value Of Items Recorded At Fair Value As of March 31, 2013			
		Total	Level 1	Level 2	Level 3
ASSETS					
Marketable securities					
Short-term available-for-sale	Other current assets	\$ 5	\$ 5	\$ -	\$ -
Long-term available-for-sale	Other long-term assets	7	7	-	-
Derivatives					
Short-term foreign exchange contracts	Receivables, net	3	-	3	-

LIABILITIES
Derivatives

Short-term foreign exchange contracts	Other current liabilities	1	-	1	-
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**Value Of Items Not Recorded At Fair Value
As of March 31, 2013**

		Total	Level 1	Level 2	Level 3
ASSETS					
Marketable securities					
Long-term held-to-maturity	Other long-term assets	23	23	-	-
		23	23	-	-
LIABILITIES					
Debt					
	Short-term borrowings and current portion of long-term debt	862	-	862	-
Short-term debt		874	-	874	-
	Long-term debt, net of current portion	370	-	370	-
Long-term debt		303	-	303	-
	Liabilities subject to compromise	683	-	683	-
Debt subject to compromise		86	-	86	-

Kodak does not utilize financial instruments for trading or other speculative purposes.

Fair Value

The fair values of marketable securities are determined using quoted prices in active markets for identical assets (Level 1 fair value measurements). Fair values of Kodak's forward contracts are determined using other observable inputs (Level 2 fair value measurements), and are based on the present value of expected future cash flows (an income approach valuation technique) considering the risks involved and using discount rates appropriate for the duration of the contracts. Transfers between levels of the fair value hierarchy are recognized based on the actual date of the event or change in circumstances that caused the transfer. There were no transfers between levels of the fair value hierarchy during the three months ended March 31, 2013.

Fair values of long-term borrowings are determined by reference to quoted market prices, if available, or by pricing models based on the value of related cash flows discounted at current market interest rates. The carrying values of cash and cash equivalents and trade receivables (which are not shown in the table above) approximate their fair values.

Foreign Exchange

Foreign exchange gains and losses arising from transactions denominated in a currency other than the functional currency of the entity involved are included in Other income (charges), net in the accompanying Consolidated Statement of Operations. The net effects of foreign currency transactions, including changes in the fair value of foreign exchange contracts, are shown below:

(in millions)

	Three Months Ended March 31,	
	2013	2012
Net loss	\$ (9)	\$ (7)

Derivative Financial Instruments

Kodak, as a result of its global operating and financing activities, is exposed to changes in foreign currency exchange rates, commodity prices, and interest rates, which may adversely affect its results of operations and financial position. Kodak manages such exposures, in part, with derivative financial instruments.

Foreign currency forward contracts are used to mitigate currency risk related to foreign currency denominated assets and liabilities. Silver forward contracts are used to mitigate Kodak's risk to fluctuating silver prices. Kodak's exposure to changes in interest rates results from its investing and borrowing activities used to meet its liquidity needs.

Kodak's financial instrument counterparties are high-quality investment or commercial banks with significant experience with such instruments. Kodak manages exposure to counterparty credit risk by requiring specific minimum credit standards and diversification of counterparties. Kodak has procedures to monitor the credit exposure amounts. The maximum credit exposure at March 31, 2013 was not significant to Kodak.

In the event of a default under the Company's Amended and Restated Senior DIP Credit Agreement, or Junior DIP Credit Agreement, or one of the Company's Indentures (already in default), or a default under any derivative contract or similar obligation of Kodak, subject to certain minimum thresholds, the derivative counterparties would have the right, although not the obligation, to require immediate settlement of some or all open derivative contracts at their then-current fair value, but with liability positions netted against asset positions with the same counterparty. At March 31, 2013, Kodak had open derivative contracts in liability positions with a total fair value of \$1 million.

The location and amounts of pre-tax gains and losses related to derivatives reported in the Consolidated Statement of Operations are shown in the following tables:

Derivatives in Cash Flow Hedging Relationships (in millions)	Gain (Loss) Recognized in OCI on Derivative (Effective Portion) For the three months ended March 31,		Gain (Loss) Reclassified from Accumulated OCI Into Cost of Sales (Effective Portion) For the three months ended March 31,		Gain (Loss) Recognized in Income on Derivative (Ineffective Portion and Amount Excluded from Effectiveness Testing) For the three months ended March 31,	
	2013	2012	2013	2012	2013	2012
	Commodity contracts	\$ -	\$ 1	\$ -	\$ (2)	\$ -

Derivatives Not Designated as Hedging Instruments (in millions)	Location of Gain or (Loss) Recognized in Income on Derivative	Gain (Loss) Recognized in Income on Derivative For the three months ended March 31,	
		2013	2012
Foreign exchange contracts	Other income (charges), net	\$ 2	\$ (8)

Foreign Currency Forward Contracts

Kodak's foreign currency forward contracts used to mitigate currency risk related to existing foreign currency denominated assets and liabilities are not designated as hedges, and are marked to market through net (loss) earnings at the same time that the exposed assets and liabilities are remeasured through net (loss) earnings (both in Other income (charges), net in the Consolidated Statement of Operations). The notional amount of such contracts open at March 31, 2013 was approximately \$772 million. The majority of the contracts of this type held by Kodak are denominated in euros and Swiss francs.

Silver Forward Contracts

Kodak may enter into silver forward contracts that are designated as cash flow hedges of commodity price risk related to forecasted purchases of silver. Kodak had no open hedges as of March 31, 2013.

In January 2012, Kodak terminated all its existing hedges at a loss of \$5 million. These hedges were designated as secured agreements under the Second Amended and Restated Credit Agreement and needed to be settled prior to the termination of that facility in conjunction with the Company's Original Senior DIP Credit Agreement. Hedge gains and losses related to these silver forward contracts are reclassified into Cost of sales in the Consolidated Statement of Operations as the related silver containing products are sold to third parties. These gains or losses transferred to Cost of sales are generally offset by increased or decreased costs of silver purchased in the open market. As of March 31, 2013, there were no existing gains or losses to be reclassified to Cost of sales within the next twelve months.

NOTE 20: DISCONTINUED OPERATIONS

Discontinued operations of Kodak include the digital capture and devices business, Kodak Gallery, and other miscellaneous businesses.

The significant components of revenues and loss from discontinued operations, net of income taxes, are as follows:

(in millions)	Three Months Ended March 31,	
	2013	2012
Revenues from Digital Capture and Devices operations	\$ 3	\$ 18
Revenues from Kodak Gallery operations	-	14
Revenues from other discontinued operations	-	4
Total revenues from discontinued operations	<u>\$ 3</u>	<u>\$ 36</u>
Pre-tax loss from Digital Capture and Devices operations	\$ -	\$ (50)
Pre-tax loss from Kodak Gallery operations	-	(6)
Pre-tax loss from other discontinued operations	(16)	(4)
Benefit for income taxes related to discontinued operations	(4)	(4)
Loss from discontinued operations, net of income taxes	<u>\$ (12)</u>	<u>\$ (56)</u>

NOTE 21: CONDENSED COMBINED DEBTOR-IN-POSSESSION FINANCIAL INFORMATION

The financial statements below represent the condensed combined financial statements of the Debtors. Effective January 1, 2012, the Non-Filing Entities are accounted for as non-consolidated subsidiaries in these financial statements and, as such, their net earnings (loss) are included as “Equity in earnings (loss) of non-filing entities, net of tax” in the Debtors’ Statement of Operations and their net assets are included as “Investment in non-filing entities” in the Debtors’ Statement of Financial Position.

Intercompany transactions among the Debtors have been eliminated in the financial statements contained herein. Intercompany transactions among the Debtors and the Non-Filing Entities have not been eliminated in the Debtors’ financial statements.

DEBTORS’ STATEMENT OF OPERATIONS

(in millions)	Three Months Ended	
	March 31, 2013	March 31, 2012
Net sales		
Products	\$ 308	\$ 369
Services	85	93
Licensing & royalties	34	(58)
Total net sales	<u>\$ 427</u>	<u>\$ 404</u>
Cost of sales		
Products	\$ 301	\$ 397
Services	63	83
Total cost of sales	<u>\$ 364</u>	<u>\$ 480</u>
Gross profit	<u>\$ 63</u>	<u>\$ (76)</u>
Selling, general and administrative expenses	70	107
Research and development costs	31	49
Restructuring costs and other	7	62
Other operating (income) expenses, net	<u>(463)</u>	<u>(2)</u>
Earnings (loss) from continuing operations before interest expense, other income (charges), net, reorganization items, net and income taxes	418	(292)
Interest expense (contractual interest for the three months ended March 31, 2013 and 2012 of \$40 and \$46, respectively)	28	36
Loss on early extinguishment of debt	6	7
Other income (charges), net	6	2
Reorganization items, net	<u>120</u>	<u>88</u>
Earnings (loss) from continuing operations before income taxes	270	(421)
Benefit for income taxes	<u>(9)</u>	<u>(135)</u>
Earnings (loss) from continuing operations	279	(286)
Loss from discontinued operations, net of income taxes	-	(41)
NET EARNINGS (LOSS) ATTRIBUTABLE TO DEBTOR ENTITIES	<u>279</u>	<u>(327)</u>
Equity in earnings (loss) of non-filing entities, net of tax	<u>4</u>	<u>(39)</u>
NET EARNINGS (LOSS) ATTRIBUTABLE TO EASTMAN KODAK COMPANY	<u>\$ 283</u>	<u>\$ (366)</u>

DEBTORS' STATEMENT OF COMPREHENSIVE INCOME (LOSS)

(in millions)

	Three Months Ended	
	March 31, 2013	March 31, 2012
NET EARNINGS (LOSS) ATTRIBUTABLE TO DEBTOR ENTITIES	\$ 279	\$ (327)
Other comprehensive income (loss), net of tax:		
Realized and unrealized gains from hedging activity, net of tax of \$0 and \$1 for the three months ended March 31, 2013, and 2012, respectively	-	2
Unrealized gain from investment, net of tax of \$0 for the three months ended March 31, 2013 and 2012	-	1
Currency translation adjustments	1	1
Pension and other postretirement benefit plan obligation activity, net of tax of \$0 and \$12 for the three months ended March 31, 2013 and 2012, respectively	22	20
Total comprehensive income (loss), net of tax	<u>\$ 302</u>	<u>\$ (303)</u>

DEBTORS' STATEMENT OF RETAINED EARNINGS

(in millions)

	Three Months Ended	
	March 31, 2013	March 31, 2012
Retained earnings at beginning of period	\$ 3,378	\$ 4,845
Net earnings (loss) and change in equity in earnings (loss) of non-filing entities attributable to Debtor Entities	306	(335)
Loss from issuance of treasury stock	(31)	(60)
Retained earnings at end of period	<u>\$ 3,653</u>	<u>\$ 4,450</u>

DEBTORS' STATEMENT OF FINANCIAL POSITION

(in millions)

	As of March 31, 2013	As of December 31, 2012
ASSETS		
Current Assets		
Cash and cash equivalents	\$ 407	\$ 337
Receivables, net	197	201
Receivables and advances from non-filing entities, net	163	159
Inventories, net	283	285
Other current assets	56	53
Total current assets	1,106	1,035
Property, plant and equipment, net of accumulated depreciation of \$3,275 and \$3,294, respectively	391	426
Goodwill	67	144
Investment in non-filing entities	1,989	1,964
Other long-term assets	36	17
TOTAL ASSETS	\$ 3,589	\$ 3,586
LIABILITIES AND EQUITY (DEFICIT)		
Current Liabilities		
Accounts payable, trade	\$ 184	\$ 192
Short-term borrowings and current portion of long-term debt	822	659
Other current liabilities	371	493
Total current liabilities	1,387	1,344
Long-term debt, net of current portion	370	740
Other long-term liabilities	273	293
Liabilities subject to compromise	2,940	2,909
Total Liabilities	4,960	5,286
Equity (Deficit)		
Common stock, \$2.50 par value	978	978
Additional paid in capital	1,104	1,105
Retained earnings	3,653	3,378
Accumulated other comprehensive loss	(1,393)	(1,415)
	4,342	4,046
Less: Treasury stock, at cost	(5,713)	(5,746)
Total Eastman Kodak Company shareholders' deficit	(1,371)	(1,700)
Noncontrolling interests	-	-
Total deficit	(1,371)	(1,700)
TOTAL LIABILITIES AND DEFICIT	\$ 3,589	\$ 3,586

DEBTORS' STATEMENT OF CASH FLOWS

(in millions)	Three Months Ended	
	March 31, 2013	March 31, 2012
Cash flows from operating activities:		
Net earnings (loss) attributable to debtor entities	\$ 279	\$ (327)
Adjustments to reconcile to net cash used in operating activities:		
Loss from discontinued operations, net of income taxes	-	41
Depreciation and amortization	32	42
Gain on sales of businesses/assets	(535)	-
Loss on early extinguishment of debt	6	7
Non-cash restructuring costs, asset impairments and other charges	79	-
Non-cash reorganization items, net	62	39
(Benefit) provision for deferred income taxes	(4)	6
Increase in receivables	(3)	(126)
Decrease (increase) in inventories	2	(28)
(Decrease) increase in liabilities excluding borrowings	(149)	494
Other items, net	(6)	(217)
Total adjustments	(516)	258
Net cash used in continuing operations	(237)	(69)
Net cash (used in) provided by discontinued operations	(9)	9
Net cash used in operating activities	(246)	(60)
Cash flows from investing activities:		
Additions to properties	(2)	(6)
Proceeds from sales of businesses/assets	534	-
Marketable securities - sales	15	28
Marketable securities - purchases	(17)	(28)
Net cash provided by investing activities	530	(6)
Cash flows from financing activities:		
Proceeds from DIP credit agreements	450	686
Repayment of term loans under Original Senior DIP Credit Agreement	(664)	(110)
Reorganization items	-	(33)
Net cash (used in) provided by financing activities	(214)	543
Effect of exchange rate changes on cash	-	-
Net increase in cash and cash equivalents	70	477
Cash and cash equivalents, beginning of period	337	184
Cash and cash equivalents, end of period	\$ 407	\$ 661

The following table reflects pre-petition liabilities that are subject to compromise for the Debtors:

(in millions)	As of	As of
	March 31, 2013	December 31, 2012
Accounts payable	\$ 281	\$ 283
Debt	683	683
Pension obligations	749	785
Settlements	802	710
Payables and advances to non-filing entities	194	193
Other liabilities subject to compromise	231	255
Liabilities subject to compromise	\$ 2,940	\$ 2,909

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

OVERVIEW

On January 19, 2012 (the "Petition Date"), Eastman Kodak Company and its U.S. subsidiaries (collectively, the "Debtors") filed voluntary petitions for relief (the "Bankruptcy Filing") under chapter 11 of the United States Bankruptcy Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") case number 12-10202. The Company's foreign subsidiaries (collectively, the "Non-Filing Entities") were not part of the Bankruptcy Filing. The Debtors will continue to operate their businesses as "debtors-in-possession" under the jurisdiction of the Bankruptcy Court and in accordance with the applicable provisions of the Bankruptcy Code and the orders of the Bankruptcy Court. The Non-Filing Entities will continue to operate in the ordinary course of business.

The Bankruptcy Filing is intended to permit the Company to reorganize and increase liquidity in the U.S. and abroad, monetize non-strategic intellectual property and businesses, fairly resolve legacy liabilities, and focus on the most valuable business lines to enable sustainable profitability. The Debtors' goal is to develop and implement a plan of reorganization that meets the standards for confirmation under the Bankruptcy Code.

The Debtors have made progress toward these objectives, including the following:

- In November 2012, the Bankruptcy Court entered an order approving a settlement agreement between the Debtors and the retiree committee appointed by the U.S. Trustee related to its U.S. postretirement benefit plans. Under the settlement agreement, the Debtors will no longer provide retiree medical, dental, life insurance, and survivor income benefits to current and future retirees after December 31, 2012 (other than COBRA continuation coverage of medical and/or dental benefits available to active employees or conversion coverage as required by the plans or applicable law).
- In February 2013, Kodak received approximately \$530 million related to the sale and licensing of certain of its intellectual property assets and repaid approximately \$419 million of the outstanding term loan under the Original Senior DIP Credit Agreement.
- On March 22, 2013, the Company entered into a junior secured priming super-priority debtor-in-possession term loan agreement in an aggregate amount of \$848 million. In connection with entering into the new financing, the Company repaid the term loans, in full, outstanding under its Amended and Restated Senior DIP Credit Agreement. The Junior DIP Credit Agreement allows for a conversion of up to \$654 million of the loans, upon emergence from chapter 11, into permanent exit financing, subject to certain conditions.
- On April 26, 2013, Eastman Kodak Company, KPP Trustees Limited ("Trustee"), Kodak Limited (the "Subsidiary") and certain other Kodak entities entered into a global settlement that resolves all liabilities of the Kodak group with respect to the Kodak Pension Plan in the United Kingdom (the "KPP") (the "Global Settlement"). The Global Settlement involves the following key elements: (i) the Subsidiary will pay a cash payment of at least \$120 million which will be applied to reduce Kodak Limited's pension liabilities to the KPP (the "KL Payments"); (ii) the extinguishment of the Subsidiary's remaining obligations to the KPP in connection with a "regulated apportionment arrangement" under English law; (iii) the acquisition by the KPP (or one or more designated companies owned by the KPP) of Kodak's Personalized Imaging and Document Imaging businesses with consideration including at least \$445 million settled in cash (the "KPP Purchase") of which no more than \$325 million will come from KPP assets, excluding the KL Payments; (iv) the approval by the Pension Regulator of the United Kingdom (the "Regulator") of a clearance application filed by Kodak and its affiliates stating that, after giving effect to the Global Settlement, it would be unreasonable for the Regulator to issue to any of the applicants a "financial support direction" or "contribution notice" with respect to any remaining funding shortfall that may affect the KPP. Such approval was granted by the Regulator on April 26, 2013; and (v) a release by Kodak, the KPP Trustee, Kodak Limited and other applicable entities with respect to all other liabilities relating to the KPP.

Kodak is focusing its reorganization plan on its commercial imaging businesses; Graphics, Entertainment and Commercial Films and Digital Printing and Enterprise Services. In order to focus on its most valuable business lines, Kodak exited its digital capture and devices business, including digital cameras, pocket video cameras, and digital picture frames and sold certain assets of its Kodak Gallery business. Kodak has also announced that it is focusing its Consumer Inkjet business solely on the sale of ink to its installed printer base.

While revenue declined for the three months ended March 31, 2013 from the comparable prior year period primarily due to volume declines across all segments, gross profit percentages have increased and selling, general and administrative and research and development expenses have declined from the prior year comparable period. Kodak continues its focus on profitability, including leveraging the bankruptcy process to negotiate more favorable supplier and customer contract terms. Additionally, the Company recognized a \$535 million gain on the sale of its digital imaging patent portfolio during the first quarter of 2013. The cost of the bankruptcy proceedings continues to negatively impact earnings.

CURRENT KODAK OPERATING MODEL AND REPORTING STRUCTURE

Effective in the third quarter of 2012, the Company has three reportable segments: the Graphics, Entertainment and Commercial Films Segment, the Digital Printing and Enterprise Segment, and the Personalized and Document Imaging Segment. Effective in the first quarter of 2013, the Intellectual Property and Brand Licensing strategic product group is reported in the Graphics, Entertainment and Commercial Films segment. The Intellectual Property and Brand Licensing strategic product group was previously reported in the Personalized and Document Imaging segment. Prior period segment results have been revised to conform to the current period segment reporting structure. A description of the reportable segments follows. Within each of the Company's reportable segments are various components, or Strategic Product Groups (SPGs). Throughout the remainder of this document, references to the segments' SPGs are indicated in italics. A description of the segments is as follows:

Graphics, Entertainment and Commercial Films Segment: The Graphics, Entertainment and Commercial Films Segment provides commercial digital and traditional product and service offerings, and also includes Kodak's intellectual property and brand licensing activities. The Graphics, Entertainment and Commercial Films Segment encompasses the following SPGs. Products and services included within each SPG are identified below.

Graphics includes prepress solutions, which includes equipment, plates, chemistry, and related services, and workflow software and digital controllers.

Entertainment Imaging & Commercial Films includes entertainment imaging products and services; aerial and industrial film products; film for the production of printed circuit boards; and chemical and film base sales.

Intellectual Property & Brand Licensing includes the licensing activities related to digital imaging products and branded licensed products. On February 1, 2013, Kodak sold certain digital imaging patents.

Digital Printing and Enterprise Segment: The Digital Printing and Enterprise Segment serves a variety of customers in the creative, in-plant, data center, consumer printing, commercial printing, packaging and functional printing, newspaper and digital service bureau market industries with a range of software, media and hardware products that provide customers with a variety of solutions. The Digital Printing and Enterprise Segment encompasses the following SPGs. Products and services included within each SPG are identified below.

Digital Printing includes high-speed, high-volume commercial inkjet, including PROSPER equipment and STREAM technology, and color and black-and-white electrophotographic printing equipment, and related consumables and services.

Packaging and Functional Printing includes packaging printing equipment and related consumables and services, as well as printed functional materials and components.

Enterprise Services and Solutions includes business solutions and consulting services.

Consumer Inkjet Systems includes consumer inkjet printers and related ink and media consumables. On September 28, 2012, the Company announced a plan, starting in 2013, to focus its Consumer Inkjet business solely on the sale of ink to its installed printer base.

Personalized and Document Imaging Segment: The Personalized and Document Imaging Segment provides consumer digital and traditional imaging products and service offerings and document scanning products and services. The Personalized and Document Imaging Segment encompasses the following SPGs. Products and services included within each SPG are identified below.

Personalized Imaging includes retail systems solutions, paper and output systems, event imaging solutions and consumer film.

Document Imaging includes document scanning products and services and related maintenance offerings.

Kodak has announced its decision to sell its Personalized Imaging and Document Imaging businesses. On April 15, 2013, Eastman Kodak Company, on behalf of itself and its bankruptcy estate, entered into an asset purchase agreement with Brother Industries, Ltd. ("Brother"), pursuant to which Brother will acquire certain assets, and will assume certain obligations, primarily related to Kodak's Document Imaging business through a supervised sale under Section 363 of the Bankruptcy Code. On April 26, 2013, Eastman Kodak Company, on behalf of itself and its bankruptcy estate, entered into a stock and an asset purchase agreement with the Trustee of the KPP pursuant to which the Trustee of the KPP will acquire certain assets, and will assume certain liabilities, of Kodak's Personalized Imaging and Document Imaging businesses. Due to the agreement with the Trustee, Kodak has withdrawn its motion in the Bankruptcy Court seeking approval of the Agreement with Brother.

Net Sales from Continuing Operations by Reportable Segment

(dollars in millions)	Three Months Ended March 31,			
	2013	2012	% Change	Foreign Currency Impact*
Graphics, Entertainment and Commercial Films				
Inside the U.S.	\$ 123	\$ 54	+128%	0%
Outside the U.S.	264	328	-20	-2
Total Graphics, Entertainment and Commercial Films	387	382	+1	-1
Digital Printing and Enterprise				
Inside the U.S.	93	109	-15	0
Outside the U.S.	104	107	-3	-2
Total Digital Printing and Enterprise	197	216	-9	-1
Personalized and Document Imaging				
Inside the U.S.	93	101	-8	0
Outside the U.S.	172	229	-25	-1
Total Personalized and Document Imaging	265	330	-20	-1
Consolidated				
Inside the U.S.	309	264	+17	0
Outside the U.S.	540	664	-19	-2
Consolidated Total	\$ 849	\$ 928	-9%	-1%

* Represents the percentage change in segment net sales for the period that is attributable to foreign currency fluctuations.

Earnings (loss) from Continuing Operations Before Interest Expense, Other Income (Charges), Net, Reorganization Items, Net, and Income Taxes by Reportable Segment

(dollars in millions)	Three Months Ended		
	March 31,		
	2013	2012	Change
Graphics, Entertainment and Commercial Films	\$ 38	\$ (84)	+145%
Digital Printing and Enterprise	(8)	(89)	+91%
Personalized and Document Imaging	(9)	(9)	+0%
Total	\$ 21	\$ (182)	+112%
Percent of Sales	2%	(20)%	
Restructuring costs and other	(14)	(81)	
Corporate components of pension and OPEB expense (1)	(29)	(30)	
Other operating income (expenses), net	494	2	
Legal contingencies, settlements and other	-	4	
Loss on early extinguishment of debt, net	(6)	(7)	
Interest expense	(30)	(36)	
Other income (charges), net	(14)	3	
Reorganization items, net	(120)	(88)	
Consolidated earnings (loss) from continuing operations before income taxes	\$ 302	\$ (415)	+173%

(1) Composed of interest cost, expected return on plan assets, amortization of actuarial gains and losses, and special termination benefits, curtailments and settlement components of pension and other postretirement benefit expenses, except for settlements in connection with the chapter 11 bankruptcy proceedings that are recorded in Reorganization items, net in the Consolidated Statement of Operations.

FIRST QUARTER OF 2013 COMPARED WITH FIRST QUARTER OF 2012

RESULTS OF OPERATIONS – CONTINUING OPERATIONS

CONSOLIDATED

(in millions)

	Three Months Ended				
	2013		March 31, 2012		% Change
		% of Sales		% of Sales	
Net sales	\$ 849		\$ 928		-9%
Cost of sales	664		868		-24%
Gross profit	185	22%	60	6%	208%
Selling, general and administrative expenses	160	19%	209	23%	-23%
Research and development costs	35	4%	60	6%	-42%
Restructuring costs and other	12		80		85%
Other operating (income) expenses, net	(494)		(2)		24600%
Earnings (loss) from continuing operations before interest expense, other income (charges), net, reorganization items, net and income taxes	472	56%	(287)	-31%	264%
Interest expense	30		36		-17%
Loss on early extinguishment of debt, net	6		7		
Other income (charges), net	(14)		3		
Reorganization items, net	120		88		
Earnings (loss) from continuing operations before income taxes	302		(415)		173%
Provision (benefit) for income taxes	7		(105)		
Earnings (loss) from continuing operations	295	35%	(310)	-33%	195%
Loss from discontinued operations, net of income taxes	(12)		(56)		
NET EARNINGS (LOSS) ATTRIBUTABLE TO EASTMAN KODAK COMPANY	\$ 283		\$ (366)		177%

	Three Months Ended		Percent Change vs. 2012			
	2013 Amount	Change vs. 2012	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net sales	\$ 849	-9%	-18%	10%	-1%	n/a
Gross profit margin	22%	16pp	n/a	14pp	0pp	2pp

Revenues

For the three months ended March 31, 2013, net sales decreased approximately 9% compared with the same period in 2012 primarily due to volume declines across all segments (-18%), partially offset by favorable price/mix in the Graphics, Entertainment & Commercial Films segment (+12%). See segment discussions below for additional information.

Included in first quarter 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 9, "Income Taxes" for additional information).

Gross Profit

The increase in gross profit percent for the three months ended March 31, 2013 as compared with the prior year quarter was due to favorable price/mix in the Graphics, Entertainment & Commercial Films segment (+10pp) and the Digital Printing and Enterprise segment, primarily due to price/mix improvements within *Consumer Inkjet Systems* (+4pp). See segment discussions below for additional details.

Included in first quarter 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 9, "Income Taxes" for additional information).

Selling, General and Administrative Expenses

The decrease in consolidated selling, general and administrative expenses (SG&A) for the three months ended March 31, 2013 as compared with the prior year period were the result of cost reduction actions.

Research and Development Costs

The decrease in research and development costs (R&D) for the three months ended March 31, 2013 as compared with the prior year period was primarily attributable to cost reduction actions.

Restructuring Costs and Other

These costs, as well as the restructuring costs reported in Cost of sales, are discussed under the "RESTRUCTURING COSTS AND OTHER" section.

Other Operating (Income) Expenses, Net

For details, refer to Note 14, "Other Operating (Income) Expenses, Net."

Reorganization Items, Net

For details, refer to Note 4, "Reorganization Items, Net."

Income Tax Provision (Benefit)

(in millions)

	Three Months Ended March 31,	
	2013	2012
Earnings (loss) from continuing operations before income taxes	\$ 302	\$ (415)
Provision (benefit) for income taxes	\$ 7	\$ (105)
Effective tax rate	2.3%	25.3%

The change in the Company's effective tax rate from continuing operations for the quarter is primarily attributable to: (1) a decrease as a result of losses generated in the U.S. and certain jurisdictions outside the U.S. for which no benefit was recognized due to management's conclusion that it was more likely than not that the tax benefits would not be realized, (2) a benefit as a result of the Company reaching a settlement with a taxing authority in a location outside the U.S. in the three months ended March 31, 2012, (3) a decrease as a result of the establishment of a deferred tax asset valuation allowance in certain jurisdictions outside the U.S. in the three months ended March 31, 2012, (4) an increase as a result of tax accounting impacts related to items reported in Accumulated other comprehensive loss in the Consolidated Statement of Financial Position in the three months ended March 31, 2012, (5) a provision as a result of withholding taxes on the sale of intellectual property in the three month ended March 31, 2013 and (6) a benefit associated with the tax impact of the goodwill impairment recognized in the three months ended March 31, 2013.

Discontinued Operations

For details, refer to Note 20, "Discontinued Operations."

GRAPHICS, ENTERTAINMENT AND COMMERCIAL FILMS SEGMENT

(in millions)

	Three Months Ended March 31,				
	2013	% of Sales	2012	% of Sales	% Change
Net sales	\$ 387		\$ 382		1%
Cost of sales	290		380		-24%
Gross profit	97	25%	2	1%	4750%
Selling, general and administrative expenses	54	14%	76	20%	-29%
Research and development costs	5	1%	10	3%	-50%
Earnings (loss) from continuing operations before interest expense, other income (charges), net and income taxes	\$ 38	10%	\$ (84)	-22%	145%

	Three Months Ended March 31,		Percent Change vs. 2012			
	2013 Amount	Change vs. 2012	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net sales	\$ 387	1%	-26%	29%	-2%	n/a
Gross profit margin	25%	24pp	n/a	24pp	-1pp	1pp

Revenues

The increase in the Graphics, Entertainment and Commercial Films Segment net sales of approximately 1% for the quarter was primarily due to increased revenue within *Intellectual Property and Brand Licensing* (+24%), as well as favorable price/mix within *Entertainment Imaging and Commercial Films* (+5%) due to pricing actions impacting the current year quarter. Partially offsetting these improvements were volume declines within *Entertainment Imaging & Commercial Films* (-13%), largely attributable to reduced demand, and within *Graphics* (-13%), largely attributable to lower demand for digital plates.

Included in first quarter 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 9, "Income Taxes" for additional information).

Gross Profit

The increase in the Graphics, Entertainment and Commercial Films Segment gross profit percent for the three months ended March 31, 2013 was primarily attributable to favorable price/mix within *Intellectual Property and Brand Licensing* (+20pp). Also contributing to the improvement was favorable price/mix within *Entertainment Imaging & Commercial Films* (+2pp) driven by the impact of pricing actions as noted above, and manufacturing cost improvements in *Graphics* (+2pp) due to cost reduction and productivity initiatives.

Included in first quarter 2013 revenues was a non-recurring intellectual property licensing agreement. This licensing agreement contributed approximately \$31 million to revenues in the first quarter of 2013. There was a \$61 million license revenue reduction reflecting sharing, with licensees, of the withholding tax refund received in the first quarter of 2012 (refer to Note 9, "Income Taxes" for additional information).

Selling, General and Administrative Expenses

The decrease in SG&A for the three months ended March 31, 2013 as compared with the prior year period was primarily attributable to cost reduction actions.

Research and Development Costs

The decrease in R&D for the three months ended March 31, 2013 as compared with the prior year period was primarily attributable to cost reduction actions.

DIGITAL PRINTING AND ENTERPRISE SEGMENT

(in millions)

	Three Months Ended March 31,				
	2013	% of Sales	2012	% of Sales	% Change
Net sales	\$ 197		\$ 216		-9%
Cost of sales	143		204		-30%
Gross profit	54	27%	12	6%	350%
Selling, general and administrative expenses	44	22%	65	30%	-32%
Research and development costs	18	9%	36	17%	-50%
Loss from continuing operations before interest expense, other income (charges), net and income taxes	\$ (8)	-4%	\$ (89)	-41%	91%

	Three Months Ended March 31,		Percent Change vs. 2012			
	2013 Amount	Change vs. 2012	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net sales	\$ 197	-9%	-8%	0%	-1%	n/a
Gross profit margin	27%	21pp	n/a	15pp	-2pp	8pp

Revenues

The decrease in the Digital Printing and Enterprise Segment net sales of approximately 9% for the quarter was primarily attributable to volume declines within *Consumer Inkjet Systems* (-6%), driven by lower consumer printer sales due to the focus on sales of ink to the existing installed base of printers.

Gross Profit

The increase in the Digital Printing and Enterprise Segment gross profit percent for the three months ended March 31, 2013 was primarily due to favorable price/mix within *Consumer Inkjet Systems* (+17pp), due to a greater proportion of consumer ink sales in the current year period. Also contributing to the increase in gross profit percent was cost reductions within *Digital Printing* (+5pp) and *Packaging and Functional Printing* (+3pp).

Selling, General and Administrative Expenses

The decrease in SG&A for the three months ended March 31, 2013 as compared with the prior year period was primarily attributable to cost reduction actions.

Research and Development Costs

The decrease in R&D for the three months ended March 31, 2013 as compared with the prior year period was primarily attributable to cost reduction actions.

PERSONALIZED AND DOCUMENT IMAGING SEGMENT

(in millions)

	Three Months Ended March 31,				
	2013	% of Sales	2012	% of Sales	% Change
Net sales	\$ 265		\$ 330		-20%
Cost of sales	214		270		-21%
Gross profit	51	19%	60	18%	-15%
Selling, general and administrative expenses	49	18%	57	17%	-14%
Research and development costs	11	4%	12	4%	-8%
Earnings (loss) from continuing operations before interest expense, other income (charges), net and income taxes	\$ (9)	-3%	\$ (9)	-3%	0%

	Three Months Ended March 31,		Percent Change vs. 2012			
	2013 Amount	Change vs. 2012	Volume	Price/Mix	Foreign Exchange	Manufacturing and Other Costs
Net sales	\$ 265	-20%	-16%	-3%	-1%	n/a
Gross profit margin	19%	1pp	n/a	2pp	-1pp	0pp

Revenues

The Personalized and Document Imaging Segment first quarter revenue decline of approximately 20% was primarily attributable to volume declines within *Personalized Imaging* largely due to competitive pressures for paper and output systems (-12%) and consumer film (-3%).

Gross Profit

The increase in gross profit percent for the three months ended March 31, 2013 was attributable to favorable price/mix in *Personalized Imaging* (+2pp) due to the impact of pricing actions in the current year quarter.

Selling, General and Administrative Expenses

The decrease in SG&A for the three months ended March 31, 2013 as compared with the prior year period was primarily attributable to cost reduction actions.

RESTRUCTURING COSTS AND OTHER

The Company recorded \$14 million of charges, including \$1 million of charges for accelerated depreciation and \$1 million of charges for inventory write-downs, which were reported in Cost of sales in the accompanying Consolidated Statement of Operations for the three months ended March 31, 2013. The remaining costs incurred of \$12 million were reported as Restructuring costs and other in the accompanying Consolidated Statement of Operations for the three months ended March 31, 2013. The severance and exit costs reserves require the outlay of cash, while long-lived asset impairments, accelerated depreciation and inventory write-downs represent non-cash items.

During the three months ended March 31, 2013, the Company made cash payments related to restructuring of approximately \$38 million.

The charges of \$14 million recorded in the first quarter of 2013 included \$5 million applicable to the Digital Printing and Enterprise Segment, \$5 million applicable to the Graphics, Entertainment and Commercial Films Segment, \$(1) million applicable to the Personalized and Document Imaging Segment, and \$5 million that was applicable to manufacturing, research and development, and administrative functions, which are shared across all segments.

The restructuring actions implemented in the first three months of 2013 are expected to generate future annual cash savings of approximately \$20 million. These savings are expected to reduce future annual Cost of sales and SG&A expenses by \$14 million and \$6 million, respectively. The Company began realizing a portion of these savings in the first three months of 2013, and expects the majority of the annual savings to be in effect by the end of the first half of 2013 as actions are completed.

LIQUIDITY AND CAPITAL RESOURCES

(in millions)	As of March 31, 2013	As of December 31, 2012
Cash and cash equivalents	\$ 1,174	\$ 1,135

Cash Flow Activity

(in millions)	Three Months Ended March 31,		
	2013	2012	Change
Cash flows from operating activities:			
Net cash used in continuing operations	\$ (274)	\$ (98)	\$ (176)
Net cash provided by discontinued operations	1	30	(29)
Net cash used in operating activities	(273)	(68)	(205)
Cash flows from investing activities:			
Net cash provided by (used in) investing activities	526	(10)	536
Cash flows from financing activities:			
Net cash (used in) provided by financing activities	(214)	575	(789)
Effect of exchange rate changes on cash	-	3	(3)
Net increase in cash and cash equivalents	\$ 39	\$ 500	\$ (461)

Operating Activities

Net cash used in operating activities increased \$205 million for the three months ended March 31, 2013 as compared with the corresponding period in 2012, primarily due to non-payment of certain pre-petition claims due to the Bankruptcy Filing in the prior year quarter and payment of the Second Lien interest in the current year quarter that was accrued and unpaid since the Bankruptcy Filing, partially offset by improved earnings in the current year quarter.

Investing Activities

Net cash provided by investing activities increased \$536 million for the three months ended March 31, 2013 as compared with the three months ended March 31, 2012, primarily due to the increase in proceeds from sales of businesses/assets of \$534 million. Of this amount, the sale of the digital imaging patent portfolio contributed approximately \$530 million.

Financing Activities

Net cash provided by financing activities decreased \$789 million for the three months ended March 31, 2013 as compared with the corresponding period in 2012 due to the net pay-down of debt in the current year quarter of approximately \$214 million compared with borrowing under the Original Senior DIP Credit Agreement in the prior year quarter. Refer to discussion below for more details on current period financing activities.

Sources of Liquidity

Kodak historically used cash received from operations, including intellectual property licensing, and the sale of non-core assets to fund its investment in its growth businesses and its transformation from a traditional film manufacturing company to a digital technology company. While Kodak develops its plan of reorganization, the need to invest in its businesses will be balanced with the need to improve liquidity.

Kodak is focusing on its most valuable business lines to enable sustained profitability. During the third quarter of 2012 Kodak exited its digital capture and devices and Kodak Gallery businesses. Kodak has also announced that, starting in 2013, its Consumer Inkjet business will solely consist of selling ink to its installed printer base.

One of the objectives of the Bankruptcy Filing is to resolve certain legacy liabilities that require significant uses of cash. During 2012 and 2011, Kodak made contributions (funded plans) or paid benefits (unfunded plans) of \$153 million and \$217 million, respectively, relating to its major defined benefit pension and other postretirement benefit plans. The decline in 2012 from 2011 is primarily due to the fact that the 2012 contribution to the Kodak Pension Plan (the "KPP") in the United Kingdom was not made. Kodak estimates contributions and benefit payments relating to its major defined benefit pension and other postretirement benefit plans in 2013 of \$52 million, exclusive of any payments to be determined through the Bankruptcy Proceedings for the U.S. non-qualified pension plans, as well as any payments made to the KPP as a part of the Global Settlement agreement.

reached with the Trustee of the KPP. The expected decline in 2013 from 2012 is primarily due to the discontinuation of U.S. retiree medical, dental, life insurance, and survivor income benefits (other than COBRA continuation coverage or conversion rights as required by the applicable benefit plans or applicable law) in 2013. See Note 2, "Bankruptcy Proceedings," in the Notes to the Financial Statements for additional information.

In connection with the Bankruptcy Filing, on January 20, 2012, the Company and Kodak Canada Inc. (the “Canadian Borrower” and, together with the Company, the “Borrowers”) entered into a Debtor-in-Possession Credit Agreement, as amended on January 25, 2012, March 5, 2012, April 26, 2012, December 19, 2012, and February 6, 2013 (the “Original Senior DIP Credit Agreement”), with the U.S. subsidiaries of the Company (the “Subsidiary Guarantors”) and the Canadian Borrower signatory thereto, the lenders signatory thereto (the “Lenders”), Citigroup Global Markets Inc., as sole lead arranger and bookrunner, and Citicorp North America, Inc., as syndication agent, administration agent and co-collateral agent. Pursuant to the terms of the Original Senior DIP Credit Agreement, the Lenders agreed to lend in an aggregate principal amount of up to \$950 million, consisting of up to \$250 million super-priority senior secured asset-based revolving credit facilities and an up to \$700 million super-priority senior secured term loan facility. On March 22, 2013, the Original Senior DIP Credit Agreement was amended and restated, pursuant to an Amendment Agreement (the “Amendment Agreement”) dated as of March 13, 2013 (the “Amended and Restated Senior DIP Credit Agreement”).

The Amended and Restated Senior DIP Credit Agreement reflected the pay-down in full of all term loans that were outstanding under the Original Senior DIP Credit Agreement as of March 22, 2013, in the amount of \$222 million. Previously, on February 1, 2013, Kodak entered into a series of agreements under which it received approximately \$530 million of proceeds, net of withholding taxes, a portion of which was paid by intellectual property licensees and a portion of which was paid by the acquirers of Kodak’s digital imaging patent portfolio. Approximately \$419 million of the proceeds were used to prepay the term loan under the Original Senior DIP Credit Agreement. The Company paid the remaining outstanding term loan balance, in full, upon entering into the Junior DIP Credit Agreement described below. The Amended and Restated Senior DIP Credit Agreement also reflected certain other changes to the terms of the Original Senior DIP Credit Agreement, including (i) the extension of the maturity date from July 20, 2013 to September 30, 2013, (ii) the elimination of the Canadian revolving facility, which was not being used by the Company, the removal of the Canadian Borrower from the facility, and the reduction of the aggregate amount of the U.S. revolving credit commitments from \$225 million to \$200 million, (iii) removal of machinery and equipment from the borrowing base of the revolving facility, and (iv) revision of the existing financial covenants and modification of other covenants to match the terms of the Junior DIP Credit Agreement.

The Company must prepay the Amended and Restated Senior DIP Credit Agreement and cash-collateralize outstanding letters of credit with all net cash proceeds from sales of or casualty events relating to certain types of collateral consisting of accounts or inventory (as defined in the Amended and Restated Senior DIP Credit Agreement). The Company has issued approximately \$127 million of letters of credit under the revolving credit facility as of March 31, 2013. Under the Amended and Restated Senior DIP Credit Agreement borrowing base calculation, the Company had approximately \$29 million available under the revolving credit facility as of March 31, 2013. Availability is subject to borrowing base availability, reserves and other limitations.

On March 22, 2013, the Company and the Subsidiary Guarantors entered into a Debtor-in-Possession Loan Agreement (the “Junior DIP Credit Agreement”) with the lenders signatory thereto (the “Lenders”) and Wilmington Trust, National Association, as agent. Pursuant to the terms of the Junior DIP Credit Agreement, the Lenders provided the Company with term loan facilities in an aggregate principal amount of approximately \$848 million consisting of approximately \$473 million of new money term loans (the “New Money Loans”), with \$450 million of net proceeds, and \$375 million of junior term loans (the “Junior Loans”). The Junior Loans were issued in exchange for the same principal amount of Second Lien Notes pursuant to an offer by the Company to holders of the outstanding Second Lien Notes. The Bankruptcy Filing created an event of default under the Second Lien Notes. The maturity date of the loans made under the Junior DIP Credit Agreement is the earliest to occur of (i) September 30, 2013, (ii) the effective date of the Company’s plan of reorganization and (iii) the acceleration of such loans. In connection with the Junior DIP Credit Agreement, the Second Lien Note Holders received payment of the accrued interest on the Second Lien Notes as of March 22, 2013 in the amount of \$116 million.

The Company must prepay the Junior DIP Credit Agreement with 100% of net cash proceeds from casualty events. For asset sales other than the Specified Sale (as defined below), the Company must make prepayments as follows: (i) 80% of net cash proceeds up to \$20 million and (ii) 100% of net cash proceeds greater than \$20 million. In addition, with respect to the Specified Sale, prepayments are required as follows: (i) 100% of net cash proceeds up to \$200 million; (ii) 0% of net cash proceeds in excess of \$200 million but less than or equal to \$600 million; and (iii) 75% of net cash proceeds in excess of \$600 million.

The Company has the ability to convert the Junior DIP Credit Agreement into an up to \$654 million exit facility with an additional five-year term provided that Kodak meets certain conditions and milestones, including Bankruptcy Court approval of the plan of reorganization by September 15, 2013, with an effective date no later than September 30, 2013; repayment of at least \$200 million of principal amount of New Money Loans; and receipt of at least \$600 million in cash proceeds through the disposition of certain specified assets, including any combination of the Document Imaging and Personalized Imaging businesses and trademarks and related rights (the "Specified Sale") provided that consent of the "Required Lead Lenders" (as defined in the Junior DIP Credit Agreement), would be necessary to exclude the assets of the Document Imaging and Personalized Imaging businesses from the disposition; the resolution of all obligations owing in respect of the KPP on terms reasonably satisfactory to the Required Lead Lenders; and there shall have been an additional prepayment of loans in an amount equal to 75% of U.S. Liquidity (as defined in the Junior DIP Credit Agreement) above \$200 million.

Under the Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement the Company is required to maintain minimum U.S. Liquidity of \$100 million and minimum Consolidated Adjusted EBITDA and Commercial Imaging Adjusted EBITDA (as defined in the agreements) at specified levels ranging from approximately \$35 million to approximately \$171 million and approximately \$58 million to approximately \$202 million, respectively. For the quarter ended March 31, 2013, the required minimum Consolidated Adjusted EBITDA was approximately \$35 million and the required minimum Commercial Imaging Adjusted EBITDA was approximately \$58 million. Kodak was in compliance with all covenants under the Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement as of March 31, 2013.

Cash and cash equivalents are held in various locations throughout the world. At March 31, 2013 and December 31, 2012, approximately \$405 million and \$324 million, respectively, of cash and cash equivalents were held within the U.S. and approximately \$769 million and \$811 million, respectively, of cash and cash equivalents were held outside the U.S. Total cash and cash equivalents at March 31, 2013 and December 31, 2012 were \$1,174 million and \$1,135 million, respectively. During the three months ended March 31, 2013, approximately \$18 million, net of tax, of cash was repatriated, or loaned, from foreign subsidiaries to the U.S., net of loans and repayments of loans to foreign subsidiaries. Kodak utilizes a variety of tax planning and financing strategies in an effort to ensure that cash is available in locations where it is needed. Cash balances held outside of the U.S. are generally required to support local country operations, may have high tax costs, or other limitations that delay the ability to repatriate, and therefore may not be readily available for transfer to other jurisdictions. Additionally, in China, where approximately \$250 million of cash and cash equivalents was held as of March 31, 2013, there are limitations related to net asset balances that impact the ability to make cash available to other jurisdictions in the world. Under the terms of the DIP credit agreements, the Debtors are permitted to invest up to \$100 million at any time in subsidiaries that are not party to the loan agreement.

Kodak incurred \$99 million and \$29 million of expenses for special termination benefits paid out of its U.S. defined benefit pension plans in 2012 and 2011, respectively. The plan provision providing for the special termination benefits expired at the end of 2012.

Kodak's business may not generate cash flow in an amount sufficient to enable it to pay the principal of, or interest on Kodak's indebtedness, or to fund Kodak's other liquidity needs, including working capital, capital expenditures, product development efforts, strategic acquisitions, investments and alliances, restructuring actions, costs related to the cases and other general corporate requirements. If Kodak cannot fund its liquidity needs, it will have to take actions such as reducing or delaying capital expenditures, product development efforts, strategic acquisitions, and investments and alliances; selling additional assets; restructuring or refinancing its debt; or seeking additional equity capital. These actions may be restricted as a result of the Debtors' chapter 11 proceedings and the DIP credit agreements. Such actions could increase Kodak's debt, negatively impact customer confidence in Kodak's ability to provide products and services, reduce Kodak's ability to raise additional capital, delay sustained profitability, and adversely affect the Debtors' ability to emerge from bankruptcy. There can be no assurance that any of these remedies could, if necessary, be effected on commercially reasonable terms, or at all, or that they would permit Kodak to meet its scheduled debt service obligations. In addition, if Kodak incurs additional debt, the risks associated with its substantial leverage, including the risk that it will be unable to service Kodak's debt or generate enough cash flow to fund its liquidity needs, could intensify.

Liens on assets under Kodak's borrowing arrangements are not expected to affect Kodak's ability to divest of non-core assets.

Refer to Note 8, "Short-Term Borrowings and Long-Term Debt," in the Notes to Financial Statements for further discussion of sources of liquidity, presentation of long-term debt, related maturities and interest rates as of March 31, 2013 and December 31, 2012.

Other

Refer to Note 3, "Liabilities Subject to Compromise," in the Notes to Financial Statements for discussion regarding the Company's reclassification of certain liabilities.

Refer to Note 10, "Commitments and Contingencies," in the Notes to Financial Statements for discussion regarding the Company's undiscounted liabilities for environmental remediation costs, and other commitments and contingencies including legal matters.

CAUTIONARY STATEMENT PURSUANT TO SAFE HARBOR PROVISIONS OF THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995

This report on Form 10-Q, includes "forward-looking statements" as that term is defined under the Private Securities Litigation Reform Act of 1995. Forward-looking statements include statements concerning the Company's plans, objectives, goals, strategies, future events, future revenue or performance, capital expenditures, liquidity, financing needs, business trends, and other information that is not historical information. When used in this report on Form 10-Q, the words "estimates," "expects," "anticipates," "projects," "plans," "intends," "believes," "predicts", "forecasts," or future or conditional verbs, such as "will," "should," "could," or "may," and variations of such words or similar expressions are intended to identify forward-looking statements. All forward-looking statements, including, without limitation, management's examination of historical operating trends and data are based upon the Company's expectations and various assumptions. Future events or results may differ from those anticipated or expressed in these forward-looking statements. Important factors that could cause actual events or results to differ materially from these forward-looking statements include, among others, the risks and uncertainties described in more detail in this report on Form 10-Q for the quarter ended March 30, 2013 under the headings "Business", "Risk Factors", "Management's Discussion and Analysis of Financial Condition and Results of Operations—Liquidity and Capital Resources" and those described in filings made by the Company with the U.S. Bankruptcy Court for the Southern District of New York and in other filings the Company makes with the SEC from time to time, as well as the following: the Company's ability to successfully emerge from Chapter 11 as a profitable sustainable company; the ability of the Company and its subsidiaries to develop, secure approval of and consummate one or more plans of reorganization with respect to the Chapter 11 cases; the Company's ability to improve its operating structure, financial results and profitability; the ability of the Company to achieve cash forecasts, financial projections, and projected growth; our ability to raise sufficient proceeds from the sale of businesses and non-core assets; the businesses the Company expects to emerge from Chapter 11; the ability of the Company to discontinue certain businesses or operations; the ability of the Company to continue as a going concern; the Company's ability to comply with the Earnings Before Interest, Taxes, Depreciation and Amortization (EBITDA) covenants in its debtor-in-possession credit agreements; our ability to obtain additional financing; the potential adverse effects of the Chapter 11 proceedings on the Company's liquidity, results of operations, brand or business prospects; the monetization of our digital imaging patent portfolio; the outcome of our intellectual property patent litigation matters; the Company's ability to generate or raise cash and maintain a cash balance sufficient to comply with the minimum liquidity covenants in its debtor-in-possession credit agreements and to fund continued investments, capital needs, restructuring payments and service its debt; our ability to fairly resolve legacy liabilities; the resolution of claims against the Company; our ability to retain key executives, managers and employees; our ability to maintain product reliability and quality and growth in relevant markets; our ability to effectively anticipate technology trends and develop and market new products, solutions and technologies; and the impact of the global economic environment on the Company. There may be other factors that may cause the Company's actual results to differ materially from the forward-looking statements. All forward-looking statements attributable to the Company or persons acting on its behalf apply only as of the date of this report on Form 10-Q, and are expressly qualified in their entirety by the cautionary statements included in this report. The Company undertakes no obligation to update or revise forward-looking statements to reflect events or circumstances that arise after the date made or to reflect the occurrence of unanticipated events.

Item 3. Quantitative And Qualitative Disclosures About Market Risk

The Company, as a result of its global operating and financing activities, is exposed to changes in foreign currency exchange rates, commodity prices, and interest rates, which may adversely affect its results of operations and financial position. In seeking to minimize the risks associated with such activities, the Company may enter into derivative contracts. The Company does not utilize financial instruments for trading or other speculative purposes. Foreign currency forward contracts are used to hedge existing foreign currency denominated assets and liabilities, especially those of the Company's International Treasury Center, as well as forecasted foreign currency denominated intercompany sales. Silver forward contracts are used to mitigate the Company's risk to fluctuating silver prices. The Company's exposure to changes in interest rates results from its investing and borrowing activities used to meet its liquidity needs. Long-term debt is generally used to finance long-term investments, while short-term debt is used to meet working capital requirements.

Using a sensitivity analysis based on estimated fair value of open foreign currency forward contracts using available forward rates, if the U.S. dollar had been 10% weaker at March 31, 2013 and 2012, the fair value of open forward contracts would have decreased \$22 million and \$18 million, respectively. Such changes in fair value would be substantially offset by the revaluation or settlement of the underlying positions hedged.

There were no open silver forward contracts as of March 31, 2013 or as of March 31, 2012.

The Company is exposed to interest rate risk primarily through its borrowing activities and, to a lesser extent, through investments in marketable securities. The Company may utilize borrowings to fund its working capital and investment needs. The majority of short-term and long-term borrowings are in fixed-rate instruments. There is inherent roll-over risk for borrowings and marketable securities as they mature and are renewed at current market rates. The extent of this risk is not predictable because of the variability of future interest rates and business financing requirements.

Using a sensitivity analysis based on estimated fair value of short-term and long-term borrowings, if available market interest rates had been 10% (about 157 basis points) lower at March 31, 2013, the fair value of short-term and long-term borrowings would have increased \$5 million and \$18 million, respectively. Using a sensitivity analysis based on estimated fair value of short-term and long-term borrowings, if available market interest rates had been 10% (about 190 basis points) lower at March 31, 2012, the fair value of short-term and long-term borrowings would have increased \$1 million and \$40 million, respectively.

The Company's financial instrument counterparties are high-quality investment or commercial banks with significant experience with such instruments. The Company manages exposure to counterparty credit risk by requiring specific minimum credit standards and diversification of counterparties. The Company has procedures to monitor the credit exposure amounts. The maximum credit exposure at March 31, 2013 was not significant to the Company.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

The Company maintains disclosure controls and procedures (as defined in Rules 13a-15(e) under the Securities Act of 1934) that are designed to ensure that information required to be disclosed in the Company's reports under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to management, including the Company's Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, the Company's management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives and, in reaching a reasonable level of assurance, the Company's management necessarily was required to apply its judgment in evaluating and implementing possible controls and procedures. The Company's management, with participation of the Company's Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company's disclosure controls and procedures as of the end of the period covered by this Quarterly Report on Form 10-Q. Based on their evaluation and subject to the foregoing, the Company's Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of the period covered by this Quarterly Report on Form 10-Q, the Company's disclosure controls and procedures were effective.

Changes in Internal Control over Financial Reporting

There have been no changes in the Company's internal control over financial reporting during the most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

Part II. Other Information

ITEM 1. LEGAL PROCEEDINGS

On January 19, 2012, Eastman Kodak Company and its U.S. subsidiaries (collectively, the "Debtors") filed voluntary petitions for relief (the "Bankruptcy Filing") under chapter 11 of the United States Bankruptcy Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") case number 12-10202. The Company's foreign subsidiaries (collectively, the "Non-Filing Entities") were not part of the Bankruptcy Filing. The Debtors continue to operate their businesses as "debtors-in-possession" under the jurisdiction of the Bankruptcy Court and in accordance with the applicable provisions of the Bankruptcy Code and the orders of the Bankruptcy Court. The Non-Filing Entities continue to operate in the ordinary course of business. As a result of the Bankruptcy Filing, much of the pending litigation against the Debtors is stayed. Subject to certain exceptions and approval by the Bankruptcy Court, during the chapter 11 process, no party can take further actions to recover pre-petition claims against the Company. Refer to Note 2, "Bankruptcy Proceedings," in the Notes to Financial Statements for additional information.

Subsequent to the Company's chapter 11 filing, between January 27, 2012 and March 22, 2012, several putative class action suits were filed in federal court in the Western District of New York, as putative class action suits, against the current and certain former members of the Board of Directors ("Board"), the Company's Savings and Investment Plan ("SIP") Committee and certain former and current executives of the Company. The suits have been consolidated into a single action brought under the Employee Retirement Income Security Act ("ERISA"), styled as *In re Eastman Kodak ERISA Litigation*, and the current and former members of the Board have been dismissed from those suits. The allegations concern the decline in the Company's stock price and its alleged impact on SIP and on the Company's Employee Stock Ownership Plan. Plaintiffs seek the recovery of any losses to the applicable plans, a constructive trust, the appointment of an independent fiduciary, equitable relief, as applicable, and attorneys' fees and costs. The Company has filed a motion to dismiss the litigation.

On February 10, 2012, a suit was filed in federal court in the Southern District of New York against the Chief Executive Officer, the President and Chief Operating Officer and the Chief Financial Officer, as a putative class action suit under the federal securities laws, claiming that certain Company statements concerning the Company's business and financial results were misleading (*Timothy A. Hutchinson v. Antonio M. Perez, Philip J. Faraci, and Antoinette McCorvey*). The Court granted the Company's July 2, 2012 motion to dismiss this case as against all defendants but granted the plaintiffs' subsequent motion for leave to amend. Plaintiffs have filed a second amended complaint against only Mr. Perez and Ms. McCorvey (*Timothy A. Hutchinson v. Antonio M. Perez and Antoinette McCorvey*), in which they seek damages with interest, equitable relief as applicable, and attorneys' fees and costs. Defendants have moved to dismiss the case.

The Company believes that the ERISA and securities suits are not uncommon for companies in chapter 11. On behalf of the defendants in both cases, the Company believes that the suits are without merit and will vigorously defend them on their behalf.

On September 15, 2003, the Company and Sterling Drug were named by the U.S. Environmental Protection Agency ("EPA") as Potentially Responsible Parties ("PRP") with potential liability for the study and remediation of the Lower Passaic River Study Area ("LPRSA") portion of the Diamond Alkali Superfund Site, based on releases from the former Hilton Davis site in Newark and Lehn & Fink operations in Bloomfield, New Jersey. On February 10, 2004, the Company (through its subsidiary NPEC) joined the Cooperating Parties Group ("CPG") and entered into a 122(h) Agreement under CERCLA on June 22, 2004, and a Consent Order with the EPA on May 8, 2007, based on the Company's ownership of Sterling Drug from 1988 to 1994 and retention of certain Sterling Drug liabilities and a defense and indemnification agreement between the Company and Bayer, which purchased all stock in Sterling Drug (now STWB). On February 29, 2012, the Company notified the EPA, STWB, Bayer, and the CPG that under the bankruptcy proceeding, it has elected to discontinue funding and participation in the remedial investigation being implemented by the CPG pursuant to the EPA Order. Bayer and STWB have filed proofs of claim in this matter.

On February 4, 2009, the Company and Sterling Drug were also named as third-party defendants (along with approximately 300 other entities) in an action initially brought by the New Jersey Department of Environmental Protection (“NJDEP”) in the Supreme Court of New Jersey, Essex County against Occidental Chemical Corporation and several other companies that are successors in interest to Diamond Shamrock Corporation (“Diamond Shamrock”) (New Jersey Department of Environmental Protection, et al. v. Occidental Chemical Corp., et al.). This matter has been stayed in the bankruptcy process. Two successors to Diamond Shamrock, Maxus Energy Corporation and Tierra Solutions Incorporated, filed proofs of claims against the Company in relation to this matter, but later withdrew the claims. Bayer and STWB have also filed proofs of claims. Refer to Note 10, “Commitments and Contingencies,” in the Notes to Financial Statements for additional information.

The Company has been engaged in litigation matters involving allegations of patent infringement and claims of ownership related to its digital imaging patents filed in certain federal and state courts and before the International Trade Commission (“ITC”). The parties to these matters include Research in Motion Ltd., Research in Motion Corp., Apple Inc., FlashPoint Technology Inc., HTC Corp., HTC America Inc., Exedeia, Inc., FUJIFILM Corporation and Shutterfly, Inc. On February 1, 2013, the Company completed a transaction to sell and license its digital imaging patents for net proceeds of approximately \$530 million, a portion of which was paid by 12 intellectual property licensees, including Apple Inc., Research in Motion Ltd., HTC Investment One (BVI) Corporation, Samsung Electronics Co., Ltd., FUJIFILM Corporation and Shutterfly, Inc. The transaction included agreements between the Company and various litigants to settle current patent-related litigation between them. As a result of the agreements, the following litigation matters have been dismissed or terminated: [Note: Pursuant to Item 103, describe the dates of termination, or clarify that these proceedings were terminated on February 1, 2013]

- Research in Motion Limited v. Eastman Kodak Company, filed November 20, 2008, Federal District Court for the Northern District of Texas (3:08-CV-02075). Dismissed on February 7, 2013.
- In the Matter of Certain Mobile Telephones and Wireless Communication Devices Featuring Digital Cameras and Components Thereof, involving Eastman Kodak Company v. Apple Inc., Research in Motion Ltd. and Research in Motion Corp., filed January 14, 2010, ITC (337-TA-703). Dismissed on February 15, 2013.
- Eastman Kodak Company v. Apple Inc., filed January 14, 2010, Federal District Court for the Western District of New York (6:10-CV-06021). Dismissed on February 5, 2013.
- Eastman Kodak Company v. Apple Inc., filed January 14, 2010, Federal District Court for the Western District of New York (6:10-CV-06022). Dismissed on February 5, 2013.
- Eastman Kodak Company v. Apple Inc., filed January 10, 2012, Federal District Court for the Western District of New York (6:12-CV-06020). Dismissed on February 6, 2013.
- Apple Inc. v. Eastman Kodak Company, filed April 15, 2010, Federal District Court for the Northern District of California (5:10-CV-01609). Dismissed on February 25, 2013.
- Eastman Kodak Company v. Apple Inc. and Flashpoint Technology Inc., filed June 27, 2012, Federal District Court for the Southern District of New York (1:12-CV-05047). Dismissed on February 6, 2013.
- Eastman Kodak Company v. Apple Inc. and Flashpoint Technology Inc., filed June 21, 2012, Federal District Court for the Southern District of New York (1:12-CV-04881). Dismissed on February 6, 2013.
- Eastman Kodak Company v. Apple Inc. and Flashpoint Technology Inc., filed June 18, 2012, United States Bankruptcy Court for the Southern District of New York as an Adversary Proceeding (12-01720). Dismissed on February 7, 2013.
- In the Matter of Certain Electronic Devices for Capturing and Transmitting Images, and Components Thereof, involving Eastman Kodak Company v. Apple Inc., HTC Corp., HTC America, Inc. and Exedeia, Inc. filed January 10, 2012, ITC (831-TA-831). Terminated on March 8, 2013.
- Eastman Kodak Company v. HTC Corp., HTC America, Inc. and Exedeia, Inc., filed January 10, 2012, Federal District Court for the Western District of New York (6:12-CV-06021). Dismissed on February 5, 2013.
- Eastman Kodak Company v. Shutterfly Inc. and Tiny Prints Inc., filed December 10, 2010, Federal District Court for the District of Delaware (1:10-CV-01079). Dismissed on February 8, 2013.
- Shutterfly Inc. v. Eastman Kodak Company and Kodak Imaging Network Inc., filed January 31, 2011, Federal District Court for the District of Delaware (1:11-CV-00099). Dismissed on February 8, 2013.
- Eastman Kodak Company v. Samsung Electronics Co., Ltd., Samsung Electronics America, Inc. and Samsung Telecommunications America, LLC, filed January 18, 2012, Federal District Court for the Western District of New York (6:12-CV-06036). Dismissed on February 5, 2013.
- Eastman Kodak Company v. Fujifilm Corporation and Fujifilm North America Corporation, filed January 13, 2012, Federal District Court for the Western District of New York (6:12-CV-06025). Dismissed on February 12, 2013.
- Fujifilm Corporation v. Eastman Kodak Company, filed January 14, 2011, Federal District Court for the Southern District of New York (1:11-CV-07247). Dismissed on February 5, 2013.

The Company and its subsidiaries are involved in various lawsuits, claims, investigations and proceedings, including commercial, customs, employment, environmental, and health and safety matters, which are being handled and defended in the ordinary course of business. The Company is also subject to various assertions, claims, proceedings and requests for indemnification concerning intellectual property, including patent infringement suits involving technologies that are incorporated in a broad spectrum of the Company's products. These matters are in various stages of investigation and litigation, and are being vigorously defended. Much of the pending litigation against the Debtors has been stayed as a result of the chapter 11 filing and will be subject to resolution in accordance with the Bankruptcy Code and the orders of the Bankruptcy Court. Based on information presently available, the Company does not believe it is reasonably possible that losses for known exposures could exceed current accruals by material amounts, although costs could be material to a particular quarter or year.

ITEM 1A. RISK FACTORS

There can be no assurance that the Company will be able to meet the requirements under our Amended and Restated Senior DIP Credit Agreement, the Junior DIP Credit Agreement or the emergence credit facility.

In addition to standard financing covenants and events of default, the Amended and Restated Senior DIP Credit Agreement and the Junior DIP Credit Agreement also provide for (i) a periodic delivery by the Company of various financial statements and (ii) specific milestones that the Company must achieve by specific target dates. In addition, the Company and its subsidiaries are required not to permit consolidated adjusted EBITDA and CI adjusted EBITDA to be less than a specified level for certain periods, and to maintain minimum U.S. Liquidity (as defined in the Amended and Restated Senior DIP Credit Agreement).

A breach of any of the covenants contained in the Amended and Restated Senior DIP Credit Agreement, the Junior DIP Credit Agreement or the emergence credit facility, or of the related orders or our inability to comply with the required financial covenants in the Amended and Restated Senior DIP Credit Agreement, the Junior DIP Credit Agreement or the emergence credit facility, as applicable, could result in an event of default under the Amended and Restated Senior DIP Credit Agreement, the Junior DIP Credit Agreement or the emergence credit facility, subject, in certain cases, to applicable grace and cure periods. If any event of default occurs and we are not able either to cure it or obtain a waiver from the requisite lenders under the Amended and Restated Senior DIP Credit Agreement, the Junior DIP Credit Agreement or the emergence credit facility, the administrative agent of the Amended and Restated Senior DIP Credit Agreement, the Junior DIP Credit Agreement or the emergence credit facility may, and at the request of the requisite lenders shall, declare all of our outstanding obligations under the Amended and Restated Senior DIP Credit Agreement, the Junior DIP Credit Agreement or the emergence credit facility, together with accrued interest and fees, to be immediately due and payable, and the agent under the Amended and Restated Senior DIP Credit Agreement may, and at the request of the requisite lenders shall, terminate the lenders' commitments under the Amended and Restated Senior DIP Credit Agreement and cease making further loans under each the Amended and Restated Senior DIP Credit Agreement, and if applicable, the agent under each facility could institute foreclosure proceedings against our pledged assets. The automatic stay that applies to pre-petition obligations under chapter 11 of the Bankruptcy Code does not apply to these obligations. This could adversely affect our operations, and our ability to satisfy our obligations as they come due.

There can be no assurance that the Company will be able to meet the requirements to convert certain loans into an exit facility.

The Junior DIP Credit Agreement provides for the conversion of certain loans thereunder into an exit facility, subject to certain conditions. If the conditions for conversion of the Junior DIP Credit Agreement to an exit facility are not satisfied or waived and we are not able to secure alternative financing, our ability to successfully emerge from bankruptcy could be adversely affected. Also, if we fail to satisfy the conditions for conversion to an exit facility or if the conditions are not waived, we will be required to pay in cash all of the loans outstanding under the Junior DIP Credit Agreement on the maturity date of the Junior DIP Credit Agreement.

Conditions to conversion into the exit facility include Bankruptcy Court approval of a plan of reorganization by September 15, 2013, with an effective date no later than September 30, 2013; payment of \$200 million of principal amount of New Money Loans; the resolution of all obligations owing in respect of the KPP obligations on terms reasonably satisfactory to a certain majority of the Junior DIP Credit Agreement lenders, and an additional prepayment of loans in an amount equal to 75% of U.S. Liquidity (as defined in the agreement) above \$200 million. Additionally, our ability to convert a portion of the loans under the Junior DIP Credit Agreement at emergence is subject to our receipt of a cash purchase price of at least \$600 million from the disposition of any combination of certain specified assets that are not part of the Commercial Imaging business, including any combination of the Document Imaging and Personalized Imaging businesses and trademarks, trademark licenses, domain names and related intellectual property assets and materials; provided that the consent of a certain majority of the Junior DIP Credit Agreement lenders would be necessary to exclude the assets of the Document Imaging and Personalized Imaging businesses from the disposition. If we fail to satisfy the condition or it is not waived, we will be required to pay in cash all of our loans under the Junior DIP Credit Agreement at emergence, which could adversely affect the Debtors' ability to emerge from chapter 11.

Our plan of reorganization and related disclosure statement are not yet available.

We have not filed a plan of reorganization with the Bankruptcy Court. The plan of reorganization will be accompanied by a disclosure statement and the Debtors will seek approval of the disclosure statement by the Bankruptcy Court. The nature and amount of distributions to prepetition creditors are highly speculative at this time. Additionally, it is unlikely that we will propose to make any distribution on account of the stock of the Company in connection with our plan of reorganization. Any investment in our securities prior to review of a Bankruptcy Court-approved disclosure statement is also highly speculative.

The contents of our plan of reorganization will depend on many factors beyond the value of our assets, including the amount of claims against those assets, the resolution of intercompany claims, the results of strategic processes that are underway, our business results, our financing activities, and the outcome of negotiations with creditors. The plan of reorganization also may treat prepetition claims of certain customers, suppliers and continuing business partners more favorably than general unsecured creditors.

The Settlement Agreement with the Trustee of the Kodak Limited Pension Plan in the United Kingdom is subject to the approval of the Bankruptcy Court and the Pension Regulator in the United Kingdom, must be reasonably satisfactory to the Required Lead Lenders as defined in the Junior DIP Credit Agreement, and is subject to other closing conditions. If the Settlement Agreement is not approved under these conditions and therefore does not close, any demands made against Kodak Limited in respect of the pension deficiency or other amounts due to this pension plan could result in the insolvent liquidation of Kodak Limited and other non-U.S. subsidiaries, and Kodak may not be successful in selling the assets required under the Junior DIP Credit Agreement.

Kodak Limited is the statutory employer with respect to the Kodak Pension Plan in the United Kingdom (the "KPP"), which has an underfunded position of approximately \$1.4 billion (calculated in accordance with U.S. GAAP) as of March 31, 2013. The Company previously issued a guarantee to Kodak Limited and the trustee of the KPP under which it guaranteed the ability of Kodak Limited to make certain contributions to the KPP. Refer to Note 1, "Bankruptcy Proceedings - Eastman Kodak Company Guarantee" in the Notes to Financial Statements, for a description of the guarantee. The trustee of the KPP filed a claim in the chapter 11 case against the Company under this guarantee alleging that the pension deficiency is approximately \$2.8 billion. The trustee of the KPP could demand that Kodak Limited fund the full pension deficiency at any time. Since Kodak Limited is not a Debtor in the chapter 11 case, Kodak Limited is not protected by the stay of enforcement proceedings applicable to the Debtors and a KPP claim against Kodak Limited will not be subject to involuntary compromise as part of the Chapter 11 plan of reorganization.

On April 26, 2013, Eastman Kodak Company, on behalf of itself and its bankruptcy estate, entered into a settlement with the trustee of the KPP and Kodak Limited pursuant to which the trustee will acquire certain assets, and will assume certain liabilities, of Kodak's Personalized Imaging and Document Imaging businesses. The agreement is subject to the approval of the Bankruptcy Court and the Pension Regulator in the United Kingdom and is subject to certain closing conditions. In addition, the settlement must be reasonably acceptable to the DIP Facility agent and a certain majority of the Junior DIP Credit Agreement lenders. Since the settlement involves the spin-off of the Personalized Imaging and Document Imaging businesses, the DIP Credit Agreement agent and a certain majority of the Junior DIP Credit Agreement lenders must also agree that the requisite proceeds have been received from the sale of assets as set forth under the Junior DIP Credit Agreement.

If the settlement does not become effective or proves incomplete or inadequate, the trustee of the KPP will, and the Pension Protection Fund and the Pension Regulator in the United Kingdom may, have claims against Kodak Limited and potentially other Kodak group companies in addition to the claims filed by the KPP against the Debtors in the Chapter 11 cases. Prosecution of these claims could lead to the insolvent liquidation of Kodak Limited, its subsidiary Kodak International Finance Limited and other non-U.S. subsidiaries. The insolvent liquidation of non-U.S. subsidiaries would result in the loss of control of those subsidiaries by the Company, may disrupt global cash management, and may delay or prevent the successful restructuring of the global group as a going concern. In the event a non-Debtor subsidiary of the Company shall become insolvent or enter insolvency proceedings, any outstanding amount of principal and interest under the Amended and Restated Senior DIP Credit Agreement and Junior DIP Credit Agreement could become immediately due and payable. In addition, if the settlement does not become effective, Kodak may not be able to sell the assets required under the Junior DIP Credit Agreement, leading to the inability to convert the financing to an exit facility.

Items 2, 3, 4 and 5.

Not applicable.

Item 6. Exhibits

(a) Exhibits required as part of this report are listed in the index appearing below.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

EASTMAN KODAK COMPANY
(Registrant)

Date: April 29, 2013

/s/ Eric Samuels
Chief Accounting Officer and Corporate Controller
(Chief Accounting Officer and Authorized Signatory)

**Eastman Kodak Company
Index to Exhibits**

**Exhibit
Number**

(3.1)	Certification of Incorporation, as amended and restated May 11, 2005 (Incorporated by reference to the Eastman Kodak Company Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2005, as filed on August 9, 2005, Exhibit 3.)
(3.2)	By-laws, as amended and restated October 19, 2010. (Incorporated by reference to the Eastman Kodak Company Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2010, as filed on October 28, 2010, Exhibit 3.2.)
(3.3)	Certificate of Designations for Eastman Kodak Company Series A Junior Participating Preferred Stock. (Incorporated by reference to the Eastman Kodak Company Current Report on Form 8-K for the date August 1, 2011, as filed on August 1, 2011, Exhibit 3.1.)
(4.1) (a)	Amendment No. 5 to Debtor-in-Possession Credit Agreement, dated as of February 6, 2013, among Eastman Kodak Company (the "Company") and Kodak Canada Inc. as Borrowers, certain subsidiaries of the Company as Guarantors, certain lenders and Citicorp North America, Inc. as Agent and Co-Collateral Agent and Wells Fargo Capital Finance, LLC as Co-Collateral Agent. (Incorporated by reference to the Eastman Kodak Company Annual Report on Form 10-K for the fiscal year ended December 31, 2012, Exhibit 4.13)
(4.2)	Amendment Agreement, dated as of March 13, 2013, filed herewith
(4.3)	Amended and Restated Debtor-In-Possession Credit Agreement, amended and restated on March 22, 2013, filed herewith
† (4.4)	Amended and Restated Security Agreement, amended and restated on March 22, 2013, filed herewith
† (4.5)	Junior Debtor-In-Possession Loan Agreement, dated as of March 22, 2013, filed herewith
† (4.6)	Junior Debtor-In-Possession Security Agreement, dated March 22, 2013, filed herewith
(4.7)	Intercreditor Agreement, dated as of March 22, 2013, filed herewith
*(10.1)	Form of Administrative Guide for the 2011 Performance Cycle of the Performance Cash Program under Article 7 (Performance Awards) of the 2005 Omnibus Long-Term Compensation Plan, filed herewith
(31.1)	Certification signed by Antonio M. Perez – filed herewith
(31.2)	Certification signed by Rebecca A. Roof – filed herewith
(32.1)	Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, signed by Antonio M. Perez– filed herewith
(32.2)	Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 signed by Rebecca A. Roof– filed herewith
(101.CAL)	XBRL Taxonomy Extension Calculation Linkbase
(101.INS)	XBRL Instance Document
(101.LAB)	XBRL Taxonomy Extension Label Linkbase
(101.PRE)	XBRL Taxonomy Extension Presentation Linkbase
(101.SCH)	XBRL Taxonomy Extension Schema Linkbase
(101.DEF)	XBRL Taxonomy Extension Definition Linkbase

*-Management contract or compensatory plan or arrangement

†- Eastman Kodak Company requested confidential treatment of certain information contained in this exhibit. Such information was filed separately with the Securities and Exchange Commission pursuant to an application for confidential treatment under 17 C.F.R. §§ 200.80(b)(4) and 240.24b-2

Eastman Kodak Company
Computation of Ratio of Earnings to Fixed Charges

(in millions, except for ratio)

	Three Months Ended March 31, 2013
Earnings from continuing operations before income taxes	\$ 302
Adjustments:	
Interest expense	30
Interest component of rental expense (1)	6
Amortization of capitalized interest	-
Earnings from continuing operations as adjusted	<u>\$ 338</u>
Fixed charges:	
Interest expense	\$ 30
Interest component of rental expense (1)	6
Capitalized interest	-
Total fixed charges	<u>\$ 36</u>
Ratio of earnings to fixed charges	9.4x

(1) Interest component of rental expense is estimated to equal 1/3 of such expense, which is considered a reasonable approximation of the interest factor.

CERTIFICATION

I, Antonio M. Perez, certify that:

1. I have reviewed this annual report on Form 10-Q;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance of the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: April 29, 2013

/s/ Antonio M. Perez
Antonio M. Perez
Chairman and Chief Executive Officer

CERTIFICATION

I, Rebecca A. Roof, certify that:

1. I have reviewed this annual report on Form 10-Q;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: April 29, 2013

/s/ Rebecca A. Roof
Rebecca A. Roof
Chief Financial Officer

**CERTIFICATION PURSUANT TO
18 U.S.C. Section 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Annual Report of Eastman Kodak Company (the "Company") on Form 10-Q for the period ended March 31, 2013 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Antonio M. Perez, Chairman and Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

- 1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

April 29, 2013

/s/ Antonio M. Perez
Antonio M. Perez
Chairman and Chief Executive Officer

**CERTIFICATION PURSUANT TO
18 U.S.C. Section 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Annual Report of Eastman Kodak Company (the "Company") on Form 10-Q for the period ended March 31, 2013 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Rebecca A. Roof, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

- 1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

April 29, 2013

/s/ Rebecca A. Roof
Rebecca A. Roof
Chief Financial Officer

AMENDMENT AGREEMENT

AMENDMENT AGREEMENT dated as of March 13, 2013 (this "Amendment Agreement"), in respect of (i) the Debtor-in-Possession Credit Agreement dated as of January 20, 2012 (as amended from time to time, the "Existing DIP Credit Agreement") by and among Eastman Kodak Company (the "Borrower"), Kodak Canada Inc., the Lenders party thereto, Citicorp North America, Inc., as Agent and Collateral Agent (the "Agent") and the other agents and arrangers party thereto and (ii) the US Security Agreement (as defined in the Existing DIP Credit Agreement). Capitalized terms used herein and not otherwise defined herein have the meanings assigned to them in the Amended Agreement (as defined below).

WHEREAS, the Borrower has requested an amendment to the Existing DIP Credit Agreement pursuant to which (a) the Borrower shall be permitted to incur a new debtor-in-possession term loan facility to be made available to the Borrower in accordance with that certain amended and restated commitment letter, dated as of February 28, 2013, by and among the Borrower and the other parties thereto, filed with the Bankruptcy Court on March 1, 2013 as part of the Debtors' Motion for (A) an Order Authorizing the Debtors to (I) Enter Into Amended and Restated Financing Commitment Documents for Secured Supplemental Postpetition and Exit Financing, (II) Incur and Pay Associated Fees, Costs and Expenses and (III) Furnish Related Indemnities and (B) A Finding That the Proposed Amendments to the Supplemental Financing are Authorized by the Financing Approval Order [Docket No. 3234], (b) the aggregate amount of the US Revolving Credit Commitments (as defined in the Existing DIP Credit Agreement) is reduced to \$200,000,000, (c) the Canadian Revolving Credit Facility (as defined in the Existing DIP Credit Agreement) is eliminated, and (d) certain other provisions of the Existing DIP Credit Agreement are amended (including an extension of the Maturity Date);

WHEREAS, the Lenders party hereto agree to the amendments reflected in the Amended Agreement, in each case on the terms and subject to the conditions set forth herein and in the Amended Agreement; and

WHEREAS, the Lenders party hereto agree to the amendments reflected in the Amended Security Agreement, in each case on the terms and subject to the conditions set forth herein and in the Amended Security Agreement;

NOW THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

Section 1. Amendment and Restatement of the Existing DIP Credit Agreement. Effective as of the Effective Date, subject to the last paragraph of Section 5 hereof, the Existing DIP Credit Agreement is hereby amended and restated in its entirety in the form of the Amended and Restated Debtor-In-Possession Credit Agreement set forth as Exhibit A hereto (as so amended and restated, the "Amended Agreement").

Section 2. Amendment and Restatement of the US Security Agreement. Effective as of the Effective Date, the Lenders party hereto authorize and direct the Agent to enter into the Amended and Restated Security Agreement set forth as Exhibit B hereto (as so amended and restated, the "Amended Security Agreement").

Section 3. Representations and Warranties. To induce the other parties hereto to enter into this Amendment Agreement, the Borrower represents and warrants that:

(a) As of the date hereof and as of the Effective Date, subject to the entry of the New DIP Order, this Amendment Agreement has been duly authorized, executed and delivered by it. Subject to the entry of the New DIP Order, this Amendment Agreement (as of the date hereof and as of the Effective Date) and each of the Amended Agreement and the Amended Security Agreement (as of the Effective Date) constitute its legal, valid and binding obligation, enforceable against it in accordance with its terms, except as enforceability may be affected by (i) applicable bankruptcy, insolvency, reorganization, moratorium or other similar laws affecting enforcement of creditors' rights generally and (ii) general principles of equity, whether enforcement is sought in a proceeding in equity or at law.

(b) The representations and warranties of each Loan Party set forth in Article IV of the Amended Agreement and in the other Loan Documents that are qualified by materiality are true and correct, and the representations and warranties that are not so qualified are true and correct in all material respects, in each case on and as of the date hereof (other than with respect to any representation and warranty that expressly relates to an earlier date, in which case such representation and warranty is true and correct in all material respects as of such earlier date).

(c) After giving effect to this Amendment Agreement and the transactions contemplated hereby, no Default has occurred and is continuing.

Section 4. Effectiveness of this Amendment Agreement. This Amendment Agreement shall become effective on the first date on which each of the following conditions shall have been satisfied (such date, the "Amendment Agreement Effectiveness Date"):

(a) The Agent shall have received duly executed counterparts hereof that, when taken together, bear the signatures of each Loan Party, each Lender and the Agent.

(b) No trustee under Chapter 7 or Chapter 11 of the Bankruptcy Code or examiner with enlarged powers beyond those set forth in Section 1106(a)(3) and (4) of the Bankruptcy Code, other than the Fee Examiner (as defined in the Amended Agreement), shall have been appointed in any of the Cases.

(c) The Borrower shall have paid (i) all fees of the Agent, the Arranger and the Lenders accrued and payable on or prior to the Amendment Agreement Effectiveness Date, and (ii) to the extent invoiced at least two Business Days prior to the Amendment Agreement Effectiveness Date, all expenses of the Agent (including the accrued fees and expenses of counsel to the Agent).

(d) The New DIP Order shall have been entered by the Bankruptcy Court and shall be in full force and effect, and neither the Final Order nor the New DIP Order shall have been vacated or reversed, shall not be subject to a stay, and shall not have been modified or amended after the date of entry in any respect (other than, in the case of the Final Order, as provided for in the New DIP Order) without the consent of the Agent and the Required Lenders.

Section 5. Effectiveness of the Amended Agreement. The amendment and restatement of the Existing DIP Credit Agreement in the form of the Amended Agreement is subject to the satisfaction (or waiver by Lenders party hereto that constitute the Required Lenders) of the following conditions precedent on or prior to April 5, 2013 (the date on which all of such conditions shall first be satisfied, the "Effective Date"):

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(a) This Amendment Agreement shall have become effective in accordance with Section 4.

(b) The Agent shall have received the following, each dated as of the Effective Date (unless otherwise specified) and in form and substance satisfactory to the Agent:

(i) Notes to the order of the Lenders to the extent requested two Business Days prior to the Effective Date by any Lender pursuant to Section 2.16 of the Amended Agreement.

(ii) Certified copies of the resolutions of the Board of Directors, or Executive or Finance Committee of the Board of Directors, of each Loan Party approving each Loan Document to which it is a party, and of all documents evidencing other necessary corporate action and governmental approvals, if any, with respect to each Loan Document to which it is a party.

(iii) A copy of the charter or other constitutive document of each Loan Party and each amendment thereto, certified (as of a date reasonably near the Effective Date), if applicable, by the Secretary of State (or similar official) of the jurisdiction of its incorporation or organization, as the case may be, thereof as being a true and correct copy thereof.

(iv) A certificate of the Secretary or an Assistant Secretary of each Loan Party certifying the names and true signatures of the officers of such Loan Party authorized to sign each Loan Document to which it is or is to be a party and the other documents to be delivered hereunder and thereunder.

(v) A certificate of good standing from the applicable secretary of state or similar official of the jurisdiction of organization (as of a date reasonably near the Effective Date), and such other organizational documents of each Loan Party as the Agent may reasonably require.

(vi) A certificate from a Responsible Officer of the Borrower as to the matters set forth in Sections 5(i) and 5(p) of this Amendment Agreement.

(vii) A favorable opinion of the general counsel of the Loan Parties, in form and substance satisfactory to the Agent.

(viii) A favorable opinion of Sullivan & Cromwell LLP, US counsel for the Loan Parties, in form and substance satisfactory to the Agent.

(ix) A favorable opinion of Day Pitney LLP, special New Jersey counsel for Borrower, in form and substance satisfactory to the Agent.

(x) Proper financing statements under the UCC or other applicable law of all US jurisdictions that the Agent may reasonably deem necessary in order to perfect and protect the Liens and security interests created or purported to be created under the Orders and the Security Agreement, covering the Collateral described therein.

(xi) Certified copies of (i) the 2013 annual commitment plan for the period through the Maturity Date and (ii) the initial 13-Week Projection dated as of a date not more than 5 days prior to the Effective Date, each in form and detail substantially consistent with prior budgets and forecasts delivered to the lenders under the Existing DIP Credit Agreement and in substance reasonably satisfactory to the Agent. The Borrower represents and warrants that, as of the Effective Date, it believes that the

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assumptions and other information used in preparing the 2013 annual commitment plan described in clause (i) of the preceding sentence are reasonable (it being understood that the projections contained therein are subject to significant uncertainties and contingencies, many of which are beyond the Borrower's control, and that no assurance can be given that such projections will be realized.

(c) The Agent (or, in the case of subclause (i), its bailee pursuant to the Intercreditor Agreement) shall have received the following (to the extent not already delivered), each dated as of (or, in the case of subclauses (i), (iv), (v) and (vi) delivered on or prior to) the Effective Date and in form and substance reasonably satisfactory to the Agent:

(i) Certificates, if any, representing the Initial Pledged Equity referred to in the Amended Security Agreement accompanied by undated stock powers executed in blank and instruments evidencing (x) the Initial Pledged Debt referred to therein, indorsed in blank and (y) all intercompany notes evidencing Investments permitted under Section 5.02(i)(iii) of the Amended Agreement, indorsed in blank.

(ii) The Intercreditor Agreement, duly executed by each party thereto.

(iii) Intellectual Property Security Agreements covering the registered intellectual property listed on the schedules to the Security Agreement, duly executed by the Borrower and each Person that is a Subsidiary Guarantor on the Effective Date.

(iv) All documents and instruments required to create and perfect the Agent's Lien on the Collateral (free and clear of all other Liens subject to exceptions permitted by Section 5.02(a) of the Amended Agreement) shall have been executed and delivered and, if applicable, be in proper form for filing.

(v) Evidence of all insurance required to be maintained pursuant to Section 5.01(c) of the Amended Agreement, and evidence that the Agent shall have been named as an additional insured or loss payee, as applicable, on all insurance policies covering loss or damage to Collateral and on all liability insurance policies as to which the Agent has reasonably requested to be so named.

(vi) Copies of a recent Lien and judgment search in each jurisdiction reasonably requested by the Agent with respect to the Loan Parties.

(d) The Agent shall have received (i) the audited annual consolidated financial statements of the Borrower for the year ended December 31, 2011 and (ii) interim unaudited quarterly consolidated financial statements of the Borrower for each completed fiscal quarter ending not less than 45 days prior to the Effective Date.

(e) The Agent shall be satisfied, in its sole discretion, with the cash management arrangements of the Loan Parties (or with the cash management arrangements required to be put in place by the Loan Parties pursuant to Section 2.18 of the Amended Agreement), it being understood and agreed that cash management arrangements consistent with Section 2.18 of the Amended Agreement are satisfactory to the Agent.

(f) [Reserved].

(g) [Reserved].

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(h) The DIP Term Loan Agreement shall have become effective and the Borrower shall have received not less than \$450,450,000 (after giving effect to \$4,550,000 of original issue discount) of gross proceeds from the borrowing of "New Money Loans" thereunder on the Effective Date. Not more than \$375,000,000 aggregate principal amount of Second Lien Notes shall have been "rolled up" into loans under the DIP Term Loan Facility. The terms and conditions contained in the DIP Term Loan Facility Documents shall be reasonably satisfactory to the Agent and the Required Lenders.

(i) The Final Order and the New DIP Order shall be in full force and effect and shall not have been vacated or reversed, shall not be subject to a stay, and shall not have been modified or amended after the date of entry in any respect (other than, in the case of the Final Order, as provided for in the New DIP Order) without the consent of the Agent and the Required Lenders.

(j) Since September 30, 2012, there shall have been no Material Adverse Effect.

(k) As of the Effective Date, no Canadian Revolving Loans (as defined in the Existing DIP Credit Agreement) shall be outstanding, and no Canadian Secured Agreements (as defined in the Existing DIP Credit Agreement) shall exist.

(l) The Term Loans (as defined in the Existing DIP Credit Agreement) shall have been indefeasibly repaid in full.

(m) All necessary governmental and third party consents and approvals necessary in connection with the Facilities and the transactions contemplated hereby shall have been obtained (without the imposition of any adverse conditions that are not reasonably acceptable to the Lenders) and shall remain in effect; and no law or regulation shall be applicable that restrains, prevents or imposes materially adverse conditions upon the Facilities or the transactions contemplated hereby.

(n) The Agent shall be satisfied in its reasonable judgment that there shall not occur as a result of, and after giving effect to, the effectiveness of the Amended Agreement and the Amended Security Agreement, a default (or any event which with the giving of notice or lapse of time or both would be a default) under any of the Loan Parties' or their respective subsidiaries' debt instruments and other material agreements which, (A) in the case of the Loan Parties' debt instruments and other material agreements, would permit the counterparty thereto to exercise remedies thereunder on a post-petition basis or (B) in the case of any other subsidiary, could, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect.

(o) There shall exist no unstayed action, suit, investigation, litigation or proceeding pending or (to the knowledge of the Loan Parties) threatened in any court or before any arbitrator or governmental instrumentality (other than the Cases) that could reasonably be expected to have a Material Adverse Effect.

(p) (i) The representations and warranties of the Borrower and each Loan Party contained in each Loan Document to which it is a party shall be correct in all material respects (except to the extent qualified by materiality, "Material Adverse Effect" or like qualification, in which case such representations and warranties shall be true and correct in all respects) on and as of the Effective Date, before and after giving effect to the effectiveness of this Amendment Agreement and the transactions contemplated hereby (including the Amended Agreement), as though made on and as of such date and (ii) both immediately prior to and immediately following the effectiveness of the Amended Agreement, no Default shall have occurred and be continuing.

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(q) The Borrower shall have paid (i) all fees of the Agent, the Arranger and the Lenders accrued and payable on or prior to the Effective Date, including an amendment consent fee, for the account of each Lender that shall have executed and delivered a counterpart hereof, in an amount equal to the product of (x) 1.00% multiplied by (y) such Lender's US Revolving Credit Commitment as of the Amendment Agreement Effectiveness Date multiplied by (z) a fraction, the numerator of which is \$200 million and the denominator of which is \$225 million, (ii) to the extent invoiced at least two Business Days prior to the Effective Date, all expenses of the Agent (including the accrued fees and expenses of counsel to the Agent) and (iii) to the Agent, for the account of the Lenders (as defined in the Existing Credit Agreement), an amount equal to all accrued interest, fees and other amounts due and payable to the Lenders under the Existing DIP Credit Agreement.

(r) The Lenders shall have received all documentation and other information required by bank regulatory authorities under applicable "know-your-customer" and anti-money laundering rules and regulations, including the PATRIOT Act, to the extent requested five Business Days prior to the Effective Date.

The Agent shall promptly notify the Borrower and the Lenders of the occurrence of the Effective Date. For purposes of determining compliance with the conditions specified in this Agreement, each Lender that has executed and delivered a signature page hereto shall be deemed to have consented to, approved or accepted or to be satisfied with each document or other matter required hereunder to be consented to or approved by or acceptable or satisfactory to the Lenders unless an officer of the Agent responsible for the transactions contemplated by this Agreement shall have received notice from such Lender prior to the date that the Borrower, by notice to the Lenders, designates as the proposed Effective Date, specifying its objection thereto.

Section 6. Termination of Canadian Commitment; Reduction of US Commitments.

(a) In accordance with Section 2.05(a) of the Existing DIP Credit Agreement, the Borrower hereby terminates in full, effective as of the Effective Date and immediately prior to the effectiveness of the Amended Agreement, the Canadian Revolving Credit Commitment (as defined in the Existing DIP Credit Agreement).

(b) In accordance with Section 2.05(a) of the Existing DIP Credit Agreement, the Borrower hereby reduces, effective as of the Effective Date and immediately prior to the effectiveness of the Amended Agreement, the US Revolving Credit Commitment (as defined in the Existing DIP Credit Agreement) to \$200,000,000.

(c) The Lenders waive advance notice of the termination and reduction described in the preceding Sections 6(a) and 6(b).

Section 7. New DIP Order. The Lenders party hereto hereby consent to the entry by the Bankruptcy Court of the New DIP Order.

Section 8. Termination of Existing Intercreditor Agreement. The parties hereto hereby acknowledge and agree that, as of the Effective Date, the "Term Discharge Date" (as defined in the Intercreditor Agreement (as defined in the Existing DIP Credit Agreement) (the "Existing Intercreditor Agreement")) has occurred. The Lenders party hereto hereby authorize and direct Citicorp North America, Inc., in its capacity as Revolver Agent (as defined in the Existing Intercreditor Agreement), to terminate the Existing Intercreditor Agreement. Citicorp North America, Inc. and each of

[Table of Contents](#)

the Loan Parties party to the Existing Intercreditor Agreement hereby agrees that, effective as of the Effective Date, the Existing Intercreditor Agreement is of no further force or effect.

Section 9. Governing Law. THIS AMENDMENT AND RESTATEMENT AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

Section 10. Costs and Expenses. The Borrower agrees to reimburse the Agent promptly after receipt of a written request together with customary backup documentation for its reasonable out-of-pocket expenses in connection with this Amendment Agreement, including the reasonable fees, charges and disbursements of counsel for the Agent.

Section 11. Counterparts. This Amendment Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Delivery by facsimile or other electronic imaging means of an executed counterpart of a signature page to this Amendment Agreement shall be effective as delivery of an original executed counterpart of this Amendment Agreement.

Section 12. Loan Document. This Amendment Agreement shall constitute a “Loan Document” for all purposes of the Amended Agreement and the other Loan Documents.

Section 13. Headings. Section headings herein are included for convenience of reference only and shall not affect the interpretation of this Amendment Agreement.

[Remainder of page intentionally blank]

CITICORP NORTH AMERICA, INC.,
as Agent

By: /s/ Christopher Marino

Name: Christopher Marino

Title: Vice President

[Signature Page to Amendment Agreement]

CITIBANK, N.A.

By: /s/ Christopher Marino

Name: Christopher Marino

Title: Vice President

[Signature Page to Amendment Agreement]

CITICORP NORTH AMERICA, INC.,

By: /s/ Christopher Marino

Name: Christopher Marino

Title: Vice President

[Signature Page to Amendment Agreement]

CIT Bank

By: /s/ Renee Singer

Name: Renee Singer

Title: Managing Director

[Signature Page to Amendment Agreement]

**CITY NATIONAL BANK, A NATIONAL
BANKING ASSOCIATION**

By: /s/ Brent Phillip

Name: Brent Phillip

Title: Vice President

[Signature Page to Amendment Agreement]

SIEMENS FINANCIAL SERVICES, INC.

By: /s/ Jeffrey Irvese

Name: Jeffrey Irvese

Title: Vice President

By: /s/ Paul Remseur

Name: Paul Remseur

Title: Vice President/Head of Risk Mgt.

[Signature Page to Amendment Agreement]

**State of California Public Employees'
Retirement System**

By: /s/ Mike Claybar

Name: Mike Claybar

Title: Portfolio Manager

[Signature Page to Amendment Agreement]

WEBSTER BUSINESS CREDIT CORPORATION,
as US REVOLVING LENDER

By: /s/ Gordon Massave
Name: Gordon Massave
Title: Vice President

[Signature Page to Amendment Agreement]

**WELLS FARGO BANK, NATIONAL
ASSOCIATION**

By: /s/ Kevin S. Fong

Name: Kevin S. Fong

Title: Vice President

[Signature Page to Amendment Agreement]

EASTMAN KODAK COMPANY

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

KODAK CANADA INC.

By: /s/ William G. Love
Name: William G. Love
Title:

**CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC**

By: /s/ William G. Love
Name: William G. Love
Title: Manager

**EASTMAN KODAK INTERNATIONAL CAPITAL COMPANY,
INC.
FAR EAST DEVELOPMENT LTD.
FPC INC.
KODAK (NEAR EAST), INC.
KODAK AMERICAS, LTD
KODAK IMAGING NETWORK, INC.
KODAK PORTUGUESA LIMITED
KODAK REALTY, INC.
LASER-PACIFIC MEDIA CORPORATION
PAKON, INC.
QUALEX, INC.**

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

**KODAK PHILIPPINES, LTD
NPEC, INC.**

By: /s/ William G. Love
Name: William G. Love
Title: Assistant Treasurer

[Signature Page to Amendment Agreement]

Form of Amended and Restated Credit Agreement

[Attached]

AMENDED AND RESTATED DEBTOR-IN-POSSESSION CREDIT AGREEMENT

Originally Dated as of January 20, 2012

and Amended and Restated as of March 22, 2013

Among

EASTMAN KODAK COMPANY,

a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code,

as Borrower.

THE US SUBSIDIARIES OF EASTMAN KODAK COMPANY PARTY HERETO,

each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code,

as Subsidiary Guarantors.

and

THE LENDERS NAMED HEREIN,

as Lenders.

and

CITICORP NORTH AMERICA, INC.,

as Agent and Co-Collateral Agent.

WELLS FARGO CAPITAL FINANCE, LLC,

as Co-Collateral Agent

and

CITICORP NORTH AMERICA, INC.,

as Syndication Agent

CITIGROUP GLOBAL MARKETS INC.,

as Sole Lead Arranger and Bookrunner

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AMENDED AND RESTATED DEBTOR-IN-POSSESSION CREDIT AGREEMENT

Originally Dated as of January 19, 2012

and Amended and Restated as of March 22, 2013

EASTMAN KODAK COMPANY, a New Jersey corporation and a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code (the "Borrower"), the US Subsidiaries of the Borrower party hereto, each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code, as Subsidiary Guarantors, the banks, financial institutions and other institutional lenders (the "Lenders") and issuers of letters of credit from time to time party hereto, CITIGROUP GLOBAL MARKETS INC., as sole lead arranger and sole bookrunner, CITICORP NORTH AMERICA, INC., as syndication agent, and CITICORP NORTH AMERICA, INC., as administrative agent and co-collateral agent for the Lenders, and WELLS FARGO CAPITAL FINANCE, LLC, as co-collateral agent for the Lenders, agree as follows:

INTRODUCTORY STATEMENT

On January 19, 2012 (the "Petition Date"), the Borrower (such term and each other capitalized term used but not otherwise defined herein having the meaning assigned to it in Section 1.01) and each of the Subsidiary Guarantors (collectively, the "Debtors") filed voluntary petitions with the Bankruptcy Court initiating their respective cases that are pending under Chapter 11 of the Bankruptcy Code (the cases of the Borrower and the Subsidiary Guarantors, each a "Case" and collectively, the "Cases") and have continued in the possession of their assets and in the management of their business pursuant to Sections 1107 and 1108 of the Bankruptcy Code.

The Borrower, the Subsidiary Guarantors and Kodak Canada Inc. entered into the Debtor-in-Possession Credit Agreement, dated as January 19, 2012, among the Borrower, the Subsidiary Guarantors, Kodak Canada Inc., the lenders and letter of credit issuers party thereto, Citicorp North America, Inc., as agent and collateral agent, Citicorp North America, Inc., as syndication agent, and Citigroup Global Markets Inc., as sole lead arranger and bookrunner (as amended, modified or otherwise supplemented prior to the date hereof, the "Existing DIP Credit Agreement");

On the Effective Date, the Borrower intends to (i) terminate in full the Canadian Revolving Credit Commitment (as defined in the Existing DIP Credit Agreement), (ii) reduce the US Revolving Credit Commitment (as defined in the Existing DIP Credit Agreement) to \$200,000,000, (iii) enter into the DIP Term Loan Agreement and the other DIP Term Loan Facility Documents and incur Indebtedness thereunder and (iv) repay in full the Term Loans (as defined in the Existing DIP Credit Agreement). The DIP Term Loan Obligations shall be secured by the Collateral, and the respective priorities of the Revolving Credit Facility and the DIP Term Loan Facility (and each facility thereof) with respect to the ABL Priority Collateral and the Term Loan Priority Collateral of the Loan Parties shall be set forth in the New DIP Order and in the Intercreditor Agreement.

Concurrent with the transactions described in the preceding paragraph, the Borrower has requested that the Lenders enter into this Agreement in order to amend and restate the Existing DIP Credit Agreement and renew and continue the Indebtedness and unused commitments thereunder, in an aggregate amount not to exceed \$200,000,000, subject to the terms and conditions herein.

All of the claims and the Liens granted under the Orders and the Loan Documents by the Debtors to the Agent and the Lenders in respect of the Facilities shall be subject to the Carve-Out.

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Accordingly, in consideration of the mutual agreements herein contained and other good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged, the parties hereto hereby agree as follows:

ARTICLE I

DEFINITIONS AND ACCOUNTING TERMS

SECTION 1.01. Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings (such meanings to be equally applicable to both the singular and plural forms of the terms defined):

“13-Week Projection” means a projected statement of sources and uses of cash for the Borrower and its U.S. Subsidiaries on a weekly basis for the following 13 calendar weeks, including the anticipated uses of the Revolving Credit Facility and the DIP Term Loan Facility for each week during such period, in substantially the form of Exhibit H. As used herein, “13-Week Projection” shall initially refer to the “13-Week Projection” delivered to the Agent pursuant to Section 5 of the Amendment Agreement and, thereafter, the most recent 13-Week Projection delivered by the Borrower in accordance with Section 5.01(h)(ix).

“ABL Priority Collateral” has the meaning specified in the Intercreditor Agreement.

“Acceptable Reorganization Plan” shall mean a Reorganization Plan that (x) sets forth the proposed (i) treatment of all claims in respect of the UK Pension Scheme, (ii) treatment of each class of claims and interests (including the proposed terms of any indebtedness or debt or equity securities to be issued in respect thereof and including the proposed equity split), (iii) corporate governance arrangements (including in respect of the selection of officers and directors) of the Borrower post-emergence and (iv) post-emergence capital structure of the Borrower and its Subsidiaries and (y) provides for the termination of the Commitments and the payment in full in cash of the Obligations under the Loan Documents (other than contingent indemnification obligations not yet due and payable) on the Consummation Date of such Reorganization Plan.

“Account Debtor” means a Person obligated on an Account.

“Account” has the meaning specified in the UCC, as the context may require.

“ACH” means automated clearinghouse transfers.

“Activities” has the meaning specified in Section 8.02(b).

“Adequate Assurance Account” means the segregated, interest-bearing bank account in which the Debtors may deposit an amount equal to the cost of two weeks’ worth of the estimated aggregate annual amount of utility services provided to all the Debtors (and not any other amounts) in order to provide adequate assurance to the Debtors’ utility providers.

“Adjusted EBITDA” means, for any period, Consolidated Net Income for such period plus, without duplication and to the extent deducted (and not added back) in determining Consolidated Net Income for such period, the sum of:

- (a) interest expense for such period,
- (b) income tax expense for such period,

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- (c) depreciation expense for such period,
- (d) amortization expense (including with respect to intangibles) for such period,
- (e) amortization of deferred financing fees (and any writeoffs thereof) for such period,
- (f) (i) any extraordinary expenses or losses during such period and (ii) any non-recurring expenses or losses during such period, in the case of this subclause (ii) not to exceed, for any period of four consecutive fiscal quarters, (x) the lesser of \$3,000,000 and 2% of Adjusted EBITDA for such period of four consecutive fiscal quarters (determined before giving effect to any addback pursuant to this clause (f)) multiplied by (y) a fraction equal to the number of calendar months then elapsed (beginning with the month ended January 31, 2013) divided by eight (8),
- (g) any loss or expense from discontinued operations or discontinued business lines and loss or expense on disposal of discontinued operations or discontinued business lines during such period,
- (h) any non-cash charges or expenses, including, in respect of (A) any pre-petition obligations, liabilities or claims or (B) asset writeoffs or writedowns; provided, that to the extent any such non-cash charges represent an accrual or reserve for potential cash items in any future period, any cash payment made in respect thereof in a future period shall be subtracted from Adjusted EBITDA for such future period to such extent,
- (i) pension, equity awards, other post-employment benefits expense during such period and any non-cash compensation expense realized during such period from grants of stock appreciation rights or similar rights, stock options or other rights to directors, officers or employees,
- (j) any non-cash loss on foreign exchange during such period,
- (k) fees, costs and expenses (including (i) fees, costs and expenses related to legal, financial and other advisors, auditors and accountants, (ii) printer costs and expenses, (iii) SEC and other similar filing fees and (iv) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) incurred during such period in connection with the Cases, obtaining confirmation and effectiveness of a Reorganization Plan, negotiation of this Agreement, the other Loan Documents, the Existing DIP Credit Agreement and the DIP Term Loan Agreement and the funding of the facilities made available thereunder and, in each case, any transaction (including any financing or disposition) related thereto, in each case, regardless of whether initially incurred by the Borrower or paid by the Borrower to reimburse others for such fees, costs and expenses,
- (l) any non-cash loss relating to Hedging Agreements permitted under this Agreement (including any non-cash ASC 815 loss) during such period,
- (m) corporate restructuring charges (including retention, severance, contract termination costs, plant closure or consolidation costs, employee relocation and business optimization expenses); provided, that the aggregate amount of such charges shall not exceed \$150,000,000 for all periods ending following the Effective Date until, and including, the Maturity Date, and

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- (n) any cash expenses or losses funded during such period with payments from assets of the Kodak Retirement Income Plan as in effect on the Petition Date, minus, without duplication and to the extent included as an addition to such Consolidated Net Income:
- (i) interest income for such period,
 - (ii) revenues from IP licensing transactions effected in connection with IP Settlement Agreements during such period,
 - (iii) pension and other post-employment benefits income and credit during such period,
 - (iv) any non-cash gains on foreign exchange during such period,
 - (v) any extraordinary income or gains or non-recurring income during such period,
 - (vi) any non-cash gain relating to Hedging Agreements permitted under this Agreement (including any non-cash ASC 815 gain) for such period,
 - (vii) any income or gain from discontinued operations or discontinued business lines and any income or gain on disposal of discontinued operations or discontinued business lines in each case for such period, and
 - (viii) any other non-cash income (other than the accrual of revenue in the ordinary course of business) for such period excluding any non-cash gain to the extent it represents the reversal of an accrual or reserve for a potential cash item that reduced Adjusted EBITDA in any prior period,
- in each case determined in accordance with GAAP.

“Administrative Questionnaire” means an Administrative Questionnaire in the form approved by the Agent.

“Affected Lender” has the meaning specified in Section 2.20.

“Affiliate” means, as to any Person, any other Person that, directly or indirectly, controls, is controlled by or is under common control with such Person or is a director or executive officer of such Person. For purposes of this definition, the term “control” (including the terms “controlling”, “controlled by” and “under common control with”) of a Person means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Stock, by contract or otherwise.

“Agent” means Citicorp North America, Inc., in its capacity as administrative agent under the Loan Documents, or any successor administrative agent appointed in accordance with Section 8.07.

“Agent Parties” has the meaning specified in Section 9.02(d).

“Agent’s Account” means the account of the Agent maintained by the Agent at its office as set forth on Schedule 9.02.

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“Agent’s Group” has the meaning specified in Section 8.02(b).

“Agent Sweep Account” has the meaning specified in Section 2.18(b).

“Agreement” means this Amended and Restated Debtor-in-Possession Credit Agreement, as amended, restated, supplemented or otherwise modified from time to time.

“Amendment Agreement” means that certain Amendment Agreement, dated as of March 13, 2013, among the Borrower, the other Loan Parties, the Lenders party thereto, each Issuing Bank, the Agent and the Collateral Agent.

“Amendment Agreement Effectiveness Date” means March 13, 2013.

“Applicable Lending Office” means, with respect to each Lender, such Lender’s Domestic Lending Office in the case of a Base Rate Loan and such Lender’s Eurodollar Lending Office in the case of a Eurodollar Rate Loan.

“Applicable Margin” means (i) 3.25% per annum, in the case of Eurodollar Rate Loans and (ii) 2.25% per annum, in the case of Base Rate Loans.

“Applicable Percentage” means, 0.50% per annum.

“Approved Fund” means any Fund that is administered or managed by (i) a Lender, (ii) an Affiliate of a Lender or (iii) an entity or an Affiliate of an entity that administers or manages a Lender.

“Arranger” means Citigroup Global Markets Inc. in its capacity as sole lead arranger and sole bookrunner.

“Asset Sale” means any Disposition of property or series of related Dispositions of property excluding (i) any such Disposition permitted by any clause of Section 5.02(e) (other than clause (ii), (iii), (viii), (ix), (x) or (xi) thereof) and (ii) any other Disposition or series of related Dispositions so long as, except in the case of any Disposition or series of Dispositions of or with respect to any ABL Priority Collateral included in the determination of the Borrowing Base, the Net Cash Proceeds received by the Borrower and its Subsidiaries therefrom (valued at the initial principal amount thereof in the case of non-cash proceeds consisting of notes or other debt securities and valued at fair market value in the case of other non-cash proceeds) do not exceed (x) \$250,000 for any single Disposition or series of related Dispositions and (y) \$3,750,000 in the aggregate for all Dispositions and series of related Dispositions excluded pursuant to subclause (x) of this clause (ii).

“Assignment and Acceptance” means an assignment and acceptance entered into by a Lender and an Eligible Assignee, and accepted by the Agent, in substantially the form of Exhibit C hereto.

“Availability Block” means an amount equal to \$20,000,000.

“Available Amount” of any Letter of Credit means, at any time, the maximum amount available to be drawn under such Letter of Credit at such time (assuming compliance at such time with all conditions to drawing).

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“Avoidance Actions” means the Debtors’ claims and causes of action under Sections 502(d), 544, 545, 547, 548, 549, 550 and 553 of the Bankruptcy Code and any other avoidance actions under the Bankruptcy Code and the proceeds thereof and property received thereby whether by judgment, settlement, or otherwise.

“Bankruptcy Code” means The Bankruptcy Reform Act of 1978, as heretofore and hereafter amended, and codified as 11 U.S.C. Section 101 et seq.

“Bankruptcy Court” means the United States Bankruptcy Court for the Southern District of New York or any other court having jurisdiction over the Cases from time to time.

“Base Rate” means for any day a fluctuating rate per annum equal to the highest of (a) the Federal Funds Rate plus 1/2 of 1%, (b) the rate of interest in effect for such day as publicly announced from time to time by the Agent as its “prime rate” or “base rate” and (c) the Eurodollar Rate for a one-month Interest Period on such day (or, if such day is not a Business Day, the immediately preceding Business Day) plus 1.00%. The “prime rate” and the “base rate” is a rate set by the Agent based upon various factors including the Agent’s costs and desired return, general economic conditions and other factors, and is used as a reference point for pricing some loans, which may be priced at, above, or below such announced rate. Any change in such prime rate or base rate announced by the Agent shall take effect at the opening of business on the day specified in the public announcement of such change.

“Base Rate Loan” means a Revolving Loan that bears interest as provided in Section 2.07(a)(i).

“Blocked Account Agreement” has the meaning specified in Section 2.18(a).

“Borrower Information” has the meaning specified in Section 9.09.

“Borrowing” means a borrowing consisting of simultaneous Revolving Loans of the same Type made by each of the Revolving Lenders pursuant to Section 2.01(a)(i).

“Borrowing Base” means, at any time, as to the Borrower and the Subsidiary Guarantors, (a) the Loan Value less (b) applicable Reserves at such time.

“Borrowing Base Certificate” means a certificate in substantially the form of Exhibit G hereto (with such changes therein as may be required by the Collateral Agent to reflect the components of, and Reserves against, the Borrowing Base as provided for hereunder from time to time), executed and certified as accurate and complete by a Responsible Officer of the Borrower, which shall include detailed calculations as to the Borrowing Base as reasonably requested by the Collateral Agent.

“Borrowing Base Deficiency” means, at any time, the failure of (a) the Borrowing Base at such time to equal or exceed (b) the Revolving Credit Facility Usage.

“Business Day” means a day of the year on which banks are not required or authorized by law to close in New York City and, if the applicable Business Day relates to any Eurodollar Rate Loans, on which dealings are carried on in the London interbank market.

“Carve-Out” means (i) all fees and interest required to be paid to the Clerk of the Bankruptcy Court and to the Office of the United States Trustee pursuant to section 1930(a) of

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title 28 of the United States Code and section 3717 of title 31 of the United States Code, (ii) all reasonable fees and expenses incurred by a trustee under Section 726(b) of the Bankruptcy Code in an amount not exceeding \$100,000, (iii) any and all allowed and unpaid claims of (x) the Fee Examiner, (y) any professional of the Debtors (including, for the avoidance of doubt, AP Services LLC) whose retention is approved by the Bankruptcy Court and (z) any professionals of the Fee Examiner, of the official committee of retired employees appointed in the Cases (the "1114 Committee"), or of the statutory committee of unsecured creditors appointed in the Cases (the "Creditors' Committee") in each case whose retention is approved by the Bankruptcy Court during the Cases pursuant to Sections 327 and 1103 of the Bankruptcy Code for unpaid fees and expenses (and the reimbursement of out-of-pocket expenses allowed by the Bankruptcy Court incurred by any members of the 1114 Committee or Creditors' Committee, as applicable (but excluding fees and expenses of third party professionals employed by such members of the 1114 Committee or Creditors' Committee, as applicable)) incurred, subject to the terms of the New DIP Order, (A) prior to the occurrence of an Event of Default or an "Event of Default" as defined in the DIP Term Loan Agreement and (B) at any time after the occurrence and during the continuance of an Event of Default or an "Event of Default" as defined in the DIP Term Loan Agreement in an aggregate amount not exceeding \$15,000,000, provided that (x) the dollar limitation in this clause (iii) on fees and expenses shall neither be reduced nor increased by the amount of any compensation or reimbursement of expenses incurred, awarded or paid prior to the occurrence of an Event of Default or an "Event of Default" as defined in the DIP Term Loan Agreement in respect of which the Carve-Out is invoked or by any fees, expenses, indemnities or other amounts paid to any of the Agent, DIP Term Loan Agent, any Lender or any lender under the DIP Term Loan Agreement or any of the foregoing's respective attorneys, advisors and agents, (y) nothing herein shall be construed to impair the ability of any party to object to any of the fees, expenses, reimbursement or compensation described in clauses (A) and (B) above and (z) cash or other amounts on deposit in the L/C Cash Deposit Account or the Secured Agreements Cash Deposit Account (as defined in the Final Order) shall not be subject to the Carve-Out. In the event of the application of the Collateral to satisfaction of the Carve-Out, the cost thereof shall be charged against the ABL Priority Collateral and the Term Loan Priority Collateral in proportion to the amount of the then-outstanding Obligations (with respect to charges against the ABL Priority Collateral) and the then-outstanding New Money Loans (with respect to charges against the Term Loan Priority Collateral).

"Carve-Out Reserve" means, at any time, a reserve in an amount equal to \$15,000,000.

"Case" or "Cases" has the meaning specified in the Introductory Statement.

"Cash Collateral" has the meaning specified in the Final Order.

"Cash Collateral Account" means a cash deposit account established and maintained at the Agent and over which the Agent has sole dominion and control, upon terms as may be reasonably satisfactory to the Agent.

"Cash Collateralize" means, in respect of an obligation, provide and pledge (as a first priority perfected security interest) cash collateral in Dollars, at a location and pursuant to documentation in form and substance reasonably satisfactory to the Agent (and "Cash Collateralization" has a corresponding meaning).

"Cash Equivalents" means any of the following having a maturity of not greater than 12 months from the date of issuance thereof: (a) readily marketable direct obligations of the Government of the United States or any agency or instrumentality thereof or obligations

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unconditionally guaranteed by the full faith and credit of the Government of the United States, (b) certificates of deposit or time deposits with any commercial bank that is a Lender or a member of the Federal Reserve System that issues (or the parent of which issues) commercial paper rated as described in clause (c), is organized under the laws of the United States or any state thereof and has combined capital and surplus of at least \$500,000,000, (c) commercial paper in an aggregate amount of no more than \$10,000,000 per issuer outstanding at any time, issued by any corporation organized under the laws of any state of the United States and rated at least "Prime 1" (or the then equivalent grade) by Moody's or "A 1" (or the then equivalent grade) by S&P or (d) Investments, classified in accordance with GAAP, as current assets of the Borrower or any of its Subsidiaries, in money market investment funds having the highest rating obtainable from either Moody's or S&P, (e) offshore overnight interest bearing deposits in foreign branches of the Agent, any Lender or an Affiliate of a Lender, or (f) solely with respect to any Subsidiaries of the Borrower not domiciled in the United States, substantially similar investments as described in clauses (a) through (e) above (including as to credit quality and maturity), denominated in the currency of any jurisdiction in which any such Subsidiary conducts business.

"Casualty Event" shall mean any event that gives rise to the receipt by the Borrower or any Subsidiary of any insurance proceeds or condemnation awards in respect of any assets or properties.

"CFC" means an entity that is a "controlled foreign corporation" of the Borrower under Section 957 of the Code or an entity all or substantially all of the assets of which are CFCs, and any entity which would be a "controlled foreign corporation" except for any alternate classification under Treasury Regulation 301.7701-3, or any successor provisions to the foregoing.

"Change of Control" means (a) (i) any Person or two or more Persons acting in concert shall have acquired beneficial ownership (within the meaning of Rule 13d-3 of the Securities and Exchange Commission under the Securities Exchange Act of 1934), directly or indirectly, of Voting Stock of the Borrower (or other securities convertible into such Voting Stock) representing 35% or more of the combined voting power of all Voting Stock of the Borrower; or (i) during any period of up to 24 consecutive months, commencing before or after the date of this Agreement, individuals who at the beginning of such 24-month period were directors of the Borrower together with individuals who were either (x) elected by a majority of the remaining members of the board of directors of the Borrower or (y) nominated for election by a majority of the remaining members of the board of directors of the Borrower, shall cease for any reason to constitute a majority of the board of directors of the Borrower or (ii) the occurrence of any "Change of Control" or like term under the DIP Term Loan Facility Documents or any other Debt permitted under Section 5.02(d)(xv).

"CI" means the assets and the operations of the Borrower's commercial, packaging & functional printing solutions and enterprise services.

"CI Adjusted EBITDA" means, for any period, CI Net Income for such period plus, without duplication and to the extent deducted (and not added back) in determining CI Net Income for such period, the sum of items (a)-(n) in the definition of "Adjusted EBITDA"; minus, without duplication and to the extent included as an addition to such CI Net Income, items (i)-(viii) in the definition of "Adjusted EBITDA", in each case to the extent relating to CI.

"CI Net Income" means, for any period, the Consolidated net income of CI for such period, determined in accordance with GAAP.

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“Citi Existing Letters of Credit” means the letters of credit issued by Citibank, N.A. before the Original Effective Date and set forth on Schedule 2.01(b).

“Code” means the United States Internal Revenue Code of 1986, as amended from time to time, and the regulations promulgated thereunder.

“Collateral” means all “Collateral” referred to in the Security Agreement and the other Collateral Documents and in the Orders; and all other property that is or is intended to be subject to any Lien in favor of the Agent for the benefit of the Secured Parties pursuant to the terms of the Collateral Documents or the Orders.

“Collateral Agent” means the collective reference to Citicorp North America, Inc. and Wells Fargo Capital Finance, LLC, each in its respective capacity as co-collateral agent for the Lenders under the Loan Documents, acting together as the context requires. Any discretionary action or determination permitted or required to be made or taken hereunder by the Collateral Agent with respect to the Borrowing Base (including changes to eligibility criteria and the establishment or reduction of Reserves) shall be made or taken based on the reasonable collective determination of the co-collateral agents acting together in good faith; provided, that in the event of any disagreement between the co-collateral agents with respect to any such matters, the more conservative (from the perspective of an asset-based lender) determination or course of action shall be made or taken.

“Collateral Documents” means the Security Agreement, the Intellectual Property Security Agreements and each of the collateral documents, instruments and agreements delivered pursuant to Section 5.01(i) or (j). The Collateral Documents shall supplement, and shall not limit, the grant of Collateral pursuant to the Orders.

“Collection Account” has the meaning specified in Section 2.18(a).

“Commitment” means a Letter of Credit Commitment or a Revolving Credit Commitment, as the context may require.

“Consolidated” refers to the consolidation of accounts in accordance with GAAP.

“Consolidated Net Income” means, as to any Person for any period, the Consolidated net income of such Person and its subsidiaries for such period, determined in accordance with GAAP.

“Consolidated Subsidiary” means any Person whose accounts are consolidated with the accounts of the Borrower in accordance with GAAP.

“Consummation Date” means the date of the substantial consummation (as defined in Section 1101 of the Bankruptcy Code and which for purposes of this Agreement shall be no later than the effective date) of a Reorganization Plan that is confirmed pursuant to an order of the Bankruptcy Court.

“Convert”, “Conversion” and “Converted” each refers to a conversion of Revolving Loans of one Type into Revolving Loans of the other Type pursuant to Section 2.08 or 2.09.

“Debt” of any Person means, without duplication, (a) all indebtedness of such Person for borrowed money (including, without limitation, pursuant to securitization transactions), (b) to the extent such obligations would appear as a liability of such Person in accordance with GAAP, all

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obligations of such Person for the deferred purchase price of property or services (other than trade payables incurred in the ordinary course of such Person's business), (c) all obligations of such Person evidenced by notes, bonds, debentures or other similar instruments, (d) all obligations of such Person created or arising under any conditional sale or other title retention agreement with respect to property acquired by such Person (even though the rights and remedies of the seller or lender under such agreement in the event of default are limited to repossession or sale of such property), (e) all obligations of such Person as lessee under leases that have been or should be, in accordance with GAAP, recorded as capital leases, (f) the face or maximum amount of all obligations of such Person which have been or may be drawn upon under acceptances, letters of credit or similar extensions of credit, (g) all Hedge Agreement Obligations of such Person, (h) all payment obligations of other Persons whose financial statements are not Consolidated with those of such Person (collectively, "Guaranteed Debt") guaranteed directly or indirectly in any manner by such Person, or in effect guaranteed directly or indirectly by such Person through an agreement (1) to pay or purchase such Guaranteed Debt or to advance or supply funds for the payment or purchase of such Guaranteed Debt, (2) to purchase, sell or lease (as lessee or lessor) property, or to purchase or sell services, expressly for the purpose of enabling the debtor to make payment of such Guaranteed Debt or to assure the holder of such Guaranteed Debt against loss, (3) to supply funds to or in any other manner invest in the debtor (including any agreement to pay for property or services irrespective of whether such property is received or such services are rendered) or (4) otherwise to assure a creditor of such other Person against loss, and (i) all Debt of the type referred to in clauses (a) through (h) above secured by (or for which the holder of such Debt has an existing right to be secured by) any Lien on property (including, without limitation, accounts and contract rights) owned by such Person, even though such Person has not assumed or become liable for the payment of such Debt.

"Debt for Borrowed Money" of any Person means all items that, in accordance with GAAP, would be classified as short term borrowings and long term debt on a Consolidated statement of financial position of such Person.

"Debtors" has the meaning specified in the Introductory Statement.

"Default" means any Event of Default or any event that would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

"Default Interest" has the meaning specified in Section 2.07(b).

"Defaulted Amount" means, with respect to any Lender at any time, any amount required to be paid by such Lender to the Agent or any other Lender hereunder or under any other Loan Document at or prior to such time which has not been so paid as of such time, including, without limitation, any amount required to be paid by such Lender to (a) any Issuing Bank pursuant to Section 2.03(b) to purchase a participation in a Letter of Credit, (b) the Agent pursuant to Section 2.02(d) to reimburse the Agent for the amount of any Revolving Loan made by the Agent for the account of such Lender, (c) any other Lender pursuant to Section 2.15 to purchase any participation in Revolving Loans owing to such other Lender and (d) the Agent or any Issuing Bank pursuant to Section 8.05 to reimburse the Agent or such Issuing Bank for such Lender's ratable share of any amount required to be paid by the Lenders to the Agent or such Issuing Bank as provided therein. In the event that a portion of a Defaulted Amount shall be deemed paid pursuant to Section 2.19(b), the remaining portion of such Defaulted Amount shall be considered a Defaulted Amount originally required to be paid hereunder or under any other Loan Document on the same date as the Defaulted Amount so deemed paid in part.

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“Defaulted Loan” means, with respect to any Lender at any time, the portion of any Loan required to be made by such Lender to a Borrower pursuant to Section 2.01 or 2.02 at or prior to such time which has not been made by such Lender or by the Agent for the account of such Lender pursuant to Section 2.02(d) as of such time. In the event that a portion of a Defaulted Revolving Loan shall be deemed made pursuant to Section 2.19(a), the remaining portion of such Defaulted Revolving Loan shall be considered a Defaulted Revolving Loan originally required to be made pursuant to Section 2.01 on the same date as the Defaulted Revolving Loan so deemed made in part.

“Defaulting Lender” means, at any time, a Lender as to which the Agent has notified the Borrower that (i) such Lender has failed for three or more Business Days to comply with its obligations under this Agreement to make a Loan or make a payment to an Issuing Bank in respect of an Issuance (each a “funding obligation”), (ii) such Lender has notified the Agent, or has stated publicly, that it will not comply with any such funding obligation hereunder, or has defaulted on its funding obligations under any other loan agreement or credit agreement or other similar financing agreement, (iii) such Lender has, for three or more Business Days, failed to confirm in writing to the Agent, in response to a written request of the Agent, that it will comply with its funding obligations hereunder, or (iv) a Lender Insolvency Event has occurred and is continuing with respect to such Lender. Any determination that a Lender is a Defaulting Lender under clauses (i) through (iv) above will be made by the Agent in its sole discretion acting in good faith. The Agent will promptly send to all parties hereto a copy of any notice to the Borrower provided for in this definition.

“Deposit Accounts” means any checking or other demand deposit account maintained by a Loan Party.

“Designated Amount” has the meaning specified in Section 8.13.

“Digital Imaging Patent Portfolio” means the portfolio of approximately 1,100 issued U.S. digital imaging patents, 250 pending U.S. digital imaging patent applications, 580 foreign counterparts and 400 related foreign patent applications, which the Borrower has publicly announced its intention to sell and has assigned the code name “Komodo”.

“Dilution” means, as of any date, a percentage, based upon the experience of the twelve-month period ending as of the last day of the immediately preceding fiscal month, which is the result of dividing the Dollar amount of (i) bad debt write-downs, discounts, advertising allowances, profit sharing deductions or other non-cash credits with respect to a Loan Party’s Accounts during such period determined consistently with the applicable Loan Party’s accounting practices, by (ii) such Loan Party’s gross sales with respect to Accounts for such Loan Party during such period.

“Dilution Reserve” means, as of any date, an amount sufficient to reduce the advance rate against Eligible Receivables by one percentage point for each percentage point by which Dilution is in excess of 5.0%.

“DIP Term Loan Agent” means Wilmington Trust, National Association, as administrative agent under the DIP Term Loan Agreement.

“DIP Term Loan Agreement” means that certain Debtor-in-Possession Loan Agreement, dated as of the Effective Date (as amended, supplemented or otherwise modified in accordance with the terms hereof and the Intercreditor Agreement), by and among the Borrower, the US

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Subsidiaries of the Borrower party thereto, the lenders party thereto from time to time and Wilmington Trust, National Association, as administrative agent.

“DIP Term Loan Facility” means, collectively, the term loan facilities made available to the Borrower pursuant to the DIP Term Loan Agreement and the other DIP Term Loan Facility Documents.

“DIP Term Loan Facility Documents” has the meaning assigned to the term “Loan Documents” in the DIP Term Loan Agreement.

“DIP Term Loan Obligations” means the “Obligations” as defined in the DIP Term Loan Agreement.

“Disclosure Statement” means a disclosure statement in respect of an Acceptable Plan of Reorganization.

“Disposition” means, with respect to any property, any sale, lease, transfer or other disposition thereof. The terms “Dispose” and “Disposed of” shall have correlative meanings; provided however that, except for purposes of Section 5.02(e), none of the following shall constitute a Disposition: (i) a non-exclusive license of Intellectual Property in the ordinary course of business, (ii) any exclusive license in the ophthalmological field and (iii) the Harrow Sale, in each case to the extent not involving ABL Priority Collateral.

“Dollar” or “\$” means the lawful currency of the United States.

“Domestic Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Borrower and the Agent.

“Effective Date” means the first date on which all of the conditions precedent in Section 5 of the Amendment Agreement are satisfied or waived in accordance with the Amendment Agreement. Such date is March 22, 2013.

“Eligible Assignee” means (i) a Revolving Lender; (ii) an Affiliate or branch of a Revolving Lender or an Approved Fund with respect to a Revolving Lender; and (iii) any other Person approved by (x) the Agent, (y) each Issuing Bank and (z) unless an Event of Default has occurred and is continuing at the time any assignment is effected in accordance with Section 9.08, the Borrower, in each case, such approval not to be unreasonably withheld or delayed (it being understood that a proposed assignee’s status as other than a financial institution, or as a competitor to any of the Debtors or their Affiliates or an IP Litigation Party, shall be a reasonable basis for the Borrower to withhold its consent), provided that (x) the Borrower shall be deemed to have consented to such Person if the Borrower has not responded within five Business Days of a request for such approval and (y) no Loan Party or Affiliate of a Loan Party shall qualify as an Eligible Assignee.

“Eligible Inventory” means, at the time of any determination thereof, without duplication, the Inventory Value of the Loan Parties at such time that is not ineligible for inclusion in the calculation of the Borrowing Base pursuant to any of clauses (i) through (xiii) below. Criteria and eligibility standards used in determining Eligible Inventory may be fixed and revised from time to time by the Collateral Agent in its reasonable discretion (including, without limitation, criteria and eligibility standards to account for dispositions of Intellectual Property Collateral (as

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defined in the Security Agreement) that is material to the value or saleability of any Inventory). Unless otherwise from time to time approved in writing by the Collateral Agent, no Inventory shall be deemed Eligible Inventory if, without duplication:

- (i) a Loan Party does not have good, valid and unencumbered title thereto, subject only to Permitted Collateral Liens; or
- (ii) it is not located in the United States; or
- (iii) it is either (i) a service part in the possession of or held by field engineers or (ii) located at third party premises or (except in the case of consigned Inventory, which is covered by clause (vi) below) in another location not owned by a Loan Party, and is subject to landlord or warehousemen Liens or other Liens arising by operation of law, unless one of the following applies: (A) the premises is covered by a Landlord Lien Waiver or (B) a Rent Reserve has been taken with respect to such Inventory or, in the case of any third party premises, a Reserve has been taken by the Collateral Agent in the exercise of its reasonable discretion; or
- (iv) it is operating supplies, labels, packaging or shipping materials, cartons, repair parts, labels, miscellaneous spare parts and other such materials not held for sale, in each case to the extent not considered used for sale in the ordinary course of business of the Loan Parties by the Collateral Agent in its reasonable discretion from time to time; or
- (v) it is not subject to a valid and perfected first priority Lien in favor of the Agent; or
- (vi) it is consigned at a customer, supplier or contractor location but still accounted for in the Loan Party's inventory balance, unless (i) if such Inventory is subject to landlord or consignee Liens or other Liens arising by operation of law, then such location is the subject of a Landlord Lien Waiver, (ii) the Collateral Agent is reasonably satisfied with the controls and reporting applicable to such Inventory and (iii) the aggregate amount of such Inventory does not exceed \$100,000 at any location at any time; or
- (vii) it is Inventory that is in-transit to or from a location not leased or owned by a Loan Party other than any such in-transit Inventory to a Loan Party or between Loan Parties, that is physically in-transit within the United States and as to which a Reserve has been taken by the Collateral Agent if required in the exercise of its reasonable discretion; or
- (viii) it is obsolete, slow-moving, nonconforming or unmerchantable or is identified as a write-off, overstock or excess by a Loan Party (as determined in accordance with the Borrower's policies which shall be substantially consistent those in effect on the Petition Date), or does not otherwise conform to the representations and warranties contained in this Agreement and the other Loan Documents applicable to Inventory; or
- (ix) it is Inventory used as a sample or prototype, display or display item; or
- (x) any Inventory that is damaged, defective or marked for return to vendor, has been deemed by a Loan Party to require rework or is being held for quality control purposes; or
- (xi) such Inventory does not meet all material applicable standards imposed by any governmental authority having regulatory authority over it; or
- (xii) any Inventory for which (x) field audits have not been completed by the Collateral Agent or a qualified independent appraiser reasonably acceptable to the Collateral

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Agent and (y) appraisals have not been completed by a qualified independent appraiser reasonably acceptable to the Collateral Agent, in each case utilizing procedures and criteria acceptable to the Collateral Agent for determining the value of such Inventory; or

(xiii) Inventory that is subject to a voluntary or mandatory recall or is otherwise subject to any similar action that renders it unsaleable.

“Eligible Receivables” means, at the time of any determination thereof, each Account of each Loan Party that satisfies the following criteria: such Account (i) has been invoiced to, and represents the bona fide amounts due to a Loan Party from, the purchaser of goods or services, in each case originated in the ordinary course of business of such Loan Party, and (ii) is not ineligible for inclusion in the calculation of the Borrowing Base pursuant to any of clauses (i) through (xviii) below. In determining the amount to be so included, the face amount of an Account shall be reduced by, without duplication and to the extent not included in Reserves, to the extent not reflected in such face amount; (A) the amount of all accrued and actual discounts, claims, credits or credits pending, promotional program allowances, price adjustments, finance charges or other allowances (including any amount that a Loan Party may be obligated to rebate to a customer pursuant to the terms of any written agreement or understanding), (B) the aggregate amount of all limits and deductions provided for in this definition and elsewhere in this Agreement, if any, and (C) the aggregate amount of all cash received in respect of such Account but not yet applied by a Loan Party to reduce the amount of such Account. Criteria and eligibility standards used in determining Eligible Receivables may be fixed and revised from time to time by the Collateral Agent in its reasonable discretion. Unless otherwise approved from time to time in writing by the Collateral Agent, no Account shall be an Eligible Receivable if, without duplication:

(i) (A) a Loan Party does not have sole lawful and absolute and unencumbered title to such Account subject only to Permitted Collateral Liens, or (B) the goods sold with respect to such Account have been sold under a purchase order or pursuant to the terms of a contract or other written agreement or understanding that indicates that any Person other than a Loan Party has or has purported to have an ownership interest in such goods; or

(ii) (i) it is unpaid for more than 60 days from the original due date or (ii) it arises as a result of a sale with original payment terms in excess of 90 days; or

(iii) more than 50% in face amount of all Accounts of the same Account Debtor are ineligible pursuant to clause (ii) above; or

(iv) the Account Debtor is insolvent or the subject of any bankruptcy or insolvency case or proceeding of any kind (other than post-petition accounts payable of an Account Debtor that is a debtor-in-possession under the Bankruptcy Code and reasonably acceptable to the Collateral Agent); or

(v) (i) the Account is not payable in Dollars or other currency as to which a Reserve has been taken by the Collateral Agent in the exercise of its reasonable discretion or (ii) the Account Debtor is either not organized under the laws of the United States of America, any state thereof, or the District of Columbia or is located outside or has its principal place of business or substantially all of its assets outside the United States, unless such Account is supported by a letter of credit from an institution and in form and substance satisfactory to the Collateral Agent in its sole discretion; or

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(vi) the Account Debtor is the United States of America, or any department, agency or instrumentality thereof, unless the relevant Loan Party duly assigns its rights to payment of such Account to the Agent pursuant to the Assignment of Claims Act of 1940 or similar applicable law, each as amended, which assignment and related documents and filings shall be in form and substance reasonably satisfactory to the Collateral Agent; or

(vii) to the extent of any security deposit, progress payment, retainage or other similar advance made by or for the benefit of the applicable Account Debtor, that portion of the Account as to which the applicable Loan Party has received any security deposit (to the extent received from the applicable Account Debtor), progress payment, retainage or other similar advance made by or for the benefit of the applicable Account Debtor; or

(viii) (i) it is not subject to a valid and perfected first priority Lien in favor of the Agent or (ii) it does not otherwise conform in all material respects to the representations and warranties contained in this Agreement and the other Loan Documents relating to Accounts; or

(ix) (i) such Account was invoiced in advance of goods being shipped or services being provided, (ii) such Account was invoiced twice or more, or (iii) the associated revenue has not been earned; or

(x) the sale to the Account Debtor is on a bill-and-hold, guaranteed sale, sale-and-return, ship-and-return, sale on approval or consignment or other similar basis or made pursuant to any other agreement providing for repurchases or return of any merchandise which has been claimed to be defective or otherwise unsatisfactory, which shall not include customary product warranties; or

(xi) the goods giving rise to such Account have not been shipped and/or title has not been transferred to the Account Debtor, or the Account represents a progress-billing or otherwise does not represent a complete sale; for purposes hereof, "progress-billing" means any invoice for goods sold or leased or services rendered under a contract or agreement pursuant to which the Account Debtor's obligation to pay such invoice is conditioned upon the completion by a Loan Party of any further performance under the contract or agreement; or

(xii) it arises out of a sale made by a Loan Party to an employee, officer, agent, director, Subsidiary or Affiliate of a Loan Party; or

(xiii) such Account was not paid in full, and a Loan Party created a new receivable for the unpaid portion of the Account without the agreement of the Account Debtor, and other Accounts constituting chargebacks, debit memos and other adjustments for unauthorized deductions or put back on the aging until resolved by the credit department of the Borrower; or

(xiv) (A) the Account Debtor (i) has or has asserted a right of set-off, offset, deduction, defense, dispute, or counterclaim against a Loan Party (unless such Account Debtor has entered into a written agreement reasonably satisfactory to the Collateral Agent to waive such set-off, offset, deduction, defense, dispute, or counterclaim rights), (ii) has disputed its liability (whether by chargeback or otherwise) or made any claim with respect to the Account or any other Account of a Loan Party which has not been resolved, in each case of clause (i) and (ii), without duplication, only to the extent of the amount of such actual or asserted right of set-off, or the amount of such dispute or claim, as the case may be or (iii) is also a creditor or supplier of the Loan Party (but only to the extent of such Loan Party's obligations to such Account Debtor from time to time) or (B) the Account is contingent in any respect or for any reason; or

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(xv) the Account does not comply in all material respects with the requirements of all applicable laws and regulations, whether federal, state, provincial, municipal, local or foreign including without limitation, the Federal Consumer Credit Protection Act, Federal Truth in Lending Act and Regulation Z; or

(xvi) as to any Account, to the extent that (i) a check, promissory note, draft, trade acceptance or other instrument for the payment of money has been received, presented for payment and returned uncollected for any reason or (ii) such Account is otherwise classified as a note receivable and the obligation with respect thereto is evidenced by a promissory note or other debt instrument or agreement; or

(xvii) the Account is created in cash on delivery terms; or

(xviii) the amount of any net credit balances relating to such Account is unused by the Account Debtor within 60 days from the date the net credit balance was created.

Notwithstanding the foregoing, all Accounts of any single Account Debtor and its Affiliates which, in the aggregate, exceed (i) in respect of any Account Debtor whose Public Debt Rating is not less than BBB- by S&P and Baa3 by Moody's, 20% of all Eligible Receivables and (ii) in respect of any other Account Debtor, 10% of all Eligible Receivables, shall not be Eligible Receivables.

"Environmental Action" means any action, suit, demand, demand letter, claim, notice of non-compliance or violation, notice of liability or potential liability, investigation, proceeding, consent order or consent agreement relating to any Environmental Law, Environmental Permit or arising from alleged injury or threat of injury to health or safety from Hazardous Materials or the environment, including, without limitation, (a) by any governmental or regulatory authority for enforcement, cleanup, removal, response, remedial or other actions or damages and (b) by any governmental or regulatory authority or any third party for damages, contribution, indemnification, cost recovery, compensation or injunctive relief.

"Environmental Law" means any federal, state, provincial, municipal, local or foreign statute, law, ordinance, rule, regulation, code, order, judgment, decree or judicial or agency interpretation, policy or guidance relating to pollution or protection of the environment, health and safety as it relates to any Hazardous Materials or natural resources, including, without limitation, those relating to the use, handling, transportation, treatment, storage, disposal, release or discharge of Hazardous Materials.

"Environmental Permit" means any permit, approval, identification number, license or other authorization required under any Environmental Law.

"ERISA" means the United States Employee Retirement Income Security Act of 1974, as amended from time to time, and the regulations promulgated and rulings issued thereunder.

"ERISA Affiliate" means any Person that for purposes of Title IV of ERISA is a member of the controlled group of any Loan Party, or under common control with any Loan Party, within the meaning of Section 414 of the Code.

"ERISA Event" means (a)(i) the occurrence of a reportable event, as described in 29 CFR § 4043, with respect to any Plan unless the 30-day notice requirement with respect to such event has been waived by the PBGC or (ii) the requirements of Section 4043(b) of ERISA apply with respect to a contributing sponsor, as defined in Section 4001(a)(13) of ERISA, of a Plan, and an

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event described in 29 CFR § 4043.62 through 68 is reasonably expected to occur with respect to such Plan within the following 30 days; provided that for purposes of this clause (a), a reportable event shall not include the events set forth in §4043.35(a); (b) the application for a minimum funding waiver with respect to a Plan; (c) the provision by the administrator of any Plan of a notice of intent to terminate such Plan, pursuant to Section 4041(a)(2) of ERISA (including any such notice with respect to a plan amendment referred to in Section 4041(e) of ERISA); (d) the cessation of operations at a facility of any Loan Party or any ERISA Affiliate in the circumstances described in Section 4062(e) of ERISA; (e) the withdrawal by any Loan Party or any ERISA Affiliate from a Multiple Employer Plan during a plan year for which it was a substantial employer, as defined in Section 4001(a)(2) of ERISA; (f) the conditions for imposition of a lien under Section 303(k) of ERISA shall have been met with respect to any Plan; (g) a determination that any Plan is in “at risk” status (within the meaning of Section 303 of ERISA); or (h) the institution by the PBGC of proceedings to terminate a Plan pursuant to Section 4042 of ERISA, or the occurrence of any event or condition described in Section 4042 of ERISA.

“Eurodollar Base Rate” means, for such Interest Period, the rate per annum equal to the British Bankers Association LIBOR Rate (“BBA LIBOR”), as published by Reuters on Screen LIBOR01 (or other commercially available source providing quotations of BBA LIBOR as designated by the Agent from time to time) at approximately 11:00 a.m., London time, two Business Days prior to the commencement of such Interest Period, for Dollar deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period. If such rate is not available at such time for any reason, then the “Eurodollar Base Rate” for such Interest Period shall be the rate per annum determined by the Agent to be the rate at which deposits in Dollars for delivery on the first day of such Interest Period in same day funds in the approximate amount of the Eurodollar Rate Loan being made, continued or converted by the Agent and with a term equivalent to such Interest Period would be offered by the Agent’s London Branch to major banks in the London interbank eurodollar market at their request at approximately 11:00 a.m. (London time) two Business Days prior to the commencement of such Interest Period.

“Eurodollar Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Borrower and the Agent.

“Eurodollar Rate” means for any Interest Period with respect to a Eurodollar Rate Loan, a rate per annum determined by the Agent pursuant to the following formula:

$$\text{Eurodollar Rate} = \frac{\text{Eurodollar Base Rate}}{1.00 - \text{Eurodollar Reserve Percentage}}$$

“Eurodollar Rate Loan” means a Revolving Loan that bears interest as provided in Section 2.07(a)(ii).

“Eurodollar Reserve Percentage” means, for any day during any Interest Period, the reserve percentage (expressed as a decimal, carried out to five decimal places) in effect on such day, whether or not applicable to any Lender, under regulations issued from time to time by the FRB for determining the maximum reserve requirement (including any emergency, supplemental or other marginal reserve requirement) with respect to Eurocurrency funding (currently referred to as “Eurocurrency liabilities”). The Eurodollar Rate for each outstanding Eurodollar Rate Loan shall be adjusted automatically as of the effective date of any change in the Eurodollar Reserve Percentage.

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“Events of Default” has the meaning specified in Section 6.01.

“Excess Availability” means, at any time, (1) the Line Cap minus (2) the Revolving Credit Facility Usage at such time.

“Excluded Account” means (i) any deposit or concentration accounts funded in the ordinary course of business, the deposits in which shall not aggregate more than \$2,000,000 and (ii) any payroll, trust and tax withholding accounts funded in the ordinary course of business or required by applicable law.

“Excluded Taxes” has the meaning specified in Section 2.14(a).

“Existing Debt” has the meaning set forth in Section 5.02(d)(ii).

“Existing DIP Credit Agreement” has the meaning set forth in the Introductory Statement.

“Existing Intercreditor Agreement” means the Intercreditor Agreement, dated as of the January 19, 2012, among Citicorp North America, Inc., as administrative agent for the Revolving Lenders and for the Term Lenders (each as defined in the Existing DIP Credit Agreement), and the Loan Parties.

“Existing Letter of Credit Obligations” means the “Letter of Credit Obligations” as defined in the Existing DIP Credit Agreement.

“Existing Revolving Lenders” means the “Revolving Lenders” as defined in the Existing DIP Credit Agreement.

“Existing Revolving Loans” means the “US Revolving Loans” as defined in the Existing DIP Credit Agreement.

“Existing Second Lien Debt” means (a) the Borrower’s 9.75% Senior Secured Notes due 2018 outstanding on the Petition Date and (b) the Borrower’s 10.625% Senior Secured Notes due 2019 outstanding on the Petition Date, including accrued interest thereon.

“Existing Secured Agreements” means the agreements set forth on Schedule 1.01(a).

“Existing US Revolving Credit Commitment” means the “US Revolving Credit Commitment” as defined in the Existing DIP Credit Agreement.

“Facilities” means, the Revolving Credit Facility and the Letter of Credit Facility, and “Facility” means any of them.

“FATCA” means Sections 1471-1474 of the Code in effect as of the date hereof (or any amended or successor version of such Code sections that is substantially comparable and not materially more onerous to comply with), any current or future regulations or official interpretations thereof and any agreements entered into pursuant to Section 1471(b)(1) of the Code.

“Federal Funds Rate” means, for any day, the rate per annum equal to the weighted average of the rates on overnight Federal funds transactions with members of the Federal Reserve

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System arranged by Federal funds brokers on such day, as published by the Federal Reserve Bank of New York on the Business Day next succeeding such day; provided that (a) if such day is not a Business Day, the Federal Funds Rate for such day shall be such rate on such transactions on the next preceding Business Day as so published on the next succeeding Business Day, and (b) if no such rate is so published on such next succeeding Business Day, the Federal Funds Rate for such day shall be the average rate (rounded upward, if necessary, to a whole multiple of 1/100 of 1%) charged to the Agent on such day on such transactions as determined by the Agent.

“Fee Examiner” means Richard Stern of Lusk, Stern & Eisler LLP or any replacement or successor fee examiner for the Cases approved by the Bankruptcy Court.

“Final Order” means the Final Order (I) Authorizing Debtors (A) To Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) To Utilize Cash Collateral Pursuant To 11 U.S.C. §363 and (II) Granting Adequate Protection To Pre-Petition Secured Parties Pursuant To 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 375].

“FRB” means the Board of Governors of the Federal Reserve System of the United States.

“Fund” means any Person (other than an individual) that is or will be engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course.

“GAAP” has the meaning specified in Section 1.03.

“Guaranteed Obligations” has the meaning specified in Section 7.01(a).

“Guarantors” means the Borrower and the Subsidiary Guarantors.

“Guaranty” means the guaranty of each Guarantor set forth in Article VII.

“Guaranty Supplement” has the meaning specified in Section 7.05.

“Harrow Sale” means the sale of real property located in the United Kingdom identified by the Borrower to the Lenders prior to the date hereof as the “Harrow Sale”.

“Hazardous Materials” means (a) petroleum and petroleum products, byproducts or breakdown products, radioactive materials, asbestos-containing materials, polychlorinated biphenyls and radon gas and (b) any other chemicals, materials or substances designated, classified or regulated as hazardous or toxic or as a pollutant or contaminant under any Environmental Law.

“Hedge Agreement Obligations” means the aggregate net liabilities, on a mark-to-market basis as determined in accordance with GAAP, for all Hedge Agreements of a Person calculated as of the end of the most recent month.

“Hedge Agreements” means interest rate, currency or commodity swap, cap or collar agreements, interest rate, currency or commodity future or option contracts and other similar agreements.

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“HMRC” means Her Majesty’s Revenue & Customs.

“Indenture” means the Indenture dated as of January 1, 1988 between the Borrower and The Bank of New York, as trustee, as amended from time to time.

“Initial Issuing Banks” means each Lender (or an Affiliate thereof) with a Letter of Credit Commitment on the Effective Date.

“Insufficiency” means, with respect to any Plan, the amount, if any, of its unfunded benefit liabilities, as defined in Section 4001(a)(18) of ERISA.

“Intellectual Property” has the meaning specified in Section 4.01(i).

“Intellectual Property Security Agreement” means a “short form” intellectual property security agreement substantially in the form of Exhibit A to the Security Agreement.

“Intercreditor Agreement” means that certain Intercreditor Agreement, to be dated as of the Effective Date, among the Borrower, the Subsidiaries of the Borrower party thereto, the Agent (as representative with respect to this Agreement), Wilmington Trust, National Association, as representative with respect to the New Money Loans under the DIP Term Loan Agreement, and Wilmington Trust, National Association, as representative with respect to the Junior Loans under the DIP Term Loan Agreement, substantially in the form of Exhibit I, with such changes as are reasonably agreed by the Agent (provided, that no such changes shall be adverse to the Lenders in any material respect, without the consent of the Required Lenders).

“Interest Period” means, for each Eurodollar Rate Loan comprising part of the same Borrowing, the period commencing on the date of such Eurodollar Rate Loan or the date of the Conversion of any Base Rate Loan into such Eurodollar Rate Loan and ending on the last day of the period selected by the Borrower pursuant to the provisions below and, thereafter, each subsequent period commencing on the last day of the immediately preceding Interest Period and ending on the last day of the period selected by the Borrower pursuant to the provisions below. The duration of each such Interest Period shall be one, two, three or six months, as the Borrower may, upon notice received by the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the first day of such Interest Period, select; provided, however, that:

(i) the Borrower may not select any Interest Period that ends after the Termination Date;

(ii) Interest Periods commencing on the same date for Eurodollar Rate Loans comprising part of the same Borrowing shall be of the same duration;

(iii) [reserved];

(iv) whenever the last day of any Interest Period would otherwise occur on a day other than a Business Day, the last day of such Interest Period shall be extended to occur on the next succeeding Business Day, provided, however, that, if such extension would cause the last day of such Interest Period to occur in the next following calendar month, the last day of such Interest Period shall occur on the next preceding Business Day; and

(v) whenever the first day of any Interest Period occurs on a day of an initial calendar month for which there is no numerically corresponding day in the calendar month that succeeds such initial calendar month by the number of months equal to the number of months in

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such Interest Period, such Interest Period shall end on the last Business Day of such succeeding calendar month.

“Interim Order” means the Interim Order (I) Authorizing Debtors (A) To Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) To Utilize Cash Collateral Pursuant To 11 U.S.C. §363 and (II) Granting Adequate Protection To Pre-Petition Secured Parties Pursuant To 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 54].

“Inventory,” has the meaning specified in the UCC.

“Inventory Value” means with respect to any Inventory of a Loan Party at the time of any determination thereof, the standard cost determined on a first in first out basis and carried on the general ledger or inventory system of such Loan Party stated on a basis consistent with its current and historical accounting practices, in Dollars, determined in accordance with the standard cost method of accounting less, without duplication, (i) any markup on Inventory from an Affiliate and (ii) in the event variances under the standard cost method are expensed, a Reserve reasonably determined by the Collateral Agent as appropriate in order to adjust the standard cost of Eligible Inventory to approximate actual cost.

“Investment” in any Person means any loan or advance to such Person, any purchase or other acquisition of any equity interests or Debt or the assets comprising a division or business unit or a substantial part or all of the business of such Person, any capital contribution to such Person or any other direct or indirect investment in such Person, including, without limitation, any acquisition by way of a merger or consolidation (or similar transaction) and any arrangement pursuant to which the investor incurs Debt of the types referred to in clause (h) or (i) of the definition of “Debt” in respect of such Person.

“IP License” means any lease, license or covenant not to sue, entered into with respect to any Intellectual Property outside the ordinary course of business; provided, that any exclusive license of Intellectual Property (except for an exclusive license of Intellectual Property in the ophthalmological field) shall be deemed to be outside the ordinary course of business.

“IP Litigation Party” means a party and its affiliates to any action, suit, investigation, litigation or proceeding pending or threatened in any court or before any arbitrator or governmental instrumentality adverse to the Debtors or their affiliates.

“IP Settlement Agreement” means any agreement entered into by the Borrower or any its Subsidiaries with any other Person (other than a Subsidiary of the Borrower) relating to any assets included in the Digital Imaging Patent Portfolio (but not involving the sale of such assets) and pursuant to which such other Person shall agree to provide consideration (including, without limitation, pursuant to an IP License) to the Borrower or such Subsidiary in exchange for the settlement of, or agreement not to pursue, litigation with respect to such assets.

“ISP” means, with respect to any Letter of Credit, the “International Standby Practices 1998” published by the Institute of International Banking Law & Practice, Inc. (or such later version thereof as may be in effect at the time of issuance).

“Issuance” with respect to any Letter of Credit means the issuance, amendment, renewal or extension of such Letter of Credit.

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“Issuing Bank” means an Initial Issuing Bank, any Eligible Assignee to which a portion of the Letter of Credit Commitment hereunder has been assigned pursuant to Section 9.08 or any other Lender (or an Affiliate thereof) so long as such Eligible Assignee or Lender (or Affiliate thereof) expressly agrees to perform in accordance with their terms all of the obligations that by the terms of this Agreement are required to be performed by it as an Issuing Bank and notifies the Agent of its Applicable Lending Office (which information shall be recorded by the Agent in the Register), for so long as such Initial Issuing Bank, Eligible Assignee or Lender (or Affiliate thereof), as the case may be, shall have a Letter of Credit Commitment.

“Junior Loans” means the “Junior Loans” as defined in the DIP Term Loan Agreement as in effect on the Effective Date.

“Kodak Limited” means Kodak Limited, a company with limited liability organized under the laws of England and Wales.

“Landlord Lien Waiver” means a written agreement that is reasonably acceptable to the Collateral Agent, pursuant to which a Person shall waive or subordinate its rights (if any, that are or would be prior to the Liens granted to the Agent for the benefit of the Lenders under the Loan Documents or the Orders) and claims as landlord, warehouseman or consignee, as applicable in any Inventory of a Loan Party for unpaid rents and other charges, grant access to the Agent for the repossession and sale of such Inventory and make other customary agreements relative thereto.

“L/C Cash Deposit Account” means an interest bearing cash deposit account to be established and maintained by the Agent, over which the Agent shall have sole dominion and control, upon terms as may be satisfactory to the Agent.

“L/C Related Documents” has the meaning specified in Section 2.06(b)(i).

“Lender Insolvency Event” means that (i) a Lender or its Parent Company is insolvent, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors, or (ii) such Lender or its Parent Company is the subject of a bankruptcy, insolvency, reorganization, liquidation, winding up or similar proceeding, or a receiver, interim receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Lender or its Parent Company, or such Lender or its Parent Company has taken any action in furtherance of or indicating its consent to or acquiescence in any such proceeding or appointment.

“Lenders” has the meaning in the introductory paragraph hereto, and shall include each Issuing Bank and each Person that shall become a party hereto pursuant to Section 9.08.

“Letter of Credit” means any standby letter of credit or commercial letter of credit issued under the Letter of Credit Facility.

“Letter of Credit Agreement” has the meaning specified in Section 2.03(a).

“Letter of Credit Commitment” means, with respect to each Issuing Bank, the obligation of such Issuing Bank to issue Letters of Credit for the account of the Borrower and its Subsidiaries in (a) the amount set forth opposite such Issuing Bank’s name on Schedule I hereto under the caption “Letter of Credit Commitment” or (b) if such Issuing Bank has entered into one or more Assignment and Acceptances or is a Lender that has become an Issuing Bank after the

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Effective Date in accordance with the definition of "Issuing Bank", the amount set forth for such Issuing Bank in the Register maintained by the Agent pursuant to Section 9.08(e) as such Issuing Bank's "Letter of Credit Commitment", in each case as such amount may be reduced prior to such time pursuant to Section 2.05.

"Letter of Credit Facility" means, at any time, an amount equal to the least of (a) the aggregate amount of the Issuing Banks' Letter of Credit Commitments at such time, (b) \$150,000,000 and (c) the aggregate amount of the Revolving Credit Commitments, as such amount may be reduced at or prior to such time pursuant to Section 2.05.

"Letter of Credit Obligations" means, at any time, the sum of (i) the Available Amount of all Letters of Credit issued and outstanding and (ii) the aggregate amount of all amounts drawn under Letters of Credit that have not been reimbursed by the Borrower or converted to Revolving Loans.

"Lien" means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property, provided the term "Lien" shall not include any license of intellectual property. Solely for the avoidance of doubt, the filing of a UCC financing statement that is a precautionary filing in respect of an operating lease that does not constitute a security interest in the leased property or otherwise give rise to a security interest does not constitute a Lien solely on account of being filed in a public office.

"Line Cap" means, at any time, (x) the lesser of (i) the Borrowing Base and (ii) the Revolving Credit Commitments minus (y) the Availability Block minus (z) the Other Secured Obligations Amount.

"Loan Documents" means (i) this Agreement, (ii) the Amendment Agreement, (iii) the Notes, (iv) the Collateral Documents, (v) the Orders, (vi) the Intercreditor Agreement and (vii) each Letter of Credit Agreement, in each case as amended, restated, supplemented or otherwise modified from time to time.

"Loan Parties" means the Borrower and the Subsidiary Guarantors.

"Loan Value" means, at any time of determination, an amount (calculated based on the most recent Borrowing Base certificate delivered to the Collateral Agent in accordance with this Agreement) equal to (a) with respect to Eligible Receivables of the Loan Parties, 85% of Eligible Receivables less the applicable Dilution Reserve plus (b) with respect to Eligible Inventory of the Loan Parties, the lesser of (i) 65% of Eligible Inventory and (ii) 85% of the Net Orderly Liquidation Value of Eligible Inventory (based on the then most recent independent inventory appraisal) on any date of determination.

"Loans" means the Revolving Loans.

"Material Adverse Effect" means an event or occurrence that has had a material adverse effect, or any event or occurrence which could reasonably be expected to have a material adverse effect on (A) the business, properties, financial condition results of operations or liabilities of the Borrower and its Subsidiaries, taken as a whole, other than any change, event or occurrence, arising individually or in the aggregate, from (i) events leading up to the commencement of proceedings under Chapter 11 of the Bankruptcy Code, (ii) events that would reasonably be

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expected to result from the filing or commencement of the Cases or the announcement of the filing or commencement of the Cases or (iii) the failure to obtain an aggregate gross cash purchase price in excess of the Minimum Proceeds Amount for the Specified Sale, (B) the ability of the Borrower or the Subsidiary Guarantors to perform their respective obligations under the Loan Documents or (C) the ability of the Agent, the Collateral Agent and/or the Lenders to enforce their rights and remedies under the Loan Documents.

“Material Real Property” means each real property owned in fee by a Loan Party that has a fair market value (as determined by the Borrower in good faith) of not less than \$25,000,000.

“Material Subsidiary” means each Subsidiary of the Borrower that, for the most recently completed fiscal year of the Borrower for which audited financial statements are available, either (i) has, together with its Subsidiaries, assets that exceed 5% of the total assets shown on the Consolidated statement of financial condition of the Borrower as of the last day of such period or (ii) has, together with its Subsidiaries, net sales that exceed 5% of the Consolidated net sales of the Borrower for such period.

“Maturity Date” means September 30, 2013.

“Maximum Rate” has the meaning specified in Section 2.08(i).

“Minimum Proceeds Amount” means \$600,000,000.

“Moody’s” means Moody’s Investors Service, Inc.

“Multiemployer Plan” means a multiemployer plan, as defined in Section 4001(a)(3) of ERISA, to which any Loan Party or any ERISA Affiliate is making or accruing an obligation to make contributions, or has within any of the preceding five plan years made or accrued an obligation to make contributions.

“Multiple Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and at least one Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4064 or 4069 of ERISA in the event such plan has been or were to be terminated.

“Net Cash Proceeds” means, with respect to any Disposition or IP License by the Borrower or any of its Subsidiaries or Casualty Event affecting the Borrower or any of its Subsidiaries, in each case, after the Petition Date, the aggregate amount of cash actually received from time to time (whether as initial consideration or through payment or disposition of deferred consideration, and if received in a currency other than Dollars, determined after the conversion of such cash into Dollars using the prevailing exchange rate in effect on the date such local currency cash is received) by or on behalf of such Person in connection with such transaction or Casualty Event, in each case, after deducting therefrom only (without duplication) (a) reasonable and customary brokerage commissions, underwriting fees and discounts, legal and accounting fees and expenses, filing fees, finder’s fees, success fees and any other similar fees and commissions and other expenses related to the transaction, (b) the amount of taxes payable in connection with or as a result of such transaction or (c) the amount of any Debt (other than the Existing Second Lien Debt) secured by a Lien on such asset (other than a Lien ranking pari passu with or junior to the Lien on such asset, if any, securing the Obligations) that, by the terms of the agreement or

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instrument governing such Debt, is required to be repaid upon such disposition, in each case to the extent, but only to the extent, that the amounts so deducted are, at the time of receipt of such cash (or, in the case of taxes, within twelve months of the time of receipt of such cash), actually paid to a Person that is not an Affiliate of the Borrower and are properly attributable to such transaction or to the asset that is the subject thereof.

“Net Orderly Liquidation Value” means, with respect to Eligible Inventory, the orderly liquidation value with respect to such Inventory, net of expenses estimated to be incurred in connection with such liquidation, based on the most recent third party appraisal in form and substance, and by an independent appraisal firm, reasonably satisfactory to the Collateral Agent.

“New DIP Order” means (i) that certain Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926], attached hereto as Exhibit J-1 as modified by (ii) that certain Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279], attached hereto as Exhibit J-2.

“New Money Loans” means the “New Money Loans” as defined in the DIP Term Loan Agreement as in effect on the Effective Date.

“Non-Defaulting Lender” means, at any time, a Lender that is not a Defaulting Lender or a Potential Defaulting Lender.

“Non-US Subsidiary” means any direct or indirect Subsidiary of the Borrower that is not a US Subsidiary.

“Note” means a promissory note of the Borrower payable to the order of any Lender, delivered pursuant to a request made under Section 2.16, in substantially the form of Exhibit A hereto, evidencing the aggregate indebtedness of the Borrower to such Lender resulting from the Loans made by such Lender.

“Notice of Borrowing” has the meaning specified in Section 2.02(a).

“Notice of Issuance” has the meaning specified in Section 2.03(a).

“Obligations” means all liabilities and obligations of every nature of each Loan Party from time to time owed to the Agent, the Collateral Agent, the Lenders, the other Secured Parties or any of them, under (x) the Loan Documents and (y) subject to Section 8.13, the Secured Agreements, whether for principal, interest (including interest which, but for the filing of a petition or other proceeding in a bankruptcy or insolvency proceeding with respect to such Loan Party, would have accrued on any Obligation, whether or not a claim is allowed against such Loan Party for such interest in the related bankruptcy or insolvency proceeding), fees, expenses, indemnification or otherwise and whether primary, secondary, direct, indirect, contingent, fixed or otherwise.

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“Orders” means the Interim Order, the Final Order and the New DIP Order (or any combination thereof, as the context may require).

“Original Effective Date” means January 20, 2012.

“Original Loan Documents” shall have the meaning assigned to such term in Section 3.04.

“Original Obligations” shall have the meaning assigned to such term in Section 3.04.

“Other Existing Letters of Credit” means the letters of credit set forth on Schedule 1.01(b).

“Other Secured Obligations Amount” means, at any time, the sum of all Designated Amounts in respect of Other Agreements constituting Obligations at such time.

“Other Taxes” has the meaning specified in Section 2.14(b).

“Outstandings” means, with respect to any Revolving Lender at any time, the sum of (i) the outstanding principal amount of such Lender’s Revolving Loans plus (ii) such Lender’s Ratable Share of (A) the aggregate Available Amount of all Letters of Credit outstanding at such time and (B) the aggregate principal amount of all Revolving Loans made by each Issuing Bank pursuant to Section 2.03(c) that have not been ratably funded by such Lender and outstanding at such time.

“Parent Company” means, with respect to a Lender, the bank holding company (as defined in Federal Reserve Board Regulation Y), if any, of such Lender, and/or any Person owning, beneficially of record, directly or indirectly, a majority of the shares of such Lender.

“Participant Register” has the meaning specified in Section 9.08(i).

“PATRIOT Act” means the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001, Pub. L. 107-56, signed into law October 26, 2001.

“PBGC” means the Pension Benefit Guaranty Corporation (or any successor).

“Permitted Collateral Liens” means (x) Liens permitted under clause (a) or (b) of the definition of Permitted Liens, (y) Liens granted pursuant to any of the Loan Documents and (z) Liens incurred under Section 5.02(a)(xvii); provided, in the case of clause (z), that pursuant to the Intercreditor Agreement such Liens on the ABL Priority Collateral are subordinated to the Liens on the ABL Priority Collateral created under the Collateral Documents.

“Permitted Liens” means such of the following as to which no enforcement, collection, execution, levy or foreclosure proceeding shall have been commenced: (a) Liens for (i) pre-petition taxes, assessments and governmental charges or levies that were not yet due on the Petition Date or that are being contested in good faith by appropriate proceedings and (ii) Liens for post-petition taxes, assessments and governmental charges or levies not yet due or that are being contested in good faith by appropriate proceedings; provided that with respect to both pre-petition and post-petition taxes, adequate reserves are maintained on the books of the Borrower or its Subsidiaries, as the case may be, in conformity with GAAP; (b) Liens imposed by law,

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including materialmen's, mechanics', carriers', workmen's and repairmen's Liens and other similar Liens arising in the ordinary course of business; (c) pledges or deposits to secure obligations under workers' compensation laws or similar legislation or to secure public or statutory obligations or to secure the performance of bids, performance bonds, tenders, trade contracts or leases (other than leases constituting Debt) in the ordinary course of business; (d) liens on the applicable real property related to or in connection with the Harrow Sale; (e) easements, rights of way and other encumbrances on title to real property that do not render title to the property encumbered thereby unmarketable, were not incurred in connection with and do not secure Debt and do not materially adversely affect the use of such property for its present purposes; (f) Liens or other conveyances of property in favor of any governmental department, agency or instrumentality to secure partial, progress or advance or other payments (other than in respect of borrowed money) pursuant to any contract or statute; and (g) Liens in favor of the applicable utility providers on the Adequate Assurance Account.

"Permitted Refinancing" means, with respect to any Person, any modification, refinancing, refunding, renewal, replacement, exchange or extension of any Debt of such Person; provided that (a) the principal amount (or accreted value, if applicable) thereof does not exceed the principal amount (or accreted value, if applicable) of the Debt so modified, refinanced, refunded, renewed, replaced, exchanged or extended except by an amount equal to accrued and unpaid interest and a reasonable premium thereon plus other reasonable and customary amounts paid, and customary fees and expenses reasonably incurred, in connection with such modification, refinancing, refunding, renewal, replacement, exchange or extension and by an amount equal to any existing commitments unutilized thereunder; (b) such modification, refinancing, refunding, renewal, replacement, exchange or extension (i) has a final maturity date equal to or later than the final maturity date of, and has a Weighted Average Life to Maturity equal to or greater than the Weighted Average Life to Maturity of, the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (ii) has no scheduled amortization or payments of principal prior to 181 days after the Termination Date or, if the Debt being modified, amended, restated, amended and restated, refinanced, refunded, renewed or extended is subject to scheduled amortization or payments of principal, prior to any such scheduled amortization or payments of principal; (c) if the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended is subordinated in right of payment to the Obligations, such modification, refinancing, refunding, renewal, replacement, exchange or extension is subordinated in right of payment to the Obligations on terms as favorable in all material respects to the Lenders as those contained in the documentation governing the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended; (d) the terms and conditions (including, if applicable, as to collateral) of any such modified, refinanced, refunded, renewed, replaced, exchanged or extended Debt are (A) either (i) customary for similar debt securities in light of then-prevailing market conditions (it being understood that such Debt shall not include any financial maintenance covenants and that any negative covenants shall be incurrence-based) or (ii) not materially less favorable to the Loan Parties or the Lenders, taken as a whole, than the terms and conditions of the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (B) when taken as a whole (other than interest rate and redemption premiums), not more restrictive to the Borrower and its Subsidiaries than those set forth in this Agreement (provided that a certificate of a Responsible Officer of the Borrower delivered to the Agent in good faith at least five Business Days prior to the incurrence of such Debt, together with a reasonably detailed description of the material terms and conditions of such Debt or drafts of the documentation relating thereto, stating that the Borrower has determined in good faith that such terms and conditions satisfy the requirement set out in the foregoing clause (d), shall be conclusive evidence that such terms and conditions satisfy such requirement unless the Agent provides notice to the Borrower of its objection during such five Business Day period);

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(e) any such modification, refinancing, refunding, renewal, replacement, exchange or extension is incurred by the Person who is the obligor or guarantor, or a successor to the obligor or guarantor, on the Debt being modified, refinanced, refunded, renewed, replaced or extended; (f) no such modification, refinancing, refunding, renewal, replacement, exchange or extension shall have greater guarantees or security than the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended; (g) any such modification, refinancing, refunding, renewal, replacement, exchange or extension of Debt incurred under Section 5.02(d)(xv) shall be subject to (and the holders of, and agents and/or trustees in respect of, any such Debt shall be bound by) the Intercreditor Agreement; (h) any such modification, refinancing, refunding, renewal, replacement, exchange or extension of Existing Second Lien Debt that is secured shall be subject to (and the holders of, and agents and/or trustees in respect of, any such Debt shall be bound by) an intercreditor agreement reasonably satisfactory to the Agent, which shall provide that the Liens securing such Debt are junior to the Liens securing the Secured Obligations; and (i) at the time thereof, no Event of Default shall have occurred and be continuing.

“Person” means an individual, partnership, corporation (including a business trust), joint stock company, trust, unincorporated association, joint venture, limited or unlimited liability company or other entity, or a government or any political subdivision or agency thereof.

“Petition Date” has the meaning specified in the Introductory Statement.

“Plan” means a Single Employer Plan or a Multiple Employer Plan.

“Potential Defaulting Lender” means, at any time, a Lender (i) as to which the Agent has notified the Borrower that an event of the kind referred to in the definition of “Lender Insolvency Event” has occurred and is continuing in respect of any financial institution affiliate of such Lender, (ii) as to which the Agent or the Issuing Banks have in good faith reasonably determined and notified the Borrower that such Lender or its Parent Company or a financial institution affiliate thereof has notified the Agent, or has stated publicly, that it will not comply with its funding obligations under any other loan agreement or credit agreement or other similar/other financing agreement or (iii) that has, or whose Parent Company has, a rating for any class of its long-term senior unsecured debt lower than BBB- by S&P and Baa3 by Moody’s. Any determination that a Lender is a Potential Defaulting Lender under any of clauses (i) through (iii) above will be made by the Agent or, in the case of clause (ii), the Issuing Banks, as the case may be, in their sole discretion acting in good faith and upon consultation with the Borrower. The Agent will promptly send to all parties hereto a copy of any notice to the Borrower provided for in this definition.

“Pre-Petition Debt” means, collectively, the Debt of each Debtor outstanding and unpaid on the date on which such Person became a Debtor.

“Pre-Petition Payment” means, at any time after the Effective Date, a payment (by way of adequate protection or otherwise) of principal or interest or otherwise on account of any (i) Pre-Petition Debt, (ii) “critical or foreign vendor payments” or (iii) trade payables (including, without limitation, in respect of reclamation claims), or other pre-petition claims against any Debtor.

“Protective Revolving Loan” has the meaning specified in Section 2.01(c).

“Public Debt Rating” means, as of any date, for any Person the rating that has been most recently announced by either S&P or Moody’s, as the case may be, for any class of long-term senior secured debt issued by such Person or, if any such rating agency shall have issued more

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than one such rating, the lowest such rating issued by such rating agency. If S&P or Moody's shall change the basis on which ratings are established, each reference to the Public Debt Rating announced by S&P or Moody's, as the case may be, shall refer to the then equivalent rating by S&P or Moody's, as the case may be.

"Ratable Share" of any amount means, with respect to any Revolving Lender at any time, the product of such amount times a fraction the numerator of which is the amount of such Lender's Revolving Credit Commitment at such time (or, if the Revolving Credit Commitments shall have been terminated pursuant to Section 2.05 or 6.01, such Lender's Revolving Credit Commitment as in effect immediately prior to such termination) and the denominator of which is the aggregate amount of all Revolving Credit Commitments at such time (or, if the Revolving Credit Commitments shall have been terminated pursuant to Section 2.05 or 6.01, the aggregate amount of all Revolving Credit Commitments as in effect immediately prior to such termination).

"Register" has the meaning specified in Section 9.08(e).

"Related Parties" means, with respect to any specified Person, such Person's Affiliates and the respective directors, officers, employees, agents, trustees, partners and advisors of such Person and such Person's Affiliates.

"Rent Reserve" means, with respect to any plant, warehouse, distribution center or other operating facility where any Eligible Inventory subject to landlords' or warehousemen's Liens or other Liens arising by operation of law is located, and with respect to which no Landlord Lien Waiver has been delivered to Collateral Agent, a reserve equal to three month's rent at such plant, warehouse, distribution center, or other operating facility, and such other reserve amounts that may be determined by the Collateral Agent in its reasonable discretion.

"Reorganization Plan" means a plan of reorganization in any or all of the Cases of the Debtors.

"Replacement Lender" has the meaning specified in Section 2.20.

"Reporting Side Letter" means that certain side letter agreement between the Borrower and the Agent, dated as of March 5, 2012, as subsequently modified by agreement of the parties thereto.

"Required Lenders" means at any time Lenders holding at least a majority in interest of the sum of (i) the aggregate unpaid principal amount of the Revolving Loans outstanding at such time, (ii) the aggregate Unused Revolving Credit Commitments at such time and (iii) the aggregate Letter of Credit Obligations at such time (with the aggregate amount of each Lender's risk participation and funded participation in Letter of Credit Obligations being deemed held by such Lender for purposes of this definition); provided, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lenders at such time (A) the aggregate principal amount of the Revolving Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time, (B) the Unused Revolving Credit Commitment of such Lender at such time and (C) the Letter of Credit Obligations held or deemed held by such Lender at such time.

"Reserves" means, at any time of determination and without duplication, (a) any Rent Reserves, (b) the Carve-Out Reserve and (c) such other reserves as determined from time to time

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in the reasonable discretion (from the perspective of an asset-based lender) of the Collateral Agent to preserve and protect the value of the Collateral.

“Responsible Officer” means the chief executive officer, president, chief financial officer, secretary, assistant secretary, treasurer, assistant treasurer or controller of a Loan Party (or for purposes of Section 5.01(h)(xv), the Borrower or any of its Subsidiaries). Any document delivered hereunder or under any other Loan Document that is signed by a Responsible Officer of a Loan Party shall be conclusively presumed to have been authorized by all necessary corporate, partnership and/or other action on the part of such Loan Party and such Responsible Officer shall be conclusively presumed to have acted on behalf of such Loan Party.

“Revolving Credit Commitment” means as to any Revolving Lender (a) the amount set forth opposite such Lender’s name on Schedule I hereto as such Lender’s “Revolving Credit Commitment”, which shall be designated as a Commitment under the Revolving Credit Facility or (b) if such Lender has entered into an Assignment and Acceptance, the amount set forth for such Lender in the Register maintained by the Agent pursuant to Section 9.08(e), as such amount may be reduced pursuant to Section 2.05.

“Revolving Credit Facility” means, at any time, the aggregate amount of the Revolving Lenders’ Revolving Credit Commitments at such time.

“Revolving Credit Facility Usage” means, at any time, the amount obtained by adding (i) the aggregate outstanding principal amount of all Revolving Loans made by the Revolving Lenders and (ii) the aggregate outstanding Letter of Credit Obligations.

“Revolving Lender” means, at any time, a Lender that has a Revolving Credit Commitment at such time.

“Revolving Loan” means an advance by a Revolving Lender as part of a Borrowing and refers to a Base Rate Loan or a Eurodollar Rate Loan and shall be deemed to include any Protective Revolving Loan made hereunder.

“S&P” means Standard & Poor’s, a division of The McGraw-Hill Companies, Inc.

“Secured Agreements” means, to the extent designated as such by the Borrower in writing to the Agent from time to time in accordance with Section 8.13, (a) all agreements and other documents relating to any treasury management services, clearing, corporate credit card and related services provided to the Borrower or any of its Subsidiaries and entered into by the Borrower or any of its Subsidiaries with any Lender or any of its Affiliates (regardless of whether such Lender subsequently ceases to be a Lender for any reason), (b) all letters of credit issued by a Lender or any its Affiliates (regardless of whether such Lender subsequently ceases to be a Lender for any reason) for the benefit of the Borrower or any of its Subsidiaries (other than Letters of Credit issued hereunder), (c) all agreements evidencing any other obligations of the Borrower and any of its Subsidiaries owing to any Lender and its Affiliates, (d) all Hedge Agreements entered into with the Borrower or any of its Subsidiaries by any Lender or any of its Affiliates (regardless of whether such Lender subsequently ceases to be a Lender for any reason) and (e) each agreement or instrument delivered by any Loan Party or Subsidiary of the Borrower pursuant to any of the foregoing, as the same may be amended from time to time in accordance with the provisions thereof.

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“Secured Obligations” means the means the “Secured Obligations”, as defined in the Security Agreement.

“Secured Parties” means, collectively, (i) the Agent, (ii) the Collateral Agent, (iii) each Revolving Lender, (iv) each Issuing Bank and (v) each Lender or Affiliate of a Lender in its capacity as a counterparty to a Secured Agreement (regardless of whether such Lender subsequently ceases to be a Lender for any reason).

“Security Agreement” means the Amended and Restated Security Agreement, dated as of the Effective Date, from the Loan Parties party thereto, as grantors, to the Agent, substantially in the form of Exhibit D, with such changes as are reasonably agreed by the Agent (provided, that no such changes shall be adverse to the Lenders in any material respect).

“Single Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and no Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4069 of ERISA in the event such plan has been or were to be terminated.

“Specified Business Units” means those business units of the Borrower set forth in the Reporting Side Letter.

“Specified Collateral” has the meaning specified in the Security Agreement.

“Specified Deposit Accounts” means the following deposit accounts of the Borrower at Bank of America, N.A.: 1233952890, 1233652887, 1233506550, 1233452888, 4426554408, 4427213858, 4427213861, 4427213874, 4427213887, 4427213890, 3756660791, 3752112531, 4426328537, 4426328540, 3756661062, 4427209859, 3756660694, 1233518010, 4427171961, 4427203703, 4427203716, 4427203729 and 4427573174.

“Specified Sale” means, individually or collectively (as the context may require), any sale, lease, license, transfer or other disposition, in whole or in part, of any combination of (A) the assets and businesses of the Borrower or any of its Subsidiaries assigned the code name “Rockford”, (B) the assets and businesses of the Borrower or any of its Subsidiaries assigned the code name “Walden” and/or (C) trademarks, trademark licenses, domain names or related intellectual property assets and materials of the Borrower or any of its Subsidiaries.

“Subsidiary” of any Person means any corporation, partnership, joint venture, limited liability company, trust or estate of which (or in which) more than 50% of (a) the issued and outstanding capital stock having ordinary voting power to elect a majority of the Board of Directors of such corporation (irrespective of whether at the time capital stock of any other class or classes of such corporation shall or might have voting power upon the occurrence of any contingency), (b) the interest in the capital or profits of such limited liability company, partnership or joint venture or (c) the beneficial interest in such trust or estate is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more of its other Subsidiaries or by one or more of such Person’s other Subsidiaries.

“Subsidiary Guarantors” means (x) the direct and indirect wholly-owned (other than directors’ qualifying shares or similar holdings under applicable law) US Subsidiaries of the Borrower listed on Part A of Schedule II hereto and (y) each other Subsidiary of the Borrower that shall be required to execute and deliver a guaranty pursuant to Section 5.01(i).

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“Supermajority Revolving Lenders” means, at any time, Lenders owed or holding more than 75% in interest of the sum of (a) the aggregate principal amount of the Revolving Credit Loans outstanding at such time, (b) the aggregate Unused Revolving Credit Commitment at such time and (c) the aggregate Letter of Credit Obligations at such time (with the aggregate amount of each Lender’s risk participation and funded participation in Letter or Credit Obligations being deemed held by such Lender for purposes of this definition); provided, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Supermajority Revolving Lenders at such time (A) the aggregate principal amount of the Revolving Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time, (B) the Unused Revolving Credit Commitment of such Lender at such time and (C) the Letter of Credit Obligations held or deemed held by such Lender at such time.

“Superpriority Claim” means a claim against any Debtor in any of the Cases which is an administrative expense claim having priority over any and all administrative expenses of the kind specified in Sections 503(b) or 507(b) of the Bankruptcy Code.

“Taxes” has meaning specified in Section 2.14(a).

“Term Facility Cash Collateral Account” means a segregated Deposit Account into which only the identifiable proceeds of Term Loan Priority Collateral are deposited.

“Term Loan Priority Collateral” has the meaning specified in the Intercreditor Agreement.

“Termination Date” means the earliest of (a) the Maturity Date, (b) the date of termination in whole of the Commitments pursuant to Section 2.05, 6.01 or 9.14(b) and (c) the Consummation Date.

“Total Outstandings” means at any time the aggregate Outstandings of all Lenders at such time.

“Type” refers to the distinction between Loans bearing interest at the Base Rate and Loans bearing interest at the Eurodollar Rate.

“UCC” means the Uniform Commercial Code as in effect in the State of New York; provided that, if perfection or the effect of perfection or non-perfection or the priority of any security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

“UK Pensions Regulator” means the Pensions Regulator established in the United Kingdom pursuant to the Pensions Act of 2004.

“UK Pension Scheme” means the retirement benefits scheme known as the Kodak Pension Plan.

“Unissued Letter of Credit Commitment” means, with respect to any Issuing Bank, the obligation of such Issuing Bank to issue Letters of Credit for the account of the Borrower or its Subsidiaries in an amount equal to the excess of (a) the amount of its Letter of Credit

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Commitment over (b) the aggregate Letter of Credit Obligations outstanding to such Issuing Bank.

“United States” and “US” mean the United States of America.

“Unused Revolving Credit Commitment” means, with respect to each Revolving Lender at any time, (a) such Lender’s Revolving Credit Commitment at such time minus (b) the sum of (i) the aggregate principal amount of all Revolving Loans made by such Lender (in its capacity as a Lender) and outstanding at such time, plus (ii) such Lender’s Ratable Share of (A) the aggregate Available Amount of all Letters of Credit outstanding at such time and (B) the aggregate principal amount of all Revolving Loans made by each Issuing Bank pursuant to Section 2.03(c) that have not been ratably funded by such Lender and outstanding at such time.

“US Liquidity” means, on any date of determination, the sum of (A) the aggregate amount of cash and Cash Equivalents owned by the Loan Parties free and clear of all Liens (other than Liens created under the Collateral Documents, Liens securing the DIP Term Loan Facility (or any Permitted Refinancing thereof) and Liens securing the Existing Second Lien Debt (or any Permitted Refinancing thereof)) on such date (provided, however, that any such cash and Cash Equivalents that have been pledged to Cash Collateralize outstanding Letter of Credit Obligations shall be disregarded for purposes of this clause (A)) plus (B) Excess Availability on such date.

“US Subsidiary” means any direct or indirect Subsidiary of the Borrower organized under the laws of the United States, any state thereof or the District of Columbia.

“Voting Stock” means capital stock issued by a corporation, or equivalent interests in any other Person, the holders of which are ordinarily, in the absence of contingencies, entitled to vote for the election of directors (or persons performing similar functions) of such Person, even if the right so to vote has been suspended by the happening of such a contingency.

“Weighted Average Life to Maturity” means, when applied to any Debt at any date, the number of years obtained by dividing: (a) the sum of the products obtained by multiplying (i) the amount of each then remaining installment, sinking fund, serial maturity or other required payments of principal, including payment at final maturity, in respect thereof, by (ii) the number of years (calculated to the nearest one-twelfth) that will elapse between such date and the making of such payment; by (b) the then outstanding principal amount of such Debt.

“Withdrawal Liability” has the meaning specified in Part I of Subtitle E of Title IV of ERISA.

SECTION 1.02. Computation of Time Periods. In this Agreement in the computation of periods of time from a specified date to a later specified date, the word “from” means “from and including” and the words “to” and “until” each mean “to but excluding”.

SECTION 1.03. Accounting Terms. All accounting terms not specifically defined herein shall be construed in accordance with generally accepted accounting principles in the United States of America consistent with those applied in the preparation of the financial statements referred to in Section 4.01(e) (“GAAP”). If at any time any change in GAAP or the application thereof would affect the computation of any financial ratio or requirement set forth in any Loan Document, and either the Borrower or the Required Lenders shall so request, the Agent and the Borrower shall negotiate in good faith to amend such ratio or requirement (an “Accounting Change”) to preserve the original intent thereof in light of such change in GAAP or the application thereof; provided that, until so amended, (i) such ratio

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or requirement shall be made as if such Accounting Change had not been effected and on a basis consistent with how GAAP or the rules promulgated pursuant thereto that are the subject of such Accounting Change were calculated in the most recent financial statements delivered by the Borrower to the Lenders as to which no such objection shall have been made and (ii) the Borrower shall provide to the Agent financial statements and other documents required under this Agreement or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such change in GAAP or the application thereof.

SECTION 1.04. Reserves. When any Reserve is to be established or a change in any amount, percentage, reserve, eligibility criteria or other item in the definitions of the terms "Borrowing Base", "Eligible Inventory", "Eligible Receivables" and "Rent Reserve" is to be determined in each case in the Collateral Agent's "reasonable discretion", such Reserve shall be implemented or such change shall become effective on the Business Day immediately following delivery of a written notice thereof to the Borrower, or immediately, without prior written notice, during the continuance of a Default.

SECTION 1.05. Letter of Credit Amount. Unless otherwise specified herein, the amount of a Letter of Credit at any time shall be deemed to be the stated amount of such Letter of Credit in effect at such time; provided, however, that with respect to any Letter of Credit that, by its terms or the terms of any L/C Related Document related thereto, provides for one or more automatic increases in the stated amount thereof, the amount of such Letter of Credit shall be deemed to be the maximum stated amount of such Letter of Credit after giving effect to all such increases, whether or not such maximum stated amount is in effect at such time.

SECTION 1.06. [Reserved].

SECTION 1.07. Permitted Liens. Any reference in any of the Loan Documents to a Permitted Lien is not intended to subordinate or postpone, and shall not be interpreted as subordinating or postponing, or as any agreement to subordinate or postpone, any Lien created by any of the Loan Documents to any Permitted Lien.

SECTION 1.08. Other Interpretive Provisions. With reference to this Agreement and each other Loan Document, unless otherwise specified herein or in such other Loan Document:

(a) The term "including" is by way of example and not limitation (i.e., "including" shall be deemed to mean "including, without limitation").

(b) Section headings herein and in the other Loan Documents are included for convenience of reference only and shall not affect the interpretation of this Agreement or any other Loan Document.

ARTICLE II

AMOUNTS AND TERMS OF THE LOANS AND LETTERS OF CREDIT

SECTION 2.01. The Loans and Letters of Credit. (a) Revolving Credit Facility.

(i) Borrowings. Each Revolving Lender severally agrees, on the terms and conditions set forth herein and in the Orders, to make Revolving Loans in Dollars to the Borrower from time to time on any Business Day during the period from the Original Effective Date until the Termination Date, in each case (A) in an amount for each such Revolving Loan not to exceed such Revolving Lender's Unused Revolving Credit Commitment at such time and (B) in an aggregate amount for all such Revolving Loans not to exceed such Revolving Lender's ratable

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portion (based on the aggregate amount of the Unused Revolving Credit Commitments at such time) of the Line Cap at such time. Each Borrowing shall be in an aggregate amount of \$10,000,000 or an integral multiple of \$1,000,000 in excess thereof (or such lesser amount as may be applied and reborrowed in accordance with Section 2.18) and shall consist of Revolving Loans of the same Type made on the same day by the Revolving Lenders ratably according to their respective Revolving Credit Commitments. Within the limits of each Revolving Lender's Revolving Credit Commitment, the Borrower may borrow under this Section 2.01(a), prepay pursuant to Section 2.10 and reborrow under this Section 2.01(a).

(ii) [Reserved].

(b) Letters of Credit. Each Issuing Bank agrees, on the terms and conditions set forth herein and in the Orders, and in reliance upon the agreements of the other Lenders set forth in this Agreement, to issue or continue Letters of Credit for the account of the Borrower and its Subsidiaries from time to time on any Business Day during the period from the Original Effective Date until 30 days before the Termination Date in an aggregate Available Amount not to exceed (i) for all Letters of Credit at any time the Letter of Credit Facility at such time, (ii) for all Letters of Credit issued by each Issuing Bank at any time such Issuing Bank's Letter of Credit Commitment at such time and (iii) for each such Letter of Credit an amount equal to the Unused Revolving Credit Commitments of the Lenders at such time. No Letter of Credit shall have an expiration date (including all rights of the Borrower or the beneficiary to require renewal) later than 10 Business Days before the Termination Date or, if agreed by the applicable Issuing Bank in its sole discretion, a later date that is not later than one year following the issuance thereof. Within the limits referred to above, the Borrower may from time to time request the Issuance of Letters of Credit under this Section 2.01(b). Each of the Citi Existing Letters of Credit shall be deemed to constitute a Letter of Credit issued hereunder.

(c) Protective Revolving Loans. The Agent shall be authorized, in its discretion, at any time that any conditions in Section 3.02 are not satisfied, to make Revolving Loans in Dollars that are Base Rate Loans (any such Revolving Loans made pursuant to this Section 2.01(c), "Protective Revolving Loans") in an aggregate amount not to exceed \$15,000,000 at any time outstanding, if the Agent reasonably deems such Revolving Loans necessary or desirable to preserve or protect Collateral, or to enhance the collectability or repayment of Obligations; provided that no Protective Revolving Loan shall continue for more than 90 consecutive days (and no further Protective Revolving Loan may be made for at least five consecutive days after the repayment by the Borrower of any outstanding Protective Revolving Loans). Protective Revolving Loans shall constitute Obligations secured by the Collateral and shall be entitled to all of the benefits of the Loan Documents. Immediately upon the making of a Protective Revolving Loan, each applicable Revolving Lender shall be deemed to, and hereby irrevocably and unconditionally agrees to, purchase from the Agent a risk participation in such Protective Revolving Loan in an amount equal to the product of such applicable Lender's Ratable Share times the amount of such Protective Revolving Loan. From and after the date, if any, on which any Lender is required to fund its participation in any Protective Revolving Loan purchased hereunder, the Agent shall promptly distribute to such Lender, such Lender's Ratable Share of all payments of principal and interest and all proceeds of Collateral received by the Agent in respect of such Protective Revolving Loan (and prior to such date, all payments on account of the Protective Revolving Loans shall be payable to Agent solely for its own account). The Supermajority Revolving Lenders may at any time revoke the Agent's authority to make further Protective Revolving Loans by written notice to the Agent. Absent such revocation, the Agent's determination that funding of a Protective Revolving Loan is appropriate shall be conclusive. In no event shall Protective Revolving Loans cause the aggregate outstanding amount of the Revolving Loans of any Revolving Lender, plus such Lender's Ratable Share of the outstanding amount of all Letter of Credit Obligations to exceed such Lender's Revolving Credit Commitment. Protective Revolving Loans shall be payable by the Borrower on demand.

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SECTION 2.02. Making the Loans. (a) Except as otherwise provided in Section 2.03(c), each Borrowing shall be made on notice, given not later than (x) 11:00 A.M. (New York City time) on the third Business Day prior to the date of the proposed Borrowing in the case of a Borrowing consisting of Eurodollar Rate Loans or (y) 11:00 A.M. (New York City time) on the date of the proposed Borrowing in the case of a Borrowing consisting of Base Rate Loans, by the Borrower to the Agent, which shall give to each applicable Lender prompt notice thereof by telecopier or any other electronic means agreed to by the Agent. Each such notice of a Borrowing (a “Notice of Borrowing”) shall be by telephone, confirmed promptly in writing, or by telecopier (or any other electronic means agreed to by the Agent), in substantially the form of Exhibit B hereto, specifying therein the requested (i) date of such Borrowing, (ii) Type of Loans comprising such Borrowing, (iii) aggregate amount of such Borrowing and (iv) in the case of a Borrowing consisting of Eurodollar Rate Loans, the initial Interest Period for each such Loan. Each applicable Lender shall, before 1:00 P.M. (New York City time) on the date of such Borrowing make available for the account of its Applicable Lending Office to the Agent at the Agent’s Account, in same day funds, such Lender’s Ratable Share of such Borrowing. After the Agent’s receipt of such funds and upon fulfillment of the applicable conditions set forth in Article III, the Agent will make such funds available to the Borrower at the Agent’s address referred to in Section 9.02(a).

(b) Anything in subsection (a) above to the contrary notwithstanding, (i) the Borrower may not select Eurodollar Rate Loans for any Borrowing if the aggregate amount of such Borrowing is less than \$10,000,000 or if the obligation of the Lenders to make Eurodollar Rate Loans shall then be suspended pursuant to Section 2.08 or 2.12 and (ii) the Eurodollar Rate Loans may not be outstanding as part of more than eighteen separate Borrowings.

(c) Each Notice of Borrowing shall be irrevocable and binding on the Borrower delivering such notice. In the case of any Borrowing that the related Notice of Borrowing specifies is to be comprised of Eurodollar Rate Loans, the Borrower shall indemnify each applicable Lender against any loss, cost or expense incurred by such Lender as a result of any failure of the Borrower to fulfill on or before the date specified in such Notice of Borrowing for such Borrowing the applicable conditions set forth in Article III, including, without limitation, any loss (excluding loss of anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by such Lender to fund the Loan to be made by such Lender as part of such Borrowing when such Loan, as a result of such failure, is not made on such date.

(d) Unless the Agent shall have received notice from a Lender prior to the time of any Borrowing that such Lender will not make available to the Agent such Lender’s ratable portion of such Borrowing, the Agent may assume that such Lender has made such portion available to the Agent on the date of such Borrowing in accordance with subsection (a) of this Section 2.02, as applicable, and the Agent may, in reliance upon such assumption, make available to the Borrower on such date a corresponding amount. If and to the extent that such Lender shall not have so made such ratable portion available to the Agent, such Lender and the Borrower severally agree to repay to the Agent forthwith on demand such corresponding amount together with interest thereon, for each day from the date such amount is made available to the Borrower until the date such amount is repaid to the Agent, at (i) in the case of the Borrower, the interest rate applicable at the time to the Loans comprising such Borrowing and (ii) in the case of such Lender, the Federal Funds Rate. If such Lender shall repay to the Agent such corresponding amount, such amount so repaid shall constitute such Lender’s Loan as part of such Borrowing for purposes of this Agreement.

(e) The failure of any Lender to make the Loan to be made by it as part of any Borrowing shall not relieve any other Lender of its obligation, if any, hereunder to make its Loan on the date of such Borrowing, but no Lender shall be responsible for the failure of any other Lender to make the Loan to be made by such other Lender on the date of any Borrowing.

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SECTION 2.03. Issuance of and Drawings and Reimbursement Under Letters of Credit. (a) Request for Issuance. (i) Each Letter of Credit shall be issued upon notice, given not later than 11:00 A.M. (New York City time) on the fifth Business Day prior to the date of the proposed Issuance of such Letter of Credit (or on such shorter notice as the applicable Issuing Bank may agree), by the Borrower to any Issuing Bank, and such Issuing Bank shall give the Agent, prompt notice thereof. Each such notice by the Borrower of Issuance of a Letter of Credit (a "Notice of Issuance") shall be by telephone, confirmed promptly in writing, or by telecopier (or any other electronic means agreed to by the Agent), specifying therein the requested (A) date of such Issuance (which shall be a Business Day), (B) Available Amount of such Letter of Credit, (C) expiration date of such Letter of Credit (which shall not be later than 10 Business Days prior to the Termination Date or, if agreed by the applicable Issuing Bank in its sole discretion, a later date that is not later than one year following the date of issuance thereof), (D) name and address of the beneficiary of such Letter of Credit, (E) form of such Letter of Credit, such Letter of Credit shall be issued pursuant to such application and agreement for letter of credit as such Issuing Bank and the Borrower shall agree for use in connection with such requested Letter of Credit (a "Letter of Credit Agreement") and (F) such other matters as the applicable Issuing Bank may require. In the case of a request for an amendment of any outstanding Letter of Credit, such Notice of Issuance shall specify in form and detail satisfactory to the applicable Issuing Bank, (A) the Letter of Credit to be amended, (B) the proposed date of amendment thereof (which shall be a Business Day), (C) the nature of the proposed amendment and (D) such other matters as the applicable Issuing Bank may require. Additionally, the Borrower shall furnish to the applicable Issuing Bank and the Agent such other documents and information pertaining to such requested Letter of Credit issuance or amendment, as such Issuing Bank or the Agent may require. If the requested form of such Letter of Credit is acceptable to the applicable Issuing Bank in its reasonable discretion (it being understood that any such form shall have only explicit documentary conditions to draw and shall not include discretionary conditions), such Issuing Bank will, upon fulfillment of the applicable conditions set forth in Section 3.02, make such Letter of Credit available to the Borrower at its office referred to in Section 9.02 or as otherwise agreed with the Borrower in connection with such Issuance. In the event and to the extent that the provisions of any Letter of Credit Agreement shall conflict with this Agreement, the provisions of this Agreement shall govern.

(ii) No Issuing Bank shall be under any obligation to issue any Letter of Credit if: (A) any order, judgment or decree of any governmental authority or arbitrator shall by its terms purport to enjoin or restrain such Issuing Bank from issuing the Letter of Credit, or any law applicable to such Issuing Bank or any request or directive (whether or not having the force of law) from any governmental authority with jurisdiction over such Issuing Bank shall prohibit, or request that such Issuing Bank refrain from, the issuance of letters of credit generally or the Letter of Credit in particular or shall impose upon such Issuing Bank with respect to the Letter of Credit any restriction, reserve or capital requirement (for which such Issuing Bank is not otherwise compensated hereunder) not in effect on the Original Effective Date, or shall impose upon such Issuing Bank any unreimbursed loss, cost or expense which was not applicable on the Original Effective Date and which such Issuing Bank in good faith deems material to it; (B) except as otherwise agreed by the Agent and such Issuing Bank, the Letter of Credit is in an initial stated amount less than \$100,000, in the case of a commercial Letter of Credit, or \$500,000, in the case of a standby Letter of Credit; (C) the Letter of Credit is to be denominated in a currency other than Dollars; (D) any Revolving Lender is at that time a Defaulting Lender, unless such Issuing Bank has entered into arrangements, including the delivery of cash collateral, satisfactory to such Issuing Bank (in its sole discretion) with the Borrower or such Lender to eliminate such Issuing Bank's actual or potential fronting exposure (after giving effect to Section 2.19(f)) with respect to the Defaulting Lender arising from either the Letter of Credit then proposed to be issued or that Letter of Credit and all other Letter of Credit Obligations as to which such Issuing Bank has actual or potential fronting exposure, as it may elect in its sole discretion; or (E) the Letter of

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Credit contains any provisions for automatic reinstatement of the stated amount after any drawing thereunder.

(iii) No Issuing Bank shall amend or continue any Letter of Credit if such Issuing Bank would not be permitted at such time to issue the Letter of Credit in its amended or continued form under the terms hereof.

(iv) Each Issuing Bank shall act on behalf of the Revolving Lenders with respect to any Letters of Credit issued by it and the documents associated therewith, and each Issuing Bank shall have all of the benefits and immunities (A) provided to the Agent in Article VIII with respect to any acts taken or omissions suffered by such Issuing Bank in connection with Letters of Credit issued by it or proposed to be issued by it and documents pertaining to such Letters of Credit as fully as if the term "Agent" as used in Article VIII included such Issuing Bank with respect to such acts or omissions, and (B) as additionally provided herein with respect to such Issuing Bank.

(v) No Issuing Bank shall have any obligation to issue any Letter of Credit hereunder if the expiry date of such requested Letter of Credit would occur more than twelve months after the date of issuance or last extension thereof (it being understood that any such Letter of Credit so issued shall be on such terms and conditions as may be specified by the applicable Issuing Bank in its discretion, including with respect to expiry date and any automatic renewal features).

(b) Participations. By the Issuance of a Letter of Credit (or an amendment to a Letter of Credit increasing or decreasing the amount thereof) and without any further action on the part of the applicable Issuing Bank or the Lenders, such Issuing Bank hereby grants to each Revolving Lender, and each Revolving Lender hereby acquires from such Issuing Bank, a participation in such Letter of Credit equal to such Revolving Lender's Ratable Share of the Available Amount of such Letter of Credit. The Borrower hereby agrees to each such participation. In consideration and in furtherance of the foregoing, each Revolving Lender hereby absolutely and unconditionally agrees to pay to the Agent, for the account of such Issuing Bank, such Revolving Lender's Ratable Share of each drawing made under a Letter of Credit funded by such Issuing Bank and not reimbursed by the Borrower on the date funded, or of any reimbursement payment required to be refunded to the Borrower for any reason, which amount will be advanced, and deemed to be a Revolving Loan hereunder, regardless of the satisfaction of the conditions set forth in Section 3.02. Each Revolving Lender acknowledges and agrees that its obligation to acquire participations pursuant to this paragraph in respect of Letters of Credit is absolute and unconditional and shall not be affected by any circumstance whatsoever, including any amendment, renewal or extension of any Letter of Credit or the occurrence and continuance of a Default or reduction or termination of the Revolving Credit Commitments, and that each such payment shall be made without any offset, abatement, withholding or reduction whatsoever. Each Revolving Lender further acknowledges and agrees that its participation in each Letter of Credit will be automatically adjusted to reflect such Lender's Ratable Share of the Available Amount of such Letter of Credit at each time such Lender's Revolving Credit Commitment is amended pursuant to an assignment in accordance with Section 9.08 or otherwise pursuant to this Agreement.

(c) Drawing and Reimbursement. The payment by an Issuing Bank of a draft drawn under any Letter of Credit which is not reimbursed by the Borrower on the date funded shall constitute for all purposes of this Agreement the making by any such Issuing Bank of a Revolving Loan under the Revolving Credit Facility which shall be a Base Rate Revolving Loan, in the amount of such draft, without regard to whether the making of such a Revolving Loan would exceed such Issuing Bank's Unused Revolving Credit Commitment. Each Issuing Bank shall give prompt notice to the Borrower and the Agent of each drawing under any Letter of Credit issued by it. Upon written demand by such Issuing Bank, with a copy of such demand to the Agent and the Borrower, each applicable Revolving Lender

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shall pay to the Agent such Lender's Ratable Share of such outstanding Revolving Loan pursuant to Section 2.03(b). Each applicable Revolving Lender acknowledges and agrees that its obligation to make Revolving Loans pursuant to this paragraph (c) in respect of Letters of Credit is absolute and unconditional and shall not be affected by any circumstance whatsoever, including any amendment, renewal or extension of any Letter of Credit or the occurrence and continuance of a Default or reduction or termination of the Revolving Credit Commitments, and that each such payment shall be made without any offset, abatement, withholding or reduction whatsoever. Promptly after receipt thereof, the Agent shall transfer such funds to such Issuing Bank. Each Revolving Lender agrees to fund its Ratable Share of an outstanding Revolving Loan on (i) the Business Day on which demand therefor is made by such Issuing Bank, provided that notice of such demand is given not later than 11:00 A.M. (New York City time) on such Business Day, or (ii) the first Business Day next succeeding such demand if notice of such demand is given after such time. If and to the extent that any Lender shall not have so made the amount of such Revolving Loan available to the Agent, such Lender agrees to pay to the Agent forthwith on demand such amount together with interest thereon, for each day from the date of demand by any such Issuing Bank until the date such amount is paid to the Agent, at the Federal Funds Rate for its account or the account of such Issuing Bank, as applicable. If such Lender shall pay to the Agent such amount for the account of any such Issuing Bank on any Business Day, such amount so paid in respect of principal shall constitute a Revolving Loan made by such Lender on such Business Day for purposes of this Agreement, and the outstanding principal amount of the Revolving Loan made by such Issuing Bank shall be reduced by such amount on such Business Day.

(d) Letter of Credit Reports. Each Issuing Bank shall furnish (i) to the Agent (with a copy to the Borrower) on the first Business Day of each month a written report summarizing Issuance and expiration dates of Letters of Credit issued by such Issuing Bank during the preceding month and drawings during such month under all Letters of Credit and (ii) to the Agent (with a copy to the Borrower) on the first Business Day of each calendar quarter a written report setting forth the average daily aggregate Available Amount during the preceding calendar quarter of all Letters of Credit issued by such Issuing Bank.

(e) Applicability of ISP and UCP. Unless otherwise expressly agreed by the applicable Issuing Bank and the Borrower when a Letter of Credit is issued, (i) the rules of the ISP shall apply to each standby Letter of Credit, and (ii) the rules of the Uniform Customs and Practice for Documentary Credits, as most recently published by the International Chamber of Commerce at the time of issuance shall apply to each commercial Letter of Credit.

(f) Failure to Make Revolving Loans. The failure of any Lender to make the Revolving Loan to be made by it on the date specified in Section 2.03(c) shall not relieve any other Lender of its obligation hereunder to make its Revolving Loan on such date, but no Lender shall be responsible for the failure of any other Lender to make the Revolving Loan to be made by such other Lender on such date. No failure by any Lender to make such Revolving Loans shall limit or restrict the availability of any Letter of Credit to the Borrower.

(g) Letters of Credit Issued for Subsidiaries. Notwithstanding that a Letter of Credit issued or outstanding hereunder is in support of any obligations of, or is for the account of, a Subsidiary, the Borrower shall be obligated to reimburse the applicable Issuing Bank hereunder for any and all drawings under such Letter of Credit. The Borrower hereby acknowledges that the issuance of Letters of Credit for the account of Subsidiaries inures to the benefit of the Borrower, and that the Borrower's business derives substantial benefits from the businesses of such Subsidiaries.

(h) Mandatory Cash Collateralization, Etc. The Borrower shall, not later than the date that is 5 Business Days prior to the Termination Date, (a) pay to the Agent on behalf of the US Revolving Lenders in same day funds at the Agent's office, for deposit in the L/C Cash Deposit Account,

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an amount equal to 105% of the Available Amount of all then outstanding Letters of Credit, such funds to be held as cash collateral for such Letters of Credit, or (b) provide one or more back-to-back letters of credit in respect of each then outstanding Letter of Credit, and/or replace each such outstanding Letter of Credit, in form and substance satisfactory to the Agent and each applicable Issuing Bank; provided that, if the Termination Date shall arise in connection with a refinancing of the Obligations (including in connection with the consummation of an Acceptable Reorganization Plan) and if the Agent and each applicable Issuing Bank so agree in their reasonable discretion, the foregoing requirements shall be inapplicable until the Termination Date. Any funds deposited to the L/C Cash Deposit Account in accordance with the preceding sentence shall be applied in the manner specified in the last two sentences of Section 6.02.

SECTION 2.04. Fees. (a) Commitment Fee. The Borrower agrees to pay to the Agent for the account of each applicable Revolving Lender a commitment fee on the aggregate amount of such Lender's Unused Revolving Credit Commitment from the Effective Date until the Termination Date calculated by multiplying such Lender's Unused Revolving Credit Commitment by the Applicable Percentage, payable in arrears quarterly on the last day of each January, April, July and October and on the Termination Date; provided, however, that no commitment fee shall accrue on any of the Commitments of a Defaulting Lender so long as such Lender shall be a Defaulting Lender.

(b) Letter of Credit Fees. (i) The Borrower shall pay to the Agent for the account of each applicable Revolving Lender (other than a Defaulting Lender) a commission on such Lender's Ratable Share of the average daily aggregate Available Amount of all Letters of Credit issued and outstanding from time to time at a rate per annum equal to the Applicable Margin for Eurodollar Rate Loans in effect from time to time during such calendar quarter, payable in arrears quarterly on the last day of each January, April, July and October, and on the Termination Date; provided that the Applicable Margin shall be 2% above the Applicable Margin in effect if the Borrower is required to pay default interest pursuant to Section 2.07(b).

(ii) The Borrower shall pay to each Issuing Bank, for its own account, a fronting fee (which shall accrue at a rate of 0.25% per annum on the daily amount available to be drawn on each Letter of Credit issued by such Issuing Bank) and such other commissions, issuance fees, transfer fees and other fees and charges in connection with the Issuance or administration of each Letter of Credit issued by such Issuing Bank as the Borrower and such Issuing Bank shall agree.

(c) Other Fees. The Borrower shall pay to the Agent (or to the Affiliate(s) of the Agent so designated by the Agent) the administrative agency fees set forth in the fee letter dated January 17, 2012 between the Borrower and Citigroup Global Markets Inc. ("CGMI"), as such fee letter may from time to time be amended by the Borrower and CGMI when such fees are due and payable pursuant to the terms thereof.

SECTION 2.05. Termination or Reduction of the Commitments. (a) Optional. The Borrower shall have the right, upon at least three Business Days' notice to the Agent, to terminate in whole or permanently reduce in part the Unissued Letter of Credit Commitments and the Unused Revolving Credit Commitments; provided, however, that each partial reduction of a Facility (i) shall be in an aggregate amount of \$5,000,000 and an integral multiple of \$1,000,000 in excess thereof and (ii) if made under any Revolving Credit Facility, shall be made ratably among the Lenders in accordance with their Revolving Credit Commitments in respect of such Revolving Credit Facility.

(b) Mandatory. Unless previously terminated, the Commitments shall automatically terminate on the Maturity Date. The Letter of Credit Facility shall be permanently reduced from time to time on the date of each reduction in the Revolving Credit Facility by the amount, if any, by which the

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amount of such Letter of Credit Facility exceeds the Revolving Credit Facility after giving effect to such reduction of the Revolving Credit Facility.

SECTION 2.06. Repayment of Loans. (a) Revolving Credit Facility. The Borrower shall repay to the Agent for the ratable account of each applicable Lender on the Termination Date the aggregate principal amount of the Revolving Loans made by such Lender to the Borrower then outstanding.

(b) Letter of Credit Drawings. The obligations of the Borrower under any Letter of Credit Agreement and any other agreement or instrument relating to any Letter of Credit shall be unconditional and irrevocable, and shall be paid strictly in accordance with the terms of this Agreement, such Letter of Credit Agreement and such other agreement or instrument under all circumstances, including, without limitation, the following circumstances (it being understood that any such payment by the Borrower is without prejudice to, and does not constitute a waiver of, any rights the Borrower might have or might acquire as a result of the payment by any Lender of any draft or the reimbursement by the Borrower thereof, including, without limitation, pursuant to Section 9.14):

(i) any lack of validity or enforceability of this Agreement or any Note, or of any Letter of Credit Agreement, any Letter of Credit or any other agreement or instrument relating thereto (such Letter of Credit Agreement, Letter of Credit and related instruments or instruments being, collectively, the "L/C Related Documents");

(ii) any change in the time, manner or place of payment of, or in any other term of, all or any of the obligations of the Borrower in respect of any L/C Related Document or any other amendment or waiver of or any consent to departure from all or any of the L/C Related Documents;

(iii) the existence of any claim, set-off, defense or other right that the Borrower may have at any time against any beneficiary or any transferee of a Letter of Credit (or any Persons for which any such beneficiary or any such transferee may be acting), any Issuing Bank, the Agent, any Lender or any other Person, whether in connection with the transactions contemplated by the L/C Related Documents or any unrelated transaction;

(iv) any statement or any other document presented under a Letter of Credit proving to be forged, fraudulent, invalid or insufficient in any respect or any statement therein being untrue or inaccurate in any respect;

(v) payment by any Issuing Bank under a Letter of Credit against presentation of a draft or certificate that does not strictly comply with the terms of such Letter of Credit;

(vi) any exchange, release or non-perfection of any Collateral or other collateral, or any release or amendment or waiver of or consent to departure from any guarantee, for all or any of the obligations of the Borrower in respect of the L/C Related Documents; or

(vii) any other circumstance or happening whatsoever, whether or not similar to any of the foregoing, including, without limitation, any other circumstance that might otherwise constitute a defense available to, or a discharge of, the Borrower or a Guarantor.

SECTION 2.07. Interest on Loans. (a) Scheduled Interest. The Borrower shall pay interest on the unpaid principal amount of each Loan owing by the Borrower to the Agent for the account of each applicable Lender from the date of such Loan until such principal amount shall be paid in full, at the following rates per annum:

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(i) Base Rate Revolving Loans. During such periods as such Loan is a Base Rate Loan, a rate per annum equal at all times to the sum of (x) the Base Rate in effect from time to time plus (y) the Applicable Margin, payable in arrears quarterly on the last day of each January, April, July and October during such periods and on the date such Base Rate Loan shall be Converted or paid in full.

(ii) Eurodollar Rate Revolving Loans. During such periods as such Loan is a Eurodollar Rate Loan, a rate per annum equal at all times during each Interest Period for such Revolving Loan to the sum of (x) the Eurodollar Rate for such Interest Period for such Revolving Loan plus (y) the Applicable Margin, payable in arrears on the last day of such Interest Period and, if such Interest Period has a duration of more than three months, on the day of every third month during such Interest Period corresponding to the first day of such Interest Period and on the date such Eurodollar Rate Loan shall be Converted or paid in full.

(b) Default Interest. Upon the occurrence and during the continuance of an Event of Default under Section 6.01(a), the Agent may, and upon the request of the Required Lenders shall, require and notify the Borrower to pay interest ("Default Interest") on (i) the unpaid principal amount of each Loan owing to each Lender, payable in arrears on the dates referred to in clause (a)(i) or (a)(ii) above, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on such Loan pursuant to clause (a)(i) or (a)(ii) above and (ii) to the fullest extent permitted by law, the amount of any interest, fee or other amount payable hereunder in respect of the Loans that is not paid when due, from the date such amount shall be due until such amount shall be paid in full, payable in arrears on the date such amount shall be paid in full and on demand, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on Base Rate Loans pursuant to clause (a)(i) above, as applicable, provided, however, that following acceleration of the Loans pursuant to Section 6.01, Default Interest on the Loans shall accrue and be payable hereunder whether or not previously required by the Agent.

SECTION 2.08. Interest Rate Determination. (a) The Agent shall give prompt notice to the Borrower and the applicable Lenders of the applicable interest rates determined by the Agent for purposes of each clause of Section 2.07(a).

(b) If, with respect to any Eurodollar Rate Loans, Lenders owed at least 50% of the then aggregate principal amount thereof notify the Agent that the Eurodollar Rate for any Interest Period for such Loans will not adequately reflect the cost to such Lenders of making, funding or maintaining their respective Eurodollar Rate Loans for such Interest Period, the Agent shall forthwith so notify the Borrower and the applicable Lenders, whereupon (i) each Eurodollar Rate Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan, and (ii) the obligation of the applicable Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended until the Agent shall notify the Borrower and such Lenders that the circumstances causing such suspension no longer exist.

(c) If the Borrower shall fail to select the duration of any Interest Period for any Eurodollar Rate Loans in accordance with the provisions contained in the definition of "Interest Period" in Section 1.01, the Agent will forthwith so notify the Borrower and the Revolving Lenders and such Loans will automatically, on the last day of the then existing Interest Period therefor, Convert into Base Rate Loans.

(d) On the date on which the aggregate unpaid principal amount of Eurodollar Rate Loans comprising any Borrowing shall be reduced, by payment or prepayment or otherwise, to less than \$10,000,000, such Revolving Loans shall automatically Convert into Base Rate Loans.

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(e) Upon the occurrence and during the continuance of any Event of Default under Section 6.01(a) or, in the case of and with respect to Revolving Loans, any Borrowing Base Deficiency, (i) each applicable Eurodollar Rate Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan and (ii) the obligation of the applicable Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended.

(f) If Reuter Screen LIBOR01 is unavailable for determining the Eurodollar Rate for any Eurodollar Rate Loans,

(i) the Agent shall forthwith notify the Borrower and the Lenders that the interest rate cannot be determined for such Eurodollar Rate Loans,

(ii) with respect to Eurodollar Rate Loans, each such Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan (or if such Revolving Loan is then a Base Rate Loan, will continue as a Base Rate Loan), and

(iii) the obligation of the Lenders to make Eurodollar Rate Loans or to Convert Base Rate Loans into Eurodollar Rate Loans shall be suspended until the Agent shall notify the Borrower and the Lenders that the circumstances causing such suspension no longer exist.

(g) [Reserved].

(h) [Reserved].

(i) Notwithstanding anything to the contrary contained in any Loan Document, the interest paid or agreed to be paid under the Loan Documents shall not exceed the maximum rate of non-usurious interest permitted by applicable law (the "Maximum Rate"). If the Agent or any Lender shall receive interest in an amount that exceeds the Maximum Rate, the excess interest shall be applied to the principal of the applicable Loans or, if it exceeds such unpaid principal, refunded to the Borrower, as applicable. In determining whether the interest contracted for, charged, or received by the Agent or a Lender exceeds the Maximum Rate, such Person may, to the extent permitted by applicable law, (a) characterize any payment that is not principal as an expense, fee, or premium rather than interest, (b) exclude voluntary prepayments and the effects thereof, and (c) amortize, prorate, allocate, and spread in equal or unequal parts the total amount of interest throughout the contemplated term of the Obligations hereunder.

SECTION 2.09. Optional Conversion of Loans. The Borrower may on any Business Day, upon notice given to the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the date of the proposed Conversion and subject to the provisions of Sections 2.08 and 2.12, Convert all or any portion of the Revolving Loans made to it of one Type comprising the same Borrowing into Revolving Loans of the other Type; provided, however, that any Conversion of Eurodollar Rate Loans into Base Rate Loans shall be made only on the last day of an Interest Period for such Eurodollar Rate Loans, any Conversion of Base Rate Loans into Eurodollar Rate Loans shall be in an amount not less than the minimum amount specified in Section 2.02(b), no Conversion of any Loans shall result in more separate Borrowings than permitted under Section 2.02(b) and each Conversion of Loans comprising part of the same Borrowing shall be made ratably among the applicable Lenders in accordance with their Revolving Credit Commitments. Each such notice of a Conversion shall, within the restrictions specified above, specify (i) the date of such Conversion, (ii) the Loans to be Converted, and (iii) if such Conversion is into Eurodollar Rate Loans, the duration of the initial Interest Period for each such Loan. Each notice of Conversion shall be irrevocable and binding on the Borrower giving such notice.

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SECTION 2.10. Prepayments of Loans. (a) Optional. The Borrower may, upon notice at least three Business Days' prior to the date of such prepayment, in the case of Eurodollar Rate Loans, and not later than 11:00 A.M. (New York City time) on the Business Day prior to such prepayment, in the case of Base Rate Loans, to the Agent stating the proposed date and aggregate principal amount of the prepayment, and if such notice is given the Borrower shall, prepay the outstanding principal amount of the Loans comprising part of the same Borrowing made to it in whole or in part, together with accrued interest to the date of such prepayment on the principal amount prepaid; provided, however, that (x) each partial prepayment of the Loans shall be in an aggregate principal amount of \$10,000,000, or an integral multiple of \$1,000,000 in excess thereof and (y) in the event of any such prepayment of a Eurodollar Rate Loan, the Borrower shall be obligated to reimburse the Lenders in respect thereof pursuant to Section 9.04(c).

(b) Mandatory. (i) The Borrower shall, on each Business Day, if applicable, (I) prepay (with no corresponding commitment reduction) an aggregate principal amount of the Revolving Loans owed by the Borrower and comprising part of the same Borrowings in an amount equal to the amount by which (A) the sum of (x) the aggregate principal amount of the Revolving Loans owed by the Borrower and then outstanding plus (y) the aggregate Letter of Credit Obligations then outstanding exceeds (B) the Line Cap (except as a result of Protective Revolving Loans made under Section 2.01(c) and not outstanding for more than 90 consecutive days) and (II) if, after giving effect to the prepayment in full of the Revolving Loans, the amount of Letter of Credit Obligations that has not at that time been Cash Collateralized exceeds the Line Cap, Cash Collateralize (such cash collateral to be deposited to the L/C Cash Deposit Account) an amount of Letter of Credit Obligations so that the amount of Letter of Credit Obligations that has not at that time been Cash Collateralized no longer exceeds the Line Cap; provided that in respect of any prepayment or Cash Collateralization under this subsection directly attributable to any adjustment of Reserves, such prepayment or Cash Collateralization shall be made not later than the Business Day immediately following the date such adjusted Reserves became effective.

(ii) Within three (3) Business Days of receipt by the Borrower or any of its Subsidiaries of the Net Cash Proceeds of any Asset Sale (other than a Specified Sale) or Casualty Event that results from the sale or other disposition of Accounts or Inventory that in each case constitutes Collateral, the Borrower shall apply an amount equal to 100% of such Net Cash Proceeds to prepay the Loans and, unless the conditions set forth in Section 3.02 are at the time satisfied and a Responsible Officer of the Borrower shall have delivered to the Agent a certificate to such effect (in which case such amounts may be transferred by the Borrower to a Collection Account and used by the Borrower and its Subsidiaries for general corporate purposes), to Cash Collateralize (such cash collateral to be deposited to the L/C Cash Deposit Account) the Letter of Credit Obligations in the following order: first to the ratable prepayment of the outstanding Revolving Loans until all such Loans have been prepaid in full, and second to Cash Collateralize the Letter of Credit Obligations (if required).

(iii) [Reserved.]

(iv) [Reserved.]

(v) Each prepayment of principal pursuant to this Section 2.10(b) shall be applied first to outstanding Base Rate Loans up to the full amount thereof and then to outstanding Eurodollar Rate Loans up to the full amount thereof. Each prepayment made pursuant to this Section 2.10(b) shall be made together with any interest accrued to the date of such prepayment on the principal amounts prepaid and, in the case of any prepayment of a Eurodollar Rate Loan on a date other than the last day of an Interest Period or at its maturity, any additional amounts which the Borrower shall be obligated to reimburse to the Lenders in respect thereof pursuant to Section 9.04(c).

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(vi) The Agent shall give prompt notice of any prepayment required under this Section 2.10(b) to Lenders.

(vii) No prepayment of Revolving Loans or Cash Collateralization made pursuant to this Section 2.10(b) shall reduce the Revolving Credit Commitments or the Letter of Credit Commitments.

SECTION 2.11. Increased Costs. (a) If, due to either (i) the introduction of or any change in or in the interpretation of any law or regulation or (ii) the compliance with any guideline or request from any central bank or other governmental authority (whether or not having the force of law), there shall be any increase in the cost to any Lender of agreeing to make or making, funding or maintaining Eurodollar Rate Loans (or, in the case of any change in or in the interpretation of any law or regulations with respect to taxes, any Loans) or of agreeing to issue or of issuing or maintaining or participating in Letters of Credit (excluding for purposes of this Section 2.11 any such increased costs resulting from (x) Taxes, Excluded Taxes or Other Taxes (as to which Section 2.14 shall govern) and (y) changes in the basis of taxation of overall net income or overall gross income by the United States or by the foreign jurisdiction or state under the laws of which such Lender is organized or has its Applicable Lending Office or any political subdivision thereof), then the Borrower shall from time to time, upon demand by such Lender (with a copy of such demand to the Agent), pay to the Agent for the account of such Lender additional amounts sufficient to compensate such Lender for such increased cost; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Applicable Lending Office if the making of such a designation would avoid the need for, or reduce the amount of, such increased cost and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender. A certificate as to the amount of such increased cost, submitted to the Borrower and the Agent by such Lender, shall be conclusive and binding for all purposes, absent manifest error.

Notwithstanding anything herein to the contrary, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines or directives thereunder or issued in connection therewith and (y) all requests, rules, guidelines or directives promulgated by the Bank for International settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States regulatory authorities, in each case pursuant to Basel III, shall in each case be deemed to be a "change in law", regardless of the date enacted, adopted or issued.

(b) If any Lender determines that compliance with any law or regulation or any guideline or request from any central bank or other governmental authority (whether or not having the force of law) affects or would affect the amount of capital required or expected to be maintained by such Lender or any corporation controlling such Lender and that the amount of such capital is increased by or based upon the existence of such Lender's commitment to lend or to issue or participate in Letters of Credit hereunder and other commitments of such type or the issuance or maintenance of or participation in the Letters of Credit (or similar contingent obligations), then, upon demand by such Lender (with a copy of such demand to the Agent), the Borrower shall pay to the Agent for the account of such Lender, from time to time as specified by such Lender, additional amounts sufficient to compensate such Lender or such corporation in the light of such circumstances, to the extent that such Lender reasonably determines such increase in capital to be allocable to the existence of such Lender's commitment to lend or to issue or participate in Letters of Credit hereunder or to the issuance or maintenance of or participation in any Letters of Credit. A certificate as to such amounts submitted to the Borrower and the Agent by such Lender shall be conclusive and binding for all purposes, absent manifest error.

SECTION 2.12. Illegality. Notwithstanding any other provision of this Agreement, if any Lender shall notify the Agent that the introduction of or any change in or in the interpretation of any law or regulation makes it unlawful, or any central bank or other governmental authority asserts that it is

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unlawful, for any Lender or its Eurodollar Lending Office to perform its obligations hereunder to make Eurodollar Rate Loans or to fund or maintain Eurodollar Rate Loans hereunder, (i) each Eurodollar Rate Loan will automatically, upon such demand, Convert into a Base Rate Loan and (ii) the obligation of the Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended until the Agent shall notify the Borrower and the Lenders that the circumstances causing such suspension no longer exist; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Eurodollar Lending Office if the making of such a designation would allow such Lender or its Eurodollar Lending Office to continue to perform its obligations to make Eurodollar Rate Loans or to continue to fund or maintain Eurodollar Rate Loans and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

SECTION 2.13. Payments and Computations. (a) The Borrower shall make each payment hereunder without condition or deduction for any right of counterclaim, defense, recoupment or set-off, not later than 11:00 A.M. (New York City time) on the day when due in Dollars to the Agent at the Agent's Account in same day funds. The Agent will promptly thereafter cause to be distributed like funds relating to the payment of principal, interest, fees or commissions ratably (other than amounts payable pursuant to Section 2.04, 2.11, 2.14 or 9.04(c)) to the applicable Lenders for the account of their respective Applicable Lending Offices, and like funds relating to the payment of any other amount payable to any Lender to such Lender for the account of its Applicable Lending Office, in each case to be applied in accordance with the terms of this Agreement. Upon its acceptance of an Assignment and Acceptance and recording of the information contained therein in the Register pursuant to Section 9.08(c), from and after the effective date specified in such Assignment and Acceptance, the Agent shall make all payments hereunder and under the Notes in respect of the interest assigned thereby to the Lender assignee thereunder, and the parties to such Assignment and Acceptance shall make all appropriate adjustments in such payments for periods prior to such effective date directly between themselves.

(b) The Borrower hereby authorizes each Lender, if and to the extent payment owed to such Lender is not made when due hereunder or under the Note held by such Lender but subject to the Carve-Out, to charge from time to time against any or all of the Borrower's accounts with such Lender any amount so due.

(c) Except as otherwise required by Section 2.08(g), all computations of interest and of fees and Letter of Credit commissions shall be made by the Agent on the basis of a year of 360 days, in each case for the actual number of days (including the first day but excluding the last day) occurring in the period for which such interest or fees or commissions are payable. Each determination by the Agent of an interest rate hereunder shall be conclusive and binding for all purposes, absent manifest error.

(d) Whenever any payment hereunder or under the Notes shall be stated to be due on a day other than a Business Day, such payment shall be made on the next succeeding Business Day, and such extension of time shall in such case be included in the computation of payment of interest, fee or commission, as the case may be; provided, however, that, if such extension would cause payment of interest on or principal of Eurodollar Rate Loans to be made in the next following calendar month, such payment shall be made on the next preceding Business Day.

(e) Unless the Agent shall have received notice from the Borrower prior to the date on which any payment is due to the Lenders hereunder that the Borrower will not make such payment in full, the Agent may assume that the Borrower has made such payment in full to the Agent on such date and the Agent may, in reliance upon such assumption, cause to be distributed to each Lender on such due date an amount equal to the amount then due such Lender. If and to the extent the Borrower shall not have so made such payment in full to the Agent, each Lender shall repay to the Agent forthwith on demand such amount distributed to such Lender together with interest thereon, for each day from the date

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such amount is distributed to such Lender until the date such Lender repays such amount to the Agent, at the Federal Funds Rate.

(f) Subject to Section 6.04 and to the Intercreditor Agreement, if the Agent receives funds for application to the Obligations of the Borrower under or in respect of the Loan Documents under circumstances for which the Loan Documents do not specify, or the Borrower does not direct, the Loans to which, or the manner in which, such funds are to be applied, the Agent may, but shall not be obligated to, elect to distribute such funds first, toward payment of interest and fees then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of interest and fees then due to such parties, and (ii) second, toward payment of principal unreimbursed amounts drawn under Letters of Credit then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of principal and such Letter of Credit obligations then due to such parties.

SECTION 2.14. Taxes. (a) Any and all payments by or on account of any obligation of any Loan Party to or for the account of any Lender or the Agent hereunder or under the Notes shall be made, in accordance with Section 2.13 or the applicable provisions of such other documents, free and clear of and without deduction for any and all present or future taxes, levies, imposts, deductions, remittances, charges or withholdings, and all liabilities with respect thereto, excluding, in the case of each Lender and the Agent (i) taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction under the laws of which such Lender or the Agent (as the case may be) is organized or in which its principal executive office is located, or any political subdivision thereof and, in the case of each Lender, taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction of such Lender's Applicable Lending Office or any political subdivision thereof, and (ii) any U.S. federal withholding taxes imposed under FATCA (all such non-excluded taxes, levies, imposts, deductions, charges, withholdings and liabilities in respect of payments hereunder or under the Notes being hereinafter referred to as "Taxes" and all such excluded taxes being referred to as "Excluded Taxes"). If any Loan Party or the Agent shall be required by law to deduct, remit or withhold any Taxes from or in respect of any sum payable hereunder or under any Note to any Lender or the Agent, (i) the sum payable by the applicable Loan Party shall be increased as may be necessary so that after all required deductions, remittances or withholdings are made (including deductions applicable to additional sums payable under this Section 2.14), such Lender or the Agent (as the case may be) receives an amount equal to the sum it would have received had no such deductions been made, (ii) such Loan Party or the Agent shall make such deductions and (iii) such Loan Party or the Agent shall pay the full amount deducted, remitted or withheld to the relevant taxation authority or other authority in accordance with applicable law.

(b) In addition, each Loan Party shall pay any present or future stamp or documentary taxes or any other excise or property taxes, charges or similar levies that arise from any payment made by such Loan Party hereunder or under any other Loan Documents or from the execution, delivery or registration of, performing under, or otherwise with respect to, this Agreement or the other Loan Documents (hereinafter referred to as "Other Taxes").

(c) The Loan Parties shall indemnify each Lender and the Agent for and hold it harmless against the full amount of Taxes or Other Taxes (including, without limitation, taxes of any kind imposed or asserted by any jurisdiction on amounts payable under this Section 2.14) imposed on or paid or remitted by such Lender or the Agent (as the case may be) and any liability (including penalties, interest and expenses) arising therefrom or with respect thereto. This indemnification shall be made within 30 days from the date such Lender or the Agent (as the case may be) makes written demand therefor with appropriate supporting documentation.

(d) Within 30 days after the date of any payment of Taxes, the appropriate Loan Party shall furnish to the Agent, at its address referred to in Section 9.02, the original or a certified copy

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of a receipt evidencing such payment to the extent such a receipt is issued therefor, or other written proof of payment thereof that is reasonably satisfactory to the Agent. In the case of any payment hereunder or under the Notes or any other documents to be delivered hereunder by or on behalf of a Loan Party through an account or branch outside the United States or by or on behalf of a Loan Party by a payor that is not a United States person, if such Loan Party determines that no Taxes are payable in respect thereof, such Loan Party shall furnish, or shall cause such payor to furnish, to the Agent, at such address, an opinion of counsel reasonably acceptable to the Agent stating that such payment is exempt from Taxes. For purposes of this subsection (d) and subsection (e), the terms “United States” and “United States person” shall have the meanings specified in Section 7701 of the Code.

(e) Each Lender or Agent organized under the laws of a jurisdiction outside the United States, on or prior to the date of its execution and delivery of this Agreement, on or prior to the designation of any different Applicable Lending Office, on the date of the Assignment and Acceptance pursuant to which it becomes a Lender in the case of each Lender that becomes a party hereto pursuant to Section 9.08, on the date such Agent is appointed pursuant to Section 8.07(a) in the case of a successor Agent, and from time to time thereafter as reasonably requested in writing by the Borrower or the Agent (but only so long as such Lender or the Agent remains lawfully able to do so), shall provide each of the Agent and the Borrower with two original Internal Revenue Service Forms W-8BEN or (in the case of a Lender or the Agent that is claiming (A) an exemption from, or reduction in the rates of, United States federal withholding tax under an applicable income tax treaty or (B) an exemption from United States federal withholding tax under Section 871(h) or 881(c) of the Code with respect to payments of “portfolio interest” and, in the case of this clause (B), that has certified in writing to the Agent and the Borrower that it is not (i) a “bank” as defined in Section 881(c)(3)(A) of the Code, (ii) a 10-percent shareholder (within the meaning of Section 871(h)(3)(B) of the Code) of any Loan Party or (iii) a controlled foreign corporation related to any Loan Party (within the meaning of Section 864(d)(4) of the Code (a “Compliance Certificate”)) or Internal Revenue Service Forms W-8ECI, Internal Revenue Service Forms W-8IMY, accompanied by Internal Revenue Service Forms W-8ECI, W-8BEN (together with a withholding statement and Compliance Certificates, as appropriate), W-9, and/or other certification documents from each beneficial owner, as appropriate, or any successor or other form prescribed by the Internal Revenue Service, certifying that such Lender or the Agent is exempt from or entitled to a reduced rate of United States withholding tax on payments pursuant to this Agreement or any other Loan Document or Internal Revenue Service Forms W-8BEN certifying that such Lender or the Agent is a foreign corporation, partnership, estate or trust. If the form provided by a Lender at the time such Lender first becomes a party to this Agreement indicates a United States interest withholding tax rate in excess of zero, withholding tax at such rate shall be considered Excluded Taxes unless and until such Lender provides the appropriate forms certifying that a lesser rate applies, whereupon withholding tax at such lesser rate only shall be considered Excluded Taxes for periods governed by such form; provided, however, that, if at the date of the Assignment and Acceptance pursuant to which a Lender assignee becomes a party to this Agreement, the Lender assignor was entitled to payments under subsection (a) in respect of United States withholding tax with respect to interest paid at such date, then, to such extent, the term Taxes shall include (in addition to withholding taxes that may be imposed in the future or other amounts otherwise includable in Taxes) United States withholding tax, if any, applicable with respect to the Lender assignee on such date. If a payment made to a Lender hereunder or under the Notes would be subject to U.S. federal withholding tax imposed by FATCA if such Lender were to fail to comply with the applicable reporting requirements of FATCA (including those contained in Section 1471(b) or 1472(b) of the Code, as applicable), such Lender shall deliver to the Borrower and the Agent at the time or times prescribed by law and at such time or times reasonably requested by the Borrower or the Agent such documentation prescribed by applicable law (including as prescribed by Section 1471(b)(3)(C)(i) of the Code) and such additional documentation reasonably requested by the Borrower or the Agent as may be necessary for the Borrower and the Agent to comply with their obligations under FATCA and to determine that such Lender has complied with such Lender’s obligations under FATCA or to determine

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the amount to deduct and withhold from such payment. Solely for purposes of this Section 2.14(e), "FATCA" shall include any amendments made to FATCA after the date of this Agreement. If any form or document referred to in this subsection (e) (other than FATCA documentation) requires the disclosure of information, other than information necessary to compute the tax payable and information required on the Original Effective Date by Internal Revenue Service Form W-8BEN or W-8ECI or the related certificate described above, that the Lender reasonably considers to be confidential, the Lender shall give notice thereof to the Borrower and shall not be obligated to include in such form or document such confidential information, except directly to a governmental authority or other Person subject to a reasonable confidentiality agreement. In addition, upon the written request of the Borrower or the Agent, each Lender or the Agent shall provide any other certification, identification, information, documentation or other reporting requirement if (i) delivery thereof is required by a change in the law, regulation, administrative practice or any applicable tax treaty as a precondition to exemption from or a reduction in the rate of deduction or withholding; (ii) the Agent or Lender, as the case may be, is legally entitled to make delivery of such item; and (iii) delivery of such item will not result in material additional costs unless Borrower shall have agreed in writing to indemnify Lender or the Agent for such costs.

(f) For any period with respect to which a Lender has failed to provide the Borrower with the appropriate form, certificate or other document described in Section 2.14(e) (other than if such failure is due to a change in law, or in the interpretation or application thereof, occurring subsequent to the date on which a form, certificate or other document originally was required to be provided, or if such form, certificate or other document otherwise is not required under subsection (e) above), taxes imposed by the United States of America by reason of such failure shall be treated as Excluded Taxes; provided, however, that should a Lender become subject to taxes because of its failure to deliver a form, certificate or other document required hereunder, the Loan Parties, at such Lender's expense, shall take such steps as the Lender shall reasonably request to assist the Lender to recover such taxes.

(g) Any Lender claiming any additional amounts payable pursuant to this Section 2.14 agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to change the jurisdiction of its Applicable Lending Office if the making of such a change would avoid the need for, or reduce the amount of, any such additional amounts that may thereafter accrue and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

(h) If any Lender or the Agent determines, in its sole discretion, that it has actually and finally realized, by reason of a refund, deduction or credit of any Taxes paid or reimbursed by a Loan Party pursuant to subsection (a) or (c) above in respect of payments under this Agreement or the other Loan Documents, a current monetary benefit that it would otherwise not have obtained, and that would result in the total payments under this Section 2.14 exceeding the amount needed to make such Lender or the Agent whole, such Lender or the Agent, as the case may be, shall pay to the applicable Loan Party, with reasonable promptness following the date on which it actually realizes such benefit, an amount equal to the lesser of the amount of such benefit or the amount of such excess, in each case net of all out-of-pocket expenses in securing such refund, deduction or credit; provided, that the Borrower, upon the request of the Agent or such Lender, agrees to repay the amount paid (with interest and penalties) over to any Loan Party to the Agent or such Lender in the event the Agent or such Lender is required to repay such amount to such governmental authority.

(i) If any Loan Party determines in good faith that a reasonable basis exists for contesting the applicability of any Tax or Other Tax, the Agent or the relevant Lender shall cooperate with such Loan Party, upon the request and at the expense of such Loan Party, in challenging such Tax or Other Tax. Nothing in this Section 2.14(i) or in Section 2.14(h) shall require the Agent or any Lender to disclose the contents of its tax returns or other confidential information to any Person.

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(j) Each Lender shall severally indemnify the Agent, within 10 days after demand therefor, for (i) any Taxes or Other Taxes attributable to such Lender (but only to the extent that any Loan Party has not already indemnified the Agent for such Taxes and Other Taxes and without limiting the obligation of the Loan Parties to do so), (ii) any taxes attributable to such Lender's failure to comply with the provisions of Section 9.08(i) relating to the maintenance of a Participant Register and (iii) any taxes excluded from the definition of "Taxes" attributable to such Lender, in each case, that are payable or paid by the Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such taxes were correctly or legally imposed or asserted by the relevant governmental authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Agent to the Lender from any other source against any amount due to the Agent under this Section 2.14(j). For the avoidance of doubt, except as otherwise provided in Sections 2.14(a), 2.14(b) and 2.14(c), nothing in this Section 2.14(j) shall result in any increase in the liability of any Loan Party to any Lender or the Agent for Taxes or Other Taxes.

SECTION 2.15. Sharing of Payments, Etc. Without expanding the rights of any Lender under this Agreement, if any Lender shall obtain any payment (whether voluntary, involuntary, through the exercise of any right of set-off, or otherwise) on account of the Loans owing to it (other than (x) as payment of a Loan made by an Issuing Bank pursuant to the first sentence of Section 2.03(c) or (y) pursuant to Section 2.11, 2.14 or 9.04(c)) in excess of its ratable share (according to the proportion of (i) the amount of such Loans due and payable to such Lender at such time to (ii) the aggregate amount of the Loans due and payable at such time to all Lenders hereunder) of payments on account of the Loans obtained by all the Lenders, such Lender shall forthwith purchase from the other Lenders such participations in the Loans owing to them as shall be necessary to cause such purchasing Lender to share the excess payment ratably with each of them; provided, however, that if all or any portion of such excess payment is thereafter recovered from such purchasing Lender, such purchase from each Lender shall be rescinded and such Lender shall repay to the purchasing Lender the purchase price to the extent of such Lender's ratable share (according to the proportion of (i) the purchase price paid to such Lender to (ii) the aggregate purchase price paid to all Lenders) of such recovery together with an amount equal to such Lender's ratable share (according to the proportion of (i) the amount of such Lender's required repayment to (ii) the total amount so recovered from the purchasing Lender) of any interest or other amount paid or payable by the purchasing Lender in respect of the total amount so recovered; provided further that, so long as the applicable Loans shall not have become due and payable pursuant to Section 6.01, any excess payment received by any Lender shall be shared on a pro rata basis only with other Lenders. The Borrower agrees that any Lender so purchasing a participation from another Lender pursuant to this Section 2.15 may, to the fullest extent permitted by law, exercise all its rights of payment (including the right of set-off) with respect to such participation as fully as if such Lender were the direct creditor of the Loan Parties in the amount of such participation; provided further that each Lender shall only purchase participations in Loans (and Letter of Credit Obligations, if applicable) under the Facilities with respect to which they hold a Commitment or an outstanding Loan.

SECTION 2.16. Evidence of Debt. (a) Each Lender shall maintain in accordance with its usual practice an account or accounts evidencing the indebtedness of the Borrower to such Lender resulting from each Loan owing to such Lender from time to time, including the amounts of principal and interest payable and paid to such Lender from time to time hereunder in respect of the Loans. The Borrower agrees that upon notice by any Lender to the Borrower (with a copy of such notice to the Agent) to the effect that a Note is required or appropriate in order for such Lender to evidence (whether for purposes of pledge, enforcement or otherwise) the Loans owing to, or to be made by, such Lender, the Borrower shall promptly execute and deliver to such Lender a Note, as applicable, properly completed,

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payable to such Lender and its registered assigns in a principal amount up to the Revolving Credit Commitment of such Lender.

(b) The Register maintained by the Agent pursuant to Section 9.08(e) shall include a control account, and a subsidiary account for each Lender, in which accounts (taken together) shall be recorded (i) the date and amount of each Borrowing made hereunder, the Type of Loans comprising such Borrowing and, if appropriate, the Interest Period applicable thereto, (ii) the terms of each Assignment and Acceptance delivered to and accepted by it, (iii) the amount of any principal or interest due and payable or to become due and payable from the Borrower to each Lender hereunder and (iv) the amount of any sum received by the Agent from the Borrower hereunder and each Lender's share thereof.

(c) Entries made in good faith by each Lender in its account or accounts pursuant to subsection (a) above, shall be prima facie evidence of the amount of principal and interest due and payable or to become due and payable from the Borrower to such Lender under this Agreement, absent manifest error; provided, however, that the failure of such Lender to make an entry, or any finding that an entry is incorrect, in such account or accounts shall not limit or otherwise affect the obligations of the Borrower under this Agreement with respect to Loans made and not repaid.

SECTION 2.17. Use of Proceeds. The proceeds of the Loans and the Letters of Credit shall be available (and the Borrower agrees that it shall use such proceeds) solely for general corporate purposes of the Borrower and its Subsidiaries including, at the Borrower's option, (x) to the extent permitted by the New DIP Order, to fund adequate protection payments in respect of the Existing Second Lien Debt, if any, and (y) to fund settlement payments in respect of the UK Pension Scheme reasonably acceptable to the Agent.

SECTION 2.18. Cash Management.

(a) Within 30 days after the Original Effective Date (or such later date as the Agent may specify in its sole discretion), and at all times thereafter, the Loan Parties shall enter into and maintain blocked account agreements (each, a "Blocked Account Agreement"), satisfactory in form and substance to the Agent in its reasonable discretion, with respect to each Deposit Account into which payments in respect of Accounts of the Loan Parties are remitted (each such Deposit Account, a "Collection Account"), other than any Collection Account the entire balance of which (other than, in the case of the Specified Deposit Accounts, balances in an amount not to exceed \$25,000 at any time for each Specified Deposit Account) is swept on a daily basis to a Collection Account maintained with the Agent; provided, that with respect to any Collection Accounts maintained at the Agent, Blocked Account Agreements shall not be required to be entered into until the date that is 45 days following the Effective Date (or such later date as the Agent may specify in its sole discretion). No deposits that constitute Term Loan Priority Collateral (or the identifiable cash proceeds thereof) will be made to the Collection Accounts.

(b) Each Blocked Account Agreement shall require, during the continuance of an Event of Default (and delivery of notice thereof to the applicable depository bank from the Agent) (and the Agent agrees to provide a copy of such notice to the Borrower), the ACH or wire transfer on each Business Day of all ledger or available, as applicable, cash receipts held in the applicable Collection Account to a concentration account maintained by the Agent (or at an Affiliate of the Agent, if so specified by the Agent) (an "Agent Sweep Account") located in the United States.

(c) If (i) at any time during the continuance of an Event of Default, any cash or Cash Equivalents owned by a Loan Party are deposited in any account (other than an Excluded Account or a Term Facility Cash Collateral Account), or held or invested in any manner (other than (x) in a Collection Account that is subject to the Blocked Account Agreement, (y) a Deposit Account which is swept daily to

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a Collection Account subject to a Blocked Account Agreement or (z) a Term Facility Cash Collateral Account), or (ii) at any time, a Collection Account shall cease to be subject to a Blocked Account Agreement, the applicable Loan Party shall immediately furnish the Agent with written notice thereof and the Agent may require such Loan Party to close such account and have any such funds transferred to a Collection Account which is subject to a Blocked Account Agreement.

(d) A Loan Party may close any Deposit Account or a Collection Account, maintain existing Deposit Accounts or Collection Accounts and/or open new Deposit Accounts or Collection Accounts, subject to the execution and delivery to the Agent of appropriate Blocked Account Agreements with respect to each Collection Account consistent with the provisions of this Section 2.18 and otherwise reasonably satisfactory to the Agent. The applicable Loan Party shall furnish the Agent with prior written notice of its intention to open or close a Collection Account and the Agent shall promptly notify such Loan Party as to whether the Agent shall require a Blocked Account Agreement with the Person with whom such account will be maintained.

(e) Each Agent Sweep Account shall at all times be under the sole dominion and control of the Agent. Each Loan Party hereby acknowledges and agrees that (i) it has no right of withdrawal from the Agent Sweep Account, (ii) the funds on deposit in an Agent Sweep Account shall at all times continue to be collateral security for all of the Secured Obligations, and (iii) the funds on deposit in an Agent Sweep Account shall be applied as provided in Section 2.18(h) of this Agreement and in the Security Agreement. In the event that, notwithstanding the provisions of this Section 2.18, during the continuance of an Event of Default, a Loan Party receives or otherwise has dominion and control of any such proceeds or collections, such proceeds and collections shall be held in trust by such Loan Party for the Agent, shall not be commingled with any of such Loan Party's other funds or deposited in any account of such Loan Party and shall promptly be deposited into a Collection Account or dealt with in such other fashion as such Loan Party may be instructed by the Agent.

(f) Any amounts remaining in an Agent Sweep Account (i) at any time when an Event of Default is no longer continuing for purposes of this Agreement or (ii) after application of amounts received in such Agent Sweep Account as set forth in subsection (h) below, shall be remitted to the primary Collection Account of the Borrower designated by the Borrower in a written notice to the Agent.

(g) The Agent shall promptly (but in any event within two (2) Business Days) furnish written notice to each Person with whom a Collection Account is maintained when an Event of Default is no longer continuing for purposes of this Agreement.

(h) (i) Any amounts received in an Agent Sweep Account in the United States shall be applied to the payment (without a corresponding reduction of Revolving Credit Commitments) of all of the Revolving Loans made to the Borrower (whether then due or not) and to the payment of all of the other Obligations in respect of the Revolving Credit Facility under the Loan Documents of the Borrower and the Subsidiary Guarantors (other than contingent obligations) (whether then due or not) in accordance with Section 6.04 (with all Revolving Loans deemed due for purposes thereof); and (ii) all payments to be made in accordance with this subsection (h) in respect of Eurodollar Rate Loans shall be made on the last day of the applicable Interest Period therefor, and shall be held in the applicable Agent Sweep Account pending such payment.

(i) The following shall apply to deposits and payments under and pursuant to this Agreement:

(i) funds shall be deemed to have been deposited to an Agent Sweep Account on the Business Day on which deposited, provided that such deposit is available to the Agent by 2:00

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p.m. on that Business Day (except that if the Obligations are being paid in full, by 2:00 p.m. on that Business Day);

(ii) funds paid to the Agent, other than by deposit to an Agent Sweep Account, shall be deemed to have been received on the Business Day when they are good and collected funds, provided that such payment is available to the Agent by 2:00 p.m. on that Business Day (except that if the Obligations are being paid in full, by 2:00 p.m. on that Business Day); and

(iii) if a deposit to an Agent Sweep Account or payment is not available to the Agent until after 2:00 p.m. on a Business Day, such deposit or payment shall be deemed to have been made at 9:00 a.m. on the then next Business Day.

SECTION 2.19. Defaulting Lenders. (a) In the event that, at any time, (1) any Lender shall be a Defaulting Lender, (2) such Defaulting Lender shall owe a Defaulted Loan to a Borrower and (3) the Borrower shall be required to make any payment hereunder or under any other Loan Document to or for the account of such Defaulting Lender, then the Borrower may, to the fullest extent permitted by applicable law, set off and otherwise apply the Obligation of the Borrower to make such payment to or for the account of such Defaulting Lender against the obligation of such Defaulting Lender to make such Defaulted Loan. In the event that, on any date, a Borrower shall so set off and otherwise apply its obligation to make any such payment against the obligation of such Defaulting Lender to make any such Defaulted Loan on or prior to such date, the amount so set off and otherwise applied by the Borrower shall constitute for all purposes of this Agreement and the other Loan Documents a Loan of the applicable Class by such Defaulting Lender made on the date under the applicable Facility pursuant to which such Defaulted Loan was originally required to have been made pursuant to Section 2.01. Such Loan shall be considered, for all purposes of this Agreement, to comprise part of the Borrowing in connection with which such Defaulted Loan was originally required to have been made pursuant to Section 2.01, even if the other Loans comprising such Borrowing shall be Eurodollar Rate Loans on the date such Revolving Loan is deemed to be made pursuant to this subsection (a). A Borrower shall notify the Agent at any time the Borrower exercises its right of set-off pursuant to this subsection (a) and shall set forth in such notice (A) the name of the Defaulting Lender and the Defaulted Loan required to be made by such Defaulting Lender and (B) the amount set off and otherwise applied in respect of such Defaulted Loan pursuant to this subsection (a). Any portion of such payment otherwise required to be made by a Borrower to or for the account of such Defaulting Lender which is paid by the Borrower, after giving effect to the amount set off and otherwise applied by the Borrower pursuant to this subsection (a), shall be applied by the Agent as specified in subsection (b) or (c) of this Section 2.19.

(b) In the event that, at any time, (1) any Lender shall be a Defaulting Lender, (2) such Defaulting Lender shall owe a Defaulted Amount to the Agent or other applicable Lenders and (3) a Borrower shall make any payment hereunder or under any other Loan Document to the Agent for the account of such Defaulting Lender, then the Agent may, on its behalf or on behalf of such other Lenders and to the fullest extent permitted by applicable law, apply at such time the amount so paid by the Borrower to or for the account of such Defaulting Lender to the payment of each such Defaulted Amount to the extent required to pay such Defaulted Amount. In the event that the Agent shall so apply any such amount to the payment of any such Defaulted Amount on any date, the amount so applied by the Agent shall constitute for all purposes of this Agreement and the other Loan Documents payment, to such extent, of such Defaulted Amount on such date. Any such amount so applied by the Agent shall be retained by the Agent or distributed by the Agent to such other Lenders, ratably in accordance with the respective portions of such Defaulted Amounts payable at such time to the Agent and such other Lenders and, if the amount of such payment made by a Borrower shall at such time be insufficient to pay all Defaulted Amounts owing at such time to the Agent and the other Lenders, in the following order of priority:

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- (i) *first*, to the Agent for any Defaulted Amount then owing to the Agent in its capacity as Agent; and
- (ii) *second*, if such Defaulting Lender is a Revolving Lender, to the Issuing Banks for any Defaulted Amounts then owing to them, in their capacities as such, ratably in accordance with such respective Defaulted Amounts then owing to the Issuing Banks; and
- (iii) *third*, to any other applicable Lenders for any Defaulted Amounts then owing to such other Lenders, ratably in accordance with such respective Defaulted Amounts then owing to such other Lenders.

Any portion of such amount paid by a Borrower for the account of such Defaulting Lender remaining, after giving effect to the amount applied by the Agent pursuant to this subsection (b), shall be applied by the Agent as specified in subsection (c) of this Section 2.19.

(c) In the event that, at any time, (1) any Lender shall be a Defaulting Lender, (2) such Defaulting Lender shall not owe a Defaulted Loan or a Defaulted Amount and (3) a Borrower, the Agent or any other Lender shall be required to pay or distribute any amount hereunder or under any other Loan Document to or for the account of such Defaulting Lender, then the Borrower or such other Lender shall pay such amount to the Agent to be held by the Agent, to the fullest extent permitted by applicable law, in escrow or the Agent shall, to the fullest extent permitted by applicable law, hold in escrow such amount otherwise held by it. Any funds held by the Agent in escrow under this subsection (c) shall be deposited by the Agent in an account with the Agent, in the name and under the control of the Agent, but subject to the provisions of this subsection (c). The terms applicable to such account, including the rate of interest payable with respect to the credit balance of such account from time to time, shall be the Agent's standard terms applicable to escrow accounts maintained with it. Any interest credited to such account from time to time shall be held by the Agent in escrow under, and applied by the Agent from time to time in accordance with the provisions of, this subsection (c). The Agent shall, to the fullest extent permitted by applicable law, apply all funds so held in escrow from time to time to the extent necessary to make any Loans required to be made by such Defaulting Lender and to pay any amount payable by such Defaulting Lender hereunder and under the other Loan Documents to the Agent or any other Lender, as and when such Loans or amounts are required to be made or paid and, if the amount so held in escrow shall at any time be insufficient to make and pay all such Loans and amounts required to be made or paid at such time, in the following order of priority:

- (i) *first*, to the Agent for any amount then due and payable by such Defaulting Lender to the Agent hereunder in its capacity as Agent;
- (ii) *second*, to the Issuing Banks for any amounts then due and payable to them hereunder, in their capacities as such, by such Defaulting Lender, ratably in accordance with such respective amounts then due and payable to the Issuing Banks;
- (iii) *third*, to any other Lenders for any amount then due and payable by such Defaulting Lender to such other Lenders hereunder, ratably in accordance with such respective amounts then due and payable to such other Lenders; and
- (iv) *fourth*, to the Borrower for any Loan then required to be made by such Defaulting Lender pursuant to a Commitment of such Defaulting Lender.

In the event that any Lender that is a Defaulting Lender shall, at any time, cease to be a Defaulting Lender, any funds held by the Agent in escrow at such time with respect to such Lender shall be distributed by the Agent to such Lender and applied by such Lender to the Obligations owing to such

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Lender at such time under this Agreement and the other Loan Documents ratably in accordance with the respective amounts of such Obligations outstanding at such time.

(d) The rights and remedies against a Defaulting Lender under this Section 2.19 are in addition to other rights and remedies that the Borrower may have against such Defaulting Lender with respect to any Defaulted Loan and that the Agent or any Lender may have against such Defaulting Lender with respect to any Defaulted Amount.

(e) Anything contained herein to the contrary notwithstanding, in the event that (i) any Lender shall become a Defaulting Lender and (ii) such Defaulting Lender shall fail to cure the default as a result of which it has become a Defaulting Lender within five Business Days after the Borrower's request that it cure such default, the Borrower shall have the right (but not the obligation) to repay such Defaulting Lender in an amount equal to the principal of, and all accrued interest on, all outstanding Loans owing to such Lender, together with all other amounts due and payable to such Lender under the Loan Documents, and such Lender's Commitment hereunder shall be terminated immediately thereafter.

(f) If any Revolving Lender becomes, and during the period it remains, a Defaulting Lender or a Potential Defaulting Lender, for purposes of computing the amount of the obligation of each non-Defaulting Lender to acquire, refinance or fund participations in Letters of Credit pursuant to Section 2.03, the "Ratable Share" of each non-Defaulting Lender under the applicable Revolving Credit Facility shall be computed without giving effect to the Letter of Credit Commitment of that Defaulting Lender; provided, that: (i) each such reallocation shall be given effect only if, at the date the applicable Lender becomes a Defaulting Lender, no Default or Event of Default exists; and (ii) the aggregate obligation of each non-Defaulting Lender to acquire, refinance or fund participations in Letters of Credit under the applicable Revolving Credit Facility shall not exceed the positive difference, if any, of (1) the applicable Revolving Credit Commitment of that non-Defaulting Lender minus (2) the aggregate Revolving Loans of that Lender under such Revolving Credit Facility.

(g) Each Issuing Bank, may, by notice to the Borrower and such Defaulting Lender or Potential Defaulting Lender through the Agent, require the Borrower to Cash Collateralize the obligations of the Borrower to such Issuing Bank in respect of such Letter of Credit in amount at least equal to the aggregate amount of the unallocated obligations (contingent or otherwise) of such Defaulting Lender or such Potential Defaulting Lender in respect thereof, or to make other arrangements satisfactory to the Agent, and to the applicable Issuing Bank, in their sole discretion to protect them against the risk of non-payment by such Defaulting Lender or Potential Defaulting Lender.

(h) If either Borrower Cash Collateralizes any portion of a Defaulting Lender's or a Potential Defaulting Lender's exposure with respect to an outstanding Letter of Credit, Borrower shall not be required to pay any fees under Section 2.04(b)(i) to any Defaulting Lender or Potential Defaulting Lender that is a Lender at any time when the Letter of Credit is so Cash Collateralized.

SECTION 2.20. Replacement of Certain Lenders. In the event a Lender ("Affected Lender") shall have (a) become a Defaulting Lender under Section 2.19, (b) requested compensation from the Borrower under Section 2.14 with respect to Taxes or Other Taxes or with respect to increased costs or capital or under Section 2.11 or other additional costs incurred by such Lender which, in any case, are not being incurred generally by the other Lenders, (c) has not agreed to any consent, waiver or amendment that requires the agreement of all Lenders or all affected Lenders in accordance with the terms of Section 9.01 and as to which the Required Lenders have agreed, or (d) delivered a notice pursuant to Section 2.12 claiming that such Lender is unable to extend Eurodollar Rate Loans for reasons not generally applicable to the other Lenders, then, in any case, the Borrower or the Agent may make written demand on such Affected Lender (with a copy to the Agent in the case of a demand by the

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Borrower and a copy to the Borrower in the case of a demand by the Agent) for the Affected Lender to assign at par, and such Affected Lender shall use commercially reasonable efforts to assign pursuant to one or more duly executed Assignments and Acceptances five Business Days after the date of such demand, to one or more financial institutions that comply with the provisions of Section 9.08 which the Borrower or the Agent, as the case may be, shall have engaged for such purpose (“Replacement Lender”), all of such Affected Lender’s rights and obligations under this Agreement and the other Loan Documents (including, without limitation, its Commitment (if any), all Loans owing to it, all of its participation interests (if any) in existing Letters of Credit, and its obligation (if any) to participate in additional Letters of Credit hereunder) in accordance with Section 9.08. The Agent is authorized to execute one or more of such Assignments and Acceptances as attorney-in-fact for any Affected Lender failing to execute and deliver the same within 5 Business Days after the date of such demand. Further, with respect to such assignment, the Affected Lender shall have concurrently received, in cash, all amounts due and owing to the Affected Lender hereunder or under any other Loan Document; provided that upon such Affected Lender’s replacement, such Affected Lender shall cease to be a party hereto but shall continue to be entitled to the benefits of Sections 2.14 and 9.04, as well as to any fees accrued for its account hereunder and not yet paid, and shall continue to be obligated under Section 8.05 with respect to losses, obligations, liabilities, damages, penalties, actions, judgments, costs, expenses or disbursements for matters which occurred prior to the date the Affected Lender is replaced.

SECTION 2.21. Reserved.

SECTION 2.22. Failure to Satisfy Conditions Precedent. If any Lender makes available to the Agent funds for any Loan to be made by such Lender as provided in the foregoing provisions of this Article II, and such funds are not made available to the Borrower by the Agent because the conditions to the applicable Loan set forth in Article III are not satisfied or waived in accordance with the terms hereof, the Agent shall return such funds (in like funds as received from such Lender) to such Lender, without interest.

SECTION 2.23. Obligations of Lenders Several. The obligations of the Lenders hereunder to make Loans, to fund participations in Letters of Credit and to make payments are several and not joint. The failure of any Lender to make any Loan, to fund any such participation or to make any payment on any date required hereunder shall not relieve any other Lender of its corresponding obligation to do so on such date, and no Lender shall be responsible for the failure of any other Lender to so make its Loan, to purchase its participation or to make its payment hereunder under.

SECTION 2.24. Priority and Liens. (a) Each of the Loan Parties hereby covenants and agrees that, pursuant to the Orders, its obligations hereunder and under the Loan Documents and under the Secured Agreements: (i) pursuant to Section 364(c)(1) of the Bankruptcy Code, shall at all times constitute an allowed Superpriority Claim in the Cases (excluding a claim on Avoidance Actions, other than pursuant to Section 549 of the Bankruptcy Code, but including the proceeds of Avoidance Actions (provided that such proceeds shall be available to satisfy such Superpriority Claims)); (ii) pursuant to Section 364(c)(2) of the Bankruptcy Code, shall at all times be secured by a valid, binding, continuing, enforceable perfected Lien (that is subject to the terms of the New DIP Order and the Intercreditor Agreement) on all of the property of such Loan Parties, whether now existing or hereafter acquired, that is not subject to valid, perfected, non-voidable liens in existence at the time of commencement of the Cases or to valid, non-voidable liens in existence at the time of such commencement that are perfected subsequent to such commencement as permitted by Section 546(b) of the Bankruptcy Code (limited, in the case of voting equity interests of CFC’s to 65% of such voting equity interests), and on all of its cash maintained in the L/C Cash Deposit Account and any investment of the funds contained therein, provided that amounts in the L/C Cash Deposit Account or the Secured Agreements Cash Deposit Account (as defined in the Final Order) shall not be subject to the Carve-Out); (iii) pursuant to Section 364(c)(3) of the

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Bankruptcy Code, shall be secured by a valid, binding, continuing, enforceable perfected junior Lien upon all property of such Loan Parties, whether now existing or hereafter acquired, that is subject to valid, perfected and non-voidable Liens in existence at the time of the commencement of the Cases or that is subject to valid Liens in existence at the time of the commencement of the Cases that are perfected subsequent to such commencement as permitted by Section 546(b) of the Bankruptcy Code (other than certain property that is subject to the existing Liens that secure obligations in respect of the Existing Second Lien Debt, which liens shall be primed by the liens described in the following clause (iv)); and (iv) pursuant to Section 364(d)(l) of the Bankruptcy Code, shall be secured by a valid, binding, continuing, enforceable perfected senior priming Lien on all of the property of such Loan Parties that is subject to the existing liens (the “Primed Liens”) which secure the Existing Second Lien Debt, all of which Primed Liens shall be primed by and made subject and subordinate to (to the extent set forth in the Orders) the perfected senior Liens to be granted to the Agent, which senior priming Liens in favor of the Agent shall also prime any Liens granted after the commencement of the Cases to provide adequate protection Liens in respect of any of the Primed Liens, subject in each case to the Carve-Out and as set forth in the Orders and the Intercreditor Agreement.

(b) As to all real property the title to which is held by a Loan Party (other than any Loan Party that is not a Debtor) or the possession of which is held by any such Loan Party pursuant to leasehold interest, such Loan Parties hereby assign and convey as security, grant a security interest in, hypothecate, mortgage, pledge and set over unto the Agent on behalf of the Lenders all of the right, title and interest of such Loan Parties in all of such owned real property and in all such leasehold interests, together in each case with all of the right, title and interest of such Loan Parties in and to all buildings, improvements, and fixtures related thereto, any lease or sublease thereof, all general intangibles relating thereto and all proceeds thereof. Such Loan Parties acknowledge that, pursuant to the Orders, the Liens in favor of the Agent on behalf of the Lenders in all of such real property and leasehold instruments of such Loan Parties shall be perfected without the recordation of any instruments of mortgage or assignment. Such Loan Parties further agree that, upon the request of the Agent, in the exercise of its business judgment, such Loan Parties shall enter into separate fee and leasehold mortgages in recordable form with respect to such properties on terms satisfactory to the Agent and including customary related deliverables, including, without limitation, a Standard Flood Hazard Determination and, to the extent applicable, a notification to the applicable Loan Party that that flood insurance coverage under the National Flood Insurance Program is not available or evidence of flood insurance with respect to such property consistent with the requirements set forth in Section 5.01(c).

(c) The priorities of the Liens described in this Section 2.24 with respect to the ABL Priority Collateral of the Debtors and the Term Loan Priority Collateral of the Debtors, relative to the priorities of the Liens on the ABL Priority Collateral of the Debtors and the Term Loan Priority Collateral of the Debtors securing the obligations under the DIP Term Loan Facility shall be as set forth in the New DIP Order and in the Intercreditor Agreement. All of the Liens described in this Section 2.24 shall be effective and perfected upon effectiveness of the New DIP Order.

(d) Notwithstanding anything to the contrary herein, not more than 65% of the voting equity interests of any CFC or a Subsidiary of a CFC shall be pledged in favor of the Agent, for the benefit of the Lenders, unless otherwise agreed to by the Borrower.

SECTION 2.25. No Discharge; Survival of Claims. Each of the Loan Parties agrees that to the extent that its obligations under the Loan Documents have not been satisfied in full in cash, (a) its obligations under the Loan Documents shall not be discharged by the entry of an order confirming a Reorganization Plan (and each of the Loan Parties, pursuant to Section 1141(d)(4) of the Bankruptcy Code, hereby waives any such discharge) and (b) the Superpriority Claim granted to the Agents and the

Lenders pursuant to the Orders and the Liens granted to the Agents and the Lenders pursuant to the Orders shall not be affected in any manner by the entry of an order confirming a Reorganization Plan.

ARTICLE III

CONDITIONS TO EFFECTIVENESS AND LENDING

SECTION 3.01. Conditions Precedent to Effectiveness. The effectiveness of this Agreement and the obligations of the Lenders to make Loans hereunder and of the Initial Issuing Banks to issue Letters of Credit hereunder are, in each case, subject to the satisfaction (or waiver in accordance with Section 5 of the Amendment Agreement) of the conditions precedent set forth in Section 5 of the Amendment Agreement.

SECTION 3.02. Conditions Precedent to Each Borrowing and Issuance. The obligation of each Lender to make a Loan (other than a Revolving Loan made by any Issuing Bank pursuant to Section 2.03(c) or any Lender pursuant to Section 2.03(c)) on the occasion of each Borrowing and the obligation of each Issuing Bank to issue a Letter of Credit shall be subject to the satisfaction (or waiver in accordance with Section 9.01) of the following conditions precedent:

(a) The Effective Date shall have occurred.

(b) The Final Order and the New DIP Order shall be in full force and effect and shall not have been vacated or reversed, shall not be subject to a stay, and shall not have been modified or amended in any respect (other than, in the case of the Final Order, as provided for in the New DIP Order) without the written consent of the Agent.

(c) The representations and warranties of each Borrower and each Loan Party contained in each Loan Document to which it is a party shall be true and correct in all material respects (except to the extent qualified by materiality, "Material Adverse Effect" or like qualification, in which case such representations and warranties shall be true and correct in all respects) on and as of such date, before and after giving effect to such Borrowing or such Issuance and to the application of the proceeds therefrom, as though made on and as of such date.

(d) No event shall have occurred and be continuing, or would result from such Borrowing or such Issuance or from the application of the proceeds therefrom, that constitutes a Default.

(e) The making of such Loan (or the issuance of such Letter of Credit) shall not violate any requirement of law and shall not be enjoined, temporarily, preliminarily or permanently.

(f) No Borrowing Base Deficiency will exist after giving effect to such Borrowing, issuance or renewal and to the application of the proceeds therefrom.

Each of the giving of the applicable Notice of Borrowing, Notice of Issuance and the acceptance by the Borrower of the proceeds of such Borrowing or such Issuance shall constitute a representation and warranty by the Borrower that on the date of such Borrowing or such Issuance the conditions set forth in Sections 3.02(c), 3.02(d), 3.02(e) and, if applicable, 3.02(f) are satisfied.

SECTION 3.03. Additional Conditions to Issuances. In addition to the other conditions precedent herein set forth, if any Revolving Lender becomes, and during the period it remains, a Defaulting Lender or a Potential Defaulting Lender, no Issuing Bank will be required to issue any Letter of Credit or to amend any outstanding Letter of Credit to increase the face amount thereof, alter the drawing terms thereunder or extend the expiry date thereof, unless such Issuing Bank is satisfied that any exposure that would result from a Defaulted Revolving Loan of such Defaulting Lender or Potential

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Defaulting Lender is eliminated or fully covered by the Revolving Credit Commitments of the Revolving Lenders that are Non-Defaulting Lenders or by Cash Collateralization or a combination thereof satisfactory to such Issuing Bank.

SECTION 3.04. Effect of this Agreement. On the Effective Date, the Existing DIP Credit Agreement will be amended and restated to read in its entirety as set forth in this Agreement. From and after the Effective Date, the rights of the parties to this Agreement shall be governed by this Agreement; provided that the rights of parties in respect of periods prior to the Effective Date shall be governed by the terms of the Existing DIP Credit Agreement as in effect at the relevant time. The Debt, obligations and other liabilities (including interest and fees accrued to the date hereof) governed by the Existing DIP Credit Agreement (collectively, the “Original Obligations”), together with any and all additional Obligations incurred by Borrower hereunder or under any of the other Loan Documents or any Secured Agreements, shall continue to be secured by all of the pledges and grants of security interests provided pursuant to the Collateral Agreements, the Interim Order and the Final Order in connection with the Existing DIP Credit Agreement (and, from and after the date hereof, shall be secured by all of the pledges and grants of security interests provided in connection with this Agreement, including those provided pursuant to the Final Order and the New DIP Order), all as more specifically set forth in the Collateral Documents, the Interim Order, the Final Order and the New DIP Order. Each Loan Party hereby reaffirms its obligations under each Loan Document (as defined in the Existing DIP Credit Agreement, collectively, the “Original Loan Documents”) to which it is party, as amended, supplemented or otherwise modified by this Agreement and by the other Loan Documents delivered on the Effective Date. Each Loan Party further agrees that each Original Loan Document, as amended through the date hereof, shall remain in full force and effect following the execution and delivery of this Agreement and that all references to the “Credit Agreement” in such Original Loan Documents shall be deemed to refer to this Agreement. This Agreement shall not constitute a novation or repayment of the obligations and liabilities existing under the Existing DIP Credit Agreement or evidence payment of all or any of such obligations and liabilities.

SECTION 3.05. Determinations Under this Agreement. For purposes of determining compliance with the conditions specified in this Agreement, each Lender shall be deemed to have consented to, approved or accepted or to be satisfied with each document or other matter required hereunder to be consented to or approved by or acceptable or satisfactory to the Lenders unless an officer of the Agent responsible for the transactions contemplated by this Agreement shall have received notice from such Lender prior to the date that the Borrower, by notice to the Lenders, designates as the proposed Effective Date, specifying its objection thereto. The Agent shall promptly notify the Lenders of the occurrence of the Effective Date.

ARTICLE IV

REPRESENTATIONS AND WARRANTIES

SECTION 4.01. Representations and Warranties of the Borrower. The Borrower represents and warrants as follows:

(a) Each Loan Party is duly organized, validly existing and, to the extent such concept is applicable, in good standing under the laws of the jurisdiction of its organization.

(b) Subject to the entry of the Orders and subject to the terms thereof, the execution, delivery and performance by each Loan Party of each Loan Document to which it is or is to be party, and the consummation of the transactions contemplated hereby and thereby, are within such Loan Party’s corporate powers, have been duly authorized by all necessary corporate action, and do not (i) contravene such Loan Party’s charter or by-laws, (ii) violate any law, rule, regulation (including, without limitation,

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with respect to the Borrower, Regulation X of the Board of Governors of the Federal Reserve System), order, writ, judgment, injunction, decree, determination or award, (iii) conflict with or result in the breach of, or constitute a default or require any payment to be made under, any material contractual restriction (except in respect of the Existing Second Lien Debt) or, to such Loan Party's knowledge, any other contractual restriction, binding on or affecting such Loan Party or (iv) except for the Liens created under the Loan Documents, result in or require the creation or imposition of any Lien upon or with respect to any of the properties of any Loan Party or any of its Subsidiaries (except pursuant to the Existing Second Lien Debt or the Indenture).

(c) Subject to the entry of the Orders, no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the due execution, delivery, recordation, filing or performance by any Loan Party of any Loan Document to which it is or is to be a party, (ii) the grant by any Loan Party of the Liens granted by it pursuant to the Collateral Documents, (iii) the perfection or maintenance of the Liens created under the Collateral Documents (including the priority thereof provided for in this Agreement, the Orders and the Intercreditor Agreement) or (iv) except for any notices that may be required pursuant to Section 6.01 or Section 6.02 or pursuant to the Intercreditor Agreement, the exercise by the Agent, the Collateral Agent or any Lender of its rights under the Loan Documents or the remedies in respect of the Collateral pursuant to the Collateral Documents.

(d) Subject to the entry of the Orders, this Agreement has been, and each other Loan Document when delivered hereunder will have been, duly executed and delivered by each Loan Party party thereto. Subject to the entry of the Orders, this Agreement is, and each other Loan Document when delivered hereunder will be, the legal, valid and binding obligation of each Loan Party party thereto enforceable against such Loan Party in accordance with their respective terms.

(e) The audited Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as at December 31, 2011, and the related audited Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the fiscal year then ended, accompanied by an opinion of PricewaterhouseCoopers LLP, independent public accountants, copies of which have been furnished to each Lender, fairly present, the Consolidated financial condition of the Borrower and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied. The unaudited Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as at September 30, 2012, and the related unaudited Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the nine month period then ended, fairly present, the Consolidated financial condition of the Borrower and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied, subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements. Since September 30, 2012, there has been no Material Adverse Effect.

(f) There is no pending or, to the knowledge of the Borrower, threatened action, suit, investigation, litigation or proceeding, including, without limitation, any Environmental Action, affecting the Borrower or any of its Subsidiaries before any court, governmental agency or arbitrator that (i) is reasonably likely to have a Material Adverse Effect, other than the Cases and as disclosed on Schedule 4.01(f) or publicly filed or furnished prior to the Effective Date on Form 8-K or any periodic report required or permitted to be filed or furnished under the Exchange Act with the Securities Exchange Commission or (ii) purports to affect the legality, validity or enforceability of this Agreement or any other Loan Document or the consummation of the transactions contemplated hereby.

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(g) The Borrower is not engaged in the business of extending credit for the purpose of purchasing or carrying margin stock (within the meaning of Regulation U issued by the Board of Governors of the Federal Reserve System), and no proceeds of any Loan will be used to purchase or carry any margin stock or to extend credit to others for the purpose of purchasing or carrying any margin stock.

(h) None of the Loan Parties is an “investment company”, or a company “controlled” by an “investment company”, within the meaning of the Investment Company Act of 1940, as amended.

(i) The Borrower and each of its Subsidiaries owns, or has the valid and enforceable right to use, all trademarks, service marks, trade names, domain names, goodwill associated with the foregoing, patents, copyrights, trade secrets and know-how (including all registrations and applications for registration of the foregoing) (collectively, “Intellectual Property”) necessary for the conduct of its business as currently conducted except where the failure to so own or license could not reasonably be expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), no claim has been asserted and is pending, or to the knowledge of the Borrower, threatened, by any Person challenging the use of any such Intellectual Property by the Borrower or any Subsidiary or the validity or enforceability of any such Intellectual Property or alleging that the conduct of the business of the Borrower or any of its Subsidiaries infringes, misappropriates or otherwise violates the Intellectual Property rights of any other Person, nor does the Borrower know of any valid basis for any such claim, except, in each case, for such claims that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), to the knowledge of the Borrower, neither the use of such Intellectual Property by the Borrower or any of its Subsidiaries, nor the conduct of their respective businesses, infringes, misappropriates or otherwise violates the rights of any Person, except for such claims, infringements, misappropriations or violations that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect.

(j) (i) No ERISA Event has occurred or is reasonably expected to occur with respect to any Plan that has resulted in or that could reasonably be expected to have a Material Adverse Effect.

(ii) Neither any Loan Party nor any ERISA Affiliate has incurred or is reasonably expected to incur any Withdrawal Liability to any Multiemployer Plan that in the aggregate could reasonably be expected to have a Material Adverse Effect.

(iii) Neither any Loan Party nor any ERISA Affiliate has been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or has been terminated, within the meaning of Title IV of ERISA, or has been determined to be in “endangered” or “critical” status within the meaning of Section 432 of the Code or Section 305 of ERISA, and no such Multiemployer Plan is reasonably expected to be in reorganization, insolvent or to be terminated, within the meaning of Title IV of ERISA or in endangered or critical status.

(iv) [Reserved].

(v) Except as would not reasonably be expected to have a Material Adverse Effect, no event comprising (A) the commencement of winding up of the UK Pension Scheme, (B) the cessation of participation in the UK Pension Scheme by any Affiliate of the Borrower or (C) the issue of a warning notice by the UK Pensions Regulator that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, has occurred, and (to the knowledge of the Borrower or Kodak Limited) the UK Pensions Regulator has not stated any intention to do so.

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(vi) No Loan Party nor any Affiliate of any Loan Party has incurred any liability to the UK Pension Scheme as a result of ceasing to participate in the UK Pension Scheme and (to the knowledge of the Borrower or Kodak Limited) no Affiliate of any Loan Party has stated any intention to cease to participate in the UK Pension Scheme, except as would not reasonably be expected to have a Material Adverse Effect.

(vii) No Loan Party nor any Affiliate of any Loan Party has been notified by the Trustees of the UK Pension Scheme that the UK Pension Scheme is being wound up and (to the knowledge of the Borrower or Kodak Limited) the Trustees of the UK Pension Scheme have not stated any intention to do so, except as would not reasonably be expected to have a Material Adverse Effect.

(viii) Except as would not reasonably be expected to have a Material Adverse Effect, (A) the UK Pension Schemes are duly registered for HMRC tax purposes; (B) prior to the Petition Date all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor were performed in a timely fashion and there were no material outstanding disputes involving any Affiliates concerning the UK Pension Schemes; and (C) all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor were performed in a timely fashion and there were no material outstanding disputes involving any Affiliates concerning the UK Pension Schemes.

(k) Except as could not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect, (i) each of the Borrower and its Subsidiaries has filed all Federal income tax returns and all other tax returns, domestic and foreign, required to be filed by it and has paid all taxes and assessments payable by them that have become due and payable and (ii) with respect to each of the Borrower and its Subsidiaries, there are no claims being asserted in writing with respect to any taxes.

(l) Except to the extent the Borrower or Subsidiary has set aside on its books adequate reserves (A) the operations and properties of the Borrower and each of its Consolidated Subsidiaries comply in all material respects with all applicable Environmental Laws and Environmental Permits, except as could not reasonably be expected to have a Material Adverse Effect, (B) all past non-compliance with such Environmental Laws and Environmental Permits has been or is reasonably expected to be resolved without ongoing obligations or costs that have had or are reasonably expected to have a Material Adverse Effect and (C) no circumstances exist that are reasonably likely to (i) form the basis of an Environmental Action against the Borrower or any of its Subsidiaries or any of their properties that is reasonably expected to have a Material Adverse Effect or (ii) cause any such property to be subject to any restrictions on ownership, occupancy, use or transferability under any Environmental Law that is reasonably expected to have a Material Adverse Effect.

(m) The Borrower and each of its Subsidiaries has good and marketable fee simple title to or valid leasehold interests in all of the real property owned or leased by the Borrower or such Subsidiary and good title to all of their personal property, except where the failure to hold such title or leasehold interests, individually or in the aggregate is not reasonably expected to have a Material Adverse Effect. The Borrower and its Subsidiaries enjoy peaceful and undisturbed possession under all of their respective leases except where the failure to enjoy such peaceful and undisturbed possession, individually or in the aggregate, is not reasonably expected to have a Material Adverse Effect. As of the Effective Date, each Material Real Property is set forth on [Schedule 4.01\(m\)](#).

(n) All factual information, taken as a whole, furnished by or on behalf of the Borrower and its Subsidiaries, taken as a whole, in writing to the Agent, the Collateral Agent, the

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Arranger or any Lender on or prior to the Effective Date, for purposes of this Agreement and all other such factual information taken as a whole, furnished by the Borrower on behalf of itself and its Subsidiaries, taken as a whole, in writing to the Agent, the Collateral Agent, the Arranger or any Lender pursuant to the terms of this Agreement will be, true and accurate in all material respects on the date as of which such information is dated or furnished and not incomplete by knowingly omitting to state any material fact necessary to make such information, taken as a whole, not misleading at such time, provided, however, that with respect to any projected financial information or forward-looking statements, the Borrower represents only that such information was prepared in good faith based upon assumptions, and subject to such qualifications, believed to be reasonable at the time made.

(o) (i) Subject to the entry of the Orders, all filings and other actions necessary to perfect and protect the security interest in the Collateral created (or to be created) under the Collateral Documents to ensure that such security interest remains in full force and effect have been taken, (ii) the Collateral Documents, when executed and delivered (and at all times thereafter), create in favor of the Agent for the benefit of the Secured Parties a valid and, together with such filings and other actions, perfected security interest in the Collateral having the priority set forth in this Agreement, the Orders, the Security Agreement and the Intercreditor Agreement, securing the payment of the Secured Obligations (as defined in the Security Agreement), and (iii) except to the extent that a longer period within which to take such actions has been provided for pursuant to the paragraph following Section 5(c)(vii) of the Amendment Agreement (and only to such extent), all filings and other actions necessary to perfect and protect such security interest have been duly taken. The Loan Parties are the legal and beneficial owners of the Collateral free and clear of any Lien, except for the liens and security interests created or permitted under the Loan Documents and the Orders.

(p) As of the Effective Date, the Borrower believes in good faith, based upon information known to it as of the Effective Date and assumptions believed by it to be reasonable as of the Effective Date, that the Specified Sale shall occur on or prior to the Maturity Date for an aggregate gross cash purchase price at consummation of not less than the Minimum Proceeds Amount.

(q) (i) Set forth on Part A of Schedule II hereto is a complete and accurate list of all direct and indirect Subsidiaries of the Borrower that are organized under the laws of a state of the United States of America, and (ii) set forth on Part B of Schedule II hereto is a complete and accurate list of all direct Material Subsidiaries of the Borrower, showing, in each case, as of the Effective Date (as to each such Subsidiary) the jurisdiction of its formation, the number of shares, membership interests or partnership interests (as applicable) of each class of its equity interests authorized, and the number outstanding, on the Effective Date and the percentage of each such class of its Equity Interests owned (directly or indirectly) by the applicable Loan Party and the number of shares covered by all outstanding options, warrants, rights of conversion or purchase and similar rights at the Effective Date. All of the outstanding equity interests in each Loan Party's Subsidiaries have been validly issued, are fully paid and non-assessable and, except as otherwise provided herein, are owned by such Loan Party or one or more of its Subsidiaries, other than director's qualifying shares or similar minority interests required under the laws of the Subsidiary's formation, free and clear of all Liens, except (x) those created under the Collateral Documents, (y) those permitted under Section 5.02(a)(xvii) and (z) those securing the Existing Second Lien Debt.

(r) Schedule III sets forth all Deposit Accounts other than Excluded Accounts maintained by the Loan Parties in the United States, including, with respect to each depository (i) the name and address of such depository, (ii) the account number(s) maintained with such depository and (iii) a contact person at such depository.

(s) Schedule 5.01(m) sets forth each CFC of the Borrower that, together with its Subsidiaries, represents more than 2% of total assets or 2% of net sales of the Borrower and its Subsidiaries.

ARTICLE V

COVENANTS OF THE COMPANY

SECTION 5.01. Affirmative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has knowledge under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder, the Borrower will:

(a) Compliance with Laws. Except as otherwise excused by the Bankruptcy Code, comply, and cause each of its Subsidiaries to comply, with all applicable laws, rules, regulations and orders, such compliance to include, without limitation, compliance with ERISA, Environmental Laws and the PATRIOT Act, except where such non-compliance is not reasonably expected to have a Material Adverse Effect.

(b) Payment of Post-Petition Taxes, Etc. In accordance with the Bankruptcy Code and subject to any required approval by the Bankruptcy Court, pay and discharge, and cause each of its Subsidiaries to pay and discharge, before the same shall become delinquent, (i) all material post-petition taxes, assessments and governmental charges or levies imposed upon it or upon its property and (ii) all material post-petition lawful claims that, if unpaid, might by law become a Lien upon its property; provided, however, that neither the Borrower nor any of its Subsidiaries shall be required to pay or discharge any such tax, assessment, charge or claim that is being contested in good faith and by proper proceedings and as to which appropriate reserves are being maintained, unless and until any Lien resulting therefrom becomes enforceable.

(c) Maintenance of Insurance. (x) Maintain, and cause each of its Subsidiaries to maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies engaged in similar businesses and owning similar properties in the same general areas in which the Borrower or such Subsidiary operates; provided, however, that the Borrower and its Subsidiaries may self-insure to the extent consistent with prudent business practice and (y) if any real property owned by a Loan Party is located in an area identified by the Federal Emergency Management Agency as an area having special flood hazards and in which flood insurance has been made available under the National Flood Insurance Act of 1968 (or any amendment or successor act thereto), then such Loan Party shall maintain, or cause to be maintained, with a financially sound and reputable insurer, flood insurance in an amount sufficient to comply with all applicable rules and regulations promulgated pursuant to such Act.

(d) Preservation of Corporate Existence. Preserve and maintain, and cause each of its Subsidiaries to preserve and maintain, its corporate existence, rights (charter and statutory) and franchises; provided, however, that the Borrower and its Subsidiaries may consummate any amalgamation, merger or consolidation permitted under Section 5.02(b) and provided further that neither the Borrower nor any of its Subsidiaries shall be required to preserve any right or franchise, or in the case of a Subsidiary, its corporate existence, if the Borrower determines that the preservation or maintenance thereof is no longer desirable in the conduct of the business of the Borrower and its Subsidiaries, taken as a whole, and that the loss thereof is not reasonably expected to have a Material Adverse Effect.

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(e) Visitation Rights. (i) At any reasonable time, on reasonable notice and from time to time during regular business hours, permit the Agent, the Collateral Agent or any of the Lenders or any agents or representatives thereof, to examine and make copies of and abstracts from the records and books of account of, and visit the properties of, the Borrower and any of its Subsidiaries, and to discuss the affairs, finances and accounts of the Borrower and any of its Subsidiaries with any of their officers or directors and with their independent certified public accountants, provided that all such information is subject to the provisions of Section 9.09. At any time prior to the occurrence of a continuing Event of Default, the right of the Agent, the Collateral Agent and any of the Lenders to visit the property of the Borrower and any of its Subsidiaries shall be subject to reasonable rules and restrictions of the Borrower for such access, and such visit shall not unreasonably interfere with the ongoing conduct of the business of the Borrower and its Subsidiaries at such properties.

(ii) At any reasonable time and from time to time (except as may be limited by subsection (iii) below) during regular business hours, upon reasonable notice, permit the Agent, the Collateral Agent or any of the Lenders or any agents or representatives thereof (including any consultants, accountants, lawyers and appraisers retained by the Agent or the Collateral Agent) to visit the properties of the Borrower and its Subsidiaries to conduct evaluations, appraisals, environmental assessments and ongoing maintenance and monitoring in connection with the Borrower's computation of the Borrowing Base and the assets included in the Borrowing Base and such other assets and properties of the Borrower or its Subsidiaries as the Agent or Collateral Agent may reasonably require, and to monitor the Collateral and all related systems.

(iii) Permit the Collateral Agent to conduct, at the sole cost and expense of the Borrower, field examinations and appraisals of inventory; provided that (x) such field exams may be conducted not more than twice per twelve-month period and (y) such appraisals of inventory shall be conducted on a quarterly basis, alternating between "desktop" appraisals and "full" appraisals. Notwithstanding the foregoing, following the occurrence and during the continuation of an Event of Default such field examinations and appraisals may be conducted at the Borrower's expense as many times as the Collateral Agent shall consider reasonably necessary.

(f) Keeping of Books. Keep and maintain proper books of record and account on a Consolidated basis for Borrower and its Subsidiaries in conformity with generally accepted accounting principles in effect from time to time.

(g) Maintenance of Properties, Etc. Maintain and preserve, and cause each of its Subsidiaries to maintain and preserve in all material respects, all of its properties that are used or useful in the conduct of its business in good working order and condition, ordinary wear and tear excepted, except where the failure to so maintain or preserve is not reasonably expected to have a Material Adverse Effect.

(h) Reporting Requirements. Furnish to the Lenders:

(i) as soon as available and in any event (A) with respect to any fiscal month of the Borrower in which a fiscal quarter ends, within 45 days after the end of such fiscal month and (B) within 20 Business Days after the end of any other fiscal month of the Borrower, in each case, the Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as of the end of such month and Consolidated statements of earnings and cash flows of the Borrower and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such month, and certificates of a Responsible Officer of the Borrower as to compliance with the terms of this Agreement and setting forth in reasonable detail the calculations necessary to demonstrate compliance with Section 5.03(a), and Section 5.03(b), as of the last day of such period;

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(ii) as soon as available and in any event within 45 days after the end of each of the first three quarters of each fiscal year of the Borrower, the Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as of the end of such quarter and Consolidated statements of earnings and cash flows of the Borrower and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such quarter, duly certified by the chief financial officer of the Borrower as having been prepared in accordance with generally accepted accounting principles subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements;

(iii) as soon as available and in any event within 90 days after the end of each fiscal year of the Borrower, a copy of the annual audit report for such year for the Borrower and its Consolidated Subsidiaries, containing the Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as of the end of such fiscal year and Consolidated statements of earnings and cash flows of the Borrower and its Consolidated Subsidiaries for such fiscal year, in each case accompanied by an opinion acceptable to the Required Lenders by registered independent public accountants reasonably acceptable to the Agent;

(iv) as soon as practicable and in any event within five days after the management of the Borrower has knowledge of the occurrence of each Default continuing on the date of such statement, a statement of a Responsible Officer of the Borrower setting forth details of such Default and the action that the Borrower has taken and/or proposes to take with respect thereto;

(v) promptly after the sending or filing thereof, copies of all reports that the Borrower sends to any of its security holders, and copies of all reports and registration statements that the Borrower or any Subsidiary files with the Securities and Exchange Commission or any national securities exchange;

(vi) notice of all actions and proceedings before any court, governmental agency or arbitrator affecting the Borrower or any of its Subsidiaries of the type which would have been required to be disclosed under Section 4.01(f), promptly after the later of the commencement thereof or knowledge that such actions or proceedings are reasonably likely to be of a type which would have been required to be disclosed under Section 4.01(f);

(vii) no later than 45 days after the end of each fiscal quarter, amended or supplemented Schedules setting forth such information as would be required to make the representations set forth in Section 6(a), (c), (d), (h), (i), (l) and (p)(iii) of the Security Agreement true and correct as if the Schedules referenced therein were delivered on such date;

(viii) except to the extent prohibited by the Pensions Act 2004, such other information respecting the Borrower or any of its Subsidiaries as any Lender through the Agent may from time to time reasonably request;

(ix) weekly, on or before the third Business Day following the end of every calendar week (for purposes of this section, each calendar week being deemed to end on Friday), commencing with the calendar week ending March 29, 2013 a 13-Week Projection together with a comparison against the immediately preceding calendar week;

(x) a Borrowing Base Certificate substantially in the form of Exhibit G as of the date required to be delivered or so requested, in each case with supporting documentation (including, without limitation, the documentation described in Schedule 1 to Exhibit G) shall be furnished to the Collateral Agent: (A) semi-monthly (as of the 15th day and as of the last day of each month (or, if either such day is not a Business Day, as of the Business Day immediately preceding such

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15th or last day, as applicable)), on or before the third Business Day following each 15th day and each last day of each month, which Borrowing Base Certificate shall reflect the Collateral contained in the Borrowing Base updated as of such 15th or last day of each month, as applicable; (B) immediately, if at any time the Borrower becomes aware that the Borrowing Base, assuming it were to be calculated at such time, would be less than 85% of the Borrowing Base as set forth in the most recently delivered Borrowing Base Certificate, (C) in addition to the bi-weekly Borrowing Base Certificates required pursuant to clause (A) and the immediate Borrowing Base Certificates required pursuant to clause (B), upon the occurrence and continuance of an Event of Default, on or before the third Business Day following the end of each calendar week, which weekly Borrowing Base Certificate shall reflect the Collateral included in the Borrowing Base updated as of the immediately preceding Monday; and (D) if requested by the Collateral Agent at any other time when the Collateral Agent reasonably believes that the then existing Borrowing Base Certificate is materially inaccurate, as soon as reasonably available after such request; in each case with supporting documentation as the Agent, the Lenders or the Collateral Agent may reasonably request (including without limitation, the documentation described on Schedule 1 to Exhibit G);

(xi) (A) promptly and in any event within 20 days after any Loan Party or any ERISA Affiliate knows or has reason to know that any ERISA Event has occurred, a statement of a Responsible Officer of such Loan Party describing such ERISA Event and the action, if any, that such Loan Party or such ERISA Affiliate has taken and proposes to take with respect thereto and (B) on the date any records, documents or other information must be furnished to the PBGC with respect to any Plan pursuant to Section 4010 of ERISA, a copy of such records, documents and information;

(xii) promptly and in any event within two business days after receipt thereof by any Loan Party or any ERISA Affiliate, copies of each notice from the PBGC or other governmental or regulatory authority stating its intention to terminate any Plan or to have a trustee appointed to administer any Plan;

(xiii) promptly and in any event within five business days after receipt thereof by any Loan Party or any ERISA Affiliate from the sponsor of a Multiemployer Plan, copies of each notice concerning (A) the imposition of Withdrawal Liability by any such Multiemployer Plan, (B) the reorganization or termination, within the meaning of Title IV of ERISA, of any such Multiemployer Plan or (C) the amount of liability incurred, or that may be incurred, by such Loan Party or any ERISA Affiliate in connection with any event described in clause (A) or (B);

(xiv) (A) not later than March 31, 2013, audited “carve-out” financial statements (including statements of financial position, earnings and cash flows) for each of the Specified Business Units (each on a standalone basis) for the fiscal years ending December 31, 2010, December 31, 2011 and December 31, 2012, accompanied by an opinion acceptable to the Agent by registered independent public accountants reasonably acceptable to the Agent and (B) not later than May 15, 2013, unaudited “carve-out” financial statements (including statements of financial position, earnings and cash flows) for each of the Specified Business Units (each on a standalone basis) for the fiscal quarter ending March 31, 2013, except, in each case, with respect to any Specified Business Unit that shall have been Disposed;

(xv) except to the extent prohibited by the Pensions Act 2004, promptly and in any event within 3 Business Days after a Responsible Officer of the Borrower or Kodak Limited knows or has reason to know that (A) the UK Pension Scheme has commenced winding up, (B) the UK Pensions Regulator has issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme or (C) the

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Borrower or any of its Affiliates which currently participates in the UK Pension Scheme has ceased to participate and thus triggered a liability on its cessation of participation, a statement of a Responsible Officer of the Borrower (or, if applicable, cause to be furnished to the Lenders a statement of a Responsible Officer of Kodak Limited) noting such event and the action, if any, which is proposed to be taken with respect thereto; and

(xvi) promptly after the furnishing thereof, copies of any segment reporting provided to the lenders or agents under Section 5.01(h)(xiv) of the DIP Term Loan Agreement.

Documents required to be delivered pursuant to Section 5.01(h)(i), (ii), (iii) and (v) (to the extent any such documents are included in materials otherwise filed with the Securities Exchange Commission) may be delivered electronically and if so delivered, shall be deemed to have been delivered on the date (i) on which the Borrower posts such documents, or provides a link thereto on the Borrower's website on the Internet at the website address listed on Schedule 9.02; or (ii) on which such documents are posted on the Borrower's behalf on an Internet or intranet website, if any, to which each Lender and the Agent have access (whether a commercial, third-party website or whether sponsored by the Agent); provided that: (A) upon written request of the Agent, the Borrower shall deliver paper copies of such documents to the Agent until a written request to cease delivering paper copies is given by the Agent and (B) the Borrower shall notify the Agent (by telecopier or electronic mail) of the posting of any such documents and provide to the Agent by electronic mail electronic versions (i.e., soft copies) of such documents. The Agent shall have no obligation to request the delivery of or to maintain paper copies of the documents referred to above, and in any event shall have no responsibility to monitor compliance by the Borrower with any such request by a Lender for delivery, and each Lender shall be solely responsible for timely accessing posted documents or requesting delivery of paper copies of such documents from the Agent and maintaining its copies of such documents.

The Borrower hereby acknowledges that (a) the Agent, the Arranger and the Collateral Agent will make available to the Lenders and the Issuing Banks materials and/or information provided by or on behalf of the Borrower hereunder (collectively, "Borrower Materials") by posting the Borrower Materials on IntraLinks or another similar electronic system (the "Platform") and (b) certain of the Lenders (each, a "Public Lender") may have personnel who do not wish to receive material non-public information with respect to the Borrower or its Affiliates, or the respective securities of any of the foregoing, and who may be engaged in investment and other market-related activities with respect to such Persons' securities. The Borrower hereby agrees that it will use commercially reasonable efforts to identify that portion of the Borrower Materials that may be distributed to the Public Lenders and that (w) all such Borrower Materials shall be clearly and conspicuously marked "PUBLIC" which, at a minimum, shall mean that the word "PUBLIC" shall appear prominently on the first page thereof; (x) by marking Borrower Materials "PUBLIC", the Borrower shall be deemed to have authorized the Agent, the Arranger, the Collateral Agent, the Issuing Banks and the Lenders to treat such Borrower Materials as not containing any material non-public information (although it may be sensitive and proprietary) with respect to the Borrower or its securities for purposes of United States Federal and state securities laws (provided, however, that to the extent such Borrower Materials constitute Borrower Information, they shall be treated as set forth in Section 9.09; (y) all Borrower Materials marked "PUBLIC" are permitted to be made available through a portion of the Platform designated "Public Side Information"; and (z) the Agent, the Arranger and the Collateral Agent shall be entitled to treat any Borrower Materials that are not marked "PUBLIC" as being suitable only for posting on a portion of the Platform not designated "Public Side Information." Notwithstanding the foregoing, the Borrower shall be under no obligation to mark any Borrower Materials "PUBLIC".

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(i) Covenant to Guarantee Obligations and Give Security. Upon (x) the request of the Agent following the occurrence and during the continuance of an Event of Default, (y) the formation or acquisition of any Subsidiary organized under the laws of any state of the United States of America owned directly or indirectly by the Borrower or (z) the acquisition of any property by any Loan Party, and such property, in the judgment of the Agent (as to which judgment the Agent has given notice to the Borrower), shall not already be subject (other than in respect of the Specified Collateral) to a perfected security interest in favor of the Agent for the benefit of the Secured Parties with the priorities set forth in this Agreement, the Orders and the Intercreditor Agreement, then in each case at the Borrower's expense (and in each case subject to the provisions of the Intercreditor Agreement):

(i) in connection with the formation or acquisition of a Subsidiary organized under the laws of a state of the United States of America owned directly or indirectly by the Borrower that (A) is not a CFC or a Subsidiary of a CFC or (B) is not a Person having total assets of less than \$1,000,000 (and, so long as it is not such a Person), within 30 days after such formation or acquisition, cause each such Subsidiary, duly execute and deliver to the Agent a guaranty supplement, in the form of Exhibit F hereto, guaranteeing the Guaranteed Obligations,

(ii) within 45 days after (A) such request or acquisition of property by any Loan Party, duly execute and deliver, and cause each Loan Party to duly execute and deliver, to the Agent such additional pledges (it being understood that, to the extent the applicable Collateral constitutes Term Loan Priority Collateral, physical delivery or control thereof by the Agent or the Collateral Agent shall not be required so long as such Collateral is delivered to, or under the control of, the Term Administrative Agent in accordance with the Intercreditor Agreement), assignments, security agreement supplements, intellectual property security agreement supplements and other security agreements as specified by, and in form and substance reasonably satisfactory to, the Agent, securing payment of all the Obligations of such Loan Party and constituting Liens on all such properties and (B) such formation or acquisition by any Loan Party of any Subsidiary, duly execute and deliver and cause each Loan Party acquiring equity interests in such Subsidiary to duly execute and deliver to the Agent pledges, assignments and security agreement supplements related to such equity interests as specified by, and in form and substance reasonably satisfactory to, the Agent, securing payment of all of the Obligations of such Loan Party; provided that (x) the stock of any Subsidiary held by a CFC or a Subsidiary of a CFC shall not be required to be pledged and (y) if such property is equity interests of a CFC, no more than 65% of the voting equity interests in such CFC shall be pledged in favor of the Secured Parties,

(iii) within 60 days after such request, formation or acquisition, take, and cause each Loan Party to take, whatever action (including, without limitation, the filing of UCC financing statements (or similar registrations or filings), the giving of notices and the endorsement of notices on title documents) may be necessary or advisable in the reasonable opinion of the Agent to vest in the Agent (or in any representative of the Agent designated by it) valid and subsisting Liens on the properties purported to be subject to the pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements delivered pursuant to this Section 5.01(i), enforceable against all third parties in accordance with their terms (other than in respect of the Specified Collateral as set forth in Section 6(m) of the Security Agreement).

(iv) within 60 days after such request, formation or acquisition, deliver to the Agent, upon the request of the Agent in its sole discretion, a signed copy of one or more favorable opinions, addressed to the Agent and the other Secured Parties, of counsel for the Loan Parties reasonably acceptable to the Agent as to (A) such guaranties, guaranty supplements, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements described in clauses (i), (ii) and (iii) above being legal,

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valid and binding obligations of each Loan Party party thereto enforceable in accordance with their terms and as to the matters contained in clause (iii) above, subject to customary exceptions, (B) such recordings, filings, notices, endorsements and other actions being sufficient to create valid perfected Liens on such assets, and (C) such other matters as the Agent may reasonably request, consistent with the opinions delivered on the Original Effective Date (to the extent applicable).

(v) at any time and from time to time, promptly execute and deliver, and cause each Loan Party and each Subsidiary to execute and deliver, any and all further instruments and documents and take, and cause such Subsidiary to take, all such other action as the Agent may deem reasonably necessary or desirable in obtaining the full benefits of, or in perfecting and preserving the Liens of, such guaranties, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements to the extent required by this Section 5.01(i) and the applicable Collateral Documents.

Notwithstanding the foregoing, except as contemplated by the last sentence of Section 2.24(b), the Borrower shall have no obligation to provide in favor of the Secured Parties perfected security interests in any real property held by the Borrower or its Subsidiaries, except to the extent any such security interests are granted securing any Debt permitted under Section 5.02(d)(xv).

(j) Further Assurances. (i) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, correct, and cause each of the other Loan Parties promptly to correct, any material defect or error that may be discovered in any Loan Document or in the execution, acknowledgment, filing or recordation thereof, and

(ii) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, do, execute, acknowledge, deliver, record, re-record, file, re-file, register and re-register any and all such further acts, pledge agreements, assignments, financing statements and continuations thereof, termination statements, notices of assignment, transfers, certificates, assurances and other instruments as the Agent, or any Lender through the Agent, may reasonably require from time to time in order to (A) carry out more effectively the purposes of the Loan Documents, (B) to the fullest extent permitted by applicable law and the terms of this Agreement and the Collateral Documents, subject any Loan Party's properties, assets, rights or interests to the Liens now or hereafter intended to be covered by any of the Collateral Documents, (C) perfect and maintain the validity, effectiveness and priority of any of the Collateral Documents and any of the Liens intended to be created thereunder and (D) assure, convey, grant, assign, transfer, preserve, protect and confirm more effectively unto the Secured Parties the rights granted or now or hereafter intended to be granted to the Secured Parties under any Loan Document or under any other instrument executed in connection with any Loan Document to which any Loan Party or any of its Subsidiaries formed or acquired after the Original Effective Date is or is to be a party, and cause each of its Subsidiaries to do so.

(k) Court Documents. Deliver to the Agent copies of all pleadings, motions and other documents directly related to the Facilities (including, without limitation, any requests for relief under sections 363 or 365 or to approve any compromise and settlement, in excess of \$250,000, of claims), any Reorganization Plan or any disclosure statement related thereto, or any request for relief under section 1113 or 1114 of the Bankruptcy Code by the earlier of (i) two Business Days prior to being filed (and if impracticable, then promptly after being filed) on behalf of any of the Debtors with the Bankruptcy Court or (ii) at the same time as such documents are provided by any of the Debtors to any statutory committee appointed in the Cases or the United States Trustee for the Southern District of New York, it being agreed that the Borrower shall be deemed in compliance with this covenant if it uses good faith efforts to comply.

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(l) Maintenance of Cash Management System. (i) In accordance with Section 2.18 of this Agreement, establish and maintain a cash management system on terms reasonably acceptable to the Agent and (ii) continue to maintain one or more Collection Accounts to be used by the Borrower as its principal concentration account for day-to-day operations conducted by the Borrower.

(m) Foreign Security Interests. Within the time periods set forth on Schedule 5.01(m) (or such longer time as may be reasonably agreed by the Agent), execute and deliver, and cause each of its Subsidiaries to execute and deliver, to the Agent all documents and instruments required to create and perfect under the applicable foreign law the Agent's second priority (to the extent practicable) security interest in Collateral consisting of the stock of those Subsidiaries listed on Schedule 5.01(m) in the applicable foreign jurisdictions (free and clear of all other liens, subject to exceptions permitted hereunder), and subject as to priority, to the extent practicable, only to the security interests securing the obligations in respect of the New Money Loans or any Debt constituting a Permitted Refinancing thereof, in each case along with a customary opinion of local counsel with respect to such security interest.

(n) Administration of Accounts and Inventory. (i) Keep, and cause each other Loan Party to keep, accurate and complete records of its Accounts, including all payments and collections thereon, and shall submit to the Collateral Agent sales, collection, reconciliation and other reports in form reasonably satisfactory to the Collateral Agent, on such periodic basis as the Collateral Agent may reasonably request. The Borrower shall also provide to the Collateral Agent, upon the Collateral Agent's request, a detailed aged trial balance of all Accounts as of the end of the preceding month, specifying each Account's Account Debtor name and address, amount, invoice date and due date, showing any discount, allowance, credit, authorized return or dispute, and including such proof of delivery, copies of invoices and invoice registers, copies of related documents, repayment histories, status reports and other information as the Collateral Agent may reasonably request. If Accounts in an aggregate face amount of \$10,000,000 or more cease to be Eligible Receivables, the Borrower shall notify the Collateral Agent of such occurrence promptly (and in any event within three Business Days) after any Loan Party has knowledge thereof).

(ii) If an Account of any Loan Party includes a charge for any taxes, the Agent is authorized, in its discretion, to pay the amount thereof to the proper taxing authority for the account of such Loan Party if such Loan Party does not do so and to charge the Borrower therefor; provided, however, that neither the Agent nor the Lenders shall be liable for any taxes that may be due from the Loan Parties or with respect to any Collateral.

(iii) Whether or not a Default exists, the Collateral Agent shall have the right at any time, in the name of the Collateral Agent, any designee of the Collateral Agent or any Loan Party, to verify the validity, amount or any other matter relating to any Accounts of the Loan Party by mail, telephone or otherwise. The Loan Parties shall cooperate fully with the Collateral Agent in an effort to facilitate and promptly conclude any such verification process.

(iv) Each Loan Party shall keep accurate and complete records of its Inventory, including costs and daily withdrawals and additions, and shall submit to the Collateral Agent inventory and reconciliation reports in form reasonably satisfactory to the Collateral Agent, on such periodic basis as the Collateral Agent may request. Each Loan Party shall conduct a physical inventory at least once per calendar year (and on a more frequent basis if requested by the Collateral Agent when a Default exists) or periodic cycle counts consistent with historical practices, and shall provide to the Collateral Agent a report based on each such inventory and count promptly upon completion thereof, together with such supporting information as the Collateral Agent may reasonably request. Upon request by the Collateral Agent, the Collateral Agent may participate in and observe any such physical count.

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(v) No Loan Party shall return any Inventory to a supplier, vendor or other Person, whether for cash, credit or otherwise, unless (A) such return is in the ordinary course of business; (B) no Default, exists or would result therefrom; and (C) the Collateral Agent is promptly notified if the aggregate value of all Inventory returned in any month exceeds \$10,000,000.

(vi) The Loan Parties shall use, store and maintain all Inventory with reasonable care and caution, in accordance with applicable standards of any insurance and in conformity with all applicable law, and shall make current rent payments (within applicable grace periods provided for in leases) at all locations where any Collateral is located.

(o) [Reserved].

(p) Use of Proceeds. Use, and cause its Subsidiaries to use, the proceeds of the Loans and the Letters of Credit solely for the purposes contemplated by Section 2.17.

(q) [Reserved].

(r) Chief Restructuring Officer. Use commercially reasonable efforts to cause James Mesterharm to continue (x) to be employed as the Borrower's Chief Restructuring Officer and (y) to have the structure, scope and duties existing on the date hereof. In the event of the death, disability, incapacity, removal (for cause) or resignation of such Chief Restructuring Officer, employ a replacement Chief Restructuring Officer, reasonably satisfactory to the Agent, within 30 days.

(s) Certain Case Milestones. (i) [Reserved.]

(ii) On or prior to April 8, 2013, deliver to the Agent drafts of an Acceptable Reorganization Plan and a Disclosure Statement.

(iii) On or prior to April 30, 2013, file with the Bankruptcy Court an Acceptable Reorganization Plan and a Disclosure Statement, and at all times thereafter diligently pursue the receipt of orders of the Bankruptcy Court approving such Disclosure Statement and confirming such Acceptable Reorganization Plan.

(t) Post Closing Covenants. Comply, and cause its Subsidiaries to comply, with the obligations set forth in Schedule 5.01(t).

SECTION 5.02. Negative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has knowledge under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder, the Borrower will not:

(a) Liens. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Lien on or with respect to any of its properties, whether now owned or hereafter acquired, or assign, or permit any of its Subsidiaries to assign, any right to receive income, other than the following, provided that any Lien permitted by any clause below shall be permitted under this Section 5.02(a), notwithstanding that such Lien would not be permitted by any other clause:

(i) Permitted Liens,

(ii) Liens created under the Loan Documents,

(iii) Liens upon or in any real property or equipment acquired or held by the Borrower or any Subsidiary in the ordinary course of business to secure the purchase price of

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such property or equipment or to secure Debt incurred solely for the purpose of financing the acquisition or improvement of such property or equipment (including any Liens placed on such property or equipment within 180 days after the acquisition of such property or equipment), or Liens existing on such property or equipment at the time of its acquisition (other than any such Liens created in contemplation of such acquisition that were not incurred to finance the acquisition of such property) or extensions, renewals or replacements of any of the foregoing Liens securing obligations in the same or a lesser amount, provided, however, that no such Lien shall extend to or cover any properties of any character other than the real property or equipment being acquired, and no such extension, renewal or replacement shall extend to or cover any properties not theretofore subject to the Lien being extended, renewed or replaced, provided further that the aggregate principal amount of the Debt secured by the Liens referred to in this clause (iii) and clause (vi) below shall not exceed \$25,000,000 at any time outstanding,

(iv) the Liens existing on the Petition Date and described on Schedule 5.02(a) hereto,

(v) Liens on property of a Person existing at the time such Person is acquired by, amalgamated, merged into or consolidated with the Borrower or any Subsidiary of the Borrower or becomes a Subsidiary of the Borrower; provided that such Liens were not created in contemplation of such amalgamation, merger, consolidation or acquisition and do not extend to any assets other than those of the Person so merged or amalgamated into or consolidated with the Borrower or such Subsidiary or acquired by the Borrower or such Subsidiary,

(vi) Liens arising under leases that have been or should be, in accordance with generally accepted accounting principles, recorded as capital leases; provided that the aggregate principal amount of the Debt secured by the Liens referred to in this clause (vi) and clause (iii) above shall not exceed \$25,000,000 at any time outstanding,

(vii) Liens on assets of Subsidiaries organized under the laws of any jurisdiction outside of the United States (A) which secure Debt permitted under Section 5.02(d)(viii) or (B) which are incurred to permit such Subsidiaries to preserve their rights in any judicial, quasi-judicial, governmental agency or similar proceeding and which in the case of this clause (B) do not constitute an Event of Default under Section 6.01(f),

(viii) [reserved],

(ix) Liens on assets of Subsidiaries that are not Loan Parties securing Debt permitted under Section 5.02(d)(ix),

(x) Liens on up to \$1,500,000 of cash collateral securing the obligations of the Borrower and its Subsidiaries under the Existing Secured Agreements set forth on Part 1 of Schedule 1.01(a),

(xi) Liens in respect of judgments that do not constitute an Event of Default under Section 6.01(f),

(xii) Liens on assets of the Borrower and its Subsidiaries not constituting Collateral which secure Debt permitted under Section 5.02(d)(xviii),

(xiii) Liens granted to provide adequate protection pursuant to the Orders (or any of them),

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(xiv) Liens over any assets of any Subsidiary that is not a Loan Party to the extent required to provide collateral in respect of any appeal of any tax litigation in an aggregate amount not to exceed the amount required to be paid under local law to permit such appeal,

(xv) additional Liens securing obligations not to exceed \$5,000,000 at any time outstanding,

(xvi) Liens in favor of a Loan Party securing Debt permitted under Section 5.02(d)(i), 5.02(d)(vii) or 5.02(d)(viii); provided, that such Debt also constitutes an Investment permitted under clause (C) of Section 5.02(i)(i) or under Section 5.02(i)(iii), and

(xvii) Liens on the Collateral securing Debt permitted under Section 5.02(d)(xv); provided, that (a) such Liens on the ABL Priority Collateral securing such Debt are junior to the Liens on the ABL Priority Collateral securing the Secured Obligations, (b) such Liens on the Term Loan Priority Collateral securing the Junior Loans (or any Permitted Refinancing thereof) are junior to the Liens on the Term Loan Priority Collateral securing the Secured Obligations and (c) all such Liens shall be subject to the Intercreditor Agreement.

(b) Mergers. Merge, amalgamate or consolidate with or into any Person, or permit any of its Subsidiaries to do so, provided that, notwithstanding the foregoing (i) any Subsidiary may merge, amalgamate or consolidate with or into the Borrower or any other Subsidiary of the Borrower (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party and the security interests granted by such surviving or continuing entity that is a Loan Party pursuant to the Orders and the Collateral Documents shall remain in full force and effect), (ii) any Subsidiary of the Borrower that is a Loan Party may merge, amalgamate or consolidate with or into the Borrower or any other Loan Party (provided that the security interests granted by the Borrower or such other Loan Party pursuant to the Orders and the Collateral Documents shall remain in full force and effect), (iii) any Subsidiary of the Borrower that is not a Loan Party may merge, amalgamate or consolidate with or into the Borrower or any other Subsidiary of the Borrower, (iv) any Subsidiary may merge, amalgamate or consolidate with any other Person so long as such Subsidiary is the surviving or continuing corporation (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party and the security interests granted by such surviving or continuing entity pursuant to the Orders and the Collateral Documents shall remain in full force and effect), (v) the Borrower may merge, amalgamate or consolidate with any other Person so long as the Borrower is the surviving corporation and the security interests granted by the Borrower pursuant to the Orders and the Collateral Documents shall remain in full force and effect, and (vi) any Subsidiary may merge, amalgamate or consolidate with any other Person the purpose of which is to effect a disposition permitted pursuant to Section 5.02(e)(vii); provided, in each case, that no Default shall have occurred and be continuing at the time of such proposed transaction or would result therefrom.

(c) Accounting Changes. Make or permit, or permit any of its US Subsidiaries to make or permit, any change in accounting policies or reporting practices, except as required or permitted by generally accepted accounting principles.

(d) Debt. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Debt other than the following, provided that any Debt permitted by any clause below shall be permitted under this Section 5.02(d), notwithstanding that such Debt would not be permitted by any other clause:

(i) Debt owed to the Borrower or to a Consolidated Subsidiary of the Borrower to the extent constituting an Investment permitted under Section 5.02(i), provided that all such Debt owed by a Loan Party to a Person that is not a Loan Party (x) shall be subordinated to the

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Obligations of such Loan Party pursuant to an intercompany subordination agreement or other arrangements reasonably satisfactory to the Agent and (y) shall be evidenced by an intercompany note, and pledged to the Agent (or the DIP Term Loan Agent in accordance with the Intercreditor Agreement) as Collateral,

- (ii) Debt existing on the Effective Date and described on Schedule 5.02(d), and any Permitted Refinancing thereof,
- (iii) Debt secured by Liens of the type described in and to the extent permitted by Section 5.02(a)(iii) and (vi) in an aggregate amount not to exceed \$25,000,000 at any time outstanding,
 - (iv) Debt of a Person existing at the time such Person is amalgamated, merged into or consolidated with the Borrower or any Subsidiary of the Borrower or becomes a Subsidiary of the Borrower; provided that such Debt was not created in contemplation of such amalgamation, merger, consolidation or acquisition,
 - (v) Debt arising under the Loan Documents,
 - (vi) [reserved],
 - (vii) Debt incurred by Kodak International Finance Limited, a company organized and existing under the laws of England, (x) in connection with short term working capital needs in an aggregate amount not to exceed \$25,000,000 at any time outstanding and (y) consisting of Hedge Agreement Obligations entered into in the ordinary course of business to protect the Borrower and its Subsidiaries against fluctuations in commodities, interest or exchanges rates and permitted under Section 5.02(m),
 - (viii) Debt incurred by Subsidiaries organized under the laws of any jurisdiction outside of the United States in an aggregate amount not to exceed \$40,000,000 at any time outstanding,
 - (ix) Debt of Subsidiaries that are not Loan Parties in respect of (a) treasury management services, clearing, corporate credit card and related services provided to any such Subsidiaries, (b) letters of credit issued for the benefit of any such Subsidiaries, (c) Hedge Agreements entered into by any such Subsidiaries and permitted under Section 5.02(m), and (d) bank guarantees with respect to such Subsidiaries, in an aggregate amount for this clause (ix) not to exceed \$10,000,000 at any time outstanding,
 - (x) endorsement of negotiable instruments for deposit or collection or similar transactions in the ordinary course of business,
 - (xi) Debt which exists or may exist under the Secured Agreements in existence from time to time,
 - (xii) Debt which exists or may exist under the Existing Secured Agreements in existence from time to time; provided that such Debt shall not be secured by any Lien other than a Lien permitted under Section 5.02(a)(x),
 - (xiii) unsecured Debt consisting of guarantees of amounts owing by customers of the Borrower under equipment and vendor financing programs in an aggregate amount not to exceed \$25,000,000 at any time outstanding,

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(xiv) unsecured Debt in connection with surety bonds, guarantees and letters of credit for customs and excise taxes, value added taxes, insurance and environmental liabilities, rental expenses, tenders and bids and other obligations of the like incurred in the ordinary course of business in an aggregate principal amount not to exceed \$10,000,000 at any time outstanding,

(xv) (i) Debt arising under the DIP Term Loan Facility Documents in an aggregate principal amount not to exceed \$848,200,000 at any time outstanding and (ii) any Permitted Refinancing thereof or of any previous Permitted Refinancing thereof,

(xvi) the Other Existing Letters of Credit, but, with respect to each Other Existing Letter of Credit, only until such time as such letter of credit expires in accordance with its terms in effect on the Original Effective Date or is otherwise cancelled or terminated,

(xvii) Guarantees (i) of any Loan Party in respect of Debt of either Borrower or any other Loan Party otherwise permitted hereunder and (ii) of any Subsidiary that is not a Loan Party in respect of Debt of any other Subsidiary that is not a Loan Party otherwise permitted hereunder; and

(xviii) additional Debt not to exceed \$10,000,000 at any time outstanding.

(e) Sales and Other Transactions. Sell, convey, transfer, lease or otherwise dispose of, or permit any of its Subsidiaries to sell, convey, transfer, lease or otherwise dispose of, any assets, other than the following, provided that such action permitted by any clause below shall be permitted under this Section 5.02(e), notwithstanding that such action would not be permitted by any other clause:

(i) sales of Inventory in the ordinary course of its business,

(ii) in a transaction authorized by Section 5.02(b),

(iii) sales of obsolete or worn-out property or property no longer used or useful,

(iv) sales, transfers or other dispositions of assets (x) among the Loan Parties or (y) among Subsidiaries of the Borrower that are not Loan Parties or from such Subsidiaries to Loan Parties,

(v) Investments permitted under Section 5.02(i),

(vi) sales, transfers or other dispositions of accounts receivable not constituting ABL Priority Collateral by Non-US Subsidiaries in the ordinary course of business,

(vii) other sales, transfers or other dispositions of assets (excluding the Specified Sale) for fair market value, provided, that (A) if such assets constitute Collateral that is included in the Borrowing Base, the Borrower shall provide a Borrowing Base Certificate to the Collateral Agent reflecting the revised Borrowing Base giving effect to such sale, conveyance, transfer, lease or other disposition, (B) if the Net Cash Proceeds of any such sale, lease or other disposition of assets in accordance with this Section 5.02(e)(vii) shall exceed \$10,000,000, the Borrower shall provide a certificate to the Collateral Agent indicating whether such assets constitute Collateral that is included in the Borrowing Base and (C) except in the case of sales, transfers or other dispositions of Intellectual Property not constituting ABL Priority Collateral, the Borrower or any of its Subsidiaries shall receive not less than 75% of the consideration for such sale, transfer or other disposition in the form of cash or Cash Equivalents (in each case, free and clear of all Liens at the time received); provided, that, with respect to Intellectual Property, the value of licenses to

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the Borrower or its Subsidiaries (as a licensee) shall be excluded from determining whether 75% of such consideration is in the form of cash or Cash Equivalents,

(viii) the consummation of the Specified Sale; provided, that both immediately before and after giving effect thereto and giving effect to the use of proceeds thereof (x) no Default shall have occurred and be continuing, (y) the sum of (1) the aggregate principal amount of the Revolving Loans owed by the Borrower and then outstanding plus (2) the aggregate Letter of Credit Obligations then outstanding shall not exceed the Line Cap and (z) the Borrower shall have delivered to the Agent a certificate of a Responsible Officer demonstrating compliance with the preceding clause (y),

(ix) an exclusive license of Intellectual Property in the ophthalmological field,

(x) the sale of certain real property pursuant to the Harrow Sale, and

(xi)(a) leases of real property located at Eastman Business Park in Rochester, NY and (b) other leases of real property in the ordinary course of business.

(f) Payment Restrictions Affecting Subsidiaries. Directly or indirectly, enter into or suffer to exist, or permit any of its Subsidiaries to enter into or suffer to exist, any agreement or arrangement limiting the ability of any of its Subsidiaries to declare or pay dividends or other distributions in respect of its equity interests or repay or prepay any Debt owed to, make loans or advances to, or otherwise transfer assets to or make investments in, the Borrower or any Subsidiary of the Borrower (whether through a covenant restricting dividends, loans, asset transfers or investments, a financial covenant or otherwise), except (i) as provided in this Agreement or in the DIP Term Loan Facility Documents, (ii) any agreement or instrument evidencing Debt existing on the Petition Date, (iii) any agreement in effect at the time a Person first became a Subsidiary of the Borrower, so long as such agreement was not entered into solely in contemplation of such Person becoming a Subsidiary of the Borrower; (iv) any agreement evidencing debt permitted by Section 5.02(a)(iii) that imposes restrictions on the property acquired; (v) by reason of customary provisions restricting assignments, licenses, subletting or other transfers contained in leases, licenses, joint venture agreements, purchase and sale or merger agreements and other similar agreements entered into in the ordinary course of business so long as such restrictions do not extend to assets other than those that are the subject of such lease, license or other agreement; (vi) in securitization transactions to the extent set forth in the documents evidencing such transactions so long as such restrictions do not extend to assets other than those that are the subject of such securitization transactions; or (vii) any agreement that amends, extends, refinances, renews or replaces any agreement described in the foregoing clauses; provided, however, that the terms and conditions of any such agreement are not materially less favorable to the Loan Parties or the Lenders with respect to such dividend and payment restrictions than those under or pursuant to the agreement amended, extended, refinanced, renewed or replaced.

(g) Change in Nature of Business. Make, or permit any of its Material Subsidiaries to make, any material change in the nature of the business as carried on or as contemplated to be carried on by the Borrower and its Subsidiaries taken as a whole at the Amendment Agreement Effectiveness Date (but after giving effect to the Specified Sale).

(h) Dividends and Other Payments. Declare or make any dividend payment or other distribution of assets, properties, cash, rights, obligations or securities on account of any shares of any class of capital stock of the Borrower, or purchase, redeem or otherwise acquire for value (or permit any of its Subsidiaries to do so) any shares of any class of capital stock of the Borrower or any warrants, rights or options to acquire any such shares, now or hereafter outstanding, except that the Borrower may (i) declare and make any dividend payment or other distribution payable in common stock of the

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Borrower and (ii) purchase, redeem or otherwise acquire shares of its common stock or warrants, rights or options to acquire any such shares with the proceeds received from the substantially concurrent issue of new shares of its common stock. For the avoidance of doubt, the Borrower shall be permitted to issue shares of its common stock in connection with any conversion of its convertible Debt, upon the exercise of options or warrants or otherwise.

(i) Investments in Other Persons. Make, or permit any of its Subsidiaries to make, any Investment in any Person, except the following (provided, that any Investment permitted by any clause below shall be permitted under this Section 5.02(i), notwithstanding that such Investment would not be permitted by any other clause):

(i) (A) Investments by the Borrower and its Subsidiaries in their Subsidiaries outstanding on the Effective Date and set forth on Schedule 5.02(i), (B) additional Investments by the Borrower and its Subsidiaries in the Borrower or the Subsidiary Guarantors, (C) Investments by any Loan Party in another Loan Party and (D) additional Investments by Subsidiaries of the Borrower that are not Loan Parties in other Subsidiaries that are not Loan Parties;

(ii) loans and advances to employees in the ordinary course of the business of the Borrower and its Subsidiaries as presently conducted in an aggregate principal amount not to exceed \$10,000,000 at any time outstanding;

(iii) Investments made by Loan Parties in Subsidiaries of the Borrower that are not Loan Parties in an aggregate amount not to exceed \$100,000,000 at any time outstanding (determined net of any repayments in respect of such Investments received in Cash Equivalents by any Loan Party); provided that (x) no Default shall exist at the time such Investment is made or would result therefrom and (y) the aggregate amount of such Investments made during any fiscal quarter (net of any repayments in respect of such Investments received in Cash Equivalents by any Loan Party during such fiscal quarter) shall not exceed the sum of (A) \$25,000,000 plus (B) the sum of all unused amounts for all previous fiscal quarters; provided further that all such Investments shall take the form of intercompany loans and shall be evidenced by an intercompany note that has been pledged to the Agent (or to the DIP Term Loan Agent in accordance with the Intercreditor Agreement) as Collateral;

(iv) Investments in Hedge Agreements permitted under Section 5.02(m);

(v) Investments received in settlement of claims against another Person in connection with (A) a bankruptcy proceeding against such Person, (B) accounts receivable arising from or trade credit granted to, in the ordinary course of business, a financially troubled account debtor and (C) disputes regarding intellectual property rights;

(vi) Investments arising out of the receipt by the Borrower or any of its Subsidiaries of non-cash consideration for the sale, transfer or other disposition of assets permitted under Section 5.02(e),

(vii) Investments (including Investments in joint ventures) in an aggregate amount not to exceed \$20,000,000 for all such Investments after the Effective Date,

(viii) [reserved]; and

(ix) Investments by the Borrower and its Subsidiaries in cash and Cash Equivalents.

(j) Prepayments, Amendments, Etc. of Debt. (i) Prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner, or permit any

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of its Subsidiaries to prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner (it being understood that (i) regularly scheduled payments of interest (other than in respect of Pre-Petition Debt, except to the extent permitted under the Orders) and (ii) payments in respect of adequate protection made in accordance with the Orders, shall be permitted) (x) any Debt of any Loan Party incurred prior to the Petition Date (including the Existing Second Lien Debt but excluding the Existing Secured Agreements), (y) any Debt that is subordinated to the Obligations or (z) any other Debt, except (A) in the case of clause (z) only, for regularly scheduled (including repayments of revolving facilities) or required repayments or redemptions of Debt permitted hereunder provided that (1) before and after giving effect to such prepayment, redemption, purchase, defeasance or other satisfaction, no Default shall have occurred and be continuing and (2) the Agent shall have received a certificate from a Responsible Officer of the Borrower certifying compliance with the foregoing clause (1), (B) any repayments of subordinated Debt to the Loan Parties that was permitted to be incurred under this Agreement, (C) conversion of convertible debt into common stock of the Borrower and payments of cash in lieu of fractional shares upon any such conversion, (D) as expressly provided for in the “first day” orders of the Bankruptcy Court, (E) so long as no Default shall have occurred and be continuing or would result therefrom, any prepayments or repayments of the New Money Loans or any Debt that constitutes (1) a Permitted Refinancing thereof or (2) a Permitted Refinancing of the Debt described in clause (1) (including subsequent Permitted Refinancings) or (F) with the proceeds of any Permitted Refinancing or (ii) amend, modify or change (x) in any manner adverse to the Lenders any term or condition of any subordinated Debt or (y) in any manner materially adverse to the Lenders any Debt incurred under the DIP Term Loan Facility Documents or any Debt that constitutes a Permitted Refinancing thereof (including subsequent Permitted Refinancings) (it being understood that any such amendment, modification or change that is not permitted under Section 6.3(b) of the Intercreditor Agreement without the consent of the Agent shall be deemed materially adverse to the Lenders).

(k) Transactions with Affiliates. Conduct or enter into, or permit any of its Subsidiaries to conduct or enter into, any transactions otherwise permitted under this Agreement with any of its or their Affiliates except on terms that are fair and reasonable and no less favorable to the Borrower or such Subsidiary than it would obtain in a comparable arm’s-length transaction (determined in the reasonable judgment of the Borrower) with a Person not an Affiliate, other than (i) intercompany transactions among the Borrower and its wholly-owned Subsidiaries, (ii) fees and other benefits to non-officer directors of the Borrower and its Subsidiaries and (iii) employment, severance and other similar arrangements and employee benefits with officers and employees of the Borrower and its Subsidiaries.

(l) Negative Pledges. Not, and not permit any Subsidiary to, enter into any agreement prohibiting the creation or assumption of any Lien upon any of its properties or assets, whether now owned or hereafter acquired, except with respect to (a) specific property encumbered to secure payment of particular Debt or to be sold pursuant to an executed agreement with respect to a Disposition or IP License permitted hereunder, (b) restrictions set forth in the documents governing the Existing Second Lien Debt, in the Indenture, in the documents governing other existing Indebtedness as set forth on Schedule 5.02(1) and in the DIP Term Loan Facility Documents (or any agreement that amends, extends, refinances, renews or replaces any agreement described in this clause (b); provided, however, that the terms and conditions of any such agreement are not materially less favorable to the Loan Parties or the Lenders with respect to such negative pledge restrictions than those under or pursuant to the agreement amended, extended, refinanced, renewed or replaced) and (c) restrictions by reason of customary provisions restricting assignments, subletting or other transfers contained in leases, licenses and similar agreements entered into in the ordinary course of business (provided, that such restrictions are limited to the property or assets secured by such Liens or the property or assets subject to such leases, licenses or similar agreements, as the case may be).

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(m) Hedge Agreements. Not, and not permit any of its Subsidiaries to, enter into any Hedge Agreement, other than Hedge Agreements designed to hedge against fluctuations in interest rates, foreign exchange rates or in commodity prices entered into in the ordinary course of business and not for speculative purposes and consistent with past practice.

(n) Changes to Organization Documents and Material Agreements. Amend, modify or waive, or permit any of its Subsidiaries to amend, modify or waive, (i) its certificate of incorporation, by-laws or other organizational documents or (ii) its rights and obligations under any material contractual obligation or agreement, in each case if such amendment, modification or waiver could reasonably be expected to materially adversely affect the interests of the Lenders.

(o) Sale Leaseback Transactions. Except as otherwise set forth on Schedule 5.02(o) and except for any such transactions involving Eastman Business Park in Rochester, NY, not, and not permit any of its Subsidiaries to, enter into any arrangement, directly or indirectly, whereby it shall sell or transfer any property, real or personal, used or useful in its business, whether now owned or hereinafter acquired, and thereafter rent or lease such property or other property that it intends to use for substantially the same purpose or purposes as the property sold or transferred, except for any such sale of any fixed or capital asset that is made for cash consideration in an amount not less than the cost of such fixed or capital asset and is consummated within 90 days after the Borrower or such Subsidiary acquires or completes the construction of such asset.

(p) Creation of Subsidiaries. Not, and not permit any of its Subsidiaries that is a Loan Party to, establish, create or acquire any Subsidiary unless the Borrower or such Subsidiary that is a Loan Party shall have caused the requirements of Section 5.01(i) with respect to such established, created or acquired Subsidiary, and the assets and equity interests of such established, created or acquired Subsidiary, to be satisfied.

(q) Pension Settlement Payments. Not, and not permit any of its Subsidiaries to, make payments in respect of a settlement relating to the UK Pension Scheme other than pursuant to transactions reasonably acceptable to the Agent.

SECTION 5.03. Financial Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has knowledge under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder:

(a) Minimum Consolidated Adjusted EBITDA. Permit Consolidated Adjusted EBITDA of the Borrower and its Subsidiaries for any period set forth in the table below to be less than the amount set forth opposite such period:

<u>Period</u>	<u>Minimum</u>	
	<u>Consolidated</u>	<u>Adjusted EBITDA</u>
January 1, 2013 to March 31, 2013	\$	34,908,000
January 1, 2013 to April 30, 2013	\$	47,032,000
January 1, 2013 to May 31, 2013	\$	64,743,000
January 1, 2013 to June 30, 2013	\$	93,451,000
January 1, 2013 to July 31, 2013	\$	115,809,000
January 1, 2013 to August 31, 2013	\$	136,926,000
January 1, 2013 to September 30, 2013	\$	171,476,000

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; provided, however, that if (i) the sale of assets of the Borrower assigned the code name “Rockford” is consummated during any such period or (ii) the sale of assets of the Borrower assigned the code name “Walden” is consummated during any such period, the financial covenant levels set forth in the table above will be adjusted for each period ending after the date of consummation of such sale in accordance with the principles and examples set forth on [Schedule 5.03\(a\)](#).

(b) Minimum CI Adjusted EBITDA. Permit CI Adjusted EBITDA for any period set forth in the table below to be less than the amount set forth opposite such period:

<u>Period</u>	<u>Minimum CI Adjusted EBITDA</u>
January 1, 2013 to March 31, 2013	\$ 58,100,000
January 1, 2013 to April 30, 2013	\$ 76,000,000
January 1, 2013 to May 31, 2013	\$ 96,800,000
January 1, 2013 to June 30, 2013	\$ 124,600,000
January 1, 2013 to July 31, 2013	\$ 147,900,000
January 1, 2013 to August 31, 2013	\$ 169,400,000
January 1, 2013 to September 30, 2013	\$ 201,500,000

(c) Minimum US Liquidity. Permit, as of the close of business on any day, US Liquidity to be less than \$100,000,000.

ARTICLE VI

EVENTS OF DEFAULT

SECTION 6.01. Events of Default. If any of the following events (“Events of Default”) shall occur and be continuing:

(a) Non-Payment. (i) The Borrower shall fail to pay any principal of any Loan when the same becomes due and payable; (ii) the Borrower shall fail to pay any interest on any Loan or fees within three Business Days after the same becomes due and payable; or (iii) any Loan Party shall fail to make any other payment under any Loan Document, within three Business Days after notice of such failure is given by the Agent or any Lender to the Borrower; or

(b) Representations. Any representation, warranty, certification or other statement of fact made or deemed made by the Borrower herein or by any Loan Party in any Loan Document to which it is a party or by a Borrower (or any of its officers) in a certificate delivered under or in connection with any Loan Document shall prove to have been incorrect in any material respect when made or deemed made; or

(c) Specific Covenants. (i) The Borrower shall fail to perform or observe any term, covenant or agreement contained in Sections 5.01(d), 5.01(e), clauses (i) through (viii) (and, in the case of clause (i), such failure shall continue for 5 Business Days), (ix) (and, in the case of clause (ix), such failure shall continue for 5 days), (x) (and, in the case of clause (x), such failure shall continue for 2 Business Days) or (xiv) of 5.01(h), 5.01(m), 5.01(p), 5.01(s), 5.01(t), 5.02 or 5.03, or (ii) any Loan Party shall fail to perform or observe any other term, covenant or agreement contained in any Loan Document on its part to be performed or observed if such failure shall remain unremedied for 30 days after written notice thereof shall have been given to the Borrower by the Agent or any Lender; or

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(d) Cross Default. (i) The Borrower or any of its Subsidiaries shall fail to pay any principal of or premium or interest on any Debt that is outstanding in a principal, or in the case of Hedge Agreement Obligations, net amount of, at least (x) in the case of the Borrower and the US Subsidiaries, \$5,000,000 in the aggregate or (y) in the case of the Non-US Subsidiaries, \$50,000,000 in the aggregate (but in each case excluding Debt outstanding hereunder and any Debt of any Debtor that was incurred prior to the Petition Date), when the same becomes due and payable (whether by scheduled maturity, required prepayment, acceleration, demand or otherwise), and such failure shall continue after the applicable grace period, if any, specified in the agreement or instrument relating to such Debt; or (ii) any other event shall occur or condition shall exist under any agreement or instrument relating to any such Debt and shall continue after the applicable grace period, if any, specified in such agreement or instrument, if the effect of such event or condition is to cause, or to permit the holders or beneficiaries of such Debt (or a trustee or agent on behalf of such holders or beneficiaries) to cause, with the giving of notice if required, such Debt to be demanded or to become due or to be repurchased, prepaid, defeased or redeemed (automatically or otherwise), or an offer to repurchase, prepay, defease or redeem such Debt to be made, in each case prior to the stated maturity of such Debt; or (iii) any such Debt shall be declared to be due and payable, or required to be prepaid or redeemed (other than by a regularly scheduled required prepayment or redemption), purchased or defeased, or an offer to prepay, redeem, purchase or defease such Debt shall be required to be made, in each case prior to the stated maturity thereof; or

(e) Insolvency Proceedings, Etc. (i) The Borrower or any Subsidiary of the Borrower (other than a Debtor) shall generally not pay its debts as such debts become due, or shall admit in writing its inability to pay its debts generally, or shall make a general assignment for the benefit of creditors; or (ii) any proceeding shall be instituted by or against the Borrower or any Subsidiary of the Borrower (other than a Debtor) seeking to adjudicate it a bankrupt or insolvent, or seeking liquidation, winding up, reorganization, arrangement, adjustment, protection, relief, or composition of it or its debts under any law relating to bankruptcy, insolvency or reorganization or relief of debtors, or seeking the entry of an order for relief or the appointment of a receiver, interim receiver, monitor, trustee, custodian or other similar official for it or for any substantial part of its property and in the case of any such proceeding instituted against it (but not instituted by it), either such proceeding shall remain undismitted or unstayed for a period of 60 days, or any of the actions sought in such proceeding (including, without limitation, the entry of an order for relief against, or the appointment of a receiver, trustee, custodian or other similar official for, it or for any substantial part of its property) shall occur; or (iii) the Borrower or any Subsidiary shall take any corporate action to authorize any of the actions set forth above in this Section 6.01(e) (other than any such actions with respect to the Debtors); provided, that with respect to each of the foregoing subclauses (i), (ii) and (iii), in the case of any Non-US Subsidiary, such event, individually, or, when aggregated with all such events occurring after the Effective Date, would reasonably be expected to have a Material Adverse Effect.

(f) Judgments. (i) Other than any judgments or orders arising from any investigation, litigation or proceeding disclosed on Schedule 6.01(f), judgments or orders for the payment of money in excess of \$25,000,000 in the aggregate shall be rendered against the Borrower or any of its Subsidiaries (which, in the case of the Debtors only, arose post-petition) and (x) enforcement proceedings shall have been commenced by any creditor upon such judgment or order or (y) there shall be any period of 10 consecutive days during which a stay of enforcement of such judgment or order, by reason of a pending appeal or otherwise, shall not be in effect or (ii) there shall be rendered against the Debtors or other Loan Parties or any other Material Subsidiaries a nonmonetary judgment with respect to any event (which, in the case of the Debtors only, arose post-petition) which causes or would reasonably be expected to cause a Material Adverse Effect, and such nonmonetary judgment shall not be reversed, stayed or vacated within 30 days after the entry thereof; or

(g) Change of Control. A Change of Control shall occur; or

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(h) ERISA Events. (i) Except as could not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect, (x) any ERISA Event shall have occurred with respect to a Plan or (y) any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan; or

(ii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan in an amount that, when aggregated with all other amounts required to be paid to Multiemployer Plans by the Loan Parties and the ERISA Affiliates as Withdrawal Liability (determined as of the date of such notification), exceeds \$25,000,000; or

(iii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or is being terminated, within the meaning of Title IV of ERISA, or has been determined to be in “endangered” or “critical” status within the meaning of Section 432 of the Code or Section 305 of ERISA, and as a result of such reorganization, insolvency, termination or determination, the aggregate annual contributions of the Loan Parties and the ERISA Affiliates to all Multiemployer Plans that are then in reorganization, insolvent, being terminated or in endangered or critical status have been or will be increased over the amounts contributed to such Multiemployer Plans for the plan years of such Multiemployer Plans immediately preceding the plan year in which such reorganization, insolvency, termination or determination occurs, by an amount exceeding \$25,000,000; or

(iv) (A) (1) the UK Pension Scheme shall have commenced winding up or (2) the UK Pensions Regulator shall have issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, and, in the case of each of clause (1) and clause (2), such circumstance would reasonably be expected to have a Material Adverse Effect, or (B) any Affiliate of the Borrower which currently participates in the UK Pension Scheme shall have ceased to participate therein or shall have withdrawn therefrom, and in each case such action would reasonably be expected to have a Material Adverse Effect; or

(i) Invalidity of Loan Documents. Any provision of any Loan Document after delivery thereof pursuant to Section 3.01 or 5.01(i) or (j) that is material to the substantial realization of the rights of the Lenders thereunder shall for any reason cease to be valid and binding on or enforceable against any Loan Party party to it, or any such Loan Party shall so state in writing; or

(j) Collateral Documents; Intercreditor Agreement. Any Collateral Document or financing statement after delivery thereof pursuant to Section 3.01 or 5.01(i) or (j) shall for any reason (other than pursuant to the terms thereof) cease to create a valid and perfected lien on and security interest in the Collateral (other than the Specified Collateral as set forth in Section 6(m) of the Security Agreement) purported to be covered thereby having the priority required by the Intercreditor Agreement, or the Intercreditor Agreement shall cease to be in full force and effect (subject to any amendments thereto made in accordance with the terms thereof); or

(k) Dismissal or Conversion of Cases. (i) Any of the Cases of Debtors which are Material Subsidiaries shall be dismissed or converted to a case under Chapter 7 of the Bankruptcy Code or any Debtor shall file a motion or other pleading seeking the dismissal of any Case of any Debtor that is a Material Subsidiary under Section 1112 of the Bankruptcy Code or otherwise or (ii) a trustee under Chapter 7 or Chapter 11 of the Bankruptcy Code, a responsible officer or an examiner with enlarged powers relating to the operation of the business (powers beyond those set forth in Section 1106(a)(3) and (4) of the Bankruptcy Code) under Section 1106(b) of the Bankruptcy Code shall be appointed in any of

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the Cases of the Debtors and the order appointing such trustee or examiner shall not be reversed or vacated within 30 days after the entry thereof.

(l) Superpriority Claims. An order of the Bankruptcy Court shall be entered granting any Superpriority Claim (other than the Carve-Out) in any of the Cases of the Debtors that is *pari passu* with or senior to the claims of the Agent, the Collateral Agent and the Lenders against the Borrower or any other Loan Party hereunder or under any of the other Loan Documents or under any of the Orders, or any Debtor takes any action seeking or supporting the grant of any such claim, except as expressly permitted hereunder; or

(m) Relief from Automatic Stay. The Bankruptcy Court shall enter an order or orders granting relief from the automatic stay applicable under Section 362 of the Bankruptcy Code to the holder or holders of any security interest to (i) permit foreclosure (or the granting of a deed in lieu of foreclosure or the like) on any assets of any of the Debtors which have a value in excess of \$10,000,000 in the aggregate or (ii) permit other actions that would have a Material Adverse Effect on the Debtors or their estates (taken as a whole); or

(n) Certain Orders. (i) [Reserved]; or

(ii) an order of the Bankruptcy Court shall be entered reversing, amending, supplementing, staying for a period of five days or more, vacating or otherwise amending, supplementing or modifying the Final Order or the New DIP Order (other than, in the case of the Final Order, as provided for in the New DIP Order), or the Borrower or any Subsidiary of the Borrower shall apply for authority to do so, without the prior written consent of the Agent or the Required Lenders, and such order is not reversed or vacated within 5 days after the entry thereof; or

(iii) an order of the Bankruptcy Court shall be entered denying or terminating use of Cash Collateral by the Loan Parties; or

(iv) the Final Order or the New DIP Order shall cease to create a valid and perfected Lien on the Collateral (to the extent provided for therein) or to be in full force and effect; or

(v) any of the Loan Parties or any Subsidiary of the Borrower shall fail to comply with the Orders; or

(vi) a final non-appealable order in the Cases shall be entered charging any of the Collateral under Section 506(c) of the Bankruptcy Code against the Lenders or the commencement of other actions that is materially adverse to the Agent, the Collateral Agent or the Lenders or their respective rights and remedies under the Facilities in any of the Cases or inconsistent with any of the Loan Documents; or

(vii) the Bankruptcy Court shall not have entered an order approving the Disclosure Statement on or prior to June 30, 2013.

(viii) the Bankruptcy Court shall not have entered an order confirming an Acceptable Reorganization Plan on or prior to September 15, 2013.

(o) Pre-Petition Payments. Except as permitted by the Orders, any Debtor shall make any Pre-Petition Payment other than Pre-Petition Payments authorized by the Bankruptcy Court in accordance with the "first day" orders of the Bankruptcy Court or by other orders entered by the Bankruptcy Court entered with the consent of (or non-objection by) the Required Lenders; or

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(p) Invalid Plan. A Reorganization Plan that is not an Acceptable Reorganization Plan shall be confirmed in any of the Cases of the Debtors, or any order shall be entered which dismisses any of the Cases of the Debtors and which order does not provide for termination of the Commitments and payment in full in cash of the Obligations under the Loan Documents (other than contingent indemnification obligations not yet due and payable), or any of the Debtors shall seek confirmation of any such plan or entry of any such order; or

(q) Supportive Actions. Any Loan Party or any Subsidiary thereof shall take any action in support of any matter set forth in paragraph (k), (l), (m), (n), (o) or (p) above or any other Person shall do so and such application is not contested in good faith by the Loan Parties and the relief requested is granted in an order that is not stayed pending appeal;

then, and in any such event, the Agent shall at the request, or may with the consent, of the Required Lenders (i) by notice to the Borrower, declare the obligation of each Lender to make Loans (other than Revolving Loans to be made by an Issuing Bank or a Lender pursuant to Section 2.03(c)) to be terminated and, in the case of the Required Lenders, declare the obligation of the Issuing Banks to issue Letters of Credit to be terminated, whereupon the same shall forthwith terminate, (ii) by notice to the Borrower, declare the Loans all interest thereon and all other amounts payable in respect thereof under this Agreement to be forthwith due and payable, whereupon such Loans, all such interest and all such amounts shall become and be forthwith due and payable, without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by the Borrower; and (iii) subject to the provisions of the Intercreditor Agreement and the Orders, exercise rights and remedies in respect of the Collateral in accordance with Section 19 of the Security Agreement and/or the comparable provisions of any other Collateral Document; provided, that with respect to the enforcement of Liens or other remedies with respect to the Collateral of the Debtors under the preceding clause (iii), the Agent shall provide the Borrower (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' prior written notice prior to taking the action contemplated thereby; in any hearing after the giving of the aforementioned notice, the only issue that may be raised by any party in opposition thereto being whether, in fact, an Event of Default has occurred and is continuing.

SECTION 6.02. Actions in Respect of the Letters of Credit upon Default. If any Event of Default shall have occurred and be continuing, the Agent may with the consent, or shall at the request, of the Required Lenders, irrespective of whether it is taking any of the actions described in Section 6.01, make demand upon the Borrower to, and forthwith upon such demand the Borrower will, (a) Cash Collateralize all outstanding Letters of Credit by paying to the Agent on behalf of the Revolving Lenders in same day funds at the Agent's office designated in such demand, for deposit in the L/C Cash Deposit Account, an amount equal to 105% of the aggregate Available Amount of all Letters of Credit then outstanding or (b) make such other arrangements in respect of the outstanding Letters of Credit as shall be acceptable to the Agent and each Issuing Bank and not more disadvantageous to the Borrower than clause (a). If at any time any such Event of Default is continuing the Agent determines that any funds held in the L/C Cash Deposit Account are subject to any right or claim of any Person other than the Agent and the Revolving Lenders or that the total amount of such funds is less than 105% of the aggregate Available Amount of all Letters of Credit, then the Borrower will, forthwith upon demand by the Agent, pay to the Agent, as additional funds to be deposited and held in the L/C Cash Deposit Account as cash collateral for the outstanding Letters of Credit, an amount equal to the excess of (i) 105% of such aggregate Available Amount over (ii) the total amount of funds, if any, then held in the L/C Cash Deposit Account that the Agent determines to be free and clear of any such right and claim. Upon the drawing of any Letter of Credit, to the extent funds are on deposit in the L/C Cash Deposit Account, such funds shall be applied to reimburse the Issuing Banks to the extent permitted by applicable law; provided, that the Agent shall provide the Borrower (with a copy to counsel for the Official Creditors' Committee in the

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Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' prior written notice prior to applying any such funds; in any hearing after the giving of the aforementioned notice, the only issue that may be raised by any party in opposition thereto being whether, in fact, an Event of Default has occurred and is continuing. After all such Letters of Credit shall have expired or been fully drawn upon, if at such time (x) no Event of Default is continuing or (y) all other obligations of the Borrower hereunder and under the Notes shall have been paid in full, the balance, if any, in such L/C Cash Deposit Account shall be returned to the Borrower.

SECTION 6.03. Reserved.

SECTION 6.04. Application of Funds. After the exercise of remedies provided for in Section 6.01 (or after the Loans have become immediately due and payable and the Letters of Credit have been required to be cash collateralized as set forth in Section 6.02), any amounts received by the Agent on account of the Obligations shall be applied by the Agent in the following order:

First, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees, charges and disbursements of counsel to the Agent and amounts payable under Article II) payable to the Agent in its capacity as such;

Second, to payment of that portion of the Obligations constituting fees, indemnities and other amounts (other than principal, interest, Letter of Credit fees and commitment fees) payable to the Revolving Lenders and the Issuing Banks (including fees, charges and disbursements of counsel to the respective Revolving Lenders and Issuing Banks payable under the Loan Documents and amounts payable under Article II) (in each case, other than fees, indemnities and other amounts arising under Secured Agreements), ratably among them in proportion to the respective amounts described in this clause Second payable to them;

Third, to payment of that portion of the Obligations constituting accrued and unpaid Letter of Credit fees, commitment fees and interest on the Revolving Loans and on unreimbursed amounts under Letters of Credit, ratably among the Revolving Lenders and the Issuing Banks in proportion to the respective amounts described in this clause Third payable to them;

Fourth, (i) to payment of that portion of the Obligations constituting unpaid principal of the Revolving Loans, unreimbursed amounts under Letters of Credit and amounts payable under Secured Agreements and (ii) to the Agent for the account of the Issuing Banks, to cash collateralize that portion of Letter of Credit Obligations comprising the aggregate undrawn amount of Letters of Credit, ratably among the Revolving Lenders, the Issuing Banks and the other Secured Parties in proportion to the respective amounts described in this clause Fourth held by them; and

Last, the balance, if any, after all of the Obligations have been paid in full in cash, to the Borrower or as otherwise required by law;

provided, that the application to the Obligations pursuant to this Section 6.04 of amounts received in respect of Collateral is expressly subject to the priorities set forth in the Intercreditor Agreement and in the New DIP Order, and all such amounts shall first be allocated in accordance with such priorities before being applied to the Obligations pursuant to this Section 6.04.

Subject to Section 6.02, amounts used to cash collateralize the aggregate undrawn amount of Letters of Credit pursuant to Section 6.04, clause Fourth above, shall be applied to satisfy drawings under such Letters of Credit as they occur. If any amount remains on deposit as cash collateral after all Letters of

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Credit have either been fully drawn or expired, such remaining amount shall be applied to the other Obligations, if any, in the order set forth above.

Any amounts received by the Collateral Agent on account of the Obligations (including pursuant to any exercise of remedies by the Collateral Agent) shall be promptly remitted to the Agent for application to the Obligations in accordance with this Section 6.04.

Notwithstanding the foregoing, Obligations arising under Secured Agreements shall be excluded from the application described above if the Agent has not received written notice thereof, together with such supporting documentation as the Agent may reasonably request, from the applicable holder of such Obligations. Each holder of Obligations under a Secured Agreement not a party to this Agreement that has given the notice contemplated by the preceding sentence shall, by such notice, be deemed to have acknowledged and accepted the appointment of the Agent pursuant to the terms of Article VIII hereof for itself and its Affiliates as if a "Lender" party hereto.

ARTICLE VII

GUARANTY

SECTION 7.01. Guaranty; Limitation of Liability. (a) Each of the Borrower and each Subsidiary Guarantor, jointly and severally, hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all obligations of each other Loan Party and each other Subsidiary of the Borrower now or hereafter existing under or in respect of the Loan Documents or any Secured Agreement (including, without limitation, any extensions, modifications, substitutions, amendments or renewals of any or all of the foregoing obligations), whether direct or indirect, absolute or contingent, and whether for principal, interest, premiums, fees, indemnities, contract causes of action, costs, expenses or otherwise (such obligations being the "Guaranteed Obligations"), and agrees to pay any and all expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by the Agent or any other Lender in enforcing any rights under this Guaranty or any other Loan Document or Secured Agreement. Without limiting the generality of the foregoing, each Guarantor's liability shall extend to all amounts that constitute part of the Guaranteed Obligations and would be owed by any other Loan Party or Subsidiary of the Borrower, as applicable, to the Agent or any Lender under or in respect of the Loan Documents or any Secured Agreement but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party or Subsidiary, as the case may be.

(b) Each Guarantor, and by its acceptance of this Guaranty, the Agent and each other Lender, hereby confirms that it is the intention of all such Persons that this Guaranty and the obligations of each Subsidiary Guarantor hereunder not constitute a fraudulent transfer or conveyance for purposes of the Bankruptcy Code, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty and the obligations of such Guarantor hereunder. To effectuate the foregoing intention, the Agent, the Lenders and the Guarantors hereby irrevocably agree that the obligations of such Guarantor under this Guaranty at any time shall be limited to the maximum amount as will result in the obligations of such Guarantor under this Guaranty not constituting a fraudulent transfer or conveyance.

(c) Each Subsidiary Guarantor hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty or any guaranty supplement of the Guaranteed Obligations, such Subsidiary Guarantor will contribute, to the maximum extent permitted by law, such amounts to each other Subsidiary Guarantor and each other

guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

SECTION 7.02. Guaranty Absolute. Each Guarantor guarantees that the Guaranteed Obligations will be paid strictly in accordance with the terms of the Loan Documents, regardless of any law, regulation or order now or hereafter in effect in any jurisdiction affecting any of such terms or the rights of the Agent or any Lender with respect thereto. The obligations of each Guarantor under or in respect of this Guaranty are independent of the Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, and a separate action or actions may be brought and prosecuted against each Guarantor to enforce this Guaranty, irrespective of whether any action is brought against the Borrower or any other Loan Party or whether the Borrower or any other Loan Party is joined in any such action or actions. The liability of each Guarantor under this Guaranty shall be irrevocable, absolute and unconditional irrespective of, and each Guarantor hereby irrevocably waives any defenses it may now have or hereafter acquire in any way relating to, any or all of the following:

- (a) any lack of validity or enforceability of any Loan Document or any agreement or instrument relating thereto;
- (b) any change in the time, manner or place of payment of, or in any other term of, all or any of the Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, or any other amendment or waiver of or any consent to departure from any Loan Document, including, without limitation, any increase in the Guaranteed Obligations resulting from the extension of additional credit to any Loan Party or any of its Subsidiaries or otherwise;
- (c) any taking, exchange, release or non-perfection of any Collateral or any other collateral, or any taking, release or amendment or waiver of, or consent to departure from, any other guaranty, for all or any of the Guaranteed Obligations;
- (d) any manner of application of Collateral or any other collateral, or proceeds thereof, to all or any of the Guaranteed Obligations or any manner of sale or other disposition of any Collateral or any other collateral for all or any of the Guaranteed Obligations or any other obligations of any Loan Party under the Loan Documents or any other assets of any Loan Party or any of its Subsidiaries;
- (e) any change, restructuring or termination of the corporate structure or existence of any Loan Party or any of its Subsidiaries;
- (f) any failure of the Agent or any Lender to disclose to any Loan Party any information relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party now or hereafter known to the Agent or such Lender (each Guarantor waiving any duty on the part of the Agent and the Lenders to disclose such information);
- (g) the failure of any other Person to execute or deliver this Agreement, any Guaranty Supplement or any other guaranty or agreement or the release or reduction of liability of any Guarantor or other guarantor or surety with respect to the Guaranteed Obligations; or
- (h) any other circumstance (including, without limitation, any statute of limitations) or any existence of or reliance on any representation by the Agent or any Lender that might otherwise constitute a defense available to, or a discharge of, any Loan Party or any other guarantor or surety.

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This Guaranty shall continue to be effective or be reinstated, as the case may be, if at any time any payment of any of the Guaranteed Obligations is rescinded or must otherwise be returned by the Agent or any Lender or any other Person upon the insolvency, bankruptcy or reorganization of the Borrower or any other Loan Party or otherwise, all as though such payment had not been made.

SECTION 7.03. Waivers and Acknowledgments. (a) Each Guarantor hereby unconditionally and irrevocably waives promptness, diligence, notice of acceptance, presentment, demand for performance, notice of nonperformance, default, acceleration, protest or dishonor and any other notice with respect to any of the Guaranteed Obligations and this Guaranty and any requirement that the Agent or any Lender protect, secure, perfect or insure any Lien or any property subject thereto or exhaust any right or take any action against any Loan Party or any other Person or any Collateral.

(b) Each Guarantor hereby unconditionally and irrevocably waives any right to revoke this Guaranty and acknowledges that this Guaranty is continuing in nature and applies to all Guaranteed Obligations whether existing now or in the future.

(c) Each Guarantor hereby unconditionally and irrevocably waives (i) any defense arising by reason of any claim or defense based upon an election of remedies by the Agent or any Lender that in any manner impairs, reduces, releases or otherwise adversely affects the subrogation, reimbursement, exoneration, contribution or indemnification rights of such Guarantor or other rights of such Guarantor to proceed against any of the other Loan Parties, any other guarantor or any other Person or any Collateral and (ii) any defense based on any right of set-off or counterclaim against or in respect of the obligations of such Guarantor hereunder.

(d) Each Guarantor hereby unconditionally and irrevocably waives any duty on the part of the Agent or any Lender to disclose to such Guarantor any matter, fact or thing relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party or any of its Subsidiaries now or hereafter known by the Agent or such Lender.

(e) Each Guarantor acknowledges that it will receive substantial direct and indirect benefits from the financing arrangements contemplated by the Loan Documents and that the waivers set forth in Section 7.02 and this Section 7.03 are knowingly made in contemplation of such benefits.

SECTION 7.04. Subrogation. Each Guarantor hereby unconditionally and irrevocably agrees not to exercise any rights that it may now have or hereafter acquire against the Borrower, any other Loan Party or any other insider guarantor that arise from the existence, payment, performance or enforcement of such Guarantor's obligations under or in respect of this Guaranty or any other Loan Document, including, without limitation, any right of subrogation, reimbursement, exoneration, contribution or indemnification and any right to participate in any claim or remedy of the Agent or any Lender against the Borrower, any other Loan Party or any other guarantor of some or all of the Guaranteed Obligations or any Collateral, whether or not such claim, remedy or right arises in equity or under contract, statute or common law, including, without limitation, the right to take or receive from the Borrower, any other Loan Party or any other insider guarantor, directly or indirectly, in cash or other property or by set-off or in any other manner, payment or security on account of such claim, remedy or right, unless and until all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty shall have been paid in full in cash, all Letters of Credit shall have expired or been terminated and the Commitments shall have expired or been terminated. If any amount shall be paid to any Guarantor in violation of the immediately preceding sentence at any time prior to the latest of (a) the payment in full in cash of the Guaranteed Obligations and all other amounts payable under this Guaranty, (b) the Termination Date and (c) the latest date of expiration or termination of all Letters of Credit, such amount shall be received and held in trust for the benefit of the Agent and the Lenders, shall be segregated from other property and funds of such Guarantor and shall forthwith be paid or delivered to

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the Agent in the same form as so received (with any necessary endorsement or assignment) to be credited and applied to the Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor, whether matured or unmatured, in accordance with the terms of the Loan Documents, or to be held as Collateral for any Guaranteed Obligations or other amounts payable under this Guaranty by such Guarantor thereafter arising. If (i) any Guarantor shall make payment to the Agent or any Lender of all or any part of the Guaranteed Obligations, (ii) all of the Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor shall have been paid in full in cash, (iii) the Termination Date shall have occurred and (iv), all Letters of Credit shall have expired or been terminated, the Agent and the Lenders will, at such Guarantor's request and expense, execute and deliver to such Guarantor appropriate documents, without recourse and without representation or warranty, necessary to evidence the transfer by subrogation to such Guarantor of an interest in the Guaranteed Obligations resulting from such payment made by such Guarantor pursuant to this Guaranty.

SECTION 7.05. Guaranty Supplements. Upon the execution and delivery by any Person of a guaranty supplement in substantially the form of Exhibit F hereto (each, a "Guaranty Supplement"), (a) such Person shall be referred to as an "Additional Guarantor" and shall become and be a Guarantor hereunder, and each reference in this Guaranty to a "Guarantor" shall also mean and be a reference to such Additional Guarantor, and each reference in any other Loan Document to a "US Subsidiary Guarantor" or a "Subsidiary Guarantor" shall also mean and be a reference to such Additional Guarantor, and (b) each reference herein to "this Guaranty," "hereunder," "hereof" or words of like import referring to this Guaranty, and each reference in any other Loan Document to the "Guaranty," "thereunder," "thereof" or words of like import referring to this Guaranty, shall mean and be a reference to this Guaranty as supplemented by such Guaranty Supplement.

SECTION 7.06. Subordination. (a) Each Guarantor hereby subordinates any and all debts, liabilities and other obligations owed to such Guarantor by each other Loan Party (the "Subordinated Obligations") to the Guaranteed Obligations to the extent and in the manner hereinafter set forth in this Section 7.06:

(b) Prohibited Payments, Etc. Except during the continuance of an Event of Default, each Guarantor may receive regularly scheduled payments from any other Loan Party on account of the Subordinated Obligations. After the occurrence and during the continuance of any Event of Default, however, unless the Required Lenders otherwise agree, no Guarantor shall demand, accept or take any action to collect any payment on account of the Subordinated Obligations.

(c) Prior Payment of Guaranteed Obligations. In any proceeding under the Bankruptcy Code or any similar foreign, federal or state law to the extent applicable to this Guaranty relating to any other Loan Party, each Guarantor agrees that the Lenders shall be entitled to receive payment in full in cash of all Guaranteed Obligations (including all interest and expenses accruing after the commencement of any such proceeding, whether or not constituting an allowed claim in such proceeding ("Post-Petition Interest")) before such Guarantor receives payment of any Subordinated Obligations.

(d) Turn-Over. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, each Guarantor shall, if the Agent (with the consent or at the direction of the Required Lenders) so requests, collect, enforce and receive payments on account of the Subordinated Obligations as trustee for the Agent and the Lenders and deliver such payments to the Agent on account of the Guaranteed Obligations (including all Post-Petition Interest), together with any necessary endorsements or other instruments of transfer, but without reducing or affecting in any manner the liability of such Guarantor under the other provisions of this Guaranty.

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(e) Agent Authorization. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, the Agent is authorized and empowered (but without any obligation to so do), in its discretion, (i) in the name of each Guarantor, to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and to apply any amounts received thereon to the Guaranteed Obligations (including any and all Post-Petition Interest), and (ii) to require each Guarantor (A) to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and (B) to pay any amounts received on such obligations to the Agent for application to the Guaranteed Obligations (including any and all Post-Petition Interest).

SECTION 7.07. Continuing Guaranty; Assignments. This Guaranty is a continuing guaranty and shall (a) except as provided in the next succeeding sentence, remain in full force and effect until the latest of (i) the payment in full in cash of the Guaranteed Obligations and all other amounts payable under this Guaranty, (ii) the Termination Date and (iii) the latest date of expiration or termination of all Letters of Credit, (b) be binding upon each Guarantor, its successors and assigns and (c) inure to the benefit of and be enforceable by the Agent and the Lenders and their successors, permitted transferees and permitted assigns. Upon the sale of a Guarantor or any or all of the assets of any Guarantor to the extent permitted in accordance with the terms of the Loan Documents or upon such Guarantor otherwise ceasing to be a Subsidiary of the Borrower organized under the laws of a state of the United States of America without violation of the terms of this Agreement, such Guarantor (and its Subsidiaries) or such assets shall be automatically released from this Guaranty or any Guaranty Supplement, and all pledges and security interests of the equity of such Guarantor or any Subsidiary of such Guarantor and all other pledges and security interests in the assets of such Guarantor and any of its Subsidiaries shall be released as provided in Section 9.14. Without limiting the generality of clause (c) above, the Agent or any Lender may assign or otherwise transfer all or any portion of its rights and obligations under this Agreement (including, without limitation, all or any portion of its Commitments, the Revolving Loans owing to it and any Note or Notes held by it) to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise, in each case as and to the extent provided in Section 9.08. No Guarantor shall have the right to assign its rights hereunder or any interest herein without the prior written consent of the Lenders.

ARTICLE VIII

THE AGENT

SECTION 8.01. Authorization and Action. (a) Each Lender hereby irrevocably appoints Citicorp North America, Inc. to act on its behalf as the Agent hereunder and under the other Loan Documents and authorizes the Agent to take such actions on its behalf and to exercise such powers as are delegated to the Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto.

(b) Each Lender hereby further irrevocably appoints Citicorp North America, Inc. and Wells Fargo Bank, N.A. to act on its behalf as Collateral Agent hereunder and under the other Loan Documents and authorizes the Collateral Agent to take such actions on its behalf and to exercise such powers as are delegated to the Collateral Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto. The Collateral Agent shall act on behalf of the Lenders and shall have all of the benefits and immunities (i) provided to the Agent in this Article VIII with respect to any acts taken or omissions suffered by the Collateral Agent in connection with its activities in such capacity as fully as if the term "Agent" as used in this Article VIII included the Collateral Agent with respect to such acts or omissions, and (ii) as additionally provided herein with respect to the Collateral Agent. Each reference to the "Agent" in Sections 8.02, 8.03, 8.04, 8.05, 8.06, 8.07 and 8.08 shall be deemed to include the Collateral Agent acting in its capacity as such.

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(c) The provisions of this Article VIII are solely for the benefit of the Agent, the Issuing Banks, the Collateral Agent and the Lenders, and neither the Borrower nor any other Loan Party shall have rights as a third party beneficiary of any of such provisions.

SECTION 8.02. Agent Individually. (a) The Person serving as the Agent hereunder shall have the same rights and powers in its capacity as a Lender as any other Lender and may exercise the same as though it were not the Agent and the term “Lender” or “Lenders” shall, unless otherwise expressly indicated or unless the context otherwise requires, include the Person serving as the Agent hereunder in its individual capacity. Such Person and its Affiliates may accept deposits from, lend money to, act as the financial advisor or in any other advisory capacity for and generally engage in any kind of business with the Borrower or any of its Subsidiaries or other Affiliate thereof as if such Person were not the Agent hereunder and without any duty to account therefor to the Lenders.

(b) Each Lender understands that the Person serving as Agent, acting in its individual capacity, and its Affiliates (collectively, the “Agent’s Group”) are engaged in a wide range of financial services and businesses (including investment management, financing, securities trading, corporate and investment banking and research) (such services and businesses are collectively referred to in this Section 8.02 as “Activities”) and may engage in the Activities with or on behalf of one or more of the Loan Parties or their respective Affiliates. Furthermore, the Agent’s Group may, in undertaking the Activities, engage in trading in financial products or undertake other investment businesses for its own account or on behalf of others (including the Loan Parties and their Affiliates and including holding, for its own account or on behalf of others, equity, debt and similar positions in the Borrower, another Loan Party or their respective Affiliates), including trading in or holding long, short or derivative positions in securities, loans or other financial products of one or more of the Loan Parties or their Affiliates. Each Lender understands and agrees that in engaging in the Activities, the Agent’s Group may receive or otherwise obtain information concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) which information may not be available to any of the Lenders that are not members of the Agent’s Group. None of the Agent nor any member of the Agent’s Group shall have any duty to disclose to any Lender or use on behalf of the Lenders, and shall not be liable for the failure to so disclose or use, any information whatsoever about or derived from the Activities or otherwise (including any information concerning the business, prospects, operations, property, financial and other condition or creditworthiness of any Loan Party or any Affiliate of any Loan Party) or to account for any revenue or profits obtained in connection with the Activities, except that the Agent shall deliver or otherwise make available to each Lender such documents as are expressly required by any Loan Document to be transmitted by the Agent to the Lenders.

(c) Each Lender further understands that there may be situations where members of the Agent’s Group or their respective customers (including the Loan Parties and their Affiliates) either now have or may in the future have interests or take actions that may conflict with the interests of any one or more of the Lenders (including the interests of the Lenders hereunder and under the other Loan Documents). Each Lender agrees that no member of the Agent’s Group is or shall be required to restrict its activities as a result of the Person serving as Agent being a member of the Agent’s Group, and that each member of the Agent’s Group may undertake any Activities without further consultation with or notification to any Lender. None of (i) this Agreement nor any other Loan Document, (ii) the receipt by the Agent’s Group of information (including Borrower Information) concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) nor (iii) any other matter shall give rise to any fiduciary, equitable or contractual duties (including without limitation any duty of trust or confidence) owing by the Agent or any member of the Agent’s Group to any Lender including any such

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duty that would prevent or restrict the Agent's Group from acting on behalf of customers (including the Loan Parties or their Affiliates) or for its own account.

SECTION 8.03. Duties of Agent; Exculpatory Provisions. (a) The Agent's duties hereunder and under the other Loan Documents are solely ministerial and administrative in nature and the Agent shall not have any duties or obligations except those expressly set forth herein and in the other Loan Documents. Without limiting the generality of the foregoing, (i) the Agent shall not be subject to any fiduciary or other implied duties, regardless of whether a Default has occurred and is continuing, (ii) the Agent shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby or by the other Loan Documents that the Agent is required to exercise as directed in writing by the Required Lenders (or such other number or percentage of the Lenders as shall be expressly provided for herein or in the other Loan Documents), provided that the Agent shall not be required to take any action that, in its opinion or the opinion of its counsel, may expose the Agent or any of its Affiliates to liability or that is contrary to any Loan Document or applicable law and (iii) the Agent shall not, except as expressly set forth herein and in the other Loan Documents, have any duty to disclose, and shall not be liable for the failure to disclose, any information relating to the Borrower or any of its Affiliates that is communicated to or obtained by the Person serving as the Agent or any of its Affiliates in any capacity.

(b) The Agent shall not be liable for any action taken or not taken by it (i) with the consent or at the request of the Required Lenders (or such other number or percentage of the Lenders as shall be necessary, or as the Agent shall believe in good faith shall be necessary, under the circumstances as provided in Sections 9.01 or 9.03) or (ii) in the absence of its own gross negligence or willful misconduct. The Agent shall be deemed not to have knowledge of any Default or the event or events that give or may give rise to any Default unless and until the Borrower or any Lender shall have given notice to the Agent describing such Default and such event or events.

(c) Neither the Agent nor any member of the Agent's Group shall be responsible for or have any duty to ascertain or inquire into (i) any statement, warranty, representation or other information made or supplied in or in connection with this Agreement, any other Loan Document or the information presented to the other Lenders by the Borrower, (ii) the contents of any certificate, report or other document delivered hereunder or thereunder or in connection herewith or therewith or the adequacy, accuracy and/or completeness of the information contained therein, (iii) the performance or observance of any of the covenants, agreements or other terms or conditions set forth herein or therein or the occurrence of any Default, (iv) the validity, enforceability, effectiveness or genuineness of this Agreement, any other Loan Document or any other agreement, instrument or document or the perfection or priority of any Lien or security interest created or purported to be created by the Collateral Documents or (v) the satisfaction of any condition set forth in Article III or elsewhere herein, other than (but subject to the foregoing clause (ii)) to confirm receipt of items expressly required to be delivered to the Agent.

(d) Nothing in this Agreement or any other Loan Document shall require the Agent or any of its Related Parties to carry out any "know your customer" or other checks in relation to any Person on behalf of any Lender and each Lender confirms to the Agent that it is solely responsible for any such checks it is required to carry out and that it may not rely on any statement in relation to such checks made by the Agent or any of its Related Parties.

SECTION 8.04. Reliance by Agent. The Agent shall be entitled to rely upon, and shall not incur any liability for relying upon, any notice, request, certificate, consent, statement, instrument, document or other writing (including any electronic message, Internet or intranet website posting or other distribution) believed by it to be genuine and to have been signed, sent or otherwise authenticated by the proper Person. The Agent also may rely upon any statement made to it orally or by telephone and believed by it to have been made by the proper Person, and shall not incur any liability for relying

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thereon. In determining compliance with any condition hereunder to the making of a Loan, or the issuance of a Letter of Credit, that by its terms must be fulfilled to the satisfaction of a Lender, the Agent may presume that such condition is satisfactory to such Lender unless an officer of the Agent responsible for the transactions contemplated hereby shall have received notice to the contrary from such Lender prior to the making of such Loan or the issuance of such Letter of Credit, and in the case of a Borrowing, such Lender shall not have made available to the Agent such Lender's ratable portion of such Borrowing. The Agent may consult with legal counsel (who may be counsel for the Borrower or any other Loan Party), independent accountants and other experts selected by it, and shall not be liable for any action taken or not taken by it in accordance with the advice of any such counsel, accountants or experts.

SECTION 8.05. Indemnification. (a) Each Lender severally agrees to indemnify the Agent (to the extent not promptly reimbursed by the Borrower) from and against such Lender's pro rata share (based on the Loans and unused Commitments held by such Lender relative to the total Loans and unused Commitments then outstanding) of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against the Agent in any way relating to or arising out of this Agreement or any action taken or omitted by the Agent under this Agreement (collectively, the "Indemnified Costs"), provided that no Lender shall be liable for any portion of the Indemnified Costs resulting from the Agent's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse the Agent promptly upon demand for its ratable share of any reasonable out-of-pocket expenses (including reasonable counsel fees) incurred by the Agent in connection with the preparation, execution, delivery, administration, modification, amendment or enforcement (whether through negotiations, legal proceedings or otherwise) of, or legal advice in respect of rights or responsibilities under, this Agreement, to the extent that the Agent is not promptly reimbursed for such expenses by the Borrower. In the case of any investigation, litigation or proceeding giving rise to any Indemnified Costs, this Section 8.05 applies whether any such investigation, litigation or proceeding is brought by the Agent, any Lender or a third party.

(b) Each Lender severally agrees to indemnify the Issuing Banks (to the extent not promptly reimbursed by the Borrower) from and against such Lender's Ratable Share of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against any such Issuing Bank in any way relating to or arising out of the L/C Related Documents or any action taken or omitted by such Issuing Bank hereunder or in connection herewith; provided, however, that no Lender shall be liable for any portion of such liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements resulting from such Issuing Bank's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse any such Issuing Bank promptly upon demand for its Ratable Share of any costs and expenses (including, without limitation, fees and expenses of counsel) payable by the Borrower under Section 9.04, to the extent that such Issuing Bank is not promptly reimbursed for such costs and expenses by the Borrower.

(c) The failure of any Lender to reimburse the Agent or any Issuing Bank promptly upon demand for its ratable share of any amount required to be paid by the Lenders to the Agent as provided herein shall not relieve any other Lender of its obligation hereunder to reimburse the Agent or any Issuing Bank for its ratable share of such amount, but no Lender shall be responsible for the failure of any other Lender to reimburse the Agent or any Issuing Bank for such other Lender's ratable share of such amount. Without prejudice to the survival of any other agreement of any Lender hereunder, the agreement and obligations of each Lender contained in this Section 8.05 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes. Each of the Agent and

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each Issuing Bank agrees to return to the Lenders their respective ratable shares of any amounts paid under this Section 8.05 that are subsequently reimbursed by the Borrower.

SECTION 8.06. Delegation of Duties. The Agent may perform any and all of its duties and exercise its rights and powers hereunder or under any other Loan Document by or through any one or more co-agents or sub-agents appointed by the Agent. The Agent and any such co-agent or sub-agent may perform any and all of its duties and exercise its rights and powers by or through their respective Related Parties. Each such co-agent and sub-agent and the Related Parties of the Agent and each such co-agent and sub-agent (including their respective Affiliates in connection with the syndication of the Revolving Credit Facility) shall be entitled to the benefits of all provisions of this Article VIII and Article IX (as though such co-agents and sub-agents were the "Agent" under the Loan Documents) as if set forth in full herein with respect thereto.

SECTION 8.07. Resignation of Agent. (a) The Agent may at any time give notice to the Lenders and the Borrower of its resignation in respect of the Revolving Credit Facility and the Letter of Credit Facility. Upon receipt of any such notice of resignation, the Required Lenders shall have the right, in consultation with the Borrower, to appoint a successor, which shall be a bank with an office in New York, New York, or an Affiliate of any such bank with an office in New York, New York. If no such successor shall have been so appointed by the Required Lenders and shall have accepted such appointment within 30 days after the retiring Agent gives notice of its resignation (such 30-day period, the "Lender Appointment Period"), then the retiring Agent may on behalf of the applicable Lenders, appoint a successor Agent meeting the qualifications set forth above. In addition and without any obligation on the part of the retiring Agent to appoint, on behalf of the Lenders, a successor Agent, the retiring Agent may at any time upon or after the end of the Lender Appointment Period notify the Borrower and the Lenders that no qualifying Person has accepted appointment as successor Agent and the effective date of such retiring Agent's resignation. Upon the resignation effective date established in such notice and regardless of whether a successor Agent has been appointed and accepted such appointment, the retiring Agent's resignation shall nonetheless become effective and (i) the retiring Agent shall be discharged from its duties and obligations as Agent hereunder and under the other Loan Documents in respect of the Facilities as to which it has resigned and (ii) all payments, communications and determinations provided to be made by, to or through the Agent shall instead be made by or to each applicable Lender directly, until such time as the Required Lenders appoint a successor Agent as provided for above in this paragraph. Upon the acceptance of a successor's appointment as Agent hereunder, such successor shall succeed to and become vested with all of the rights, powers, privileges and duties as Agent of the retiring (or retired) Agent in respect of the Facilities, and the retiring Agent shall be discharged from all of its duties and obligations as Agent hereunder or under the other Loan Documents in respect of the Facilities (if not already discharged therefrom as provided above in this paragraph). The fees payable by the Borrower to a successor Agent shall be the same as those payable to its predecessor unless otherwise agreed between the Borrower and such successor. After the retiring Agent's resignation hereunder and under the other Loan Documents, the provisions of this Article and Section 8.05 and Section 9.04 shall continue in effect for the benefit of such retiring Agent, its sub-agents and their respective Related Parties in respect of any actions taken or omitted to be taken by any of them while the retiring Agent was acting as Agent.

(b) Any resignation pursuant to this Section by a Person acting as Agent shall, unless such Person shall notify the Borrower and the Lenders otherwise, also act to relieve such Person and its Affiliates of any obligation to issue new, or extend existing, Letters of Credit where such issuance or extension is to occur on or after the effective date of such resignation. Upon the acceptance of a successor's appointment as Agent hereunder, (i) such successor shall succeed to and become vested with all of the rights, powers, privileges and duties of the retiring Issuing Bank, (ii) the retiring Issuing Bank shall be discharged from all of their respective duties and obligations hereunder or under the other Loan

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Documents arising on or after the effective date of such successor's appointment, and (iii) the successor Issuing Bank shall issue letters of credit in substitution for the Letters of Credit, if any, outstanding at the time of such succession or make other arrangement satisfactory to the retiring Issuing Bank to effectively assume the obligations of the retiring Issuing Bank with respect to such Letters of Credit.

SECTION 8.08. Non-Reliance on Agent and Other Lenders. (a) Each Lender confirms to the Agent, each other Lender and each of their respective Related Parties that it (i) possesses (individually or through its Related Parties) such knowledge and experience in financial and business matters that it is capable, without reliance on the Agent, any other Lender or any of their respective Related Parties, of evaluating the merits and risks (including tax, legal, regulatory, credit, accounting and other financial matters) of (x) entering into this Agreement, (y) making Loans and other extensions of credit hereunder and under the other Loan Documents and (z) in taking or not taking actions hereunder and thereunder, (ii) is financially able to bear such risks and (iii) has determined that entering into this Agreement and making Loans and other extensions of credit hereunder and under the other Loan Documents is suitable and appropriate for it.

(b) Each Lender acknowledges that (i) it is solely responsible for making its own independent appraisal and investigation of all risks arising under or in connection with this Agreement and the other Loan Documents, (ii) that it has, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, made its own appraisal and investigation of all risks associated with, and its own credit analysis and decision to enter into, this Agreement based on such documents and information, as it has deemed appropriate and (iii) it will, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, continue to be solely responsible for making its own appraisal and investigation of all risks arising under or in connection with, and its own credit analysis and decision to take or not take action under, this Agreement and the other Loan Documents based on such documents and information as it shall from time to time deem appropriate, which may include, in each case:

(iv) the financial condition, status and capitalization of the Borrower and each other Loan Party;

(v) the legality, validity, effectiveness, adequacy or enforceability of this Agreement and each other Loan Document and any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document;

(vi) determining compliance or non-compliance with any condition hereunder to the making of a Loan, or the issuance of a Letter of Credit and the form and substance of all evidence delivered in connection with establishing the satisfaction of each such condition;

(vii) the adequacy, accuracy and/or completeness of any information delivered by the Agent, any other Lender or by any of their respective Related Parties under or in connection with this Agreement or any other Loan Document, the transactions contemplated hereby and thereby or any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document.

SECTION 8.09. No Other Duties, etc. Anything herein to the contrary notwithstanding, none of the Persons acting as, Arranger or Syndication Agent listed on the cover page hereof shall have any powers, duties or responsibilities under this Agreement or any of the other Loan Documents, except in its capacity, as applicable, as the Agent, Collateral Agent or as a Lender hereunder.

SECTION 8.10. Agent May File Proofs of Claim. In case of the pendency of any proceeding under the Bankruptcy Code or any other judicial proceeding relative to any Loan Party, the

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Agent (irrespective of whether the principal of any Loan or Letter of Credit Obligation shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether the Agent shall have made any demand on the Borrower) shall be entitled and empowered, by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of the principal and interest owing and unpaid in respect of the Loans, Letter of Credit Obligations and all other Obligations that are owing and unpaid and to file such other documents as may be necessary or advisable in order to have the claims of the Lenders, the Issuing Banks and the Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders, the Issuing Banks and the Agent and their respective agents and counsel and all other amounts due the Lenders, the Issuing Banks and the Agent hereunder) allowed in such judicial proceeding; and

(b) to collect and receive any monies or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, interim receiver, monitor, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender and Issuing Bank to make such payments to the Agent and, if the Agent shall consent to the making of such payments directly to the Lenders and Issuing Bank, to pay to the Agent any amount due for the reasonable compensation, expenses, disbursements and advances of the Agent and its agents and counsel, and any other amounts due the Agent hereunder.

SECTION 8.11. Intercreditor Agreement. Each of the Lenders hereby authorizes and directs the Agent to terminate the Existing Intercreditor Agreement and to enter into the Intercreditor Agreement on behalf of such Lender and agrees that the Agent in its various capacities thereunder may take such actions on its behalf as is contemplated by the terms of the Intercreditor Agreement. Each Lender hereunder (a) consents to any subordination of Liens provided for in the Intercreditor Agreement, (b) agrees that it will be bound by and will take no actions contrary to the provisions of the Intercreditor Agreement, (c) authorizes and instructs the Agent to enter into the Intercreditor Agreement as Agent and on behalf of such Lender and (d) agrees that the Agent may take such actions on behalf of such Lender as is contemplated by the terms of such Intercreditor Agreement. The foregoing provisions are intended as an inducement to the Lenders and to the lenders under the DIP Term Loan Agreement to extend credit to the Borrower and to permit the incurrence of Indebtedness under this Agreement and the DIP Term Loan Agreement, and such lenders are intended third party beneficiaries of such provisions.

SECTION 8.12. Reserved.

SECTION 8.13. Secured Agreements. (a) The Borrower, any Lender and any Affiliate of a Lender may from time to time designate a qualifying agreement as a Secured Agreement upon written notice (a "Designation Notice") to the Agent from the Borrower and such Lender or such Affiliate, in form reasonably acceptable to the Agent, which Designation Notice shall include a description of such Secured Agreement and the maximum amount of obligations thereunder which are to constitute Obligations (each, a "Designated Amount"); provided that (x) no such Designated Amount with respect to any Secured Agreement shall constitute Obligations to the extent that, at the time of delivery of the applicable Designation Notice and after giving effect to such Designated Amount (including to the reserve for Secured Agreements to be established by the Agent in connection therewith), the Excess Availability would be less than zero and (y) any such Designated Amount shall constitute Obligations only to the extent that such Designated Amount, together with all other Designated Amounts under Secured Agreements theretofore designated hereunder and constituting Obligations, does not exceed \$75,000,000.

(b) The Borrower and any counterparty to a Secured Agreement may increase, decrease or terminate any Designated Amount in respect of such Secured Agreement upon written notice to the Agent; provided that any increase in a Designated Amount shall be deemed to be a new designation of a Designated Amount pursuant to a new Designation Notice and shall be subject to the limitations set forth in Section 8.13(a). No obligations under any Secured Agreement in excess of the applicable Designated Amount shall constitute Obligations hereunder or the other Loan Documents.

(c) No counterparty to a Secured Agreement that obtains the benefits of Section 6.04, any Guaranty or any Collateral by virtue of the provisions hereof or of any Guaranty or any Collateral Document shall have any right to notice of any action or to consent to, direct or object to any action hereunder or under any other Loan Document or otherwise in respect of the Collateral (including the release or impairment of any Collateral) other than in its capacity as a Lender and, in such case, only to the extent expressly provided in the Loan Documents. Notwithstanding any other provision of this Article VIII to the contrary, the Agent shall not be required to verify the payment of, or that other satisfactory arrangements have been made with respect to, Obligations arising under Secured Agreements unless the Agent has received written notice of such Obligations, together with such supporting documentation as the Agent may request, from the applicable counterparty to a Secured Agreement.

ARTICLE IX

MISCELLANEOUS

SECTION 9.01. Amendments, Waivers. No amendment or waiver of any provision of this Agreement or the Notes, nor consent to any departure by any Loan Party therefrom, shall in any event be effective unless the same shall be in writing and signed by the Required Lenders, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given; provided, however, that (a) no amendment, waiver or consent shall, unless in writing and signed by all the Lenders, do any of the following: (i) waive any of the conditions specified in Section 3.01, (ii) release all or substantially all of the Collateral in any transaction or series of related transactions, (iii) release one or more Guarantors (or otherwise limit such Guarantors' liability with respect to the obligations owing to the Agent, the Collateral Agent and the Lenders under the Guaranties) if such release or limitation is in respect of all or substantially all of the value of the Guaranties, taken as a whole, to the Lenders, or (iv) amend this Section 9.01; (b) no amendment, waiver or consent shall, unless in writing and signed by each Lender affected thereby, do any of the following: (i) increase the Commitment of such Lender, (ii) reduce or forgive the principal of, or interest on, the Loans or any fees or other amounts payable hereunder, (iii) postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder, (iv) change the order of application of any reduction in the Commitments or any prepayment of Loans among the Facilities from the application thereof set forth in Section 6.04, (v) change Section 2.05(a) in a manner that would alter the pro rata reduction or termination of commitments required thereby or (vi) amend or modify the Superpriority Claim status of the Lenders under the Orders or under any other Loan Document; (c) no amendment, waiver or consent shall, unless in writing and signed by each Lender adversely affected thereby, amend or modify the definition of "Required Lenders" or "Supermajority Revolving Lenders"; and (d) no amendment, waiver or consent shall, unless in writing and signed by the Supermajority Revolving Lenders, increase the advance rates set forth in the definition of the term "Loan Value" and add new asset categories to the Borrowing Base or otherwise cause the Borrowing Base or availability under the Revolving Credit Facility provided for herein to be increased (other than changes in Reserves implemented by the Collateral Agent in its reasonable discretion), provided that (x) no amendment, waiver or consent shall, unless in writing and signed by the Agent or the Collateral Agent in addition to the Lenders required above to take such action, affect the rights or duties of the Agent or the Collateral Agent, as applicable, under this Agreement or any Note and (y) no amendment, waiver or consent shall, unless in writing and signed by any Issuing Bank in

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addition to the Lenders required above to take such action, adversely affect the rights or obligations of such Issuing Bank in its capacity as such under this Agreement, provided, however, notwithstanding clauses (ii) and (iii) of clause (a) above, no consent or waiver or other approval of any Lender shall be required for any release of a Guaranty or Guaranty Supplement as provided in Section 7.07 or any release of Collateral as provided in Section 9.14 or in any Collateral Document or in the Intercreditor Agreement.

SECTION 9.02. Notices, Etc.

(a) Notices Generally. Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopier as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, as follows:

(i) if to the Borrower, the Agent, the Collateral Agent or any Issuing Bank, to the address, telecopier number, electronic mail address or telephone number specified for such Person on Schedule 9.02; and

(ii) if to any other Lender, to the address, telecopier number, electronic mail address or telephone number specified in its Administrative Questionnaire (including, as appropriate, notices delivered solely to the Person designated by a Lender on its Administrative Questionnaire then in effect for the delivery of notices that may contain material non-public information relating to the Borrower).

Notices and other communications sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices and other communications sent by telecopier shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next business day for the recipient). Notices and other communications delivered through electronic communications to the extent provided in subsection (b) below, shall be effective as provided in such subsection (b).

(b) Notices and other communications to the Lenders and the Issuing Banks hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by the Agent, provided that the foregoing shall not apply to notices to any Lender or Issuing Bank pursuant to Article II if such Lender or Issuing Bank, as applicable, has notified the Agent that it is incapable of receiving notices under such Article by electronic communication. The Agent or the Borrower may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it, provided that approval of such procedures may be limited to particular notices or communications.

Each Lender agrees that notice to it specifying that any Borrower Materials or other notices or communications have been posted to the Platform shall constitute effective delivery of such information, documents or other materials to such Lender for purposes of this Agreement; provided that if requested by any Lender, the Agent shall deliver a copy of the Borrower Materials, notices or other communications to such Lender by email or fax.

(c) Electronic Communications. Unless the Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), provided that if such notice or other

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communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next business day for the recipient, and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communication is available and identifying the website address therefor.

(d) The Platform. THE PLATFORM IS PROVIDED “AS IS” AND “AS AVAILABLE”. THE AGENT PARTIES (AS DEFINED BELOW) DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE BORROWER MATERIALS OR THE ADEQUACY OF THE PLATFORM, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS IN OR OMISSIONS FROM THE BORROWER MATERIALS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS, IS MADE BY ANY AGENT PARTY IN CONNECTION WITH THE BORROWER MATERIALS OR THE PLATFORM. In no event shall the Agent, the Collateral Agent or any of their respective Related Parties (collectively, the “Agent Parties”) have any liability to the Borrower, any Lender, any Issuing Bank or any other Person for losses, claims, damages, liabilities or expenses of any kind (whether in tort, contract or otherwise) arising out of the Borrower’s or the Agent’s or Collateral Agent’s transmission of Borrower Materials through the Internet, except to the extent that such losses, claims, damages, liabilities or expenses are determined by a court of competent jurisdiction by a final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Agent Party; provided, however, that in no event shall any Agent Party have any liability to the Borrower, any Lender, any Issuing Bank or any other Person for indirect, special, incidental, consequential or punitive damages (as opposed to direct or actual damages).

(e) Change of Address, Etc. Each of the Borrower, the Agent, the Collateral Agent and each Issuing Bank may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the other parties hereto. Each other Lender may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the Borrower and the Agent. In addition, each Lender agrees to notify the Agent from time to time to ensure that the Agent has on record (i) an effective address, contact name, telephone number, telecopier number and electronic mail address to which notices and other communications may be sent and (ii) accurate wire instructions for such Lender. Furthermore, each Public Lender agrees to cause at least one individual at or on behalf of such Public Lender to at all times have selected the “Private Side Information” or similar designation on the content declaration screen of the Platform in order to enable such Public Lender or its delegate, in accordance with such Public Lender’s compliance procedures and applicable law, including United States Federal and state securities laws, to make reference to Borrower Materials that are not made available through the “Public Side Information” portion of the Platform and that may contain material non-public information with respect to the Borrower or their securities for purposes of United States Federal or state securities laws.

(f) Reliance by Agent, Collateral Agent, Issuing Banks and Lenders. The Agent, the Collateral Agent, the Issuing Banks and the Lenders shall be entitled to rely and act upon any notices (including telephonic Notices of Borrowing) purportedly given by or on behalf of the Borrower even if (i) such notices were not made in a manner specified herein, were incomplete or were not preceded or followed by any other form of notice specified herein, or (ii) the terms thereof, as understood by the recipient, varied from any confirmation thereof. The Borrower shall indemnify the Agent, the Collateral Agent, each Issuing Bank, each Lender and the Related Parties of each of them from all losses, costs, expenses and liabilities resulting from the reliance by such Person on each notice purportedly given by or

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on behalf of the Borrower. All telephonic notices to and other telephonic communications with the Agent may be recorded by the Agent, and each of the parties hereto hereby consents to such recording.

SECTION 9.03. No Waiver; Remedies. No failure on the part of any Lender or the Agent to exercise, and no delay in exercising, any right hereunder or under any Note shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right. The remedies herein provided are cumulative and not exclusive of any remedies provided by law.

Notwithstanding anything to the contrary contained herein or in any other Loan Document, the authority to enforce rights and remedies hereunder and under the other Loan Documents against the Loan Parties or any of them shall be vested exclusively in, and all actions and proceedings at law in connection with such enforcement shall be instituted and maintained exclusively by, the Agent in accordance with Section 6.01 for the benefit of all the Lenders and the Issuing Banks; provided, however, that the foregoing shall not prohibit (a) the Agent from exercising on its own behalf the rights and remedies that inure to its benefit (solely in its capacity as Agent) hereunder and under the other Loan Documents, (b) each Issuing Bank from exercising the rights and remedies that inure to its benefit (solely in its capacity as an Issuing Bank, as the case may be) hereunder and under the other Loan Documents, (c) any Lender from exercising setoff rights in accordance with Section 9.06 (subject to the terms of Section 2.15), or (d) any Lender from filing proofs of claim or appearing and filing pleadings on its own behalf during the pendency of a proceeding relative to any Loan Party under the Bankruptcy Code or any similar foreign, federal or state law; and provided, further, that if at any time there is no Person acting as Agent hereunder and under the other Loan Documents, then (i) the Required Lenders shall have the rights otherwise ascribed to the Agent pursuant to Article VI and (ii) in addition to the matters set forth in clauses (b), (c) and (d) of the preceding proviso and subject to Section 2.15, any Lender may, with the consent of the Required Lenders, enforce any rights and remedies available to it and as authorized by the Required Lenders.

SECTION 9.04. Costs and Expenses. (a) The Borrower agrees to pay on demand all reasonable costs and expenses of the Agent, the Collateral Agent and each Issuing Bank in connection with the preparation, execution, delivery, administration, modification and amendment of this Agreement, the Notes and the other documents to be delivered hereunder, including, without limitation, (i) all due diligence, syndication (including printing, distribution and bank meetings), transportation, computer, duplication, appraisal, consultant, and audit expenses, (ii) the reasonable fees and expenses of counsel for the Agent, the Collateral Agent and each Issuing Bank with respect thereto, (iii) fees and expenses incurred in connection with the creation, perfection or protection of the liens under the Loan Documents (including all reasonable search, filing and recording fees) and (iv) costs associated with insurance reviews, Collateral audits, field exams, collateral valuations and collateral reviews to the extent provided herein, provided, however, the Borrower shall not be required to pay fees or expenses of more than one counsel in any jurisdiction where the Collateral is located, with respect to advising such Agent, the Collateral Agent and each Issuing Bank as to its rights and responsibilities, or the perfection, protection or preservation of rights or interests, under the Loan Documents, with respect to negotiations with any Loan Party or with other creditors of any Loan Party or any of its Subsidiaries arising out of any Default or any events or circumstances that may give rise to a Default and with respect to presenting claims in or otherwise participating in or monitoring any bankruptcy, insolvency or other similar proceeding involving creditors' rights generally and any proceeding ancillary thereto. The Borrower further agrees to pay on demand all costs and expenses of the Agent, the Collateral Agent, each Issuing Bank and each Lender, if any (including, without limitation, reasonable counsel fees and expenses), in connection with the enforcement (whether through negotiations, legal proceedings or otherwise) of the Loan Documents, whether in any action, suit or litigation, or any bankruptcy, insolvency or other similar proceeding affecting creditors' rights generally, including, without limitation, reasonable fees and expenses of

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counsel for the Agent, the Collateral Agent, each Issuing Bank and each Lender in connection with the enforcement of rights under this Agreement and the other Loan Documents.

(b) The Borrower agrees to indemnify and hold harmless the Agent, the Collateral Agent, each Issuing Bank and each Lender and each of their Related Parties (each, an “Indemnified Party”) from and against any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or by reason of (including, without limitation, in connection with any investigation, litigation or proceeding or preparation of a defense in connection therewith) (i) the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans or Letters of Credit (which, for the avoidance of doubt does not include Taxes, Excluded Taxes and Other Taxes which shall be governed by Section 2.14) or (ii) the actual or alleged presence of Hazardous Materials on any property of the Borrower or any of its Subsidiaries or any Environmental Action relating in any way to the Borrower or any of its Subsidiaries, except to the extent such claim, damage, loss, liability or expense resulted from such Indemnified Party’s gross negligence, bad faith or willful misconduct as found in a final and non-appealable judgment by a court of competent jurisdiction. In the case of an investigation, litigation or other proceeding to which the indemnity in this Section 9.04(b) applies, such indemnity shall be effective whether or not such investigation, litigation or proceeding is brought by any Loan Party, its directors, equityholders or creditors or an Indemnified Party or any other Person, whether or not any Indemnified Party is otherwise a party thereto and whether or not the transactions contemplated hereby are consummated. The Borrower and each Indemnified Party agrees not to assert any claim for special, indirect, consequential or punitive damages against the Borrower, the Agent, any Lender, any of their Affiliates, or any of their respective directors, officers, employees, attorneys and agents, on any theory of liability, arising out of or otherwise relating to the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans.

(c) If any payment of principal of, or Conversion of, any Eurodollar Rate Loan is made by the Borrower to or for the account of a Lender other than on the last day of the Interest Period for such Loan, as a result of a payment or Conversion pursuant to Section 2.08(d) or (e), 2.10 or 2.12, acceleration of the maturity of the Notes pursuant to Section 6.01 or for any other reason, or by an Eligible Assignee to a Lender other than on the last day of the Interest Period for such Loan upon an assignment of rights and obligations under this Agreement pursuant to Section 9.08 as a result of a demand by the Borrower pursuant to Section 9.08(a), the Borrower shall, upon demand by such Lender (with a copy of such demand to the Agent), pay to the Agent for the account of such Lender any amounts required to compensate such Lender for any additional losses, costs or expenses that it may reasonably incur as a result of such payment or Conversion, including, without limitation, any loss (excluding loss of anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by any Lender to fund or maintain such Loan.

(d) Without prejudice to the survival of any other agreement of any Loan Party hereunder or under any other Loan Document, the agreements and obligations of the Borrower contained in Sections 2.11, 2.14 and 9.04 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes.

(e) No Indemnified Party referred to in subsection (b) above shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed to such unintended recipients by such Indemnified Party through telecommunications, electronic or other information transmission systems in connection with this Agreement or the other Loan Documents or the transactions contemplated hereby or thereby other than for direct or actual damages resulting from the gross negligence, bad faith or willful misconduct of such Indemnified Party as determined by a final and nonappealable judgment of a court of competent jurisdiction.

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(f) All amounts due under this Section shall be payable not later than ten Business Days after demand therefor.

(g) The agreements in this Section shall survive the resignation of the Agent, the Collateral Agent and any Issuing Bank, the replacement of any Lender, the termination of the aggregate Commitments and the repayment, satisfaction or discharge of all the other Obligations.

SECTION 9.05. Payments Set Aside. To the extent that any payment by or on behalf of the Borrower is made to the Agent, the Collateral Agent, any Issuing Bank or any Lender, or the Agent, the Collateral Agent, any Issuing Bank or any Lender exercises its right of setoff, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Agent, the Collateral Agent, such Issuing Bank or such Lender in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under the Bankruptcy Code or any similar foreign, federal or state law or otherwise, then (a) to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such setoff had not occurred, and (b) each Lender and each Issuing Bank severally agrees to pay to the Agent upon demand its applicable share (without duplication) of any amount so recovered from or repaid by the Agent, plus interest thereon from the date of such demand to the date such payment is made at a rate per annum equal to the Federal Funds Rate from time to time in effect. The obligations of the Lenders and the Issuing Banks under clause (b) of the preceding sentence shall survive the payment in full of the Obligations and the termination of this Agreement.

SECTION 9.06. Right of Set-off. Subject to the Orders, the final proviso to Section 6.01 and the proviso to Section 6.02, upon (i) the occurrence and during the continuance of any Event of Default and (ii) the making of the request or the granting of the consent specified by Section 6.01 to authorize the Agent to declare the Loans due and payable pursuant to the provisions of Section 6.01, the Agent, each Issuing Bank (if applicable), the Collateral Agent and each applicable Lender and each of their respective Affiliates is hereby authorized at any time and from time to time, to the fullest extent permitted by law, to set off and apply any and all deposits (general or special, time or demand, provisional or final) at any time held and other indebtedness at any time owing by the Agent, such Issuing Bank, the Collateral Agent or such Lender or such Affiliate to or for the credit or the account of the Borrower against any and all of the obligations of the Borrower now or hereafter existing under this Agreement and any Note held by the Agent, such Issuing Bank, the Collateral Agent or such Lender, whether or not such Lender shall have made any demand under this Agreement or such Note and although such obligations may be unmatured, provided, however, that no such right shall exist against any deposit designated as being for the benefit of any governmental authority, provided, further, that in the event that any Defaulting Lender shall exercise any such right of setoff, (x) all amounts so set off shall be paid over immediately to the Agent for further application in accordance with the provisions of Section 2.19 and, pending such payment, shall be segregated by such Defaulting Lender from its other funds and deemed held in trust for the benefit of the Agent and the Lenders, and (y) the Defaulting Lender shall provide promptly to the Agent a statement describing in reasonable detail the Obligations owing to such Defaulting Lender as to which it exercised such right of setoff. Each Lender agrees promptly to notify the Borrower after any such set-off and application, provided that the failure to give such notice shall not affect the validity of such set-off and application. The rights of each Lender, the Agent, each Issuing Bank, the Collateral Agent and each such Affiliate under this Section are in addition to other rights and remedies (including, without limitation, other rights of set-off) that the Agent, the Issuing Banks, the Collateral Agent, the Lenders or such Affiliates may have.

SECTION 9.07. Binding Effect. This Agreement shall become effective in accordance with Section 5 of the Amendment Agreement and, if applicable, Section 6 of the Amendment Agreement,

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and thereafter shall be binding upon and inure to the benefit of the Borrower, the Agent, the Collateral Agent and each Lender and their respective successors and assigns, except that the Borrower shall not have the right to assign its rights hereunder or any interest herein without the prior written consent of all of the Lenders.

SECTION 9.08. Assignments and Participations. (a) Each Lender may, with the consent of the Agent (not to be unreasonably withheld or delayed) in the case of an assignment to a Person who is not an Affiliate of such Lender and, if demanded by the Borrower so long as no Default shall have occurred and be continuing and only with respect to any Affected Lender, upon at least five Business Days' notice to such Lender and the Agent, shall, assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of its Commitment its participations in Letters of Credit, if any, and the Note or Notes held by it); provided, however, that (i) each such assignment shall be of a constant, and not a varying, percentage of all rights and obligations under this Agreement with respect to one or more Facilities, (ii) except in the case of an assignment to a Lender, an Affiliate of a Lender or an Approved Fund with respect to a Lender, or an assignment of all of a Lender's rights and obligations under this Agreement, the amount of (x) the Revolving Credit Commitment of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than \$5,000,000 or an integral multiple of \$1,000,000 in excess thereof and (y) the Unissued Letter of Credit Commitment of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than \$1,000,000 or an integral multiple of \$1,000,000 in excess thereof, in each case, unless the Borrower and the Agent otherwise agrees, (iii) each such assignment shall be to an Eligible Assignee, (iv) each such assignment made as a result of a demand by the Borrower pursuant to this Section 9.08(a) shall be arranged by the Borrower after consultation with the Agent and shall be either an assignment of all of the rights and obligations of the assigning Lender under this Agreement or an assignment of a portion of such rights and obligations made concurrently with another such assignment or other such assignments that together cover all of the rights and obligations of the assigning Lender under this Agreement, (v) no Lender shall be obligated to make any such assignment as a result of a demand by the Borrower pursuant to this Section 9.08(a) unless and until such Lender shall have received one or more payments from either the Borrower or one or more Eligible Assignees in an aggregate amount at least equal to the aggregate outstanding principal amount of the Loans owing to such Lender, together with accrued interest thereon to the date of payment of such principal amount and all other amounts payable to such Lender under this Agreement, and (vi) unless waived by the Agent in its sole discretion, the parties to each such assignment shall execute and deliver to the Agent, for its acceptance and recording in the Register, an Assignment and Acceptance (and the assignee, if it is not a Lender, shall deliver to the Agent an Administrative Questionnaire), together with any Note subject to such assignment and a processing and recordation fee of \$3,500 payable by the parties to each such assignment; provided, however, that (x) only one such fee shall be payable in connection with simultaneous assignments to or by two or more Approved Funds with respect to a Lender and (y) in the case of each assignment made as a result of a demand by the Borrower, such recordation fee shall be payable by the Borrower except that no such recordation fee shall be payable in the case of an assignment made at the request of the Borrower to an Eligible Assignee that is an existing Lender. Upon such execution, delivery, acceptance and recording, from and after the effective date specified in each Assignment and Acceptance, (x) the assignee thereunder shall be a party hereto and, to the extent that rights and obligations hereunder have been assigned to it pursuant to such Assignment and Acceptance, have the rights and obligations of a Lender hereunder and (y) the Lender assignor thereunder shall, to the extent that rights and obligations hereunder have been assigned by it pursuant to such Assignment and Acceptance, relinquish its rights (other than its rights under Sections 2.11, 2.14 and 9.04 to the extent any claim thereunder relates to an event arising prior to such assignment) and be released from its obligations (other than its obligations under Section 9.06 to the extent any claim thereunder relates to an event arising prior to such assignment) under this

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Agreement (and, in the case of an Assignment and Acceptance covering all or the remaining portion of an assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto).

(b) By executing and delivering an Assignment and Acceptance, the Lender assignor thereunder and the assignee thereunder confirm to and agree with each other and the other parties hereto as follows: (i) other than as provided in such Assignment and Acceptance, such assigning Lender makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with this Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, this Agreement or any other instrument or document furnished pursuant hereto; (ii) such assigning Lender makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under any Loan Document or any other instrument or document furnished pursuant hereto; (iii) such assignee confirms that it has received a copy of this Agreement and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into such Assignment and Acceptance; (iv) such assignee will, independently and without reliance upon the Agent, such assigning Lender or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under this Agreement; (v) such assignee confirms that it is an Eligible Assignee; (vi) such assignee appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under this Agreement as are delegated to the Agent by the terms hereof, together with such powers and discretion as are reasonably incidental thereto; and (vii) such assignee agrees that it will perform in accordance with their terms all of the obligations that by the terms of this Agreement are required to be performed by it as a Lender.

(c) Upon its receipt of an Assignment and Acceptance executed by an assigning Lender and an assignee representing that it is an Eligible Assignee, together with any Note or Notes subject to such assignment, the Agent shall, if such Assignment and Acceptance has been completed and is in substantially the form of Exhibit C hereto, (i) accept such Assignment and Acceptance, (ii) record the information contained therein in the Register and (iii) give prompt notice thereof to the Borrower.

(d) In connection with any assignment of rights and obligations of any Defaulting Lender hereunder, no such assignment shall be effective unless and until, in addition to the other conditions thereto set forth herein, the parties to the assignment shall make such additional payments to the Agent in an aggregate amount sufficient, upon distribution thereof as appropriate (which may be outright payment, purchases by the assignee of participations or subparticipations, or other compensating actions, including funding, with the consent of the Borrower and the Agent, the applicable pro rata share of Loans previously requested but not funded by the Defaulting Lender, to each of which the applicable assignee and assignor hereby irrevocably consent), to (x) pay and satisfy in full all payment liabilities then owed by such Defaulting Lender to the Agent or any Lender hereunder (and interest accrued thereon) and (y) acquire (and fund as appropriate) its full pro rata share of all Loans and participations in Letters of Credit in accordance with its Ratable Share. Notwithstanding the foregoing, in the event that any assignment of rights and obligations of any Defaulting Lender hereunder shall become effective under applicable Law without compliance with the provisions of this paragraph, then the assignee of such interest shall be deemed to be a Defaulting Lender for all purposes of this Agreement until such compliance occurs.

(e) The Agent shall maintain at its address referred to in Section 9.02 a copy of each Assignment and Acceptance delivered to and accepted by it and a register for the recordation of the names and addresses of the Lenders and the Commitment of, and principal amount of the Revolving Loans owing to, each Lender from time to time (the "Register"). The entries in the Register shall be

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conclusive and binding for all purposes, absent manifest error, and the Borrower, the Agent and the Lenders may treat each Person whose name is recorded in the Register as a Lender hereunder for all purposes of this Agreement. The Register shall be available for inspection by the Borrower or any Lender at any reasonable time and from time to time upon reasonable prior notice.

(f) Each Lender may sell participations to one or more banks or other entities (other than the Borrower or any of its Affiliates) in or to all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of its Commitment, the Loans owing to it and any Note or Notes held by it); provided, however, that (i) such Lender's obligations under this Agreement (including, without limitation, its Commitment to the Borrower hereunder) shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations, (iii) such Lender shall remain the holder of any such Note for all purposes of this Agreement, (iv) the Borrower, the Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement and (v) no participant under any such participation shall have any right to approve any amendment or waiver of any provision of any Loan Document, or any consent to any departure by any Loan Party therefrom, provided, however, that any agreement between a Lender and such participant may provide that the Lender will not, without the consent of participant, agree to any such amendment, waiver or consent which would reduce the principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation, or postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation.

(g) Any Lender may, in connection with any assignment or participation or proposed assignment or participation pursuant to this Section 9.08, disclose to the assignee or participant or proposed assignee or participant, any information relating to the Borrower furnished to such Lender by or on behalf of the Borrower; provided that, prior to any such disclosure, the assignee or participant or proposed assignee or participant shall agree to preserve the confidentiality of any Borrower Information relating to the Borrower received by it from such Lender.

(h) Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment shall release such Lender from any of its obligations hereunder or substitute any such pledge or assignee for such Lender as a party hereto.

(i) Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Borrower, maintain a register in the United States on which it enters the name and address of each participant and the principal amounts and stated interest of each participant's interest in the Loans, Commitments or other obligations under this Agreement (the "Participant Register"); provided, that no Lender shall have any obligation to disclose all or any portion of the Participant Register to any Person (including the identity of any participant or any information relating to a participant's interest in any Commitments, Loans, or its other obligations under this Agreement) except to the extent that such disclosure is necessary to establish that the Loans are in registered form under Treas. Reg. § 5f.103-1(c). The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as owner of such participation for all purposes of this Agreement.

SECTION 9.09. Confidentiality. Neither the Agent nor any Lender may disclose to any Person any confidential, proprietary or non-public information of any Loan Party furnished to the Agent or the Lenders by any Loan Party, including, without limitation (1) earnings and other financial information and forecasts, budgets, projections, plans, (including, without limitation, any confirmations of

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publicly disclosed advice regarding any material matter); (2) mergers, acquisitions, tender offers, joint ventures, disposition or changes in assets; (3) new products or discoveries or developments regarding the Borrower's customers or suppliers; (4) changes in control or in management; (5) changes in auditors or auditor notifications to the Borrower; (6) securities redemptions, splits, repurchase plans, changes in dividends, changes in rights of holders or sales of additional securities; and (7) negative news relating to such matters as physical damage to properties from significant events, loss of significant contractual relationship, material litigation, defaults under contracts or securities, bankruptcy (including the Cases) or receivership (such information being referred to collectively herein as the "Borrower Information"), except that each of the Agent, the Collateral Agent and each of the Lenders may disclose Borrower Information (i) to its Affiliates and to its and its Affiliates' managers, administrators, partners, employees, trustees, officers, directors, agents, advisors and other representatives solely for purposes of this Agreement, any Notes and the transactions contemplated hereby (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of the Borrower Information and instructed to keep the Borrower Information confidential on terms substantially no less restrictive than those provided herein), (ii) to the extent requested by any regulatory authority purporting to have jurisdiction over it (including any self-regulating authority, such as the National Association of Insurance Commissioners), provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Borrower with prompt notice of such requested disclosure so that the Borrower may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure (except in the case of any disclosure made in the course of any examination conducted by bank regulatory authority), (iii) to the extent required by applicable laws or regulations or by any subpoena or similar legal process, provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Borrower with prompt notice of such requested disclosure so that the Borrower may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure, (iv) subject to this Section 9.09, to any other Lender to this Agreement which has requested such information, (v) in connection with the exercise of any remedies hereunder or any suit, action or proceeding relating to this Agreement or the enforcement of rights hereunder, (vi) subject to an agreement containing provisions no less restrictive than those of this Section 9.09, to any assignee or participant or prospective assignee or participant or any pledge referred to in Section 9.08(g), (vii) to the extent the Borrower Information (A) is or becomes generally available to the public on a non-confidential basis other than as a result of a breach of this Section 9.09 by the Agent or such Lender, or (B) is or becomes legally available to the Agent or such Lender on a nonconfidential basis from a source other than a Loan Party, provided that the source of such information was not known by the Agent or such Lender to be bound by a confidentiality agreement with or other contractual, legal or fiduciary obligations of confidentiality to a Loan Party or any other party with respect to such information, (viii) with the consent of the Borrower, (ix) to any party hereto and (x) subject to the Agent's or the applicable Lender's receipt of an agreement containing provisions no less restrictive than those of this Section, to any actual or prospective party (or its managers, administrators, trustees, partners, directors, officers, employees, agents, advisors and other representatives) to any swap, derivative or other transaction under which payments are to be made by reference to the Borrower and its Obligations, this Agreement or payments hereunder. Any Person required to maintain the confidentiality of Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information

SECTION 9.10. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or in .pdf (or similar electronic format) shall be effective as delivery of a manually executed counterpart of this Agreement.

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SECTION 9.11. Survival of Representations and Warranties. All representations and warranties made hereunder and in any other Loan Document or other document delivered pursuant hereto or thereto shall survive the execution and delivery hereof and thereof. Such representations and warranties have been or will be relied upon by the Agent, the Collateral Agent and each Lender, regardless of any investigation made by the Agent, the Collateral Agent or any Lender or on their behalf and notwithstanding that the Agent, the Collateral Agent or any Lender may have had notice or knowledge of any Default at the time of any Loan, and shall continue in full force and effect as long as any Loan or any other Obligation hereunder shall remain unpaid or unsatisfied or any Letter of Credit shall remain outstanding.

SECTION 9.12. Severability. If any provision of this Agreement or the other Loan Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Agreement and the other Loan Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. Without limiting the foregoing provisions of this Section 9.12, if and to the extent that the enforceability of any provisions in this Agreement relating to Defaulting Lenders shall be limited by the Bankruptcy Code, as determined in good faith by the Agent or the Issuing Banks, as applicable, then such provisions shall be deemed to be in effect only to the extent not so limited.

SECTION 9.13. Governing Law; Jurisdiction. (a) GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

(b) SUBMISSION TO JURISDICTION. THE BORROWER AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE AGENT, ANY LENDER OR ANY ISSUING BANK MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AGAINST THE BORROWER OR ANY OTHER LOAN PARTIES OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) WAIVER OF VENUE. THE BORROWER AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT

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PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(d) SERVICE OF PROCESS. EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

SECTION 9.14. No Liability of the Issuing Banks. Each Revolving Lender and the Borrower agree that, in paying any drawing under a Letter of Credit, no Issuing Bank shall have any responsibility to obtain any document, other than any sight draft, certificates and documents expressly required by the Letter of Credit, or to ascertain or inquire as to the validity or accuracy of any such document or the authority of the Person executing or delivering any such document. The Borrower assumes all risks of the acts or omissions of any beneficiary or transferee of any Letter of Credit with respect to its use of such Letter of Credit. Neither an Issuing Bank nor any of its officers or directors shall be liable or responsible for: (a) the use that may be made of any Letter of Credit or any acts or omissions of any beneficiary or transferee in connection therewith; (b) the validity, sufficiency or genuineness of documents, or of any endorsement thereon, even if such documents should prove to be in any or all respects invalid, insufficient, fraudulent or forged; (c) payment by such Issuing Bank against presentation of documents that do not comply with the terms of a Letter of Credit, including failure of any documents to bear any reference or adequate reference to the Letter of Credit; or (d) any other circumstances whatsoever in making or failing to make payment under any Letter of Credit, except that the Borrower shall have a claim against such Issuing Bank, and such Issuing Bank shall be liable to the Borrower, to the extent of any direct, but not consequential, damages suffered by the Borrower that the Borrower proves were caused by such Issuing Bank's willful misconduct or gross negligence as found in a final non-appealable judgment by a court of competent jurisdiction. In furtherance and not in limitation of the foregoing, each Issuing Bank may accept documents that appear on their face to be in order, without responsibility for further investigation, regardless of any notice or information to the contrary and no Issuing Bank shall be responsible for the validity or sufficiency of any instrument transferring or assigning or purporting to transfer or assign a Letter of Credit or the rights or benefits thereunder or proceeds thereof, in whole or in part, which may prove to be invalid or ineffective for any reason; provided that nothing herein shall be deemed to excuse such Issuing Bank if it acts with gross negligence

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or willful misconduct in accepting such documents as found in a final non-appealable judgment by a court of competent jurisdiction.

SECTION 9.15. PATRIOT Act Notice. Each Lender, the Collateral Agent and the Agent (for itself and not on behalf of any Lender) hereby notifies the Borrower that pursuant to the requirements of the PATRIOT Act, it is required to obtain, verify and record information that identifies the Borrower, which information includes the name and address of the Borrower and other information that will allow such Lender, the Collateral Agent or the Agent, as applicable, to identify the Borrower in accordance with the PATRIOT Act. The Borrower shall provide such information and take such actions as are reasonably requested by the Agent or any Lenders in order to assist the Agent and the Lenders in maintaining compliance with its ongoing obligations under applicable “know your customer” and anti-money laundering rules and regulations, including the PATRIOT Act.

SECTION 9.16. Release of Collateral; Termination of Loan Documents. (a) (i) Upon the sale, lease, transfer or other disposition of any item of Collateral of any Loan Party (other than to any Person that is not, and that is not required to be, a Loan Party) in accordance with the terms of the Loan Documents, including, without limitation, as a result of the sale, in accordance with the terms of the Loan Documents, of the Loan Party that owns such Collateral, (ii) upon a Subsidiary ceasing to be a Subsidiary, and (iii) at any time a Loan Party’s guarantee of the obligations under the Loan Documents ceases as provided in Section 7.07, the security interests granted by the Loan Documents with respect to such items of Collateral and/or Loan Party shall immediately terminate and automatically be released, and the Agent and/or the Collateral Agent will, at the Borrower’s expense, execute and deliver to such Loan Party such documents as such Loan Party may reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted under the Collateral Documents.

(b) Upon the latest of (i) the payment in full in cash of all Obligations (or in the case of Obligations under Secured Agreements, the making of arrangements reasonably satisfactory to the relevant counterparties with respect thereto) (other than contingent indemnification obligations for which no claim has been asserted), (ii) the termination in full of the Commitments and (iii) the latest date of expiration or termination of all Letters of Credit (or receipt by the Agent of an irrevocable notice from each Issuing Bank with a Letter of Credit outstanding that it will not seek to enforce any rights that it has or may have in accordance with Section 2.03 against the Agent or the Lenders), (x) except as otherwise specifically stated in this Agreement or the other Loan Documents, this Agreement and the other Loan Documents shall terminate and be of no further force or effect, (y) the Agent shall release or cause the release of all Collateral from the Liens of the Loan Documents and the Guarantors of all Obligations under each Guaranty, and will, at the Borrower’s expense, execute and deliver such documents as the Borrower may reasonably request to evidence the release of Collateral from the assignment and security interest granted under the Collateral Documents and the obligations of the Guarantors and (z) each Lender that has requested and received a Note shall return such Note to the Borrower marked “cancelled” or “paid in full”; provided, however, that the Lender’s obligations under this Section 9.16 shall survive until satisfied.

SECTION 9.17. Judgment Currency. (a) If for the purposes of obtaining judgment in any court it is necessary to convert a sum due hereunder in Dollars into another currency, the parties hereto agree, to the fullest extent that they may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures the Agent could purchase Dollars with such other currency at the exchange rate on the Business Day preceding that on which final judgment is given.

(b) The obligation of the Borrower in respect of any sum due from it in any currency (the “Primary Currency”) to any Lender or the Agent hereunder shall, notwithstanding any judgment in any other currency, be discharged only to the extent that on the Business Day following receipt by such Lender or the Agent (as the case may be), of any sum adjudged to be so due in such other currency, such

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Lender or the Agent (as the case may be) may in accordance with normal banking procedures purchase the applicable Primary Currency with such other currency; if the amount of the applicable Primary Currency so purchased is less than such sum due to such Lender or the Agent (as the case may be) in the applicable Primary Currency, the Borrower agrees, as a separate obligation and notwithstanding any such judgment, to indemnify such Lender or the Agent (as the case may be) against such loss, and if the amount of the applicable Primary Currency so purchased exceeds such sum due to any Lender or the Agent (as the case may be) in the applicable Primary Currency, such Lender or the Agent (as the case may be) agrees to remit to the Borrower such excess.

SECTION 9.18. No Fiduciary Duty. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), the Borrower and each other Loan Party acknowledges and agrees, and acknowledges its Affiliates' understanding, that: (i) (A) the arranging and other services regarding this Agreement provided by the Agent, the Collateral Agent, the Arranger and the Lenders are arm's-length commercial transactions between the Loan Parties and their respective Affiliates, on the one hand, and the Agent, the Collateral Agent, the Arranger and the Lenders, on the other hand, (B) each of the Loan Parties has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (C) the Loan Parties are capable of evaluating, and understand and accept, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; (ii) (A) the Agent, the Collateral Agent, the Arranger and the Lender each are and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, have not been, are not, and will not be acting as an advisor, agent or fiduciary for the Loan Parties or any of their respective Affiliates, or any other Person and (B) neither the Agent, the Collateral Agent, the Arranger nor the Lenders have any obligation to the Loan Parties or any of their respective Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (iii) the Agent, the Collateral Agent, the Arranger and the Lenders and their respective Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the Loan Parties and their respective Affiliates, and neither the Agent, the Collateral Agent, the Arranger nor the Lenders have any obligation to disclose any of such interests to the Loan Parties or their respective Affiliates. To the fullest extent permitted by law, the Borrower and each of the other Loan Parties hereby waives and releases any claims that it may have against the Agent, the Collateral Agent, the Arranger and the Lenders with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

SECTION 9.19. Electronic Execution of Assignments and Certain Other Documents. The words "execution," "signed," "signature," and words of like import in any Assignment and Acceptance or in any amendment or other modification hereof (including waivers and consents) shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act or similar foreign laws.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

[SUBSIDIARY GUARANTORS]

By _____
Name:
Title:

[Signature Page to Amended and Restated Credit Agreement]

CITICORP NORTH AMERICA, INC.
as Agent and Co-Collateral Agent

By _____
Name:
Title:

[Signature Page to Amended and Restated Credit Agreement]

[_____].
as Revolving Lender

By _____
Name:
Title:

Form of Amended and Restated Security Agreement

[Attached]

AMENDED AND RESTATED SECURITY AGREEMENT

Dated March 22, 2013

From

The Grantors referred to herein

as Grantors

to

Citicorp North America, Inc.

as Agent

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Exhibit B	—	Form of Intellectual Property Security Agreement Supplement
Exhibit C	—	Form of Security Agreement Supplement

AMENDED AND RESTATED SECURITY AGREEMENT

AMENDED AND RESTATED SECURITY AGREEMENT dated as of March 22, 2013 (this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement, defined herein) (the "**Borrower**"), and the Subsidiaries of the Borrower listed on the signature pages hereof, each of which is a debtor and debtor-in-possession, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Subsidiaries, collectively, the "**Grantors**"), to Citicorp North America, Inc., as Agent (in such capacity, together with any successor Agent appointed pursuant to Article VIII of the Credit Agreement, the "**Agent**") for the Secured Parties (as defined in the Credit Agreement, defined herein).

PRELIMINARY STATEMENTS.

(1) Reference is made to the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013, among the Borrower, the Subsidiaries of the Borrower party thereto, the Agent and Lenders from time to time party thereto (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**").

(2) Each Grantor is the owner of the shares of stock or other equity interests in its Subsidiaries set forth on Part I of Schedule I hereto and issued by the Persons named therein (such shares of stock or other equity interests, the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(3) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Deposit Accounts**").

(4) The Borrower is the owner of an L/C Cash Deposit Account (as defined in the Credit Agreement) created in accordance with the Credit Agreement and subject to the security interest granted under this Agreement on terms and conditions acceptable to the Agent.

(5) It is a condition precedent to the making of Loans and the issuance of Letters of Credit by the Lenders under the Credit Agreement that the Grantors shall supplement the Orders, without in any way diminishing or limiting the effect of the Orders or the security interest, pledge and Lien granted thereunder, by more fully setting forth in this Agreement their respective rights in connection with such security interest, pledge and Lien. Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(6) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement as such terms are defined in such Article 8 or 9. "**UCC**" means the Uniform Commercial Code as in effect from time to time in the State of New York; *provided* that, if perfection or the effect of perfection or non perfection or the priority of the security interest in any Collateral is governed (or would be governed, absent the Orders) by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, "**UCC**" means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non perfection or priority.

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NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make Loans and issue Letters of Credit under the Credit Agreement, each Grantor hereby agrees with the Agent for the ratable benefit of the Secured Parties as follows:

Section 1. Grant of Security. In addition to the security interest set forth in the Orders, each Grantor hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in such Grantor's right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the "**Collateral**") (*provided, however*, that notwithstanding anything herein to the contrary, in no event shall the Collateral include or the security interest granted under this Section 1 hereof attach to: (A) any deposit account for taxes, payroll, employee benefits or similar items and any other account or financial asset in which such security interest would be unlawful or in violation of any Plan or employee benefit agreement, (B) any lease, license, contract, or agreement or other property right (including any United States of America intent-to-use trademark or service mark application), to which any Grantor is a party or of any of its rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in: (x) the abandonment, invalidation, unenforceability or other impairment of any right, title or interest of any Grantor therein, or (y) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, agreement or other property right pursuant to any provision thereof, in the case of each of clause (x) and (y) to the extent the applicable provision is not rendered ineffective by applicable law or the Orders, (C) any of the outstanding capital stock of a CFC in excess of 65% of the voting power of all classes of capital stock of such CFC entitled to vote, or (D) if and to the extent invoked pursuant to the Orders, proceeds in an amount equal to the Carve-Out):

(a) all equipment in all of its forms, including, without limitation, all machinery, tools, motor vehicles, vessels, aircraft and furniture, and all parts thereof and all accessions thereto, including, without limitation, computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the "**Equipment**");

(b) all inventory in all of its forms, including, without limitation, (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including, without limitation, goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including, without limitation, computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the "**Inventory**");

(c) (i) all accounts, instruments (including, without limitation, promissory notes), deposit accounts, chattel paper, general intangibles (including, without limitation, payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the "**Receivables**"), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the "**Related Contracts**"), and (ii) all commercial tort claims, whether or not now or hereafter described on Schedule X hereto;

(d) the following (the “*Security Collateral*”):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional shares of stock and other equity interests from time to time acquired by such Grantor in any manner of (X) the issuers of the Initial Pledged Equity and (Y) each other Subsidiary of such Grantor, provided that (1) the stock of any Subsidiary held by a CFC or held by a Subsidiary of a CFC shall not be required to be pledged and (2) not more than 65% of the voting equity in any CFC shall be subject to the pledge hereunder (such shares and other equity interests, together with the Initial Pledged Equity, being the “*Pledged Equity*”), and the certificates, if any, representing such additional shares or other equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such shares or other equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the “*Pledged Debt*”) and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in a securities account or commodity account, all security entitlements with respect to all financial assets from time to time credited to the L/C Cash Deposit Account and all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including, without limitation, all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and

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(E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedge Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including, without limitation, (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Deposit Accounts, the L/C Cash Deposit Account and all funds and financial assets from time to time credited thereto (including, without limitation, all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Deposit Accounts or the L/C Cash Deposit Account;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the "**Intellectual Property Collateral**");

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto ("**Patents**");

(ii) all trademarks, service marks, domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby ("**Trademarks**");

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(iii) all copyrights, including, without limitation, copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered (“**Copyrights**”); all confidential and proprietary information, including, without limitation, know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including, without limitation, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, “**Trade Secrets**”), and all other intellectual, industrial and intangible property of any type, including, without limitation, industrial designs and mask works;

(iv) all registrations and applications for registration for any of the foregoing, including, without limitation, those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, licenses and covenants providing for the granting of any right in or to any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary (“**IP Agreements**”); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) fixtures related to real property the title to or possession of which is held by a Grantor; and

(j) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including, without limitation, proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

Section 2. Security for Obligations. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the Orders, this Agreement secures, in the case of each Grantor, the payment of all obligations of such Grantor and the Subsidiaries of the Borrower now or hereafter existing under (a) the Loan Documents and (b) to the extent constituting Obligations, the Secured Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), fees, premiums, penalties, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings) (all such obligations being the “**Secured Obligations**”) owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all

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amounts that constitute part of the Secured Obligations and would be owed by such Grantor or Subsidiary of the Borrower, as applicable, to any Secured Party under the Loan Documents or Secured Agreements but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Borrower.

Section 3. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 4. Delivery and Control of Security Collateral. (a) All certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered following the date of this Agreement, without further order from the Bankruptcy Court, to be held by or on behalf of the Agent pursuant hereto and the Intercreditor Agreement, and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Agent except to the extent that such transfer or assignment is (x) prohibited by applicable law, including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases or (y) subject to certain corporate actions by the holders or issuers of non-US Initial Pledged Equity which have not occurred as of the Effective Date and governmental approvals or consents to pledge or transfer with respect to the issuers of non-US Pledged Equity which have not yet been obtained as to which Grantor shall, to the extent permitted by and in accordance with the Orders and without further notice from the Bankruptcy Court, use commercially reasonable efforts to complete as soon as practicable after the date hereof.

(b) With respect to any Security Collateral representing interests in Subsidiaries in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, use commercially reasonable efforts to cause the issuer thereof to agree in an authenticated record with such Grantor and the Agent that upon notice from the Agent that an Event of Default has occurred and is continuing, such issuer will comply with instructions with respect to such security originated by the Agent without further consent of such Grantor, such authenticated record to be in form and substance reasonably satisfactory to the Agent. Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of other Security Collateral as provided in Section 4(e) below.

(c) With respect to any securities or commodity account, any Security Collateral that constitutes a security entitlement as to which the financial institution acting as Agent hereunder is not the securities intermediary, upon the request of the Agent upon the occurrence and during the continuance of an Event of Default the relevant Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, use its commercially reasonable efforts to cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Agent as the entitlement holder thereof.

(d) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default each Grantor shall, to the extent permitted by and in

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accordance with the Orders and without further order from the Bankruptcy Court, cause the Security Collateral to be registered in the name of the Agent or such of its nominees as the Agent shall direct, subject only to the revocable rights specified in Section 12(a). In addition, the Agent shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court and have the right, upon the occurrence and during the continuance of an Event of Default, to convert Security Collateral consisting of financial assets credited to any securities account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to any securities or commodity account. In addition, the Agent shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to the L/C Cash Deposit Account.

(e) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 5. Maintaining the Account Collateral. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has notice under any Loan Document shall remain unpaid, any Letter of Credit shall be outstanding or any Lender shall have any Commitment:

(a) Each Grantor will, to the extent permitted by and in accordance with the Orders and to the extent required by the Credit Agreement and without further order from the Bankruptcy Court, enter into an agreement with the financial institution holding each of its Deposit Accounts pursuant to which such financial institution shall agree with such Grantor and the Agent to, upon notice from the Agent upon the occurrence and during the continuance of an Event of Default, comply with instructions originated by the Agent directing the disposition of funds in such deposit account without the further consent of such Grantor, such agreement to be in form and substance reasonably satisfactory to the Agent (a "**Deposit Account Control Agreement**"), and, upon the occurrence and during the continuance of an Event of Default, instruct each Person obligated at any time to make any payment to such Grantor for any reason (an "**Obligor**") to make such payment to such a Deposit Account or the L/C Cash Deposit Account.

(b) The Agent may, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, at any time and without notice to, or consent from, the Grantor, transfer, or direct the transfer of, funds from the Deposit Accounts or the L/C Cash Deposit Account to satisfy the Grantor's obligations under the Loan Documents if an Event of Default shall have occurred and be continuing. As soon as reasonably practicable after any such transfer, the Agent agrees to give written notice thereof to the applicable Grantor.

Section 6. Representations and Warranties. Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number as of the date hereof is set forth in [Schedule V](#) hereto. Within the twelve months preceding the date hereof, such Grantor has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in [Schedule V](#) hereto except as set forth in [Schedule VI](#) hereto.

(b) Such Grantor is the legal and beneficial owner of the Collateral granted or purported to be granted by it free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement, by the Orders or Liens permitted under the Credit Agreement. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(c) All Equipment of such Grantor having a value in excess of \$5,000,000 and Inventory of such Grantor having a value in excess of \$5,000,000 as of the date hereof is located at the places specified therefor in [Schedule VIII](#) and [Schedule IX](#) hereto, respectively. Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(d) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$5,000,000 that has not been delivered to the Agent. All such Receivables or Agreement Collateral valued in excess of \$5,000,000 is listed on [Schedule III](#) attached hereto.

(e) All Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$5,000,000 for all such Security Collateral of the Grantors has been delivered to be held by or on behalf of the Agent in accordance with Section 4(a).

(f) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(g) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non assessable. The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory note, such promissory notes have been delivered to be held by or on behalf of the Agent in accordance with Section 4(a), and is not in default.

(h) The Initial Pledged Equity pledged by such Grantor constitutes, as of the date hereof, all of the issued and outstanding equity interests of the issuers thereof (or, in

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the case of any issuer that is a CFC, 100% of the non-voting equity interests (if any) of such issuer and 65% of the voting equity interests of such issuer) indicated on Part I of Schedule I hereto. The Initial Pledged Debt constitutes all of the outstanding Debt for Borrowed Money owed to such Grantor by the issuers thereof.

(i) Such Grantor has no Investment Property with a market value in excess of \$5,000,000 as of the date hereof, other than the Investment Property listed on Part III of Schedule I hereto.

(j) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(k) Such Grantor has no material deposit accounts subject to the grant or security in Section 1 of this Agreement as of the date hereof, other than the Deposit Accounts listed on Schedule II hereto.

(l) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$5,000,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(m) Upon entry of the Orders, the security interest created hereunder constitutes a legal, valid and perfected security interest in all Collateral to the extent set forth and with the priority set forth in the Orders; *provided, however*, that the Agent will receive a security interest, but not a first or second priority security interest, in (1) Collateral subject to Liens permitted by the terms of the Credit Agreement which Liens have priority over the security interests granted hereunder as a matter of law and (2) Collateral to the extent consented to by the Agent and approved by the Required Lenders (collectively, the "**Specified Collateral**").

(n) Upon entry of the Orders, no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor (ii) the perfection or maintenance of the security interest created in Collateral (having the priority required by the Intercreditor Agreement) other than the Specified Collateral created hereunder, except for the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Security Collateral issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity or (iii) the exercise by the Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

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(o) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(p) As to itself and its Intellectual Property Collateral:

(i) Except as set forth on Schedule IV hereto, to the knowledge of the Borrower, neither the operation of such Grantor's business nor the use of the Intellectual Property Collateral by Grantor in connection therewith conflicts with, infringes, misappropriates, dilutes, misuses or otherwise violates the Intellectual Property rights of any third party, except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and except for such failures to have exclusive ownership that are not reasonably expected to have a Material Adverse Effect.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Borrower, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain in full force and effect and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor that is registered or the subject of an application for registration.

(vi) Except as set forth on Schedule IV hereto, no claim has been asserted and is pending or to the knowledge of such Grantor, threatened, by any Person challenging the use of any Intellectual Property Collateral by a Grantor or the validity or enforceability of any such Intellectual Property Collateral, nor does the Borrower know of any valid basis for any such claim, except, in either case, for such claims that individually or in the aggregate are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or material impairment of any of the Intellectual Property Collateral.

(vii) Except as set forth on [Schedule IV](#) hereto, with respect to each material IP Agreement: (A) to the knowledge of the Borrower, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and, to the knowledge of such Grantor, no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) Such Grantor has used commercially reasonable efforts to maintain the confidentiality of the Trade Secrets of such Grantor and to protect such Trade Secrets from unauthorized use, disclosure, or appropriation and no such Trade Secrets have been disclosed by such Grantor other than to employees, representatives, agents, consultants and contractors of such Grantor or other Persons, all of whom are bound by written confidentiality agreements.

Section 7. Further Assurances. (a) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement to the extent permitted by and in accordance with the Orders, at the expense of such Grantor and at the reasonable request of the Agent and without further order from the Bankruptcy Court, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Agent and to the extent permitted by and in accordance with the Orders, without further order from the Bankruptcy Court, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory note or other instrument or chattel paper, deliver and pledge to the Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) at the request of the Agent, take all action to ensure that the Agent's security interest is noted on any certificate of title related to any Collateral evidenced by a certificate of title; and (v) deliver to the Agent evidence that all other actions that the Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

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(b) Each Grantor hereby authorizes the Agent to file one or more financing or continuation statements, and amendments thereto, including, without limitation, one or more financing statements indicating that such financing statements cover all assets or all personal property of such Grantor and fixtures related to real property the title to or possession of which is held by such Grantor (or words of similar effect) in the United States, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Agent to have filed such financing statements (including as a fixture filing), continuation statements or amendments filed prior to the date hereof.

(c) Each Grantor will furnish to the Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Agent may reasonably request, all in reasonable detail.

Section 8. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$5,000,000 and Inventory having a value in excess of \$5,000,000 (other than Inventory sold in the ordinary course of business) at the places therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Agent (or such lesser time as may be agreed by the Agent), at such other places designated by such Grantor in such notice.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including, without limitation, claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.01(b) of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 9. Insurance. (a) Each Grantor will, at its own expense, maintain or cause to be maintained, insurance with respect to its Equipment and Inventory in such amounts, against such risks, in such form and with such insurers, as shall be customary for similar businesses of the size and scope of the Borrower on a consolidated basis, provided however that the Grantor may self insure to the extent consistent with prudent business practice to be applied in accordance with the Credit Agreement. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses, except for losses of less than \$12,500,000 per occurrence, to be paid, in accordance with the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Agent. So long as no Event of Default shall have occurred and be continuing, all property damage insurance payments received by the Agent in connection with any loss, damage or destruction of Inventory will be released by the Agent to the applicable Grantor. Each such policy shall in addition (i) name such Grantor and the Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Agent) as their interests may appear, (ii) provide that there shall be no recourse against the Agent for payment of premiums or other amounts with respect thereto, (iii) provide that at least 10 days' prior written notice of cancellation or of lapse shall be given to the Agent by the insurer and (iv) contain such other customary lender loss payee provisions as the Agent shall reasonably request. Each Grantor will, if so requested by the Agent and to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, deliver to the Agent certificates of insurance evidencing such insurance and, as often as the Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Agent and to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 1(i) and cause the insurers to acknowledge notice of such assignment.

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(b) Reimbursement under any liability insurance maintained by any Grantor pursuant to this Section 9 may be paid directly to the Person who shall have incurred damages covered by such insurance to be applied in accordance with the Credit Agreement. In case of any loss involving damage to Equipment or Inventory when subsection (c) of this Section 9 is not applicable, the applicable Grantor, to the extent determined to be in the business interest of such Grantor, will make or cause to be made the necessary repairs to or replacements of such Equipment or Inventory, and any proceeds of insurance properly received by or released to such Grantor shall be used by such Grantor, except as otherwise required hereunder, by the Credit Agreement or the Orders, to pay or as reimbursement for the costs of such repairs or replacements or, if such Grantor determines not to repair or replace such Equipment or Inventory, treat the loss or damage as a disposition under Section 5.02(e)(v) of the Credit Agreement.

(c) So long as no Event of Default shall have occurred and be continuing, all insurance payments received by the Agent in connection with any loss, damage or destruction of any Inventory or Equipment will be released by the Agent to the applicable Grantor to be applied in accordance with the Credit Agreement. Upon the occurrence and during the continuance of any Event of Default, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, all insurance payments in respect of such Equipment or Inventory shall be paid to the Agent and shall, in the Agent's sole discretion, (i) be released to the applicable Grantor for the repair, replacement or restoration thereof, (ii) be held as additional Collateral hereunder or applied as specified in Section 19(b) or (iii) be released to the Agent Sweep Account and applied as provided in Section 2.18(h) of the Credit Agreement.

Section 10. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) No Grantor will change its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement without first giving at least 15 Business Days prior written notice to the Agent, or such lesser period of time as agreed by the Agent, and taking all action reasonably required by the Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including, without limitation, the Assigned Agreements and Related Contracts, and will permit representatives of the Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.01(e) of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will forthwith notify the Agent of such organizational identification number.

(b) Except as otherwise provided in this subsection (b), each Grantor will continue to collect, at its own expense, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, such Grantor may take (and, at the Agent's direction, will take) such action as such Grantor or the Agent may deem necessary or advisable to enforce collection of the Assigned Agreements and Receivables; *provided, however*, that the Agent shall have the right at any time, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the

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amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including, without limitation, those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including, without limitation, instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement) to be deposited in the Agent Sweep Account in the United States and either (A) released to such Grantor so long as no Event of Default shall have occurred and be continuing or (B) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b) of this Agreement or as provided in Section 2.18(h) of the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

Section 11. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Borrower and its Subsidiaries, each Grantor agrees to take, at its expense, all commercially reasonable steps as determined in Grantor's reasonable discretion, including, without limitation, in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authority, to (i) maintain the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including, without limitation, the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other governmental authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, the filing of divisional, continuation, continuation-in-part, reissue and renewal applications or extensions, the payment of maintenance fees and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings initiated by third parties, in each case except where the failure to so file, register, maintain or participate is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Agent, which shall not be unreasonably withheld or delayed, discontinue use of or otherwise abandon any such material Intellectual Property Collateral, or abandon any right to file an application for patent, trademark, or copyright, unless such Grantor shall have reasonably determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer reasonably necessary or desirable in the conduct of such Grantor's business and that the loss thereof would not be reasonably likely to have a Material Adverse Effect.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide, annually to the Agent an updated Schedule of its Patents, Trademarks and registered Copyrights.

(c) In the event that any Grantor becomes aware that any item of the Intellectual Property Collateral is being infringed, misappropriated or otherwise violated by a third party in any material respect, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including, without limitation, suing for infringement, misappropriation or other violation and for an injunction against such infringement, misappropriation or other violation.

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(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including, without limitation, taking all reasonable steps which it deems appropriate under the circumstances to maintain substantially the quality of any and all products or services used or provided in connection with any of the Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking all reasonable steps which it deems appropriate under the circumstances to ensure that all licensed users of any of the Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Agent (an “**Intellectual Property Security Agreement**”), for recording the security interest granted hereunder to the Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Agent with such written notice, or otherwise authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Agent (an “**IP Security Agreement Supplement**”) identifying the Intellectual Property Collateral pledged by such Grantor, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

Section 12. Voting Rights; Dividends; Etc. (a) So long as no Default under Section 6.01(a) or (e) of the Credit Agreement shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; *provided, however*, that any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, be promptly delivered to be held by or on behalf of the Agent as Security Collateral and shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

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(iii) The Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Subject to the Orders, upon the occurrence and during the continuance of a Default under Section 6.01(a) or (e) of the Credit Agreement:

(i) All rights of each Grantor (x) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 12(a)(i) shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, upon notice to such Grantor by the Agent, cease and (y) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 12(a)(ii) shall automatically cease, and all such rights shall thereupon become vested in the Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 12(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 13. As to the Assigned Agreements. (a) Each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, at its expense:

(i) perform and observe all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Agent; and

(ii) furnish to the Agent promptly upon receipt thereof copies of all notices of defaults in excess of \$25,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Agent may reasonably request and (B) upon request of the Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

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(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in Section 5 so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b).

Section 14. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement, this Agreement and the Orders, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Agent, hereby assigns to the Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Agent, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$5,000,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Agent and deliver written evidence of such consent to the Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, promptly upon request by the Agent, (i) notify (and such Grantor hereby authorizes the Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Agent or its designee and (ii) arrange for the Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$20,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 15. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder,

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promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.01(i) of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 16. **Agent Appointed Attorney in Fact.** Each Grantor hereby irrevocably appoints the Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, upon the occurrence and during the continuance of an Event of Default, in the Agent's discretion, to take any action and to execute any instrument, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, that the Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation:

- (a) to obtain and adjust insurance required to be paid to the Agent pursuant to Section 9,
- (b) to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,
- (c) to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above, and
- (d) to file any claims or take any action or institute any proceedings that the Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Agent with respect to any of the Collateral.

Section 17. **Agent May Perform.** If any Grantor fails to perform any agreement contained herein, the Agent may, but without any obligation to do so, upon notice to the Borrower of at least five Business Days in advance and if the Borrower fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Agent incurred in connection therewith shall be payable by such Grantor under Section 20.

Section 18. **The Agent's Duties.** (a) The powers conferred on the Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(b) Anything contained herein to the contrary notwithstanding, the Agent may from time to time, when the Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Borrower, any other Persons) subagents (each a "**Subagent**") for the Agent hereunder with respect to all or any part of the Collateral. In the event that the Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Agent, for the ratable benefit of the Secured Parties, as security for the Secured Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Agent, with all

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rights, powers, privileges, interests and remedies of the Agent hereunder with respect to such Collateral, and (iii) the term “Agent,” when used herein in relation to any rights, powers, privileges, interests and remedies of the Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Agent.

Section 19. Remedies. Subject to the Orders, if any Event of Default shall have occurred and be continuing:

(a) The Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Agent forthwith, assemble all or part of the Collateral as directed by the Agent and make it available to the Agent at a place and time to be designated by the Agent that is reasonably convenient to both parties; (ii) subject to applicable law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases), without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Agent’s offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.01(e) of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including, without limitation, (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including, without limitation, those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, including the Bankruptcy Code or any Order entered in connection with the Cases, at least ten days’ notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned.

(b) Any cash held by or on behalf of the Agent and all cash proceeds received by or on behalf of the Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral may, in the discretion of the Agent, be held by the Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or

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in part by the Agent for the ratable benefit of the Secured Parties against, all or any part of the Secured Obligations, in accordance with Section 6.04 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.06 of the Credit Agreement, the Agent may, without notice to any Grantor except as required by law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases) and at any time or from time to time, charge, set off and otherwise apply all or any part of the Secured Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such sale or other disposition shall be included therein, and such Grantor shall supply to the Agent or its designee, to the extent practicable, tangible embodiments of such Grantor's know-how and expertise, and documents relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Agent takes any action with respect to the Collateral, including proceeds, the Agent shall provide to the Borrower such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Borrower as a basis for the preparation of the applicable Grantor's financial statements in accordance with GAAP.

With respect to the foregoing, the Agent shall provide the Borrower (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' written notice prior to taking the actions contemplated by this Section 19; *provided*, that the Agent may take the actions contemplated by this Section 19 without further order from the Bankruptcy Court.

Section 20. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including, without limitation, enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

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(b) Each Grantor will upon demand pay to the Agent the amount of any and all reasonable expenses, including, without limitation, the reasonable fees and expenses of its counsel and of any experts and agents, that the Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 21. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Agent and, with respect to any amendment, the Borrower on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Upon the execution and delivery by any Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a “**Security Agreement Supplement**”), such Person shall be referred to as an “**Additional Grantor**” and shall be and become a Grantor hereunder, and each reference in this Agreement and the other Loan Documents to “Grantor” shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the “Collateral” shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 22. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.09 of the Credit Agreement shall apply to all information received by the Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.02 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral	Section 1(f)
Agreement	Preamble
Agreement Collateral	Section 1(e)
Assigned Agreements	Section 1(e)
Borrower	Preamble
Collateral	Section 1
Copyrights	Section 1(g)(iii)
Credit Agreement	Recitals (1)
Deposit Account Control Agreement	Section 5(a)
Deposit Accounts	Recitals (3)
Equipment	Section 1(a)
Grantor, Grantors	Preamble
Initial Pledged Debt	Recitals (2)
Initial Pledged Equity	Recitals (2)
Intellectual Property Collateral	Section 1(g)
Inventory	Section 1(b)
IP Agreements	Section 1(g)(v)

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Obligor	Section 5(a)
Patents	Section 1(g)(i)
Pledged Debt	Section 1(d)(iv)
Pledged Equity	Section 1(d)(iii)
Receivables	Section 1(c)
Related Contracts	Section 1(c)
Secured Obligations	Section 2
Security Collateral	Section 1(d)
Specified Collateral	Section 6(m)
Trademarks	Section 1(g)(ii)
Trade Secrets	Section 1(g)(iii)
UCC	Recitals (6)

Section 23. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing security interest in the Collateral and shall (a) remain in full force and effect until the latest of (i) the payment in full in cash of all Obligations (or in the case of Obligations under Secured Agreements, the making of arrangements reasonably satisfactory to the relevant counterparties with respect thereto) (other than contingent indemnification obligations for which no claim has been asserted), (ii) the termination in full of the Commitments and (iii) the latest date of expiration or termination of all Letters of Credit (or receipt by the Agent of an irrevocable notice from each Issuing Bank with a Letter of Credit outstanding that it will not seek to enforce any rights that it has or may have in accordance with Section 2.03 of the Credit Agreement against the Agent or the Lenders), (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.08 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including, without limitation, all or any portion of its Commitments, the Loans owing to it and the Note or Notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 24. Release; Termination. (a) Upon any sale, lease, transfer or other disposition of any item of Collateral of any Grantor in accordance with the terms of the Loan Documents or as otherwise directed or required by any order of the Bankruptcy Court, the security interests granted under this Agreement by such Grantor in such Collateral shall immediately terminate and automatically be released and Agent will promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral held by it, and Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; *provided, however*, that no such documents shall be required unless such Grantor shall have delivered to the Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Agent and a certificate of such Grantor to the effect that the transaction is in compliance with the Loan Documents.

(b) The pledge and security interest granted hereby will be terminated as set forth in Section 9.16(b) of the Credit Agreement and upon such termination all rights to the Collateral shall revert to the applicable Grantor and the Agent will promptly deliver to the applicable Grantors all certificates representing any Pledged Equity or Pledged Debt, Receivables or other Collateral held by it.

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Section 25. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 26. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

Section 27. Jurisdiction; Waiver of Jury Trial. (a) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of the Bankruptcy Court and, if the Bankruptcy Court does not have (or abstains from jurisdiction), to the nonexclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in the Bankruptcy Court or any such New York State court, as applicable, or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.02 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that any party may otherwise have to bring any action or proceeding relating to this Agreement in the courts of any jurisdiction.

(b) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in the Bankruptcy Court or any New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(c) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 28. Intercreditor Agreement Controlling. Notwithstanding anything herein to the contrary, the liens and security interests granted to the Agent pursuant to this Agreement, the exercise of any right or remedy by the Agent hereunder and any obligation of any Grantor to take any action, in each case, with respect to the Collateral are subject to the limitations and provisions of the Intercreditor Agreement. In the event of any inconsistency between the terms or conditions of this Agreement and the terms and conditions of the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, prior to the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to the Term Loan Priority Collateral (as defined in the Intercreditor Agreement), (i) no Grantor shall be required to act or refrain from acting with respect to any Term Loan Priority Collateral (as defined in the Intercreditor Agreement) if compliance by such Grantor with such requirement would result in a breach of or constitute a default under the Intercreditor Agreement, (ii) the requirements of this Agreement to deliver any physical Collateral and any certificates, instruments or documents in relation thereto (or control thereof) to the Agent shall be deemed satisfied by delivery of such

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Collateral and such certificates, instruments or documents in relation thereto (or control thereof) to the New Money Term Loan Agent (as defined in the Intercreditor Agreement) and (iii) any provision of Section 4 requiring or authorizing any action by, or requiring that any action or delivery be satisfactory to, the Agent shall instead be deemed to require or authorize such action by, or that such action or delivery be satisfactory to, the New Money Term Loan Agent (as defined in the Intercreditor Agreement); *provided* that this clause (iii) shall not be applicable to the last sentence of Section 4(d).

Section 29. Marshalling. Neither the Agent nor the Secured Parties shall be required to marshal any present or future collateral security (including but not limited to the Collateral for, or other assurance of payment of, the Secured Obligations or any of them) or to resort to such collateral security or other assurances of payment in any particular order, and all of their rights and remedies hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising.

Section 30. Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the Orders, the provisions of the Orders shall govern.

IN WITNESS WHEREOF, each Grantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

By _____
Name:
Title:

EASTMAN KODAK INTERNATIONAL CAPITAL
COMPANY, INC.
FAR EAST DEVELOPMENT LTD.
FPC INC.
KODAK (NEAR EAST), INC.
KODAK AMERICAS, LTD.
KODAK IMAGING NETWORK, INC.
KODAK PORTUGUESA LIMITED
KODAK REALTY, INC.
LASER-PACIFIC MEDIA CORPORATION
PAKON, INC.
QUALEX INC.

By _____
Name:
Title:

KODAK PHILIPPINES, LTD.
NPEC INC.

By _____
Name:
Title:

AMENDED AND RESTATED DEBTOR-IN-POSSESSION CREDIT AGREEMENT

Originally Dated as of January 20, 2012

and Amended and Restated as of March 22, 2013

Among

EASTMAN KODAK COMPANY,

a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code,

as Borrower.**THE US SUBSIDIARIES OF EASTMAN KODAK COMPANY PARTY HERETO,**

each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code,

as Subsidiary Guarantors.

and

THE LENDERS NAMED HEREIN,as Lenders.

and

CITICORP NORTH AMERICA, INC.,as Agent and Co-Collateral Agent.**WELLS FARGO CAPITAL FINANCE, LLC,**as Co-Collateral Agent

and

CITICORP NORTH AMERICA, INC.,as Syndication Agent**CITIGROUP GLOBAL MARKETS INC.,**as Sole Lead Arranger and Bookrunner

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AMENDED AND RESTATED DEBTOR-IN-POSSESSION CREDIT AGREEMENT

Originally Dated as of January 19, 2012
and Amended and Restated as of March 22, 2013

EASTMAN KODAK COMPANY, a New Jersey corporation and a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code (the "Borrower"), the US Subsidiaries of the Borrower party hereto, each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code, as Subsidiary Guarantors, the banks, financial institutions and other institutional lenders (the "Lenders") and issuers of letters of credit from time to time party hereto, CITIGROUP GLOBAL MARKETS INC., as sole lead arranger and sole bookrunner, CITICORP NORTH AMERICA, INC., as syndication agent, and CITICORP NORTH AMERICA, INC., as administrative agent and co-collateral agent for the Lenders, and WELLS FARGO CAPITAL FINANCE, LLC, as co-collateral agent for the Lenders, agree as follows:

INTRODUCTORY STATEMENT

On January 19, 2012 (the "Petition Date"), the Borrower (such term and each other capitalized term used but not otherwise defined herein having the meaning assigned to it in Section 1.01) and each of the Subsidiary Guarantors (collectively, the "Debtors") filed voluntary petitions with the Bankruptcy Court initiating their respective cases that are pending under Chapter 11 of the Bankruptcy Code (the cases of the Borrower and the Subsidiary Guarantors, each a "Case" and collectively, the "Cases") and have continued in the possession of their assets and in the management of their business pursuant to Sections 1107 and 1108 of the Bankruptcy Code.

The Borrower, the Subsidiary Guarantors and Kodak Canada Inc. entered into the Debtor-in-Possession Credit Agreement, dated as January 19, 2012, among the Borrower, the Subsidiary Guarantors, Kodak Canada Inc., the lenders and letter of credit issuers party thereto, Citicorp North America, Inc., as agent and collateral agent, Citicorp North America, Inc., as syndication agent, and Citigroup Global Markets Inc., as sole lead arranger and bookrunner (as amended, modified or otherwise supplemented prior to the date hereof, the "Existing DIP Credit Agreement");

On the Effective Date, the Borrower intends to (i) terminate in full the Canadian Revolving Credit Commitment (as defined in the Existing DIP Credit Agreement), (ii) reduce the US Revolving Credit Commitment (as defined in the Existing DIP Credit Agreement) to \$200,000,000, (iii) enter into the DIP Term Loan Agreement and the other DIP Term Loan Facility Documents and incur Indebtedness thereunder and (iv) repay in full the Term Loans (as defined in the Existing DIP Credit Agreement). The DIP Term Loan Obligations shall be secured by the Collateral, and the respective priorities of the Revolving Credit Facility and the DIP Term Loan Facility (and each facility thereof) with respect to the ABL Priority Collateral and the Term Loan Priority Collateral of the Loan Parties shall be set forth in the New DIP Order and in the Intercreditor Agreement.

Concurrent with the transactions described in the preceding paragraph, the Borrower has requested that the Lenders enter into this Agreement in order to amend and restate the Existing DIP Credit Agreement and renew and continue the Indebtedness and unused commitments thereunder, in an aggregate amount not to exceed \$200,000,000, subject to the terms and conditions herein.

All of the claims and the Liens granted under the Orders and the Loan Documents by the Debtors to the Agent and the Lenders in respect of the Facilities shall be subject to the Carve-Out.

Accordingly, in consideration of the mutual agreements herein contained and other good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged, the parties hereto hereby agree as follows:

ARTICLE I
DEFINITIONS AND ACCOUNTING TERMS

SECTION 1.01. Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings (such meanings to be equally applicable to both the singular and plural forms of the terms defined):

“13-Week Projection” means a projected statement of sources and uses of cash for the Borrower and its U.S. Subsidiaries on a weekly basis for the following 13 calendar weeks, including the anticipated uses of the Revolving Credit Facility and the DIP Term Loan Facility for each week during such period, in substantially the form of Exhibit H. As used herein, “13-Week Projection” shall initially refer to the “13-Week Projection” delivered to the Agent pursuant to Section 5 of the Amendment Agreement and, thereafter, the most recent 13-Week Projection delivered by the Borrower in accordance with Section 5.01(h)(ix).

“ABL Priority Collateral” has the meaning specified in the Intercreditor Agreement.

“Acceptable Reorganization Plan” shall mean a Reorganization Plan that (x) sets forth the proposed (i) treatment of all claims in respect of the UK Pension Scheme, (ii) treatment of each class of claims and interests (including the proposed terms of any indebtedness or debt or equity securities to be issued in respect thereof and including the proposed equity split), (iii) corporate governance arrangements (including in respect of the selection of officers and directors) of the Borrower post-emergence and (iv) post-emergence capital structure of the Borrower and its Subsidiaries and (v) provides for the termination of the Commitments and the payment in full in cash of the Obligations under the Loan Documents (other than contingent indemnification obligations not yet due and payable) on the Consummation Date of such Reorganization Plan.

“Account Debtor” means a Person obligated on an Account.

“Account” has the meaning specified in the UCC, as the context may require.

“ACH” means automated clearinghouse transfers.

“Activities” has the meaning specified in Section 8.02(b).

“Adequate Assurance Account” means the segregated, interest-bearing bank account in which the Debtors may deposit an amount equal to the cost of two weeks’ worth of the estimated aggregate annual amount of utility services provided to all the Debtors (and not any other amounts) in order to provide adequate assurance to the Debtors’ utility providers.

“Adjusted EBITDA” means, for any period, Consolidated Net Income for such period plus, without duplication and to the extent deducted (and not added back) in determining Consolidated Net Income for such period, the sum of:

- (a) interest expense for such period,
- (b) income tax expense for such period,
- (c) depreciation expense for such period,
- (d) amortization expense (including with respect to intangibles) for such period,
- (e) amortization of deferred financing fees (and any writeoffs thereof) for such period,
- (f) (i) any extraordinary expenses or losses during such period and (ii) any non-recurring expenses or losses during such period, in the case of this subclause (ii) not to exceed, for any period of four consecutive fiscal quarters, (x) the lesser of \$3,000,000 and 2% of Adjusted EBITDA for such period of four consecutive fiscal quarters (determined before giving effect to any addback pursuant to this clause (f)) multiplied by (y) a fraction equal to the number of calendar months then elapsed (beginning with the month ended January 31, 2013) divided by eight (8),
- (g) any loss or expense from discontinued operations or discontinued business lines and loss or expense on disposal of discontinued operations or discontinued business lines during such period,
- (h) any non-cash charges or expenses, including, in respect of (A) any pre-petition obligations, liabilities or claims or (B) asset writeoffs or writedowns; provided, that to the extent any such non-cash charges represent an accrual or reserve for potential cash items in any future period, any cash payment made in respect thereof in a future period shall be subtracted from Adjusted EBITDA for such future period to such extent,
- (i) pension, equity awards, other post-employment benefits expense during such period and any non-cash compensation expense realized during such period from grants of stock appreciation rights or similar rights, stock options or other rights to directors, officers or employees,
- (j) any non-cash loss on foreign exchange during such period,
- (k) fees, costs and expenses (including (i) fees, costs and expenses related to legal, financial and other advisors, auditors and accountants, (ii) printer costs and expenses, (iii) SEC and other similar filing fees and (iv) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) incurred during such period in connection with the Cases, obtaining confirmation and effectiveness of a Reorganization Plan, negotiation of this Agreement, the other Loan Documents, the Existing DIP Credit Agreement and the DIP Term Loan Agreement and the funding of the facilities made available thereunder and, in each case, any transaction (including any financing or disposition) related thereto, in each case, regardless of whether initially incurred by the Borrower or paid by the Borrower to reimburse others for such fees, costs and expenses,
- (l) any non-cash loss relating to Hedging Agreements permitted under this Agreement (including any non-cash ASC 815 loss) during such period,
- (m) corporate restructuring charges (including retention, severance, contract termination costs, plant closure or consolidation costs, employee relocation and business optimization

expenses); provided, that the aggregate amount of such charges shall not exceed \$150,000,000 for all periods ending following the Effective Date until, and including, the Maturity Date, and

(n) any cash expenses or losses funded during such period with payments from assets of the Kodak Retirement Income Plan as in effect on the Petition Date, minus, without duplication and to the extent included as an addition to such Consolidated Net Income:

(i) interest income for such period,

(ii) revenues from IP licensing transactions effected in connection with IP Settlement Agreements during such period,

(iii) pension and other post-employment benefits income and credit during such period,

(iv) any non-cash gains on foreign exchange during such period,

(v) any extraordinary income or gains or non-recurring income during such period,

(vi) any non-cash gain relating to Hedging Agreements permitted under this Agreement (including any non-cash ASC 815 gain) for such period,

(vii) any income or gain from discontinued operations or discontinued business lines and any income or gain on disposal of discontinued operations or discontinued business lines in each case for such period, and

(viii) any other non-cash income (other than the accrual of revenue in the ordinary course of business) for such period excluding any non-cash gain to the extent it represents the reversal of an accrual or reserve for a potential cash item that reduced Adjusted EBITDA in any prior period,

in each case determined in accordance with GAAP.

“Administrative Questionnaire” means an Administrative Questionnaire in the form approved by the Agent.

“Affected Lender” has the meaning specified in Section 2.20.

“Affiliate” means, as to any Person, any other Person that, directly or indirectly, controls, is controlled by or is under common control with such Person or is a director or executive officer of such Person. For purposes of this definition, the term “control” (including the terms “controlling”, “controlled by” and “under common control with”) of a Person means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Stock, by contract or otherwise.

“Agent” means Citicorp North America, Inc., in its capacity as administrative agent under the Loan Documents, or any successor administrative agent appointed in accordance with Section 8.07.

“Agent Parties” has the meaning specified in Section 9.02(d).

“Agent’s Account” means the account of the Agent maintained by the Agent at its office as set forth on Schedule 9.02.

“Agent’s Group” has the meaning specified in Section 8.02(b).

“Agent Sweep Account” has the meaning specified in Section 2.18(b).

“Agreement” means this Amended and Restated Debtor-in-Possession Credit Agreement, as amended, restated, supplemented or otherwise modified from time to time.

“Amendment Agreement” means that certain Amendment Agreement, dated as of March 13, 2013, among the Borrower, the other Loan Parties, the Lenders party thereto, each Issuing Bank, the Agent and the Collateral Agent.

“Amendment Agreement Effectiveness Date” means March 13, 2013.

“Applicable Lending Office” means, with respect to each Lender, such Lender’s Domestic Lending Office in the case of a Base Rate Loan and such Lender’s Eurodollar Lending Office in the case of a Eurodollar Rate Loan.

“Applicable Margin” means (i) 3.25% per annum, in the case of Eurodollar Rate Loans and (ii) 2.25% per annum, in the case of Base Rate Loans.

“Applicable Percentage” means, 0.50% per annum.

“Approved Fund” means any Fund that is administered or managed by (i) a Lender, (ii) an Affiliate of a Lender or (iii) an entity or an Affiliate of an entity that administers or manages a Lender.

“Arranger” means Citigroup Global Markets Inc. in its capacity as sole lead arranger and sole bookrunner.

“Asset Sale” means any Disposition of property or series of related Dispositions of property excluding (i) any such Disposition permitted by any clause of Section 5.02(e) (other than clause (ii), (iii), (viii), (ix), (x) or (xi) thereof) and (ii) any other Disposition or series of related Dispositions so long as, except in the case of any Disposition or series of Dispositions of or with respect to any ABL Priority Collateral included in the determination of the Borrowing Base, the Net Cash Proceeds received by the Borrower and its Subsidiaries therefrom (valued at the initial principal amount thereof in the case of non-cash proceeds consisting of notes or other debt securities and valued at fair market value in the case of other non-cash proceeds) do not exceed (x) \$250,000 for any single Disposition or series of related Dispositions and (y) \$3,750,000 in the aggregate for all Dispositions and series of related Dispositions excluded pursuant to subclause (x) of this clause (ii).

“Assignment and Acceptance” means an assignment and acceptance entered into by a Lender and an Eligible Assignee, and accepted by the Agent, in substantially the form of Exhibit C hereto.

“Availability Block” means an amount equal to \$20,000,000.

“Available Amount” of any Letter of Credit means, at any time, the maximum amount available to be drawn under such Letter of Credit at such time (assuming compliance at such time with all conditions to drawing).

“Avoidance Actions” means the Debtors’ claims and causes of action under Sections 502(d), 544, 545, 547, 548, 549, 550 and 553 of the Bankruptcy Code and any other avoidance actions under the Bankruptcy Code and the proceeds thereof and property received thereby whether by judgment, settlement, or otherwise.

“Bankruptcy Code” means The Bankruptcy Reform Act of 1978, as heretofore and hereafter amended, and codified as 11 U.S.C. Section 101 et seq.

“Bankruptcy Court” means the United States Bankruptcy Court for the Southern District of New York or any other court having jurisdiction over the Cases from time to time.

“Base Rate” means for any day a fluctuating rate per annum equal to the highest of (a) the Federal Funds Rate plus 1/2 of 1%, (b) the rate of interest in effect for such day as publicly announced from time to time by the Agent as its “prime rate” or “base rate” and (c) the Eurodollar Rate for a one-month Interest Period on such day (or, if such day is not a Business Day, the immediately preceding Business Day) plus 1.00%. The “prime rate” and the “base rate” is a rate set by the Agent based upon various factors including the Agent’s costs and desired return, general economic conditions and other factors, and is used as a reference point for pricing some loans, which may be priced at, above, or below such announced rate. Any change in such prime rate or base rate announced by the Agent shall take effect at the opening of business on the day specified in the public announcement of such change.

“Base Rate Loan” means a Revolving Loan that bears interest as provided in Section 2.07(a)(i).

“Blocked Account Agreement” has the meaning specified in Section 2.18(a).

“Borrower Information” has the meaning specified in Section 9.09.

“Borrowing” means a borrowing consisting of simultaneous Revolving Loans of the same Type made by each of the Revolving Lenders pursuant to Section 2.01(a)(i).

“Borrowing Base” means, at any time, as to the Borrower and the Subsidiary Guarantors, (a) the Loan Value less (b) applicable Reserves at such time.

“Borrowing Base Certificate” means a certificate in substantially the form of Exhibit G hereto (with such changes therein as may be required by the Collateral Agent to reflect the components of, and Reserves against, the Borrowing Base as provided for hereunder from time to time), executed and certified as accurate and complete by a Responsible Officer of the Borrower, which shall include detailed calculations as to the Borrowing Base as reasonably requested by the Collateral Agent.

“Borrowing Base Deficiency” means, at any time, the failure of (a) the Borrowing Base at such time to equal or exceed (b) the Revolving Credit Facility Usage.

“Business Day” means a day of the year on which banks are not required or authorized by law to close in New York City and, if the applicable Business Day relates to any Eurodollar Rate Loans, on which dealings are carried on in the London interbank market.

“Carve-Out” means (i) all fees and interest required to be paid to the Clerk of the Bankruptcy Court and to the Office of the United States Trustee pursuant to section 1930(a) of title 28 of the United States Code and section 3717 of title 31 of the United States Code, (ii) all reasonable fees and expenses incurred by a trustee under Section 726(b) of the Bankruptcy Code in an amount not exceeding \$100,000, (iii) any and all allowed and unpaid claims of (x) the Fee Examiner, (y) any professional of the Debtors (including, for the avoidance of doubt, AP Services LLC) whose retention is approved by the Bankruptcy Court and (z) any professionals of the Fee Examiner, of the official committee of retired employees appointed in the Cases (the “1114 Committee”), or of the statutory committee of unsecured creditors appointed in the Cases (the “Creditors’ Committee”) in each case whose retention is approved by the Bankruptcy Court during the Cases pursuant to Sections 327 and 1103 of the Bankruptcy Code for unpaid fees and expenses (and the reimbursement of out-of-pocket expenses allowed by the Bankruptcy Court incurred by any members of the 1114 Committee or Creditors’ Committee, as applicable (but excluding fees and expenses of third party professionals employed by such members of the 1114 Committee or Creditors’ Committee, as applicable)) incurred, subject to the terms of the New DIP Order, (A) prior to the occurrence of an Event of Default or an “Event of Default” as defined in the DIP Term Loan Agreement and (B) at any time after the occurrence and during the continuance of an Event of Default or an “Event of Default” as defined in the DIP Term Loan Agreement in an aggregate amount not exceeding \$15,000,000, provided that (x) the dollar limitation in this clause (iii) on fees and expenses shall neither be reduced nor increased by the amount of any compensation or reimbursement of expenses incurred, awarded or paid prior to the occurrence of an Event of Default or an “Event of Default” as defined in the DIP Term Loan Agreement in respect of which the Carve-Out is invoked or by any fees, expenses, indemnities or other amounts paid to any of the Agent, DIP Term Loan Agent, any Lender or any lender under the DIP Term Loan Agreement or any of the foregoing’s respective attorneys, advisors and agents, (y) nothing herein shall be construed to impair the ability of any party to object to any of the fees, expenses, reimbursement or compensation described in clauses (A) and (B) above and (z) cash or other amounts on deposit in the L/C Cash Deposit Account or the Secured Agreements Cash Deposit Account (as defined in the Final Order) shall not be subject to the Carve-Out. In the event of the application of the Collateral to satisfaction of the Carve-Out, the cost thereof shall be charged against the ABL Priority Collateral and the Term Loan Priority Collateral in proportion to the amount of the then-outstanding Obligations (with respect to charges against the ABL Priority Collateral) and the then-outstanding New Money Loans (with respect to charges against the Term Loan Priority Collateral).

“Carve-Out Reserve” means, at any time, a reserve in an amount equal to \$15,000,000.

“Case” or “Cases” has the meaning specified in the Introductory Statement.

“Cash Collateral” has the meaning specified in the Final Order.

“Cash Collateral Account” means a cash deposit account established and maintained at the Agent and over which the Agent has sole dominion and control, upon terms as may be reasonably satisfactory to the Agent.

“Cash Collateralize” means, in respect of an obligation, provide and pledge (as a first priority perfected security interest) cash collateral in Dollars, at a location and pursuant to

documentation in form and substance reasonably satisfactory to the Agent (and “Cash Collateralization” has a corresponding meaning).

“Cash Equivalents” means any of the following having a maturity of not greater than 12 months from the date of issuance thereof: (a) readily marketable direct obligations of the Government of the United States or any agency or instrumentality thereof or obligations unconditionally guaranteed by the full faith and credit of the Government of the United States, (b) certificates of deposit of or time deposits with any commercial bank that is a Lender or a member of the Federal Reserve System that issues (or the parent of which issues) commercial paper rated as described in clause (c), is organized under the laws of the United States or any state thereof and has combined capital and surplus of at least \$500,000,000, (c) commercial paper in an aggregate amount of no more than \$10,000,000 per issuer outstanding at any time, issued by any corporation organized under the laws of any state of the United States and rated at least “Prime 1” (or the then equivalent grade) by Moody’s or “A 1” (or the then equivalent grade) by S&P or (d) Investments, classified in accordance with GAAP, as current assets of the Borrower or any of its Subsidiaries, in money market investment funds having the highest rating obtainable from either Moody’s or S&P, (e) offshore overnight interest bearing deposits in foreign branches of the Agent, any Lender or an Affiliate of a Lender, or (f) solely with respect to any Subsidiaries of the Borrower not domiciled in the United States, substantially similar investments as described in clauses (a) through (e) above (including as to credit quality and maturity), denominated in the currency of any jurisdiction in which any such Subsidiary conducts business.

“Casualty Event” shall mean any event that gives rise to the receipt by the Borrower or any Subsidiary of any insurance proceeds or condemnation awards in respect of any assets or properties.

“CFC” means an entity that is a “controlled foreign corporation” of the Borrower under Section 957 of the Code or an entity all or substantially all of the assets of which are CFCs, and any entity which would be a “controlled foreign corporation” except for any alternate classification under Treasury Regulation 301.7701-3, or any successor provisions to the foregoing.

“Change of Control” means (a) (i) any Person or two or more Persons acting in concert shall have acquired beneficial ownership (within the meaning of Rule 13d-3 of the Securities and Exchange Commission under the Securities Exchange Act of 1934), directly or indirectly, of Voting Stock of the Borrower (or other securities convertible into such Voting Stock) representing 35% or more of the combined voting power of all Voting Stock of the Borrower; or (i) during any period of up to 24 consecutive months, commencing before or after the date of this Agreement, individuals who at the beginning of such 24-month period were directors of the Borrower together with individuals who were either (x) elected by a majority of the remaining members of the board of directors of the Borrower or (y) nominated for election by a majority of the remaining members of the board of directors of the Borrower, shall cease for any reason to constitute a majority of the board of directors of the Borrower or (ii) the occurrence of any “Change of Control” or like term under the DIP Term Loan Facility Documents or any other Debt permitted under Section 5.02(d)(xv).

“CI” means the assets and the operations of the Borrower’s commercial, packaging & functional printing solutions and enterprise services.

“CI Adjusted EBITDA” means, for any period, CI Net Income for such period plus, without duplication and to the extent deducted (and not added back) in determining CI Net

Income for such period, the sum of items (a)-(n) in the definition of "Adjusted EBITDA"; minus, without duplication and to the extent included as an addition to such CI Net Income, items (i)-(viii) in the definition of "Adjusted EBITDA", in each case to the extent relating to CI.

"CI Net Income" means, for any period, the Consolidated net income of CI for such period, determined in accordance with GAAP.

"Citi Existing Letters of Credit" means the letters of credit issued by Citibank, N.A. before the Original Effective Date and set forth on Schedule 2.01(b).

"Code" means the United States Internal Revenue Code of 1986, as amended from time to time, and the regulations promulgated thereunder.

"Collateral" means all "Collateral" referred to in the Security Agreement and the other Collateral Documents and in the Orders; and all other property that is or is intended to be subject to any Lien in favor of the Agent for the benefit of the Secured Parties pursuant to the terms of the Collateral Documents or the Orders.

"Collateral Agent" means the collective reference to Citicorp North America, Inc. and Wells Fargo Capital Finance, LLC, each in its respective capacity as co-collateral agent for the Lenders under the Loan Documents, acting together as the context requires. Any discretionary action or determination permitted or required to be made or taken hereunder by the Collateral Agent with respect to the Borrowing Base (including changes to eligibility criteria and the establishment or reduction of Reserves) shall be made or taken based on the reasonable collective determination of the co-collateral agents acting together in good faith; provided, that in the event of any disagreement between the co-collateral agents with respect to any such matters, the more conservative (from the perspective of an asset-based lender) determination or course of action shall be made or taken.

"Collateral Documents" means the Security Agreement, the Intellectual Property Security Agreements and each of the collateral documents, instruments and agreements delivered pursuant to Section 5.01(i) or (j). The Collateral Documents shall supplement, and shall not limit, the grant of Collateral pursuant to the Orders.

"Collection Account" has the meaning specified in Section 2.18(a).

"Commitment" means a Letter of Credit Commitment or a Revolving Credit Commitment, as the context may require.

"Consolidated" refers to the consolidation of accounts in accordance with GAAP.

"Consolidated Net Income" means, as to any Person for any period, the Consolidated net income of such Person and its subsidiaries for such period, determined in accordance with GAAP.

"Consolidated Subsidiary" means any Person whose accounts are consolidated with the accounts of the Borrower in accordance with GAAP.

"Consummation Date" means the date of the substantial consummation (as defined in Section 1101 of the Bankruptcy Code and which for purposes of this Agreement shall be no later than the effective date) of a Reorganization Plan that is confirmed pursuant to an order of the Bankruptcy Court.

“Convert”, “Conversion” and “Converted” each refers to a conversion of Revolving Loans of one Type into Revolving Loans of the other Type pursuant to Section 2.08 or 2.09.

“Debt” of any Person means, without duplication, (a) all indebtedness of such Person for borrowed money (including, without limitation, pursuant to securitization transactions), (b) to the extent such obligations would appear as a liability of such Person in accordance with GAAP, all obligations of such Person for the deferred purchase price of property or services (other than trade payables incurred in the ordinary course of such Person’s business), (c) all obligations of such Person evidenced by notes, bonds, debentures or other similar instruments, (d) all obligations of such Person created or arising under any conditional sale or other title retention agreement with respect to property acquired by such Person (even though the rights and remedies of the seller or lender under such agreement in the event of default are limited to repossession or sale of such property), (e) all obligations of such Person as lessee under leases that have been or should be, in accordance with GAAP, recorded as capital leases, (f) the face or maximum amount of all obligations of such Person which have been or may be drawn upon under acceptances, letters of credit or similar extensions of credit, (g) all Hedge Agreement Obligations of such Person, (h) all payment obligations of other Persons whose financial statements are not Consolidated with those of such Person (collectively, “Guaranteed Debt”) guaranteed directly or indirectly in any manner by such Person, or in effect guaranteed directly or indirectly by such Person through an agreement (1) to pay or purchase such Guaranteed Debt or to advance or supply funds for the payment or purchase of such Guaranteed Debt, (2) to purchase, sell or lease (as lessee or lessor) property, or to purchase or sell services, expressly for the purpose of enabling the debtor to make payment of such Guaranteed Debt or to assure the holder of such Guaranteed Debt against loss, (3) to supply funds to or in any other manner invest in the debtor (including any agreement to pay for property or services irrespective of whether such property is received or such services are rendered) or (4) otherwise to assure a creditor of such other Person against loss, and (i) all Debt of the type referred to in clauses (a) through (h) above secured by (or for which the holder of such Debt has an existing right to be secured by) any Lien on property (including, without limitation, accounts and contract rights) owned by such Person, even though such Person has not assumed or become liable for the payment of such Debt.

“Debt for Borrowed Money” of any Person means all items that, in accordance with GAAP, would be classified as short term borrowings and long term debt on a Consolidated statement of financial position of such Person.

“Debtors” has the meaning specified in the Introductory Statement.

“Default” means any Event of Default or any event that would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

“Default Interest” has the meaning specified in Section 2.07(b).

“Defaulted Amount” means, with respect to any Lender at any time, any amount required to be paid by such Lender to the Agent or any other Lender hereunder or under any other Loan Document at or prior to such time which has not been so paid as of such time, including, without limitation, any amount required to be paid by such Lender to (a) any Issuing Bank pursuant to Section 2.03(b) to purchase a participation in a Letter of Credit, (b) the Agent pursuant to Section 2.02(d) to reimburse the Agent for the amount of any Revolving Loan made by the Agent for the account of such Lender, (c) any other Lender pursuant to Section 2.15 to purchase any participation in Revolving Loans owing to such other Lender and (d) the Agent or any Issuing Bank pursuant to Section 8.05 to reimburse the Agent or such Issuing Bank for such Lender’s

ratable share of any amount required to be paid by the Lenders to the Agent or such Issuing Bank as provided therein. In the event that a portion of a Defaulted Amount shall be deemed paid pursuant to Section 2.19(b), the remaining portion of such Defaulted Amount shall be considered a Defaulted Amount originally required to be paid hereunder or under any other Loan Document on the same date as the Defaulted Amount so deemed paid in part.

“Defaulted Loan” means, with respect to any Lender at any time, the portion of any Loan required to be made by such Lender to a Borrower pursuant to Section 2.01 or 2.02 at or prior to such time which has not been made by such Lender or by the Agent for the account of such Lender pursuant to Section 2.02(d) as of such time. In the event that a portion of a Defaulted Revolving Loan shall be deemed made pursuant to Section 2.19(a), the remaining portion of such Defaulted Revolving Loan shall be considered a Defaulted Revolving Loan originally required to be made pursuant to Section 2.01 on the same date as the Defaulted Revolving Loan so deemed made in part.

“Defaulting Lender” means, at any time, a Lender as to which the Agent has notified the Borrower that (i) such Lender has failed for three or more Business Days to comply with its obligations under this Agreement to make a Loan or make a payment to an Issuing Bank in respect of an Issuance (each a “funding obligation”), (ii) such Lender has notified the Agent, or has stated publicly, that it will not comply with any such funding obligation hereunder, or has defaulted on its funding obligations under any other loan agreement or credit agreement or other similar financing agreement, (iii) such Lender has, for three or more Business Days, failed to confirm in writing to the Agent, in response to a written request of the Agent, that it will comply with its funding obligations hereunder, or (iv) a Lender Insolvency Event has occurred and is continuing with respect to such Lender. Any determination that a Lender is a Defaulting Lender under clauses (i) through (iv) above will be made by the Agent in its sole discretion acting in good faith. The Agent will promptly send to all parties hereto a copy of any notice to the Borrower provided for in this definition.

“Deposit Accounts” means any checking or other demand deposit account maintained by a Loan Party.

“Designated Amount” has the meaning specified in Section 8.13.

“Digital Imaging Patent Portfolio” means the portfolio of approximately 1,100 issued U.S. digital imaging patents, 250 pending U.S. digital imaging patent applications, 580 foreign counterparts and 400 related foreign patent applications, which the Borrower has publicly announced its intention to sell and has assigned the code name “Komodo”.

“Dilution” means, as of any date, a percentage, based upon the experience of the twelve-month period ending as of the last day of the immediately preceding fiscal month, which is the result of dividing the Dollar amount of (i) bad debt write-downs, discounts, advertising allowances, profit sharing deductions or other non-cash credits with respect to a Loan Party’s Accounts during such period determined consistently with the applicable Loan Party’s accounting practices, by (ii) such Loan Party’s gross sales with respect to Accounts for such Loan Party during such period.

“Dilution Reserve” means, as of any date, an amount sufficient to reduce the advance rate against Eligible Receivables by one percentage point for each percentage point by which Dilution is in excess of 5.0%.

“DIP Term Loan Agent” means Wilmington Trust, National Association, as administrative agent under the DIP Term Loan Agreement.

“DIP Term Loan Agreement” means that certain Debtor-in-Possession Loan Agreement, dated as of the Effective Date (as amended, supplemented or otherwise modified in accordance with the terms hereof and the Intercreditor Agreement), by and among the Borrower, the US Subsidiaries of the Borrower party thereto, the lenders party thereto from time to time and Wilmington Trust, National Association, as administrative agent.

“DIP Term Loan Facility” means, collectively, the term loan facilities made available to the Borrower pursuant to the DIP Term Loan Agreement and the other DIP Term Loan Facility Documents.

“DIP Term Loan Facility Documents” has the meaning assigned to the term “Loan Documents” in the DIP Term Loan Agreement.

“DIP Term Loan Obligations” means the “Obligations” as defined in the DIP Term Loan Agreement.

“Disclosure Statement” means a disclosure statement in respect of an Acceptable Plan of Reorganization.

“Disposition” means, with respect to any property, any sale, lease, transfer or other disposition thereof. The terms “Dispose” and “Disposed of” shall have correlative meanings; provided however that, except for purposes of Section 5.02(e), none of the following shall constitute a Disposition: (i) a non-exclusive license of Intellectual Property in the ordinary course of business, (ii) any exclusive license in the ophthalmological field and (iii) the Harrow Sale, in each case to the extent not involving ABL Priority Collateral.

“Dollar” or “\$” means the lawful currency of the United States.

“Domestic Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Borrower and the Agent.

“Effective Date” means the first date on which all of the conditions precedent in Section 5 of the Amendment Agreement are satisfied or waived in accordance with the Amendment Agreement. Such date is March 22, 2013.

“Eligible Assignee” means (i) a Revolving Lender; (ii) an Affiliate or branch of a Revolving Lender or an Approved Fund with respect to a Revolving Lender; and (iii) any other Person approved by (x) the Agent, (y) each Issuing Bank and (z) unless an Event of Default has occurred and is continuing at the time any assignment is effected in accordance with Section 9.08, the Borrower, in each case, such approval not to be unreasonably withheld or delayed (it being understood that a proposed assignee’s status as other than a financial institution, or as a competitor to any of the Debtors or their Affiliates or an IP Litigation Party, shall be a reasonable basis for the Borrower to withhold its consent), provided that (x) the Borrower shall be deemed to have consented to such Person if the Borrower has not responded within five Business Days of a request for such approval and (y) no Loan Party or Affiliate of a Loan Party shall qualify as an Eligible Assignee.

“Eligible Inventory” means, at the time of any determination thereof, without duplication, the Inventory Value of the Loan Parties at such time that is not ineligible for inclusion in the calculation of the Borrowing Base pursuant to any of clauses (i) through (xiii) below. Criteria and eligibility standards used in determining Eligible Inventory may be fixed and revised from time to time by the Collateral Agent in its reasonable discretion (including, without limitation, criteria and eligibility standards to account for dispositions of Intellectual Property Collateral (as defined in the Security Agreement) that is material to the value or saleability of any Inventory). Unless otherwise from time to time approved in writing by the Collateral Agent, no Inventory shall be deemed Eligible Inventory if, without duplication:

- (i) a Loan Party does not have good, valid and unencumbered title thereto, subject only to Permitted Collateral Liens; or
- (ii) it is not located in the United States; or

(iii) it is either (i) a service part in the possession of or held by field engineers or (ii) located at third party premises or (except in the case of consigned Inventory, which is covered by clause (vi) below) in another location not owned by a Loan Party, and is subject to landlord or warehousemen Liens or other Liens arising by operation of law, unless one of the following applies: (A) the premises is covered by a Landlord Lien Waiver or (B) a Rent Reserve has been taken with respect to such Inventory or, in the case of any third party premises, a Reserve has been taken by the Collateral Agent in the exercise of its reasonable discretion; or

(iv) it is operating supplies, labels, packaging or shipping materials, cartons, repair parts, labels, miscellaneous spare parts and other such materials not held for sale, in each case to the extent not considered used for sale in the ordinary course of business of the Loan Parties by the Collateral Agent in its reasonable discretion from time to time; or

- (v) it is not subject to a valid and perfected first priority Lien in favor of the Agent; or

(vi) it is consigned at a customer, supplier or contractor location but still accounted for in the Loan Party’s inventory balance, unless (i) if such Inventory is subject to landlord or consignee Liens or other Liens arising by operation of law, then such location is the subject of a Landlord Lien Waiver, (ii) the Collateral Agent is reasonably satisfied with the controls and reporting applicable to such Inventory and (iii) the aggregate amount of such Inventory does not exceed \$100,000 at any location at any time; or

(vii) it is Inventory that is in-transit to or from a location not leased or owned by a Loan Party other than any such in-transit Inventory to a Loan Party or between Loan Parties, that is physically in-transit within the United States and as to which a Reserve has been taken by the Collateral Agent if required in the exercise of its reasonable discretion; or

(viii) it is obsolete, slow-moving, nonconforming or unmerchantable or is identified as a write-off, overstock or excess by a Loan Party (as determined in accordance with the Borrower’s policies which shall be substantially consistent those in effect on the Petition Date), or does not otherwise conform to the representations and warranties contained in this Agreement and the other Loan Documents applicable to Inventory; or

- (ix) it is Inventory used as a sample or prototype, display or display item; or

- (x) any Inventory that is damaged, defective or marked for return to vendor, has been deemed by a Loan Party to require rework or is being held for quality control purposes; or
- (xi) such Inventory does not meet all material applicable standards imposed by any governmental authority having regulatory authority over it; or
- (xii) any Inventory for which (x) field audits have not been completed by the Collateral Agent or a qualified independent appraiser reasonably acceptable to the Collateral Agent and (y) appraisals have not been completed by a qualified independent appraiser reasonably acceptable to the Collateral Agent, in each case utilizing procedures and criteria acceptable to the Collateral Agent for determining the value of such Inventory; or
- (xiii) Inventory that is subject to a voluntary or mandatory recall or is otherwise subject to any similar action that renders it unsaleable.
- “Eligible Receivables” means, at the time of any determination thereof, each Account of each Loan Party that satisfies the following criteria: such Account (i) has been invoiced to, and represents the bona fide amounts due to a Loan Party from, the purchaser of goods or services, in each case originated in the ordinary course of business of such Loan Party, and (ii) is not ineligible for inclusion in the calculation of the Borrowing Base pursuant to any of clauses (i) through (xviii) below. In determining the amount to be so included, the face amount of an Account shall be reduced by, without duplication and to the extent not included in Reserves, to the extent not reflected in such face amount; (A) the amount of all accrued and actual discounts, claims, credits or credits pending, promotional program allowances, price adjustments, finance charges or other allowances (including any amount that a Loan Party may be obligated to rebate to a customer pursuant to the terms of any written agreement or understanding), (B) the aggregate amount of all limits and deductions provided for in this definition and elsewhere in this Agreement, if any, and (C) the aggregate amount of all cash received in respect of such Account but not yet applied by a Loan Party to reduce the amount of such Account. Criteria and eligibility standards used in determining Eligible Receivables may be fixed and revised from time to time by the Collateral Agent in its reasonable discretion. Unless otherwise approved from time to time in writing by the Collateral Agent, no Account shall be an Eligible Receivable if, without duplication:
- (i) (A) a Loan Party does not have sole lawful and absolute and unencumbered title to such Account subject only to Permitted Collateral Liens, or (B) the goods sold with respect to such Account have been sold under a purchase order or pursuant to the terms of a contract or other written agreement or understanding that indicates that any Person other than a Loan Party has or has purported to have an ownership interest in such goods; or
- (ii) (i) it is unpaid for more than 60 days from the original due date or (ii) it arises as a result of a sale with original payment terms in excess of 90 days; or
- (iii) more than 50% in face amount of all Accounts of the same Account Debtor are ineligible pursuant to clause (ii) above; or
- (iv) the Account Debtor is insolvent or the subject of any bankruptcy or insolvency case or proceeding of any kind (other than post-petition accounts payable of an Account Debtor that is a debtor-in-possession under the Bankruptcy Code and reasonably acceptable to the Collateral Agent); or

(v) (i) the Account is not payable in Dollars or other currency as to which a Reserve has been taken by the Collateral Agent in the exercise of its reasonable discretion or (ii) the Account Debtor is either not organized under the laws of the United States of America, any state thereof, or the District of Columbia or is located outside or has its principal place of business or substantially all of its assets outside the United States, unless such Account is supported by a letter of credit from an institution and in form and substance satisfactory to the Collateral Agent in its sole discretion; or

(vi) the Account Debtor is the United States of America, or any department, agency or instrumentality thereof, unless the relevant Loan Party duly assigns its rights to payment of such Account to the Agent pursuant to the Assignment of Claims Act of 1940 or similar applicable law, each as amended, which assignment and related documents and filings shall be in form and substance reasonably satisfactory to the Collateral Agent; or

(vii) to the extent of any security deposit, progress payment, retainage or other similar advance made by or for the benefit of the applicable Account Debtor, that portion of the Account as to which the applicable Loan Party has received any security deposit (to the extent received from the applicable Account Debtor), progress payment, retainage or other similar advance made by or for the benefit of the applicable Account Debtor; or

(viii) (i) it is not subject to a valid and perfected first priority Lien in favor of the Agent or (ii) it does not otherwise conform in all material respects to the representations and warranties contained in this Agreement and the other Loan Documents relating to Accounts; or

(ix) (i) such Account was invoiced in advance of goods being shipped or services being provided, (ii) such Account was invoiced twice or more, or (iii) the associated revenue has not been earned; or

(x) the sale to the Account Debtor is on a bill-and-hold, guaranteed sale, sale-and-return, ship-and-return, sale on approval or consignment or other similar basis or made pursuant to any other agreement providing for repurchases or return of any merchandise which has been claimed to be defective or otherwise unsatisfactory, which shall not include customary product warranties; or

(xi) the goods giving rise to such Account have not been shipped and/or title has not been transferred to the Account Debtor, or the Account represents a progress-billing or otherwise does not represent a complete sale; for purposes hereof, "progress-billing" means any invoice for goods sold or leased or services rendered under a contract or agreement pursuant to which the Account Debtor's obligation to pay such invoice is conditioned upon the completion by a Loan Party of any further performance under the contract or agreement; or

(xii) it arises out of a sale made by a Loan Party to an employee, officer, agent, director, Subsidiary or Affiliate of a Loan Party; or

(xiii) such Account was not paid in full, and a Loan Party created a new receivable for the unpaid portion of the Account without the agreement of the Account Debtor, and other Accounts constituting chargebacks, debit memos and other adjustments for unauthorized deductions or put back on the aging until resolved by the credit department of the Borrower; or

(xiv) (A) the Account Debtor (i) has or has asserted a right of set-off, offset, deduction, defense, dispute, or counterclaim against a Loan Party (unless such Account Debtor has entered into a written agreement reasonably satisfactory to the Collateral Agent to waive such set-off,

offset, deduction, defense, dispute, or counterclaim rights), (ii) has disputed its liability (whether by chargeback or otherwise) or made any claim with respect to the Account or any other Account of a Loan Party which has not been resolved, in each case of clause (i) and (ii), without duplication, only to the extent of the amount of such actual or asserted right of set-off, or the amount of such dispute or claim, as the case may be or (iii) is also a creditor or supplier of the Loan Party (but only to the extent of such Loan Party's obligations to such Account Debtor from time to time) or (B) the Account is contingent in any respect or for any reason; or

(xv) the Account does not comply in all material respects with the requirements of all applicable laws and regulations, whether federal, state, provincial, municipal, local or foreign including without limitation, the Federal Consumer Credit Protection Act, Federal Truth in Lending Act and Regulation Z; or

(xvi) as to any Account, to the extent that (i) a check, promissory note, draft, trade acceptance or other instrument for the payment of money has been received, presented for payment and returned uncollected for any reason or (ii) such Account is otherwise classified as a note receivable and the obligation with respect thereto is evidenced by a promissory note or other debt instrument or agreement; or

(xvii) the Account is created in cash on delivery terms; or

(xviii) the amount of any net credit balances relating to such Account is unused by the Account Debtor within 60 days from the date the net credit balance was created.

Notwithstanding the foregoing, all Accounts of any single Account Debtor and its Affiliates which, in the aggregate, exceed (i) in respect of any Account Debtor whose Public Debt Rating is not less than BBB—by S&P and Baa3 by Moody's, 20% of all Eligible Receivables and (ii) in respect of any other Account Debtor, 10% of all Eligible Receivables, shall not be Eligible Receivables.

"Environmental Action" means any action, suit, demand, demand letter, claim, notice of non-compliance or violation, notice of liability or potential liability, investigation, proceeding, consent order or consent agreement relating to any Environmental Law, Environmental Permit or arising from alleged injury or threat of injury to health or safety from Hazardous Materials or the environment, including, without limitation, (a) by any governmental or regulatory authority for enforcement, cleanup, removal, response, remedial or other actions or damages and (b) by any governmental or regulatory authority or any third party for damages, contribution, indemnification, cost recovery, compensation or injunctive relief.

"Environmental Law" means any federal, state, provincial, municipal, local or foreign statute, law, ordinance, rule, regulation, code, order, judgment, decree or judicial or agency interpretation, policy or guidance relating to pollution or protection of the environment, health and safety as it relates to any Hazardous Materials or natural resources, including, without limitation, those relating to the use, handling, transportation, treatment, storage, disposal, release or discharge of Hazardous Materials.

"Environmental Permit" means any permit, approval, identification number, license or other authorization required under any Environmental Law.

"ERISA" means the United States Employee Retirement Income Security Act of 1974, as amended from time to time, and the regulations promulgated and rulings issued thereunder.

“ERISA Affiliate” means any Person that for purposes of Title IV of ERISA is a member of the controlled group of any Loan Party, or under common control with any Loan Party, within the meaning of Section 414 of the Code.

“ERISA Event” means (a)(i) the occurrence of a reportable event, as described in 29 CFR § 4043, with respect to any Plan unless the 30-day notice requirement with respect to such event has been waived by the PBGC or (ii) the requirements of Section 4043(b) of ERISA apply with respect to a contributing sponsor, as defined in Section 4001(a)(13) of ERISA, of a Plan, and an event described in 29 CFR § 4043.62 through 68 is reasonably expected to occur with respect to such Plan within the following 30 days; provided that for purposes of this clause (a), a reportable event shall not include the events set forth in §4043.35(a); (b) the application for a minimum funding waiver with respect to a Plan; (c) the provision by the administrator of any Plan of a notice of intent to terminate such Plan, pursuant to Section 4041(a)(2) of ERISA (including any such notice with respect to a plan amendment referred to in Section 4041(e) of ERISA); (d) the cessation of operations at a facility of any Loan Party or any ERISA Affiliate in the circumstances described in Section 4062(e) of ERISA; (e) the withdrawal by any Loan Party or any ERISA Affiliate from a Multiple Employer Plan during a plan year for which it was a substantial employer, as defined in Section 4001(a)(2) of ERISA; (f) the conditions for imposition of a lien under Section 303(k) of ERISA shall have been met with respect to any Plan; (g) a determination that any Plan is in “at risk” status (within the meaning of Section 303 of ERISA); or (h) the institution by the PBGC of proceedings to terminate a Plan pursuant to Section 4042 of ERISA, or the occurrence of any event or condition described in Section 4042 of ERISA.

“Eurodollar Base Rate” means, for such Interest Period, the rate per annum equal to the British Bankers Association LIBOR Rate (“BBA LIBOR”), as published by Reuters on Screen LIBOR01 (or other commercially available source providing quotations of BBA LIBOR as designated by the Agent from time to time) at approximately 11:00 a.m., London time, two Business Days prior to the commencement of such Interest Period, for Dollar deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period. If such rate is not available at such time for any reason, then the “Eurodollar Base Rate” for such Interest Period shall be the rate per annum determined by the Agent to be the rate at which deposits in Dollars for delivery on the first day of such Interest Period in same day funds in the approximate amount of the Eurodollar Rate Loan being made, continued or converted by the Agent and with a term equivalent to such Interest Period would be offered by the Agent’s London Branch to major banks in the London interbank eurodollar market at their request at approximately 11:00 a.m. (London time) two Business Days prior to the commencement of such Interest Period.

“Eurodollar Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Borrower and the Agent.

“Eurodollar Rate” means for any Interest Period with respect to a Eurodollar Rate Loan, a rate per annum determined by the Agent pursuant to the following formula:

$$\text{Eurodollar Rate} = \frac{\text{Eurodollar Base Rate}}{1.00 - \text{Eurodollar Reserve Percentage}}$$

“Eurodollar Rate Loan” means a Revolving Loan that bears interest as provided in Section 2.07(a)(ii).

“Eurodollar Reserve Percentage” means, for any day during any Interest Period, the reserve percentage (expressed as a decimal, carried out to five decimal places) in effect on such day, whether or not applicable to any Lender, under regulations issued from time to time by the FRB for determining the maximum reserve requirement (including any emergency, supplemental or other marginal reserve requirement) with respect to Eurocurrency funding (currently referred to as “Eurocurrency liabilities”). The Eurodollar Rate for each outstanding Eurodollar Rate Loan shall be adjusted automatically as of the effective date of any change in the Eurodollar Reserve Percentage.

“Events of Default” has the meaning specified in Section 6.01.

“Excess Availability” means, at any time, (1) the Line Cap minus (2) the Revolving Credit Facility Usage at such time.

“Excluded Account” means (i) any deposit or concentration accounts funded in the ordinary course of business, the deposits in which shall not aggregate more than \$2,000,000 and (ii) any payroll, trust and tax withholding accounts funded in the ordinary course of business or required by applicable law.

“Excluded Taxes” has the meaning specified in Section 2.14(a).

“Existing Debt” has the meaning set forth in Section 5.02(d)(ii).

“Existing DIP Credit Agreement” has the meaning set forth in the Introductory Statement.

“Existing Intercreditor Agreement” means the Intercreditor Agreement, dated as of the January 19, 2012, among Citicorp North America, Inc., as administrative agent for the Revolving Lenders and for the Term Lenders (each as defined in the Existing DIP Credit Agreement), and the Loan Parties.

“Existing Letter of Credit Obligations” means the “Letter of Credit Obligations” as defined in the Existing DIP Credit Agreement.

“Existing Revolving Lenders” means the “Revolving Lenders” as defined in the Existing DIP Credit Agreement.

“Existing Revolving Loans” means the “US Revolving Loans” as defined in the Existing DIP Credit Agreement.

“Existing Second Lien Debt” means (a) the Borrower’s 9.75% Senior Secured Notes due 2018 outstanding on the Petition Date and (b) the Borrower’s 10.625% Senior Secured Notes due 2019 outstanding on the Petition Date, including accrued interest thereon.

“Existing Secured Agreements” means the agreements set forth on Schedule 1.01(a).

“Existing US Revolving Credit Commitment” means the “US Revolving Credit Commitment” as defined in the Existing DIP Credit Agreement.

“Facilities” means, the Revolving Credit Facility and the Letter of Credit Facility, and “Facility” means any of them.

“FATCA” means Sections 1471-1474 of the Code in effect as of the date hereof (or any amended or successor version of such Code sections that is substantially comparable and not materially more onerous to comply with), any current or future regulations or official interpretations thereof and any agreements entered into pursuant to Section 1471(b)(1) of the Code.

“Federal Funds Rate” means, for any day, the rate per annum equal to the weighted average of the rates on overnight Federal funds transactions with members of the Federal Reserve System arranged by Federal funds brokers on such day, as published by the Federal Reserve Bank of New York on the Business Day next succeeding such day; provided that (a) if such day is not a Business Day, the Federal Funds Rate for such day shall be such rate on such transactions on the next preceding Business Day as so published on the next succeeding Business Day, and (b) if no such rate is so published on such next succeeding Business Day, the Federal Funds Rate for such day shall be the average rate (rounded upward, if necessary, to a whole multiple of 1/100 of 1%) charged to the Agent on such day on such transactions as determined by the Agent.

“Fee Examiner” means Richard Stern of Luskin, Stern & Eisler LLP or any replacement or successor fee examiner for the Cases approved by the Bankruptcy Court.

“Final Order” means the Final Order (I) Authorizing Debtors (A) To Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) To Utilize Cash Collateral Pursuant To 11 U.S.C. §363 and (II) Granting Adequate Protection To Pre-Petition Secured Parties Pursuant To 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 375].

“FRB” means the Board of Governors of the Federal Reserve System of the United States.

“Fund” means any Person (other than an individual) that is or will be engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course.

“GAAP” has the meaning specified in Section 1.03.

“Guaranteed Obligations” has the meaning specified in Section 7.01(a).

“Guarantors” means the Borrower and the Subsidiary Guarantors.

“Guaranty” means the guaranty of each Guarantor set forth in Article VII.

“Guaranty Supplement” has the meaning specified in Section 7.05.

“Harrow Sale” means the sale of real property located in the United Kingdom identified by the Borrower to the Lenders prior to the date hereof as the “Harrow Sale”.

“Hazardous Materials” means (a) petroleum and petroleum products, byproducts or breakdown products, radioactive materials, asbestos-containing materials, polychlorinated biphenyls and radon gas and (b) any other chemicals, materials or substances designated, classified or regulated as hazardous or toxic or as a pollutant or contaminant under any Environmental Law.

“Hedge Agreement Obligations” means the aggregate net liabilities, on a mark-to-market basis as determined in accordance with GAAP, for all Hedge Agreements of a Person calculated as of the end of the most recent month.

“Hedge Agreements” means interest rate, currency or commodity swap, cap or collar agreements, interest rate, currency or commodity future or option contracts and other similar agreements.

“HMRC” means Her Majesty’s Revenue & Customs.

“Indenture” means the Indenture dated as of January 1, 1988 between the Borrower and The Bank of New York, as trustee, as amended from time to time.

“Initial Issuing Banks” means each Lender (or an Affiliate thereof) with a Letter of Credit Commitment on the Effective Date.

“Insufficiency” means, with respect to any Plan, the amount, if any, of its unfunded benefit liabilities, as defined in Section 4001(a)(18) of ERISA.

“Intellectual Property” has the meaning specified in Section 4.01(i).

“Intellectual Property Security Agreement” means a “short form” intellectual property security agreement substantially in the form of Exhibit A to the Security Agreement.

“Intercreditor Agreement” means that certain Intercreditor Agreement, to be dated as of the Effective Date, among the Borrower, the Subsidiaries of the Borrower party thereto, the Agent (as representative with respect to this Agreement), Wilmington Trust, National Association, as representative with respect to the New Money Loans under the DIP Term Loan Agreement, and Wilmington Trust, National Association, as representative with respect to the Junior Loans under the DIP Term Loan Agreement, substantially in the form of Exhibit I, with such changes as are reasonably agreed by the Agent (provided, that no such changes shall be adverse to the Lenders in any material respect, without the consent of the Required Lenders).

“Interest Period” means, for each Eurodollar Rate Loan comprising part of the same Borrowing, the period commencing on the date of such Eurodollar Rate Loan or the date of the Conversion of any Base Rate Loan into such Eurodollar Rate Loan and ending on the last day of the period selected by the Borrower pursuant to the provisions below and, thereafter, each subsequent period commencing on the last day of the immediately preceding Interest Period and ending on the last day of the period selected by the Borrower pursuant to the provisions below. The duration of each such Interest Period shall be one, two, three or six months, as the Borrower may, upon notice received by the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the first day of such Interest Period, select; provided, however, that:

- (i) the Borrower may not select any Interest Period that ends after the Termination Date;
- (ii) Interest Periods commencing on the same date for Eurodollar Rate Loans comprising part of the same Borrowing shall be of the same duration;
- (iii) [reserved];

(iv) whenever the last day of any Interest Period would otherwise occur on a day other than a Business Day, the last day of such Interest Period shall be extended to occur on the next succeeding Business Day, provided, however, that, if such extension would cause the last day of such Interest Period to occur in the next following calendar month, the last day of such Interest Period shall occur on the next preceding Business Day; and

(v) whenever the first day of any Interest Period occurs on a day of an initial calendar month for which there is no numerically corresponding day in the calendar month that succeeds such initial calendar month by the number of months equal to the number of months in such Interest Period, such Interest Period shall end on the last Business Day of such succeeding calendar month.

“Interim Order” means the Interim Order (I) Authorizing Debtors (A) To Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) To Utilize Cash Collateral Pursuant To 11 U.S.C. §363 and (II) Granting Adequate Protection To Pre-Petition Secured Parties Pursuant To 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 54].

“Inventory” has the meaning specified in the UCC.

“Inventory Value” means with respect to any Inventory of a Loan Party at the time of any determination thereof, the standard cost determined on a first in first out basis and carried on the general ledger or inventory system of such Loan Party stated on a basis consistent with its current and historical accounting practices, in Dollars, determined in accordance with the standard cost method of accounting less, without duplication, (i) any markup on Inventory from an Affiliate and (ii) in the event variances under the standard cost method are expensed, a Reserve reasonably determined by the Collateral Agent as appropriate in order to adjust the standard cost of Eligible Inventory to approximate actual cost.

“Investment” in any Person means any loan or advance to such Person, any purchase or other acquisition of any equity interests or Debt or the assets comprising a division or business unit or a substantial part or all of the business of such Person, any capital contribution to such Person or any other direct or indirect investment in such Person, including, without limitation, any acquisition by way of a merger or consolidation (or similar transaction) and any arrangement pursuant to which the investor incurs Debt of the types referred to in clause (h) or (i) of the definition of “Debt” in respect of such Person.

“IP License” means any lease, license or covenant not to sue, entered into with respect to any Intellectual Property outside the ordinary course of business; provided, that any exclusive license of Intellectual Property (except for an exclusive license of Intellectual Property in the ophthalmological field) shall be deemed to be outside the ordinary course of business.

“IP Litigation Party” means a party and its affiliates to any action, suit, investigation, litigation or proceeding pending or threatened in any court or before any arbitrator or governmental instrumentality adverse to the Debtors or their affiliates.

“IP Settlement Agreement” means any agreement entered into by the Borrower or any its Subsidiaries with any other Person (other than a Subsidiary of the Borrower) relating to any assets included in the Digital Imaging Patent Portfolio (but not involving the sale of such assets) and pursuant to which such other Person shall agree to provide consideration (including, without

limitation, pursuant to an IP License) to the Borrower or such Subsidiary in exchange for the settlement of, or agreement not to pursue, litigation with respect to such assets.

“ISP” means, with respect to any Letter of Credit, the “International Standby Practices 1998” published by the Institute of International Banking Law & Practice, Inc. (or such later version thereof as may be in effect at the time of issuance).

“Issuance” with respect to any Letter of Credit means the issuance, amendment, renewal or extension of such Letter of Credit.

“Issuing Bank” means an Initial Issuing Bank, any Eligible Assignee to which a portion of the Letter of Credit Commitment hereunder has been assigned pursuant to Section 9.08 or any other Lender (or an Affiliate thereof) so long as such Eligible Assignee or Lender (or Affiliate thereof) expressly agrees to perform in accordance with their terms all of the obligations that by the terms of this Agreement are required to be performed by it as an Issuing Bank and notifies the Agent of its Applicable Lending Office (which information shall be recorded by the Agent in the Register), for so long as such Initial Issuing Bank, Eligible Assignee or Lender (or Affiliate thereof), as the case may be, shall have a Letter of Credit Commitment.

“Junior Loans” means the “Junior Loans” as defined in the DIP Term Loan Agreement as in effect on the Effective Date.

“Kodak Limited” means Kodak Limited, a company with limited liability organized under the laws of England and Wales.

“Landlord Lien Waiver” means a written agreement that is reasonably acceptable to the Collateral Agent, pursuant to which a Person shall waive or subordinate its rights (if any, that are or would be prior to the Liens granted to the Agent for the benefit of the Lenders under the Loan Documents or the Orders) and claims as landlord, warehouseman or consignee, as applicable in any Inventory of a Loan Party for unpaid rents and other charges, grant access to the Agent for the repossession and sale of such Inventory and make other customary agreements relative thereto.

“L/C Cash Deposit Account” means an interest bearing cash deposit account to be established and maintained by the Agent, over which the Agent shall have sole dominion and control, upon terms as may be satisfactory to the Agent.

“L/C Related Documents” has the meaning specified in Section 2.06(b)(i).

“Lender Insolvency Event” means that (i) a Lender or its Parent Company is insolvent, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors, or (ii) such Lender or its Parent Company is the subject of a bankruptcy, insolvency, reorganization, liquidation, winding up or similar proceeding, or a receiver, interim receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Lender or its Parent Company, or such Lender or its Parent Company has taken any action in furtherance of or indicating its consent to or acquiescence in any such proceeding or appointment.

“Lenders” has the meaning in the introductory paragraph hereto, and shall include each Issuing Bank and each Person that shall become a party hereto pursuant to Section 9.08.

“Letter of Credit” means any standby letter of credit or commercial letter of credit issued under the Letter of Credit Facility.

“Letter of Credit Agreement” has the meaning specified in Section 2.03(a).

“Letter of Credit Commitment” means, with respect to each Issuing Bank, the obligation of such Issuing Bank to issue Letters of Credit for the account of the Borrower and its Subsidiaries in (a) the amount set forth opposite such Issuing Bank’s name on Schedule I hereto under the caption “Letter of Credit Commitment” or (b) if such Issuing Bank has entered into one or more Assignment and Acceptances or is a Lender that has become an Issuing Bank after the Effective Date in accordance with the definition of “Issuing Bank”, the amount set forth for such Issuing Bank in the Register maintained by the Agent pursuant to Section 9.08(e) as such Issuing Bank’s “Letter of Credit Commitment”, in each case as such amount may be reduced prior to such time pursuant to Section 2.05.

“Letter of Credit Facility” means, at any time, an amount equal to the least of (a) the aggregate amount of the Issuing Banks’ Letter of Credit Commitments at such time, (b) \$150,000,000 and (c) the aggregate amount of the Revolving Credit Commitments, as such amount may be reduced at or prior to such time pursuant to Section 2.05.

“Letter of Credit Obligations” means, at any time, the sum of (i) the Available Amount of all Letters of Credit issued and outstanding and (ii) the aggregate amount of all amounts drawn under Letters of Credit that have not been reimbursed by the Borrower or converted to Revolving Loans.

“Lien” means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property, provided the term “Lien” shall not include any license of intellectual property. Solely for the avoidance of doubt, the filing of a UCC financing statement that is a precautionary filing in respect of an operating lease that does not constitute a security interest in the leased property or otherwise give rise to a security interest does not constitute a Lien solely on account of being filed in a public office.

“Line Cap” means, at any time, (x) the lesser of (i) the Borrowing Base and (ii) the Revolving Credit Commitments minus (y) the Availability Block minus (z) the Other Secured Obligations Amount.

“Loan Documents” means (i) this Agreement, (ii) the Amendment Agreement, (iii) the Notes, (iv) the Collateral Documents, (v) the Orders, (vi) the Intercreditor Agreement and (vii) each Letter of Credit Agreement, in each case as amended, restated, supplemented or otherwise modified from time to time.

“Loan Parties” means the Borrower and the Subsidiary Guarantors.

“Loan Value” means, at any time of determination, an amount (calculated based on the most recent Borrowing Base certificate delivered to the Collateral Agent in accordance with this Agreement) equal to (a) with respect to Eligible Receivables of the Loan Parties, 85% of Eligible Receivables less the applicable Dilution Reserve plus (b) with respect to Eligible Inventory of the Loan Parties, the lesser of (i) 65% of Eligible Inventory and (ii) 85% of the Net Orderly

Liquidation Value of Eligible Inventory (based on the then most recent independent inventory appraisal) on any date of determination.

“Loans” means the Revolving Loans.

“Material Adverse Effect” means an event or occurrence that has had a material adverse effect, or any event or occurrence which could reasonably be expected to have a material adverse effect on (A) the business, properties, financial condition results of operations or liabilities of the Borrower and its Subsidiaries, taken as a whole, other than any change, event or occurrence, arising individually or in the aggregate, from (i) events leading up to the commencement of proceedings under Chapter 11 of the Bankruptcy Code, (ii) events that would reasonably be expected to result from the filing or commencement of the Cases or the announcement of the filing or commencement of the Cases or (iii) the failure to obtain an aggregate gross cash purchase price in excess of the Minimum Proceeds Amount for the Specified Sale, (B) the ability of the Borrower or the Subsidiary Guarantors to perform their respective obligations under the Loan Documents or (C) the ability of the Agent, the Collateral Agent and/or the Lenders to enforce their rights and remedies under the Loan Documents.

“Material Real Property” means each real property owned in fee by a Loan Party that has a fair market value (as determined by the Borrower in good faith) of not less than \$25,000,000.

“Material Subsidiary” means each Subsidiary of the Borrower that, for the most recently completed fiscal year of the Borrower for which audited financial statements are available, either (i) has, together with its Subsidiaries, assets that exceed 5% of the total assets shown on the Consolidated statement of financial condition of the Borrower as of the last day of such period or (ii) has, together with its Subsidiaries, net sales that exceed 5% of the Consolidated net sales of the Borrower for such period.

“Maturity Date” means September 30, 2013.

“Maximum Rate” has the meaning specified in Section 2.08(i).

“Minimum Proceeds Amount” means \$600,000,000.

“Moody’s” means Moody’s Investors Service, Inc.

“Multiemployer Plan” means a multiemployer plan, as defined in Section 4001(a)(3) of ERISA, to which any Loan Party or any ERISA Affiliate is making or accruing an obligation to make contributions, or has within any of the preceding five plan years made or accrued an obligation to make contributions.

“Multiple Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and at least one Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4064 or 4069 of ERISA in the event such plan has been or were to be terminated.

“Net Cash Proceeds” means, with respect to any Disposition or IP License by the Borrower or any of its Subsidiaries or Casualty Event affecting the Borrower or any of its Subsidiaries, in each case, after the Petition Date, the aggregate amount of cash actually received

from time to time (whether as initial consideration or through payment or disposition of deferred consideration, and if received in a currency other than Dollars, determined after the conversion of such cash into Dollars using the prevailing exchange rate in effect on the date such local currency cash is received) by or on behalf of such Person in connection with such transaction or Casualty Event, in each case, after deducting therefrom only (without duplication) (a) reasonable and customary brokerage commissions, underwriting fees and discounts, legal and accounting fees and expenses, filing fees, finder's fees, success fees and any other similar fees and commissions and other expenses related to the transaction, (b) the amount of taxes payable in connection with or as a result of such transaction or (c) the amount of any Debt (other than the Existing Second Lien Debt) secured by a Lien on such asset (other than a Lien ranking pari passu with or junior to the Lien on such asset, if any, securing the Obligations) that, by the terms of the agreement or instrument governing such Debt, is required to be repaid upon such disposition, in each case to the extent, but only to the extent, that the amounts so deducted are, at the time of receipt of such cash (or, in the case of taxes, within twelve months of the time of receipt of such cash), actually paid to a Person that is not an Affiliate of the Borrower and are properly attributable to such transaction or to the asset that is the subject thereof.

“Net Orderly Liquidation Value” means, with respect to Eligible Inventory, the orderly liquidation value with respect to such Inventory, net of expenses estimated to be incurred in connection with such liquidation, based on the most recent third party appraisal in form and substance, and by an independent appraisal firm, reasonably satisfactory to the Collateral Agent.

“New DIP Order” means (i) that certain Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926], attached hereto as Exhibit J-1 as modified by (ii) that certain Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279], attached hereto as Exhibit J-2.

“New Money Loans” means the “New Money Loans” as defined in the DIP Term Loan Agreement as in effect on the Effective Date.

“Non-Defaulting Lender” means, at any time, a Lender that is not a Defaulting Lender or a Potential Defaulting Lender.

“Non-US Subsidiary” means any direct or indirect Subsidiary of the Borrower that is not a US Subsidiary.

“Note” means a promissory note of the Borrower payable to the order of any Lender, delivered pursuant to a request made under Section 2.16, in substantially the form of Exhibit A hereto, evidencing the aggregate indebtedness of the Borrower to such Lender resulting from the Loans made by such Lender.

“Notice of Borrowing” has the meaning specified in Section 2.02(a).

“Notice of Issuance” has the meaning specified in Section 2.03(a).

“Obligations” means all liabilities and obligations of every nature of each Loan Party from time to time owed to the Agent, the Collateral Agent, the Lenders, the other Secured Parties or any of them, under (x) the Loan Documents and (y) subject to Section 8.13, the Secured Agreements, whether for principal, interest (including interest which, but for the filing of a petition or other proceeding in a bankruptcy or insolvency proceeding with respect to such Loan Party, would have accrued on any Obligation, whether or not a claim is allowed against such Loan Party for such interest in the related bankruptcy or insolvency proceeding), fees, expenses, indemnification or otherwise and whether primary, secondary, direct, indirect, contingent, fixed or otherwise.

“Orders” means the Interim Order, the Final Order and the New DIP Order (or any combination thereof, as the context may require).

“Original Effective Date” means January 20, 2012.

“Original Loan Documents” shall have the meaning assigned to such term in Section 3.04.

“Original Obligations” shall have the meaning assigned to such term in Section 3.04.

“Other Existing Letters of Credit” means the letters of credit set forth on Schedule 1.01(b).

“Other Secured Obligations Amount” means, at any time, the sum of all Designated Amounts in respect of Other Agreements constituting Obligations at such time.

“Other Taxes” has the meaning specified in Section 2.14(b).

“Outstandings” means, with respect to any Revolving Lender at any time, the sum of (i) the outstanding principal amount of such Lender’s Revolving Loans plus (ii) such Lender’s Ratable Share of (A) the aggregate Available Amount of all Letters of Credit outstanding at such time and (B) the aggregate principal amount of all Revolving Loans made by each Issuing Bank pursuant to Section 2.03(c) that have not been ratably funded by such Lender and outstanding at such time.

“Parent Company” means, with respect to a Lender, the bank holding company (as defined in Federal Reserve Board Regulation Y), if any, of such Lender, and/or any Person owning, beneficially of record, directly or indirectly, a majority of the shares of such Lender.

“Participant Register” has the meaning specified in Section 9.08(i).

“PATRIOT Act” means the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001, Pub. L. 107-56, signed into law October 26, 2001.

“PBGC” means the Pension Benefit Guaranty Corporation (or any successor).

“Permitted Collateral Liens” means (x) Liens permitted under clause (a) or (b) of the definition of Permitted Liens, (y) Liens granted pursuant to any of the Loan Documents and (z) Liens incurred under Section 5.02(a)(xvii); provided, in the case of clause (z), that pursuant to the

Intercreditor Agreement such Liens on the ABL Priority Collateral are subordinated to the Liens on the ABL Priority Collateral created under the Collateral Documents.

“Permitted Liens” means such of the following as to which no enforcement, collection, execution, levy or foreclosure proceeding shall have been commenced: (a) Liens for (i) pre-petition taxes, assessments and governmental charges or levies that were not yet due on the Petition Date or that are being contested in good faith by appropriate proceedings and (ii) Liens for post-petition taxes, assessments and governmental charges or levies not yet due or that are being contested in good faith by appropriate proceedings; provided that with respect to both pre-petition and post-petition taxes, adequate reserves are maintained on the books of the Borrower or its Subsidiaries, as the case may be, in conformity with GAAP; (b) Liens imposed by law, including materialmen’s, mechanics’, carriers’, workmen’s and repairmen’s Liens and other similar Liens arising in the ordinary course of business; (c) pledges or deposits to secure obligations under workers’ compensation laws or similar legislation or to secure public or statutory obligations or to secure the performance of bids, performance bonds, tenders, trade contracts or leases (other than leases constituting Debt) in the ordinary course of business; (d) liens on the applicable real property related to or in connection with the Harrow Sale; (e) easements, rights of way and other encumbrances on title to real property that do not render title to the property encumbered thereby unmarketable, were not incurred in connection with and do not secure Debt and do not materially adversely affect the use of such property for its present purposes; (f) Liens or other conveyances of property in favor of any governmental department, agency or instrumentality to secure partial, progress or advance or other payments (other than in respect of borrowed money) pursuant to any contract or statute; and (g) Liens in favor of the applicable utility providers on the Adequate Assurance Account.

“Permitted Refinancing” means, with respect to any Person, any modification, refinancing, refunding, renewal, replacement, exchange or extension of any Debt of such Person; provided that (a) the principal amount (or accreted value, if applicable) thereof does not exceed the principal amount (or accreted value, if applicable) of the Debt so modified, refinanced, refunded, renewed, replaced, exchanged or extended except by an amount equal to accrued and unpaid interest and a reasonable premium thereon plus other reasonable and customary amounts paid, and customary fees and expenses reasonably incurred, in connection with such modification, refinancing, refunding, renewal, replacement, exchange or extension and by an amount equal to any existing commitments unutilized thereunder; (b) such modification, refinancing, refunding, renewal, replacement, exchange or extension (i) has a final maturity date equal to or later than the final maturity date of, and has a Weighted Average Life to Maturity equal to or greater than the Weighted Average Life to Maturity of, the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (ii) has no scheduled amortization or payments of principal prior to 181 days after the Termination Date or, if the Debt being modified, amended, restated, amended and restated, refinanced, refunded, renewed or extended is subject to scheduled amortization or payments of principal, prior to any such scheduled amortization or payments of principal; (c) if the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended is subordinated in right of payment to the Obligations, such modification, refinancing, refunding, renewal, replacement, exchange or extension is subordinated in right of payment to the Obligations on terms as favorable in all material respects to the Lenders as those contained in the documentation governing the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended; (d) the terms and conditions (including, if applicable, as to collateral) of any such modified, refinanced, refunded, renewed, replaced, exchanged or extended Debt are (A) either (i) customary for similar debt securities in light of then-prevailing market conditions (it being understood that such Debt

shall not include any financial maintenance covenants and that any negative covenants shall be incurrence-based) or (ii) not materially less favorable to the Loan Parties or the Lenders, taken as a whole, than the terms and conditions of the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (B) when taken as a whole (other than interest rate and redemption premiums), not more restrictive to the Borrower and its Subsidiaries than those set forth in this Agreement (provided that a certificate of a Responsible Officer of the Borrower delivered to the Agent in good faith at least five Business Days prior to the incurrence of such Debt, together with a reasonably detailed description of the material terms and conditions of such Debt or drafts of the documentation relating thereto, stating that the Borrower has determined in good faith that such terms and conditions satisfy the requirement set out in the foregoing clause (d), shall be conclusive evidence that such terms and conditions satisfy such requirement unless the Agent provides notice to the Borrower of its objection during such five Business Day period); (e) any such modification, refinancing, refunding, renewal, replacement, exchange or extension is incurred by the Person who is the obligor or guarantor, or a successor to the obligor or guarantor, on the Debt being modified, refinanced, refunded, renewed, replaced or extended; (f) no such modification, refinancing, refunding, renewal, replacement, exchange or extension shall have greater guarantees or security than the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended; (g) any such modification, refinancing, refunding, renewal, replacement, exchange or extension of Debt incurred under Section 5.02(d)(xv) shall be subject to (and the holders of, and agents and/or trustees in respect of, any such Debt shall be bound by) the Intercreditor Agreement; (h) any such modification, refinancing, refunding, renewal, replacement, exchange or extension of Existing Second Lien Debt that is secured shall be subject to (and the holders of, and agents and/or trustees in respect of, any such Debt shall be bound by) an intercreditor agreement reasonably satisfactory to the Agent, which shall provide that the Liens securing such Debt are junior to the Liens securing the Secured Obligations; and (i) at the time thereof, no Event of Default shall have occurred and be continuing.

“Person” means an individual, partnership, corporation (including a business trust), joint stock company, trust, unincorporated association, joint venture, limited or unlimited liability company or other entity, or a government or any political subdivision or agency thereof.

“Petition Date” has the meaning specified in the Introductory Statement.

“Plan” means a Single Employer Plan or a Multiple Employer Plan.

“Potential Defaulting Lender” means, at any time, a Lender (i) as to which the Agent has notified the Borrower that an event of the kind referred to in the definition of “Lender Insolvency Event” has occurred and is continuing in respect of any financial institution affiliate of such Lender, (ii) as to which the Agent or the Issuing Banks have in good faith reasonably determined and notified the Borrower that such Lender or its Parent Company or a financial institution affiliate thereof has notified the Agent, or has stated publicly, that it will not comply with its funding obligations under any other loan agreement or credit agreement or other similar/other financing agreement or (iii) that has, or whose Parent Company has, a rating for any class of its long-term senior unsecured debt lower than BBB—by S&P and Baa3 by Moody’s. Any determination that a Lender is a Potential Defaulting Lender under any of clauses (i) through (iii) above will be made by the Agent or, in the case of clause (ii), the Issuing Banks, as the case may be, in their sole discretion acting in good faith and upon consultation with the Borrower. The Agent will promptly send to all parties hereto a copy of any notice to the Borrower provided for in this definition.

“Pre-Petition Debt” means, collectively, the Debt of each Debtor outstanding and unpaid on the date on which such Person became a Debtor.

“Pre-Petition Payment” means, at any time after the Effective Date, a payment (by way of adequate protection or otherwise) of principal or interest or otherwise on account of any (i) Pre-Petition Debt, (ii) “critical or foreign vendor payments” or (iii) trade payables (including, without limitation, in respect of reclamation claims), or other pre-petition claims against any Debtor.

“Protective Revolving Loan” has the meaning specified in Section 2.01(c).

“Public Debt Rating” means, as of any date, for any Person the rating that has been most recently announced by either S&P or Moody’s, as the case may be, for any class of long-term senior secured debt issued by such Person or, if any such rating agency shall have issued more than one such rating, the lowest such rating issued by such rating agency. If S&P or Moody’s shall change the basis on which ratings are established, each reference to the Public Debt Rating announced by S&P or Moody’s, as the case may be, shall refer to the then equivalent rating by S&P or Moody’s, as the case may be.

“Ratable Share” of any amount means, with respect to any Revolving Lender at any time, the product of such amount times a fraction the numerator of which is the amount of such Lender’s Revolving Credit Commitment at such time (or, if the Revolving Credit Commitments shall have been terminated pursuant to Section 2.05 or 6.01, such Lender’s Revolving Credit Commitment as in effect immediately prior to such termination) and the denominator of which is the aggregate amount of all Revolving Credit Commitments at such time (or, if the Revolving Credit Commitments shall have been terminated pursuant to Section 2.05 or 6.01, the aggregate amount of all Revolving Credit Commitments as in effect immediately prior to such termination).

“Register” has the meaning specified in Section 9.08(e).

“Related Parties” means, with respect to any specified Person, such Person’s Affiliates and the respective directors, officers, employees, agents, trustees, partners and advisors of such Person and such Person’s Affiliates.

“Rent Reserve” means, with respect to any plant, warehouse, distribution center or other operating facility where any Eligible Inventory subject to landlords’ or warehousemen’s Liens or other Liens arising by operation of law is located, and with respect to which no Landlord Lien Waiver has been delivered to Collateral Agent, a reserve equal to three month’s rent at such plant, warehouse, distribution center, or other operating facility, and such other reserve amounts that may be determined by the Collateral Agent in its reasonable discretion.

“Reorganization Plan” means a plan of reorganization in any or all of the Cases of the Debtors.

“Replacement Lender” has the meaning specified in Section 2.20.

“Reporting Side Letter” means that certain side letter agreement between the Borrower and the Agent, dated as of March 5, 2012, as subsequently modified by agreement of the parties thereto.

“Required Lenders” means at any time Lenders holding at least a majority in interest of the sum of (i) the aggregate unpaid principal amount of the Revolving Loans outstanding at such

time, (ii) the aggregate Unused Revolving Credit Commitments at such time and (iii) the aggregate Letter of Credit Obligations at such time (with the aggregate amount of each Lender's risk participation and funded participation in Letter of Credit Obligations being deemed held by such Lender for purposes of this definition); provided, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lenders at such time (A) the aggregate principal amount of the Revolving Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time, (B) the Unused Revolving Credit Commitment of such Lender at such time and (C) the Letter of Credit Obligations held or deemed held by such Lender at such time.

"Reserves" means, at any time of determination and without duplication, (a) any Rent Reserves, (b) the Carve-Out Reserve and (c) such other reserves as determined from time to time in the reasonable discretion (from the perspective of an asset-based lender) of the Collateral Agent to preserve and protect the value of the Collateral.

"Responsible Officer" means the chief executive officer, president, chief financial officer, secretary, assistant secretary, treasurer, assistant treasurer or controller of a Loan Party (or for purposes of Section 5.01(h)(xv), the Borrower or any of its Subsidiaries). Any document delivered hereunder or under any other Loan Document that is signed by a Responsible Officer of a Loan Party shall be conclusively presumed to have been authorized by all necessary corporate, partnership and/or other action on the part of such Loan Party and such Responsible Officer shall be conclusively presumed to have acted on behalf of such Loan Party.

"Revolving Credit Commitment" means as to any Revolving Lender (a) the amount set forth opposite such Lender's name on Schedule I hereto as such Lender's "Revolving Credit Commitment", which shall be designated as a Commitment under the Revolving Credit Facility or (b) if such Lender has entered into an Assignment and Acceptance, the amount set forth for such Lender in the Register maintained by the Agent pursuant to Section 9.08(e), as such amount may be reduced pursuant to Section 2.05.

"Revolving Credit Facility" means, at any time, the aggregate amount of the Revolving Lenders' Revolving Credit Commitments at such time.

"Revolving Credit Facility Usage" means, at any time, the amount obtained by adding (i) the aggregate outstanding principal amount of all Revolving Loans made by the Revolving Lenders and (ii) the aggregate outstanding Letter of Credit Obligations.

"Revolving Lender" means, at any time, a Lender that has a Revolving Credit Commitment at such time.

"Revolving Loan" means an advance by a Revolving Lender as part of a Borrowing and refers to a Base Rate Loan or a Eurodollar Rate Loan and shall be deemed to include any Protective Revolving Loan made hereunder.

"S&P" means Standard & Poor's, a division of The McGraw-Hill Companies, Inc.

"Secured Agreements" means, to the extent designated as such by the Borrower in writing to the Agent from time to time in accordance with Section 8.13, (a) all agreements and other documents relating to any treasury management services, clearing, corporate credit card and related services provided to the Borrower or any of its Subsidiaries and entered into by the Borrower or any of its Subsidiaries with any Lender or any of its Affiliates (regardless of whether such Lender subsequently ceases to be a Lender for any reason), (b) all letters of credit issued by a Lender or any its Affiliates (regardless of whether

such Lender subsequently ceases to be a Lender for any reason) for the benefit of the Borrower or any of its Subsidiaries (other than Letters of Credit issued hereunder), (c) all agreements evidencing any other obligations of the Borrower and any of its Subsidiaries owing to any Lender and its Affiliates, (d) all Hedge Agreements entered into with the Borrower or any of its Subsidiaries by any Lender or any of its Affiliates (regardless of whether such Lender subsequently ceases to be a Lender for any reason) and (e) each agreement or instrument delivered by any Loan Party or Subsidiary of the Borrower pursuant to any of the foregoing, as the same may be amended from time to time in accordance with the provisions thereof.

“Secured Obligations” means the means the “Secured Obligations”, as defined in the Security Agreement.

“Secured Parties” means, collectively, (i) the Agent, (ii) the Collateral Agent, (iii) each Revolving Lender, (iv) each Issuing Bank and (v) each Lender or Affiliate of a Lender in its capacity as a counterparty to a Secured Agreement (regardless of whether such Lender subsequently ceases to be a Lender for any reason).

“Security Agreement” means the Amended and Restated Security Agreement, dated as of the Effective Date, from the Loan Parties party thereto, as grantors, to the Agent, substantially in the form of Exhibit D, with such changes as are reasonably agreed by the Agent (provided, that no such changes shall be adverse to the Lenders in any material respect).

“Single Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and no Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4069 of ERISA in the event such plan has been or were to be terminated.

“Specified Business Units” means those business units of the Borrower set forth in the Reporting Side Letter.

“Specified Collateral” has the meaning specified in the Security Agreement.

“Specified Deposit Accounts” means the following deposit accounts of the Borrower at Bank of America, N.A.: 1233952890, 1233652887, 1233506550, 1233452888, 4426554408, 4427213858, 4427213861, 4427213874, 4427213887, 4427213890, 3756660791, 3752112531, 4426328537, 4426328540, 3756661062, 4427209859, 3756660694, 1233518010, 4427171961, 4427203703, 4427203716, 4427203729 and 4427573174.

“Specified Sale” means, individually or collectively (as the context may require), any sale, lease, license, transfer or other disposition, in whole or in part, of any combination of (A) the assets and businesses of the Borrower or any of its Subsidiaries assigned the code name “Rockford”, (B) the assets and businesses of the Borrower or any of its Subsidiaries assigned the code name “Walden” and/or (C) trademarks, trademark licenses, domain names or related intellectual property assets and materials of the Borrower or any of its Subsidiaries.

“Subsidiary” of any Person means any corporation, partnership, joint venture, limited liability company, trust or estate of which (or in which) more than 50% of (a) the issued and outstanding capital stock having ordinary voting power to elect a majority of the Board of Directors of such corporation (irrespective of whether at the time capital stock of any other class or classes of such corporation shall or might have voting power upon the occurrence of any

contingency), (b) the interest in the capital or profits of such limited liability company, partnership or joint venture or (c) the beneficial interest in such trust or estate is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more of its other Subsidiaries or by one or more of such Person's other Subsidiaries.

"Subsidiary Guarantors" means (x) the direct and indirect wholly-owned (other than directors' qualifying shares or similar holdings under applicable law) US Subsidiaries of the Borrower listed on Part A of Schedule II hereto and (y) each other Subsidiary of the Borrower that shall be required to execute and deliver a guaranty pursuant to Section 5.01(i).

"Supermajority Revolving Lenders" means, at any time, Lenders owed or holding more than 75% in interest of the sum of (a) the aggregate principal amount of the Revolving Credit Loans outstanding at such time, (b) the aggregate Unused Revolving Credit Commitment at such time and (c) the aggregate Letter of Credit Obligations at such time (with the aggregate amount of each Lender's risk participation and funded participation in Letter or Credit Obligations being deemed held by such Lender for purposes of this definition); provided, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Supermajority Revolving Lenders at such time (A) the aggregate principal amount of the Revolving Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time, (B) the Unused Revolving Credit Commitment of such Lender at such time and (C) the Letter of Credit Obligations held or deemed held by such Lender at such time.

"Superpriority Claim" means a claim against any Debtor in any of the Cases which is an administrative expense claim having priority over any and all administrative expenses of the kind specified in Sections 503(b) or 507(b) of the Bankruptcy Code.

"Taxes" has meaning specified in Section 2.14(a).

"Term Facility Cash Collateral Account" means a segregated Deposit Account into which only the identifiable proceeds of Term Loan Priority Collateral are deposited.

"Term Loan Priority Collateral" has the meaning specified in the Intercreditor Agreement.

"Termination Date" means the earliest of (a) the Maturity Date, (b) the date of termination in whole of the Commitments pursuant to Section 2.05, 6.01 or 9.14(b) and (c) the Consummation Date.

"Total Outstandings" means at any time the aggregate Outstandings of all Lenders at such time.

"Type" refers to the distinction between Loans bearing interest at the Base Rate and Loans bearing interest at the Eurodollar Rate.

"UCC" means the Uniform Commercial Code as in effect in the State of New York; provided that, if perfection or the effect of perfection or non-perfection or the priority of any security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, "UCC" means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

“UK Pensions Regulator” means the Pensions Regulator established in the United Kingdom pursuant to the Pensions Act of 2004.

“UK Pension Scheme” means the retirement benefits scheme known as the Kodak Pension Plan.

“Unissued Letter of Credit Commitment” means, with respect to any Issuing Bank, the obligation of such Issuing Bank to issue Letters of Credit for the account of the Borrower or its Subsidiaries in an amount equal to the excess of (a) the amount of its Letter of Credit Commitment over (b) the aggregate Letter of Credit Obligations outstanding to such Issuing Bank.

“United States” and “US” mean the United States of America.

“Unused Revolving Credit Commitment” means, with respect to each Revolving Lender at any time, (a) such Lender’s Revolving Credit Commitment at such time minus (b) the sum of (i) the aggregate principal amount of all Revolving Loans made by such Lender (in its capacity as a Lender) and outstanding at such time, plus (ii) such Lender’s Ratable Share of (A) the aggregate Available Amount of all Letters of Credit outstanding at such time and (B) the aggregate principal amount of all Revolving Loans made by each Issuing Bank pursuant to Section 2.03(c) that have not been ratably funded by such Lender and outstanding at such time.

“US Liquidity” means, on any date of determination, the sum of (A) the aggregate amount of cash and Cash Equivalents owned by the Loan Parties free and clear of all Liens (other than Liens created under the Collateral Documents, Liens securing the DIP Term Loan Facility (or any Permitted Refinancing thereof) and Liens securing the Existing Second Lien Debt (or any Permitted Refinancing thereof)) on such date (provided, however, that any such cash and Cash Equivalents that have been pledged to Cash Collateralize outstanding Letter of Credit Obligations shall be disregarded for purposes of this clause (A)) plus (B) Excess Availability on such date.

“US Subsidiary” means any direct or indirect Subsidiary of the Borrower organized under the laws of the United States, any state thereof or the District of Columbia.

“Voting Stock” means capital stock issued by a corporation, or equivalent interests in any other Person, the holders of which are ordinarily, in the absence of contingencies, entitled to vote for the election of directors (or persons performing similar functions) of such Person, even if the right so to vote has been suspended by the happening of such a contingency.

“Weighted Average Life to Maturity” means, when applied to any Debt at any date, the number of years obtained by dividing: (a) the sum of the products obtained by multiplying (i) the amount of each then remaining installment, sinking fund, serial maturity or other required payments of principal, including payment at final maturity, in respect thereof, by (ii) the number of years (calculated to the nearest one-twelfth) that will elapse between such date and the making of such payment; by (b) the then outstanding principal amount of such Debt.

“Withdrawal Liability” has the meaning specified in Part I of Subtitle E of Title IV of ERISA.

SECTION 1.02. Computation of Time Periods. In this Agreement in the computation of periods of time from a specified date to a later specified date, the word “from” means “from and including” and the words “to” and “until” each mean “to but excluding”.

SECTION 1.03. Accounting Terms. All accounting terms not specifically defined herein shall be construed in accordance with generally accepted accounting principles in the United States of America consistent with those applied in the preparation of the financial statements referred to in Section 4.01(e) (“GAAP”). If at any time any change in GAAP or the application thereof would affect the computation of any financial ratio or requirement set forth in any Loan Document, and either the Borrower or the Required Lenders shall so request, the Agent and the Borrower shall negotiate in good faith to amend such ratio or requirement (an “Accounting Change”) to preserve the original intent thereof in light of such change in GAAP or the application thereof; provided that, until so amended, (i) such ratio or requirement shall be made as if such Accounting Change had not been effected and on a basis consistent with how GAAP or the rules promulgated pursuant thereto that are the subject of such Accounting Change were calculated in the most recent financial statements delivered by the Borrower to the Lenders as to which no such objection shall have been made and (ii) the Borrower shall provide to the Agent financial statements and other documents required under this Agreement or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such change in GAAP or the application thereof.

SECTION 1.04. Reserves. When any Reserve is to be established or a change in any amount, percentage, reserve, eligibility criteria or other item in the definitions of the terms “Borrowing Base”, “Eligible Inventory”, “Eligible Receivables” and “Rent Reserve” is to be determined in each case in the Collateral Agent’s “reasonable discretion”, such Reserve shall be implemented or such change shall become effective on the Business Day immediately following delivery of a written notice thereof to the Borrower, or immediately, without prior written notice, during the continuance of a Default.

SECTION 1.05. Letter of Credit Amount. Unless otherwise specified herein, the amount of a Letter of Credit at any time shall be deemed to be the stated amount of such Letter of Credit in effect at such time; provided, however, that with respect to any Letter of Credit that, by its terms or the terms of any L/C Related Document related thereto, provides for one or more automatic increases in the stated amount thereof, the amount of such Letter of Credit shall be deemed to be the maximum stated amount of such Letter of Credit after giving effect to all such increases, whether or not such maximum stated amount is in effect at such time.

SECTION 1.06. [Reserved].

SECTION 1.07. Permitted Liens. Any reference in any of the Loan Documents to a Permitted Lien is not intended to subordinate or postpone, and shall not be interpreted as subordinating or postponing, or as any agreement to subordinate or postpone, any Lien created by any of the Loan Documents to any Permitted Lien.

SECTION 1.08. Other Interpretive Provisions. With reference to this Agreement and each other Loan Document, unless otherwise specified herein or in such other Loan Document:

(a) The term “including” is by way of example and not limitation (i.e., “including” shall be deemed to mean “including, without limitation”).

(b) Section headings herein and in the other Loan Documents are included for convenience of reference only and shall not affect the interpretation of this Agreement or any other Loan Document.

AMOUNTS AND TERMS OF THE LOANS AND LETTERS OF CREDIT

SECTION 2.01. The Loans and Letters of Credit. (a) Revolving Credit Facility.

(i) Borrowings. Each Revolving Lender severally agrees, on the terms and conditions set forth herein and in the Orders, to make Revolving Loans in Dollars to the Borrower from time to time on any Business Day during the period from the Original Effective Date until the Termination Date, in each case (A) in an amount for each such Revolving Loan not to exceed such Revolving Lender's Unused Revolving Credit Commitment at such time and (B) in an aggregate amount for all such Revolving Loans not to exceed such Revolving Lender's ratable portion (based on the aggregate amount of the Unused Revolving Credit Commitments at such time) of the Line Cap at such time. Each Borrowing shall be in an aggregate amount of \$10,000,000 or an integral multiple of \$1,000,000 in excess thereof (or such lesser amount as may be applied and reborrowed in accordance with Section 2.18) and shall consist of Revolving Loans of the same Type made on the same day by the Revolving Lenders ratably according to their respective Revolving Credit Commitments. Within the limits of each Revolving Lender's Revolving Credit Commitment, the Borrower may borrow under this Section 2.01(a), prepay pursuant to Section 2.10 and reborrow under this Section 2.01(a).

(ii) [Reserved].

(b) Letters of Credit. Each Issuing Bank agrees, on the terms and conditions set forth herein and in the Orders, and in reliance upon the agreements of the other Lenders set forth in this Agreement, to issue or continue Letters of Credit for the account of the Borrower and its Subsidiaries from time to time on any Business Day during the period from the Original Effective Date until 30 days before the Termination Date in an aggregate Available Amount not to exceed (i) for all Letters of Credit at any time the Letter of Credit Facility at such time, (ii) for all Letters of Credit issued by each Issuing Bank at any time such Issuing Bank's Letter of Credit Commitment at such time and (iii) for each such Letter of Credit an amount equal to the Unused Revolving Credit Commitments of the Lenders at such time. No Letter of Credit shall have an expiration date (including all rights of the Borrower or the beneficiary to require renewal) later than 10 Business Days before the Termination Date or, if agreed by the applicable Issuing Bank in its sole discretion, a later date that is not later than one year following the issuance thereof. Within the limits referred to above, the Borrower may from time to time request the Issuance of Letters of Credit under this Section 2.01(b). Each of the Citi Existing Letters of Credit shall be deemed to constitute a Letter of Credit issued hereunder.

(c) Protective Revolving Loans. The Agent shall be authorized, in its discretion, at any time that any conditions in Section 3.02 are not satisfied, to make Revolving Loans in Dollars that are Base Rate Loans (any such Revolving Loans made pursuant to this Section 2.01(c), "Protective Revolving Loans") in an aggregate amount not to exceed \$15,000,000 at any time outstanding, if the Agent reasonably deems such Revolving Loans necessary, if or desirable to preserve or protect Collateral, or to enhance the collectability or repayment of Obligations; provided that no Protective Revolving Loan shall continue for more than 90 consecutive days (and no further Protective Revolving Loan may be made for at least five consecutive days after the repayment by the Borrower of any outstanding Protective Revolving Loans). Protective Revolving Loans shall constitute Obligations secured by the Collateral and shall be entitled to all of the benefits of the Loan Documents. Immediately upon the making of a Protective Revolving Loan, each applicable Revolving Lender shall be deemed to, and hereby irrevocably and unconditionally agrees to, purchase from the Agent a risk participation in such Protective Revolving Loan in an amount equal to the product of such applicable Lender's Ratable Share times the amount of

such Protective Revolving Loan. From and after the date, if any, on which any Lender is required to fund its participation in any Protective Revolving Loan purchased hereunder, the Agent shall promptly distribute to such Lender, such Lender's Ratable Share of all payments of principal and interest and all proceeds of Collateral received by the Agent in respect of such Protective Revolving Loan (and prior to such date, all payments on account of the Protective Revolving Loans shall be payable to Agent solely for its own account). The Supermajority Revolving Lenders may at any time revoke the Agent's authority to make further Protective Revolving Loans by written notice to the Agent. Absent such revocation, the Agent's determination that funding of a Protective Revolving Loan is appropriate shall be conclusive. In no event shall Protective Revolving Loans cause the aggregate outstanding amount of the Revolving Loans of any Revolving Lender, plus such Lender's Ratable Share of the outstanding amount of all Letter of Credit Obligations to exceed such Lender's Revolving Credit Commitment. Protective Revolving Loans shall be payable by the Borrower on demand.

SECTION 2.02. Making the Loans. (a) Except as otherwise provided in Section 2.03(c), each Borrowing shall be made on notice, given not later than (x) 11:00 A.M. (New York City time) on the third Business Day prior to the date of the proposed Borrowing in the case of a Borrowing consisting of Eurodollar Rate Loans or (y) 11:00 A.M. (New York City time) on the date of the proposed Borrowing in the case of a Borrowing consisting of Base Rate Loans, by the Borrower to the Agent, which shall give to each applicable Lender prompt notice thereof by telecopier or any other electronic means agreed to by the Agent. Each such notice of a Borrowing (a "Notice of Borrowing") shall be by telephone, confirmed promptly in writing, or by telecopier (or any other electronic means agreed to by the Agent), in substantially the form of Exhibit B hereto, specifying therein the requested (i) date of such Borrowing, (ii) Type of Loans comprising such Borrowing, (iii) aggregate amount of such Borrowing and (iv) in the case of a Borrowing consisting of Eurodollar Rate Loans, the initial Interest Period for each such Loan. Each applicable Lender shall, before 1:00 P.M. (New York City time) on the date of such Borrowing make available for the account of its Applicable Lending Office to the Agent at the Agent's Account, in same day funds, such Lender's Ratable Share of such Borrowing. After the Agent's receipt of such funds and upon fulfillment of the applicable conditions set forth in Article III, the Agent will make such funds available to the Borrower at the Agent's address referred to in Section 9.02(a).

(b) Anything in subsection (a) above to the contrary notwithstanding, (i) the Borrower may not select Eurodollar Rate Loans for any Borrowing if the aggregate amount of such Borrowing is less than \$10,000,000 or if the obligation of the Lenders to make Eurodollar Rate Loans shall then be suspended pursuant to Section 2.08 or 2.12 and (ii) the Eurodollar Rate Loans may not be outstanding as part of more than eighteen separate Borrowings.

(c) Each Notice of Borrowing shall be irrevocable and binding on the Borrower delivering such notice. In the case of any Borrowing that the related Notice of Borrowing specifies is to be comprised of Eurodollar Rate Loans, the Borrower shall indemnify each applicable Lender against any loss, cost or expense incurred by such Lender as a result of any failure of the Borrower to fulfill on or before the date specified in such Notice of Borrowing for such Borrowing the applicable conditions set forth in Article III, including, without limitation, any loss (excluding loss of anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by such Lender to fund the Loan to be made by such Lender as part of such Borrowing when such Loan, as a result of such failure, is not made on such date.

(d) Unless the Agent shall have received notice from a Lender prior to the time of any Borrowing that such Lender will not make available to the Agent such Lender's ratable portion of such Borrowing, the Agent may assume that such Lender has made such portion available to the Agent on the date of such Borrowing in accordance with subsection (a) of this Section 2.02, as applicable, and the Agent may, in reliance upon such assumption, make available to the Borrower on such date a

corresponding amount. If and to the extent that such Lender shall not have so made such ratable portion available to the Agent, such Lender and the Borrower severally agree to repay to the Agent forthwith on demand such corresponding amount together with interest thereon, for each day from the date such amount is made available to the Borrower until the date such amount is repaid to the Agent, at (i) in the case of the Borrower, the interest rate applicable at the time to the Loans comprising such Borrowing and (ii) in the case of such Lender, the Federal Funds Rate. If such Lender shall repay to the Agent such corresponding amount, such amount so repaid shall constitute such Lender's Loan as part of such Borrowing for purposes of this Agreement.

(e) The failure of any Lender to make the Loan to be made by it as part of any Borrowing shall not relieve any other Lender of its obligation, if any, hereunder to make its Loan on the date of such Borrowing, but no Lender shall be responsible for the failure of any other Lender to make the Loan to be made by such other Lender on the date of any Borrowing.

SECTION 2.03. Issuance of and Drawings and Reimbursement Under Letters of Credit. (a) Request for Issuance. (i) Each Letter of Credit shall be issued upon notice, given not later than 11:00 A.M. (New York City time) on the fifth Business Day prior to the date of the proposed Issuance of such Letter of Credit (or on such shorter notice as the applicable Issuing Bank may agree), by the Borrower to any Issuing Bank, and such Issuing Bank shall give the Agent, prompt notice thereof. Each such notice by the Borrower of Issuance of a Letter of Credit (a "Notice of Issuance") shall be by telephone, confirmed promptly in writing, or by telecopier (or any other electronic means agreed to by the Agent), specifying therein the requested (A) date of such Issuance (which shall be a Business Day), (B) Available Amount of such Letter of Credit, (C) expiration date of such Letter of Credit (which shall not be later than 10 Business Days prior to the Termination Date or, if agreed by the applicable Issuing Bank in its sole discretion, a later date that is not later than one year following the date of issuance thereof), (D) name and address of the beneficiary of such Letter of Credit, (E) form of such Letter of Credit, such Letter of Credit shall be issued pursuant to such application and agreement for letter of credit as such Issuing Bank and the Borrower shall agree for use in connection with such requested Letter of Credit (a "Letter of Credit Agreement") and (F) such other matters as the applicable Issuing Bank may require. In the case of a request for an amendment of any outstanding Letter of Credit, such Notice of Issuance shall specify in form and detail satisfactory to the applicable Issuing Bank, (A) the Letter of Credit to be amended, (B) the proposed date of amendment thereof (which shall be a Business Day), (C) the nature of the proposed amendment and (D) such other matters as the applicable Issuing Bank may require. Additionally, the Borrower shall furnish to the applicable Issuing Bank and the Agent such other documents and information pertaining to such requested Letter of Credit issuance or amendment, as such Issuing Bank or the Agent may require. If the requested form of such Letter of Credit is acceptable to the applicable Issuing Bank in its reasonable discretion (it being understood that any such form shall have only explicit documentary conditions to draw and shall not include discretionary conditions), such Issuing Bank will, upon fulfillment of the applicable conditions set forth in Section 3.02, make such Letter of Credit available to the Borrower at its office referred to in Section 9.02 or as otherwise agreed with the Borrower in connection with such Issuance. In the event and to the extent that the provisions of any Letter of Credit Agreement shall conflict with this Agreement, the provisions of this Agreement shall govern.

(ii) No Issuing Bank shall be under any obligation to issue any Letter of Credit if: (A) any order, judgment or decree of any governmental authority or arbitrator shall by its terms purport to enjoin or restrain such Issuing Bank from issuing the Letter of Credit, or any law applicable to such Issuing Bank or any request or directive (whether or not having the force of law) from any governmental authority with jurisdiction over such Issuing Bank shall prohibit, or request that such Issuing Bank refrain from, the issuance of letters of credit generally or the Letter of Credit in particular or shall impose upon such Issuing Bank with respect to the Letter of Credit

any restriction, reserve or capital requirement (for which such Issuing Bank is not otherwise compensated hereunder) not in effect on the Original Effective Date, or shall impose upon such Issuing Bank any unreimbursed loss, cost or expense which was not applicable on the Original Effective Date and which such Issuing Bank in good faith deems material to it; (B) except as otherwise agreed by the Agent and such Issuing Bank, the Letter of Credit is in an initial stated amount less than \$100,000, in the case of a commercial Letter of Credit, or \$500,000, in the case of a standby Letter of Credit; (C) the Letter of Credit is to be denominated in a currency other than Dollars; (D) any Revolving Lender is at that time a Defaulting Lender, unless such Issuing Bank has entered into arrangements, including the delivery of cash collateral, satisfactory to such Issuing Bank (in its sole discretion) with the Borrower or such Lender to eliminate such Issuing Bank's actual or potential fronting exposure (after giving effect to Section 2.19(f)) with respect to the Defaulting Lender arising from either the Letter of Credit then proposed to be issued or that Letter of Credit and all other Letter of Credit Obligations as to which such Issuing Bank has actual or potential fronting exposure, as it may elect in its sole discretion; or (E) the Letter of Credit contains any provisions for automatic reinstatement of the stated amount after any drawing thereunder.

(iii) No Issuing Bank shall amend or continue any Letter of Credit if such Issuing Bank would not be permitted at such time to issue the Letter of Credit in its amended or continued form under the terms hereof.

(iv) Each Issuing Bank shall act on behalf of the Revolving Lenders with respect to any Letters of Credit issued by it and the documents associated therewith, and each Issuing Bank shall have all of the benefits and immunities (A) provided to the Agent in Article VIII with respect to any acts taken or omissions suffered by such Issuing Bank in connection with Letters of Credit issued by it or proposed to be issued by it and documents pertaining to such Letters of Credit as fully as if the term "Agent" as used in Article VIII included such Issuing Bank with respect to such acts or omissions, and (B) as additionally provided herein with respect to such Issuing Bank.

(v) No Issuing Bank shall have any obligation to issue any Letter of Credit hereunder if the expiry date of such requested Letter of Credit would occur more than twelve months after the date of issuance or last extension thereof (it being understood that any such Letter of Credit so issued shall be on such terms and conditions as may be specified by the applicable Issuing Bank in its discretion, including with respect to expiry date and any automatic renewal features).

(b) Participations. By the Issuance of a Letter of Credit (or an amendment to a Letter of Credit increasing or decreasing the amount thereof) and without any further action on the part of the applicable Issuing Bank or the Lenders, such Issuing Bank hereby grants to each Revolving Lender, and each Revolving Lender hereby acquires from such Issuing Bank, a participation in such Letter of Credit equal to such Revolving Lender's Ratable Share of the Available Amount of such Letter of Credit. The Borrower hereby agrees to each such participation. In consideration and in furtherance of the foregoing, each Revolving Lender hereby absolutely and unconditionally agrees to pay to the Agent, for the account of such Issuing Bank, such Revolving Lender's Ratable Share of each drawing made under a Letter of Credit funded by such Issuing Bank and not reimbursed by the Borrower on the date funded, or of any reimbursement payment required to be refunded to the Borrower for any reason, which amount will be advanced, and deemed to be a Revolving Loan hereunder, regardless of the satisfaction of the conditions set forth in Section 3.02. Each Revolving Lender acknowledges and agrees that its obligation to acquire participations pursuant to this paragraph in respect of Letters of Credit is absolute and unconditional and shall not be affected by any circumstance whatsoever, including any amendment, renewal or extension of any Letter of Credit or the occurrence and continuance of a Default or reduction or termination of the

Revolving Credit Commitments, and that each such payment shall be made without any offset, abatement, withholding or reduction whatsoever. Each Revolving Lender further acknowledges and agrees that its participation in each Letter of Credit will be automatically adjusted to reflect such Lender's Ratable Share of the Available Amount of such Letter of Credit at each time such Lender's Revolving Credit Commitment is amended pursuant to an assignment in accordance with Section 9.08 or otherwise pursuant to this Agreement.

(c) Drawing and Reimbursement. The payment by any Issuing Bank of a draft drawn under any Letter of Credit which is not reimbursed by the Borrower on the date funded shall constitute for all purposes of this Agreement the making by any such Issuing Bank of a Revolving Loan under the Revolving Credit Facility which shall be a Base Rate Revolving Loan, in the amount of such draft, without regard to whether the making of such a Revolving Loan would exceed such Issuing Bank's Unused Revolving Credit Commitment. Each Issuing Bank shall give prompt notice to the Borrower and the Agent of each drawing under any Letter of Credit issued by it. Upon written demand by such Issuing Bank, with a copy of such demand to the Agent and the Borrower, each applicable Revolving Lender shall pay to the Agent such Lender's Ratable Share of such outstanding Revolving Loan pursuant to Section 2.03(b). Each applicable Revolving Lender acknowledges and agrees that its obligation to make Revolving Loans pursuant to this paragraph (c) in respect of Letters of Credit is absolute and unconditional and shall not be affected by any circumstance whatsoever, including any amendment, renewal or extension of any Letter of Credit or the occurrence and continuance of a Default or reduction or termination of the Revolving Credit Commitments, and that each such payment shall be made without any offset, abatement, withholding or reduction whatsoever. Promptly after receipt thereof, the Agent shall transfer such funds to such Issuing Bank. Each Revolving Lender agrees to fund its Ratable Share of an outstanding Revolving Loan on (i) the Business Day on which demand therefor is made by such Issuing Bank, provided that notice of such demand is given not later than 11:00 A.M. (New York City time) on such Business Day, or (ii) the first Business Day next succeeding such demand if notice of such demand is given after such time. If and to the extent that any Lender shall not have so made the amount of such Revolving Loan available to the Agent, such Lender agrees to pay to the Agent forthwith on demand such amount together with interest thereon, for each day from the date of demand by any such Issuing Bank until the date such amount is paid to the Agent, at the Federal Funds Rate for its account or the account of such Issuing Bank, as applicable. If such Lender shall pay to the Agent such amount for the account of any such Issuing Bank on any Business Day, such amount so paid in respect of principal shall constitute a Revolving Loan made by such Lender on such Business Day for purposes of this Agreement, and the outstanding principal amount of the Revolving Loan made by such Issuing Bank shall be reduced by such amount on such Business Day.

(d) Letter of Credit Reports. Each Issuing Bank shall furnish (i) to the Agent (with a copy to the Borrower) on the first Business Day of each month a written report summarizing Issuance and expiration dates of Letters of Credit issued by such Issuing Bank during the preceding month and drawings during such month under all Letters of Credit and (ii) to the Agent (with a copy to the Borrower) on the first Business Day of each calendar quarter a written report setting forth the average daily aggregate Available Amount during the preceding calendar quarter of all Letters of Credit issued by such Issuing Bank.

(e) Applicability of ISP and UCP. Unless otherwise expressly agreed by the applicable Issuing Bank and the Borrower when a Letter of Credit is issued, (i) the rules of the ISP shall apply to each standby Letter of Credit, and (ii) the rules of the Uniform Customs and Practice for Documentary Credits, as most recently published by the International Chamber of Commerce at the time of issuance shall apply to each commercial Letter of Credit.

(f) Failure to Make Revolving Loans. The failure of any Lender to make the Revolving Loan to be made by it on the date specified in Section 2.03(c) shall not relieve any other Lender of its obligation hereunder to make its Revolving Loan on such date, but no Lender shall be responsible for the failure of any other Lender to make the Revolving Loan to be made by such other Lender on such date. No failure by any Lender to make such Revolving Loans shall limit or restrict the availability of any Letter of Credit to the Borrower.

(g) Letters of Credit Issued for Subsidiaries. Notwithstanding that a Letter of Credit issued or outstanding hereunder is in support of any obligations of, or is for the account of, a Subsidiary, the Borrower shall be obligated to reimburse the applicable Issuing Bank hereunder for any and all drawings under such Letter of Credit. The Borrower hereby acknowledges that the issuance of Letters of Credit for the account of Subsidiaries inures to the benefit of the Borrower, and that the Borrower's business derives substantial benefits from the businesses of such Subsidiaries.

(h) Mandatory Cash Collateralization, Etc. The Borrower shall, not later than the date that is 5 Business Days prior to the Termination Date, (a) pay to the Agent on behalf of the US Revolving Lenders in same day funds at the Agent's office, for deposit in the L/C Cash Deposit Account, an amount equal to 105% of the Available Amount of all then outstanding Letters of Credit, such funds to be held as cash collateral for such Letters of Credit, or (b) provide one or more back-to-back letters of credit in respect of each then outstanding Letter of Credit, and/or replace each such outstanding Letter of Credit, in form and substance satisfactory to the Agent and each applicable Issuing Bank; provided that, if the Termination Date shall arise in connection with a refinancing of the Obligations (including in connection with the consummation of an Acceptable Reorganization Plan) and if the Agent and each applicable Issuing Bank so agree in their reasonable discretion, the foregoing requirements shall be inapplicable until the Termination Date. Any funds deposited to the L/C Cash Deposit Account in accordance with the preceding sentence shall be applied in the manner specified in the last two sentences of Section 6.02.

SECTION 2.04. Fees. (a) Commitment Fee. The Borrower agrees to pay to the Agent for the account of each applicable Revolving Lender a commitment fee on the aggregate amount of such Lender's Unused Revolving Credit Commitment from the Effective Date until the Termination Date calculated by multiplying such Lender's Unused Revolving Credit Commitment by the Applicable Percentage, payable in arrears quarterly on the last day of each January, April, July and October and on the Termination Date; provided, however, that no commitment fee shall accrue on any of the Commitments of a Defaulting Lender so long as such Lender shall be a Defaulting Lender.

(b) Letter of Credit Fees. (i) The Borrower shall pay to the Agent for the account of each applicable Revolving Lender (other than a Defaulting Lender) a commission on such Lender's Ratable Share of the average daily aggregate Available Amount of all Letters of Credit issued and outstanding from time to time at a rate per annum equal to the Applicable Margin for Eurodollar Rate Loans in effect from time to time during such calendar quarter, payable in arrears quarterly on the last day of each January, April, July and October, and on the Termination Date; provided that the Applicable Margin shall be 2% above the Applicable Margin in effect if the Borrower is required to pay default interest pursuant to Section 2.07(b).

(ii) The Borrower shall pay to each Issuing Bank, for its own account, a fronting fee (which shall accrue at a rate of 0.25% per annum on the daily amount available to be drawn on each Letter of Credit issued by such Issuing Bank) and such other commissions, issuance fees, transfer fees and other fees and charges in connection with the Issuance or administration of each Letter of Credit issued by such Issuing Bank as the Borrower and such Issuing Bank shall agree.

(c) Other Fees. The Borrower shall pay to the Agent (or to the Affiliate(s) of the Agent so designated by the Agent) the administrative agency fees set forth in the fee letter dated January 17, 2012 between the Borrower and Citigroup Global Markets Inc. ("CGMI"), as such fee letter may from time to time be amended by the Borrower and CGMI when such fees are due and payable pursuant to the terms thereof.

SECTION 2.05. Termination or Reduction of the Commitments. (a) Optional. The Borrower shall have the right, upon at least three Business Days' notice to the Agent, to terminate in whole or permanently reduce in part the Unissued Letter of Credit Commitments and the Unused Revolving Credit Commitments; provided, however, that each partial reduction of a Facility (i) shall be in an aggregate amount of \$5,000,000 and an integral multiple of \$1,000,000 in excess thereof and (ii) if made under any Revolving Credit Facility, shall be made ratably among the Lenders in accordance with their Revolving Credit Commitments in respect of such Revolving Credit Facility.

(b) Mandatory. Unless previously terminated, the Commitments shall automatically terminate on the Maturity Date. The Letter of Credit Facility shall be permanently reduced from time to time on the date of each reduction in the Revolving Credit Facility by the amount, if any, by which the amount of such Letter of Credit Facility exceeds the Revolving Credit Facility after giving effect to such reduction of the Revolving Credit Facility.

SECTION 2.06. Repayment of Loans. (a) Revolving Credit Facility. The Borrower shall repay to the Agent for the ratable account of each applicable Lender on the Termination Date the aggregate principal amount of the Revolving Loans made by such Lender to the Borrower then outstanding.

(b) Letter of Credit Drawings. The obligations of the Borrower under any Letter of Credit Agreement and any other agreement or instrument relating to any Letter of Credit shall be unconditional and irrevocable, and shall be paid strictly in accordance with the terms of this Agreement, such Letter of Credit Agreement and such other agreement or instrument under all circumstances, including, without limitation, the following circumstances (it being understood that any such payment by the Borrower is without prejudice to, and does not constitute a waiver of, any rights the Borrower might have or might acquire as a result of the payment by any Lender of any draft or the reimbursement by the Borrower thereof, including, without limitation, pursuant to Section 9.14):

(i) any lack of validity or enforceability of this Agreement or any Note, or of any Letter of Credit Agreement, any Letter of Credit or any other agreement or instrument relating thereto (such Letter of Credit Agreement, Letter of Credit and related instruments or instruments being, collectively, the "L/C Related Documents");

(ii) any change in the time, manner or place of payment of, or in any other term of, all or any of the obligations of the Borrower in respect of any L/C Related Document or any other amendment or waiver of or any consent to departure from all or any of the L/C Related Documents;

(iii) the existence of any claim, set-off, defense or other right that the Borrower may have at any time against any beneficiary or any transferee of a Letter of Credit (or any Persons for which any such beneficiary or any such transferee may be acting), any Issuing Bank, the Agent, any Lender or any other Person, whether in connection with the transactions contemplated by the L/C Related Documents or any unrelated transaction;

(iv) any statement or any other document presented under a Letter of Credit proving to be forged, fraudulent, invalid or insufficient in any respect or any statement therein being untrue or inaccurate in any respect;

(v) payment by any Issuing Bank under a Letter of Credit against presentation of a draft or certificate that does not strictly comply with the terms of such Letter of Credit;

(vi) any exchange, release or non-perfection of any Collateral or other collateral, or any release or amendment or waiver of or consent to departure from any guarantee, for all or any of the obligations of the Borrower in respect of the L/C Related Documents; or

(vii) any other circumstance or happening whatsoever, whether or not similar to any of the foregoing, including, without limitation, any other circumstance that might otherwise constitute a defense available to, or a discharge of, the Borrower or a Guarantor.

SECTION 2.07. Interest on Loans. (a) Scheduled Interest. The Borrower shall pay interest on the unpaid principal amount of each Loan owing by the Borrower to the Agent for the account of each applicable Lender from the date of such Loan until such principal amount shall be paid in full, at the following rates per annum:

(i) Base Rate Revolving Loans. During such periods as such Loan is a Base Rate Loan, a rate per annum equal at all times to the sum of (x) the Base Rate in effect from time to time plus (y) the Applicable Margin, payable in arrears quarterly on the last day of each January, April, July and October during such periods and on the date such Base Rate Loan shall be Converted or paid in full.

(ii) Eurodollar Rate Revolving Loans. During such periods as such Loan is a Eurodollar Rate Loan, a rate per annum equal at all times during each Interest Period for such Revolving Loan to the sum of (x) the Eurodollar Rate for such Interest Period for such Revolving Loan plus (y) the Applicable Margin, payable in arrears on the last day of such Interest Period and, if such Interest Period has a duration of more than three months, on the day of every third month during such Interest Period corresponding to the first day of such Interest Period and on the date such Eurodollar Rate Loan shall be Converted or paid in full.

(b) Default Interest. Upon the occurrence and during the continuance of an Event of Default under Section 6.01(a), the Agent may, and upon the request of the Required Lenders shall, require and notify the Borrower to pay interest ("Default Interest") on (i) the unpaid principal amount of each Loan owing to each Lender, payable in arrears on the dates referred to in clause (a)(i) or (a)(ii) above, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on such Loan pursuant to clause (a)(i) or (a)(ii) above and (ii) to the fullest extent permitted by law, the amount of any interest, fee or other amount payable hereunder in respect of the Loans that is not paid when due, from the date such amount shall be due until such amount shall be paid in full, payable in arrears on the date such amount shall be paid in full and on demand, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on Base Rate Loans pursuant to clause (a)(i) above, as applicable, provided, however, that following acceleration of the Loans pursuant to Section 6.01, Default Interest on the Loans shall accrue and be payable hereunder whether or not previously required by the Agent.

SECTION 2.08. Interest Rate Determination. (a) The Agent shall give prompt notice to the Borrower and the applicable Lenders of the applicable interest rates determined by the Agent for purposes of each clause of Section 2.07(a).

(b) If, with respect to any Eurodollar Rate Loans, Lenders owed at least 50% of the then aggregate principal amount thereof notify the Agent that the Eurodollar Rate for any Interest Period for such Loans will not adequately reflect the cost to such Lenders of making, funding or maintaining their respective Eurodollar Rate Loans for such Interest Period, the Agent shall forthwith so notify the Borrower and the applicable Lenders, whereupon (i) each Eurodollar Rate Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan, and (ii) the obligation of the applicable Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended until the Agent shall notify the Borrower and such Lenders that the circumstances causing such suspension no longer exist.

(c) If the Borrower shall fail to select the duration of any Interest Period for any Eurodollar Rate Loans in accordance with the provisions contained in the definition of "Interest Period" in Section 1.01, the Agent will forthwith so notify the Borrower and the Revolving Lenders and such Loans will automatically, on the last day of the then existing Interest Period therefor, Convert into Base Rate Loans.

(d) On the date on which the aggregate unpaid principal amount of Eurodollar Rate Loans comprising any Borrowing shall be reduced, by payment or prepayment or otherwise, to less than \$10,000,000, such Revolving Loans shall automatically Convert into Base Rate Loans.

(e) Upon the occurrence and during the continuance of any Event of Default under Section 6.01(a) or, in the case of and with respect to Revolving Loans, any Borrowing Base Deficiency, (i) each applicable Eurodollar Rate Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan and (ii) the obligation of the applicable Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended.

(f) If Reuter Screen LIBOR01 is unavailable for determining the Eurodollar Rate for any Eurodollar Rate Loans,

(i) the Agent shall forthwith notify the Borrower and the Lenders that the interest rate cannot be determined for such Eurodollar Rate Loans,

(ii) with respect to Eurodollar Rate Loans, each such Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan (or if such Revolving Loan is then a Base Rate Loan, will continue as a Base Rate Loan), and

(iii) the obligation of the Lenders to make Eurodollar Rate Loans or to Convert Base Rate Loans into Eurodollar Rate Loans shall be suspended until the Agent shall notify the Borrower and the Lenders that the circumstances causing such suspension no longer exist.

(g) [Reserved].

(h) [Reserved].

(i) Notwithstanding anything to the contrary contained in any Loan Document, the interest paid or agreed to be paid under the Loan Documents shall not exceed the maximum rate of non-usurious interest permitted by applicable law (the "Maximum Rate"). If the Agent or any Lender shall receive interest in an amount that exceeds the Maximum Rate, the excess interest shall be applied to the principal of the applicable Loans or, if it exceeds such unpaid principal, refunded to the Borrower, as applicable. In determining whether the interest contracted for, charged, or received by the Agent or a Lender exceeds the Maximum Rate, such Person may, to the extent permitted by applicable law, (a) characterize any payment that is not principal as an expense, fee, or premium rather than interest, (b)

exclude voluntary prepayments and the effects thereof, and (c) amortize, prorate, allocate, and spread in equal or unequal parts the total amount of interest throughout the contemplated term of the Obligations hereunder.

SECTION 2.09. Optional Conversion of Loans. The Borrower may on any Business Day, upon notice given to the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the date of the proposed Conversion and subject to the provisions of Sections 2.08 and 2.12, Convert all or any portion of the Revolving Loans made to it of one Type comprising the same Borrowing into Revolving Loans of the other Type; provided, however, that any Conversion of Eurodollar Rate Loans into Base Rate Loans shall be made only on the last day of an Interest Period for such Eurodollar Rate Loans, any Conversion of Base Rate Loans into Eurodollar Rate Loans shall be in an amount not less than the minimum amount specified in Section 2.02(b), no Conversion of any Loans shall result in more separate Borrowings than permitted under Section 2.02(b) and each Conversion of Loans comprising part of the same Borrowing shall be made ratably among the applicable Lenders in accordance with their Revolving Credit Commitments. Each such notice of a Conversion shall, within the restrictions specified above, specify (i) the date of such Conversion, (ii) the Loans to be Converted, and (iii) if such Conversion is into Eurodollar Rate Loans, the duration of the initial Interest Period for each such Loan. Each notice of Conversion shall be irrevocable and binding on the Borrower giving such notice.

SECTION 2.10. Prepayments of Loans. (a) Optional. The Borrower may, upon notice at least three Business Days' prior to the date of such prepayment, in the case of Eurodollar Rate Loans, and not later than 11:00 A.M. (New York City time) on the Business Day prior to such prepayment, in the case of Base Rate Loans, to the Agent stating the proposed date and aggregate principal amount of the prepayment, and if such notice is given the Borrower shall, prepay the outstanding principal amount of the Loans comprising part of the same Borrowing made to it in whole or in part, together with accrued interest to the date of such prepayment on the principal amount prepaid; provided, however, that (x) each partial prepayment of the Loans shall be in an aggregate principal amount of \$10,000,000, or an integral multiple of \$1,000,000 in excess thereof and (y) in the event of any such prepayment of a Eurodollar Rate Loan, the Borrower shall be obligated to reimburse the Lenders in respect thereof pursuant to Section 9.04(c).

(b) Mandatory. (i) The Borrower shall, on each Business Day, if applicable, (I) prepay (with no corresponding commitment reduction) an aggregate principal amount of the Revolving Loans owed by the Borrower and comprising part of the same Borrowings in an amount equal to the amount by which (A) the sum of (x) the aggregate principal amount of the Revolving Loans owed by the Borrower and then outstanding plus (y) the aggregate Letter of Credit Obligations then outstanding exceeds (B) the Line Cap (except as a result of Protective Revolving Loans made under Section 2.01(c) and not outstanding for more than 90 consecutive days) and (II) if, after giving effect to the prepayment in full of the Revolving Loans, the amount of Letter of Credit Obligations that has not at that time been Cash Collateralized exceeds the Line Cap, Cash Collateralize (such cash collateral to be deposited to the L/C Cash Deposit Account) an amount of Letter of Credit Obligations so that the amount of Letter of Credit Obligations that has not at that time been Cash Collateralized no longer exceeds the Line Cap; provided that in respect of any prepayment or Cash Collateralization under this subsection directly attributable to any adjustment of Reserves, such prepayment or Cash Collateralization shall be made not later than the Business Day immediately following the date such adjusted Reserves became effective.

(ii) Within three (3) Business Days of receipt by the Borrower or any of its Subsidiaries of the Net Cash Proceeds of any Asset Sale (other than a Specified Sale) or Casualty Event that results from the sale or other disposition of Accounts or Inventory that in each case constitutes Collateral, the Borrower shall apply an amount equal to 100% of such Net Cash

Proceeds to prepay the Loans and, unless the conditions set forth in Section 3.02 are at the time satisfied and a Responsible Officer of the Borrower shall have delivered to the Agent a certificate to such effect (in which case such amounts may be transferred by the Borrower to a Collection Account and used by the Borrower and its Subsidiaries for general corporate purposes), to Cash Collateralize (such cash collateral to be deposited to the L/C Cash Deposit Account) the Letter of Credit Obligations in the following order: first to the ratable prepayment of the outstanding Revolving Loans until all such Loans have been prepaid in full, and second to Cash Collateralize the Letter of Credit Obligations (if required).

(iii) [Reserved.]

(iv) [Reserved.]

(v) Each prepayment of principal pursuant to this Section 2.10(b) shall be applied first to outstanding Base Rate Loans up to the full amount thereof and then to outstanding Eurodollar Rate Loans up to the full amount thereof. Each prepayment made pursuant to this Section 2.10(b) shall be made together with any interest accrued to the date of such prepayment on the principal amounts prepaid and, in the case of any prepayment of a Eurodollar Rate Loan on a date other than the last day of an Interest Period or at its maturity, any additional amounts which the Borrower shall be obligated to reimburse to the Lenders in respect thereof pursuant to Section 9.04(c).

(vi) The Agent shall give prompt notice of any prepayment required under this Section 2.10(b) to Lenders.

(vii) No prepayment of Revolving Loans or Cash Collateralization made pursuant to this Section 2.10(b) shall reduce the Revolving Credit Commitments or the Letter of Credit Commitments.

SECTION 2.11. Increased Costs. (a) If, due to either (i) the introduction of or any change in or in the interpretation of any law or regulation or (ii) the compliance with any guideline or request from any central bank or other governmental authority (whether or not having the force of law), there shall be any increase in the cost to any Lender of agreeing to make or making, funding or maintaining Eurodollar Rate Loans (or, in the case of any change in or in the interpretation of any law or regulations with respect to taxes, any Loans) or of agreeing to issue or of issuing or maintaining or participating in Letters of Credit (excluding for purposes of this Section 2.11 any such increased costs resulting from (x) Taxes, Excluded Taxes or Other Taxes (as to which Section 2.14 shall govern) and (y) changes in the basis of taxation of overall net income or overall gross income by the United States or by the foreign jurisdiction or state under the laws of which such Lender is organized or has its Applicable Lending Office or any political subdivision thereof), then the Borrower shall from time to time, upon demand by such Lender (with a copy of such demand to the Agent), pay to the Agent for the account of such Lender additional amounts sufficient to compensate such Lender for such increased cost; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Applicable Lending Office if the making of such a designation would avoid the need for, or reduce the amount of, such increased cost and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender. A certificate as to the amount of such increased cost, submitted to the Borrower and the Agent by such Lender, shall be conclusive and binding for all purposes, absent manifest error.

Notwithstanding anything herein to the contrary, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines or directives thereunder or issued in connection therewith and (y) all requests, rules, guidelines or directives promulgated by the Bank for International

settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States regulatory authorities, in each case pursuant to Basel III, shall in each case be deemed to be a "change in law", regardless of the date enacted, adopted or issued.

(b) If any Lender determines that compliance with any law or regulation or any guideline or request from any central bank or other governmental authority (whether or not having the force of law) affects or would affect the amount of capital required or expected to be maintained by such Lender or any corporation controlling such Lender and that the amount of such capital is increased by or based upon the existence of such Lender's commitment to lend or to issue or participate in Letters of Credit hereunder and other commitments of such type or the issuance or maintenance of or participation in the Letters of Credit (or similar contingent obligations), then, upon demand by such Lender (with a copy of such demand to the Agent), the Borrower shall pay to the Agent for the account of such Lender, from time to time as specified by such Lender, additional amounts sufficient to compensate such Lender or such corporation in the light of such circumstances, to the extent that such Lender reasonably determines such increase in capital to be allocable to the existence of such Lender's commitment to lend or to issue or participate in Letters of Credit hereunder or to the issuance or maintenance of or participation in any Letters of Credit. A certificate as to such amounts submitted to the Borrower and the Agent by such Lender shall be conclusive and binding for all purposes, absent manifest error.

SECTION 2.12. Illegality. Notwithstanding any other provision of this Agreement, if any Lender shall notify the Agent that the introduction of or any change in or in the interpretation of any law or regulation makes it unlawful, or any central bank or other governmental authority asserts that it is unlawful, for any Lender or its Eurodollar Lending Office to perform its obligations hereunder to make Eurodollar Rate Loans or to fund or maintain Eurodollar Rate Loans hereunder, (i) each Eurodollar Rate Loan will automatically, upon such demand, Convert into a Base Rate Loan and (ii) the obligation of the Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended until the Agent shall notify the Borrower and the Lenders that the circumstances causing such suspension no longer exist; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Eurodollar Lending Office if the making of such a designation would allow such Lender or its Eurodollar Lending Office to continue to perform its obligations to make Eurodollar Rate Loans or to continue to fund or maintain Eurodollar Rate Loans and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

SECTION 2.13. Payments and Computations. (a) The Borrower shall make each payment hereunder without condition or deduction for any right of counterclaim, defense, recoupment or set-off, not later than 11:00 A.M. (New York City time) on the day when due in Dollars to the Agent at the Agent's Account in same day funds. The Agent will promptly thereafter cause to be distributed like funds relating to the payment of principal, interest, fees or commissions ratably (other than amounts payable pursuant to Section 2.04, 2.11, 2.14 or 9.04(c)) to the applicable Lenders for the account of their respective Applicable Lending Offices, and like funds relating to the payment of any other amount payable to any Lender to such Lender for the account of its Applicable Lending Office, in each case to be applied in accordance with the terms of this Agreement. Upon its acceptance of an Assignment and Acceptance and recording of the information contained therein in the Register pursuant to Section 9.08(c), from and after the effective date specified in such Assignment and Acceptance, the Agent shall make all payments hereunder and under the Notes in respect of the interest assigned thereby to the Lender assignee thereunder, and the parties to such Assignment and Acceptance shall make all appropriate adjustments in such payments for periods prior to such effective date directly between themselves.

(b) The Borrower hereby authorizes each Lender, if and to the extent payment owed to such Lender is not made when due hereunder or under the Note held by such Lender but subject to the

Carve-Out, to charge from time to time against any or all of the Borrower's accounts with such Lender any amount so due.

(c) Except as otherwise required by Section 2.08(g), all computations of interest and of fees and Letter of Credit commissions shall be made by the Agent on the basis of a year of 360 days, in each case for the actual number of days (including the first day but excluding the last day) occurring in the period for which such interest or fees or commissions are payable. Each determination by the Agent of an interest rate hereunder shall be conclusive and binding for all purposes, absent manifest error.

(d) Whenever any payment hereunder or under the Notes shall be stated to be due on a day other than a Business Day, such payment shall be made on the next succeeding Business Day, and such extension of time shall in such case be included in the computation of payment of interest, fee or commission, as the case may be; provided, however, that, if such extension would cause payment of interest on or principal of Eurodollar Rate Loans to be made in the next following calendar month, such payment shall be made on the next preceding Business Day.

(e) Unless the Agent shall have received notice from the Borrower prior to the date on which any payment is due to the Lenders hereunder that the Borrower will not make such payment in full, the Agent may assume that the Borrower has made such payment in full to the Agent on such date and the Agent may, in reliance upon such assumption, cause to be distributed to each Lender on such due date an amount equal to the amount then due such Lender. If and to the extent the Borrower shall not have so made such payment in full to the Agent, each Lender shall repay to the Agent forthwith on demand such amount distributed to such Lender together with interest thereon, for each day from the date such amount is distributed to such Lender until the date such Lender repays such amount to the Agent, at the Federal Funds Rate.

(f) Subject to Section 6.04 and to the Intercreditor Agreement, if the Agent receives funds for application to the Obligations of the Borrower under or in respect of the Loan Documents under circumstances for which the Loan Documents do not specify, or the Borrower does not direct, the Loans to which, or the manner in which, such funds are to be applied, the Agent may, but shall not be obligated to, elect to distribute such funds first, toward payment of interest and fees then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of interest and fees then due to such parties, and (ii) second, toward payment of principal unreimbursed amounts drawn under Letters of Credit then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of principal and such Letter of Credit obligations then due to such parties.

SECTION 2.14. Taxes. (a) Any and all payments by or on account of any obligation of any Loan Party to or for the account of any Lender or the Agent hereunder or under the Notes shall be made, in accordance with Section 2.13 or the applicable provisions of such other documents, free and clear of and without deduction for any and all present or future taxes, levies, imposts, deductions, remittances, charges or withholdings, and all liabilities with respect thereto, excluding, in the case of each Lender and the Agent (i) taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction under the laws of which such Lender or the Agent (as the case may be) is organized or in which its principal executive office is located, or any political subdivision thereof and, in the case of each Lender, taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction of such Lender's Applicable Lending Office or any political subdivision thereof, and (ii) any U.S. federal withholding taxes imposed under FATCA (all such non-excluded taxes, levies, imposts, deductions, charges, withholdings and liabilities in respect of payments hereunder or under the Notes being hereinafter referred to as "Taxes" and all such excluded taxes being referred to as "Excluded Taxes"). If any Loan Party or the Agent shall be required by law to deduct, remit or withhold any Taxes from or in respect of any sum payable hereunder or under any Note

to any Lender or the Agent, (i) the sum payable by the applicable Loan Party shall be increased as may be necessary so that after all required deductions, remittances or withholdings are made (including deductions applicable to additional sums payable under this Section 2.14), such Lender or the Agent (as the case may be) receives an amount equal to the sum it would have received had no such deductions been made, (ii) such Loan Party or the Agent shall make such deductions and (iii) such Loan Party or the Agent shall pay the full amount deducted, remitted or withheld to the relevant taxation authority or other authority in accordance with applicable law.

(b) In addition, each Loan Party shall pay any present or future stamp or documentary taxes or any other excise or property taxes, charges or similar levies that arise from any payment made by such Loan Party hereunder or under any other Loan Documents or from the execution, delivery or registration of, performing under, or otherwise with respect to, this Agreement or the other Loan Documents (hereinafter referred to as "Other Taxes").

(c) The Loan Parties shall indemnify each Lender and the Agent for and hold it harmless against the full amount of Taxes or Other Taxes (including, without limitation, taxes of any kind imposed or asserted by any jurisdiction on amounts payable under this Section 2.14) imposed on or paid or remitted by such Lender or the Agent (as the case may be) and any liability (including penalties, interest and expenses) arising therefrom or with respect thereto. This indemnification shall be made within 30 days from the date such Lender or the Agent (as the case may be) makes written demand therefor with appropriate supporting documentation.

(d) Within 30 days after the date of any payment of Taxes, the appropriate Loan Party shall furnish to the Agent, at its address referred to in Section 9.02, the original or a certified copy of a receipt evidencing such payment to the extent such a receipt is issued therefor, or other written proof of payment thereof that is reasonably satisfactory to the Agent. In the case of any payment hereunder or under the Notes or any other documents to be delivered hereunder by or on behalf of a Loan Party through an account or branch outside the United States or by or on behalf of a Loan Party by a payor that is not a United States person, if such Loan Party determines that no Taxes are payable in respect thereof, such Loan Party shall furnish, or shall cause such payor to furnish, to the Agent, at such address, an opinion of counsel reasonably acceptable to the Agent stating that such payment is exempt from Taxes. For purposes of this subsection (d) and subsection (e), the terms "United States" and "United States person" shall have the meanings specified in Section 7701 of the Code.

(e) Each Lender or Agent organized under the laws of a jurisdiction outside the United States, on or prior to the date of its execution and delivery of this Agreement, on or prior to the designation of any different Applicable Lending Office, on the date of the Assignment and Acceptance pursuant to which it becomes a Lender in the case of each Lender that becomes a party hereto pursuant to Section 9.08, on the date such Agent is appointed pursuant to Section 8.07(a) in the case of a successor Agent, and from time to time thereafter as reasonably requested in writing by the Borrower or the Agent (but only so long as such Lender or the Agent remains lawfully able to do so), shall provide each of the Agent and the Borrower with two original Internal Revenue Service Forms W-8BEN or (in the case of a Lender or the Agent that is claiming (A) an exemption from, or reduction in the rates of, United States federal withholding tax under an applicable income tax treaty or (B) an exemption from United States federal withholding tax under Section 871(h) or 881(c) of the Code with respect to payments of "portfolio interest" and, in the case of this clause (B), that has certified in writing to the Agent and the Borrower that it is not (i) a "bank" as defined in Section 881(c)(3)(A) of the Code, (ii) a 10-percent shareholder (within the meaning of Section 871(h)(3)(B) of the Code) of any Loan Party or (iii) a controlled foreign corporation related to any Loan Party (within the meaning of Section 864(d)(4) of the Code (a "Compliance Certificate")) or Internal Revenue Service Forms W-8ECI, Internal Revenue Service Forms W-8IMY, accompanied by Internal Revenue Service Forms W-8ECI, W-8BEN (together with a

withholding statement and Compliance Certificates, as appropriate), W-9, and/or other certification documents from each beneficial owner, as appropriate, or any successor or other form prescribed by the Internal Revenue Service, certifying that such Lender or the Agent is exempt from or entitled to a reduced rate of United States withholding tax on payments pursuant to this Agreement or any other Loan Document or Internal Revenue Service Forms W-8BEN certifying that such Lender or the Agent is a foreign corporation, partnership, estate or trust. If the form provided by a Lender at the time such Lender first becomes a party to this Agreement indicates a United States interest withholding tax rate in excess of zero, withholding tax at such rate shall be considered Excluded Taxes unless and until such Lender provides the appropriate forms certifying that a lesser rate applies, whereupon withholding tax at such lesser rate only shall be considered Excluded Taxes for periods governed by such form; provided, however, that, if at the date of the Assignment and Acceptance pursuant to which a Lender assignee becomes a party to this Agreement, the Lender assignor was entitled to payments under subsection (a) in respect of United States withholding tax with respect to interest paid at such date, then, to such extent, the term Taxes shall include (in addition to withholding taxes that may be imposed in the future or other amounts otherwise includable in Taxes) United States withholding tax, if any, applicable with respect to the Lender assignee on such date. If a payment made to a Lender hereunder or under the Notes would be subject to U.S. federal withholding tax imposed by FATCA if such Lender were to fail to comply with the applicable reporting requirements of FATCA (including those contained in Section 1471(b) or 1472(b) of the Code, as applicable), such Lender shall deliver to the Borrower and the Agent at the time or times prescribed by law and at such time or times reasonably requested by the Borrower or the Agent such documentation prescribed by applicable law (including as prescribed by Section 1471(b)(3)(C)(i) of the Code) and such additional documentation reasonably requested by the Borrower or the Agent as may be necessary for the Borrower and the Agent to comply with their obligations under FATCA and to determine that such Lender has complied with such Lender's obligations under FATCA or to determine the amount to deduct and withhold from such payment. Solely for purposes of this Section 2.14(e), "FATCA" shall include any amendments made to FATCA after the date of this Agreement. If any form or document referred to in this subsection (e) (other than FATCA documentation) requires the disclosure of information, other than information necessary to compute the tax payable and information required on the Original Effective Date by Internal Revenue Service Form W-8BEN or W-8ECI or the related certificate described above, that the Lender reasonably considers to be confidential, the Lender shall give notice thereof to the Borrower and shall not be obligated to include in such form or document such confidential information, except directly to a governmental authority or other Person subject to a reasonable confidentiality agreement. In addition, upon the written request of the Borrower or the Agent, each Lender or the Agent shall provide any other certification, identification, information, documentation or other reporting requirement if (i) delivery thereof is required by a change in the law, regulation, administrative practice or any applicable tax treaty as a precondition to exemption from or a reduction in the rate of deduction or withholding; (ii) the Agent or Lender, as the case may be, is legally entitled to make delivery of such item; and (iii) delivery of such item will not result in material additional costs unless Borrower shall have agreed in writing to indemnify Lender or the Agent for such costs.

(f) For any period with respect to which a Lender has failed to provide the Borrower with the appropriate form, certificate or other document described in Section 2.14(e) (other than if such failure is due to a change in law, or in the interpretation or application thereof, occurring subsequent to the date on which a form, certificate or other document originally was required to be provided, or if such form, certificate or other document otherwise is not required under subsection (e) above), taxes imposed by the United States of America by reason of such failure shall be treated as Excluded Taxes; provided, however, that should a Lender become subject to taxes because of its failure to deliver a form, certificate or other document required hereunder, the Loan Parties, at such Lender's expense, shall take such steps as the Lender shall reasonably request to assist the Lender to recover such taxes.

(g) Any Lender claiming any additional amounts payable pursuant to this Section 2.14 agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to change the jurisdiction of its Applicable Lending Office if the making of such a change would avoid the need for, or reduce the amount of, any such additional amounts that may thereafter accrue and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

(h) If any Lender or the Agent determines, in its sole discretion, that it has actually and finally realized, by reason of a refund, deduction or credit of any Taxes paid or reimbursed by a Loan Party pursuant to subsection (a) or (c) above in respect of payments under this Agreement or the other Loan Documents, a current monetary benefit that it would otherwise not have obtained, and that would result in the total payments under this Section 2.14 exceeding the amount needed to make such Lender or the Agent whole, such Lender or the Agent, as the case may be, shall pay to the applicable Loan Party, with reasonable promptness following the date on which it actually realizes such benefit, an amount equal to the lesser of the amount of such benefit or the amount of such excess, in each case net of all out-of-pocket expenses in securing such refund, deduction or credit; provided, that the Borrower, upon the request of the Agent or such Lender, agrees to repay the amount paid (with interest and penalties) over to any Loan Party to the Agent or such Lender in the event the Agent or such Lender is required to repay such amount to such governmental authority.

(i) If any Loan Party determines in good faith that a reasonable basis exists for contesting the applicability of any Tax or Other Tax, the Agent or the relevant Lender shall cooperate with such Loan Party, upon the request and at the expense of such Loan Party, in challenging such Tax or Other Tax. Nothing in this Section 2.14(i) or in Section 2.14(h) shall require the Agent or any Lender to disclose the contents of its tax returns or other confidential information to any Person.

(j) Each Lender shall severally indemnify the Agent, within 10 days after demand therefor, for (i) any Taxes or Other Taxes attributable to such Lender (but only to the extent that any Loan Party has not already indemnified the Agent for such Taxes and Other Taxes and without limiting the obligation of the Loan Parties to do so), (ii) any taxes attributable to such Lender's failure to comply with the provisions of Section 9.08(i) relating to the maintenance of a Participant Register and (iii) any taxes excluded from the definition of "Taxes" attributable to such Lender, in each case, that are payable or paid by the Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such taxes were correctly or legally imposed or asserted by the relevant governmental authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Agent to the Lender from any other source against any amount due to the Agent under this Section 2.14(j). For the avoidance of doubt, except as otherwise provided in Sections 2.14(a), 2.14(b) and 2.14(c), nothing in this Section 2.14(j) shall result in any increase in the liability of any Loan Party to any Lender or the Agent for Taxes or Other Taxes.

SECTION 2.15. Sharing of Payments, Etc. Without expanding the rights of any Lender under this Agreement, if any Lender shall obtain any payment (whether voluntary, involuntary, through the exercise of any right of set-off, or otherwise) on account of the Loans owing to it (other than (x) as payment of a Loan made by an Issuing Bank pursuant to the first sentence of Section 2.03(c) or (y) pursuant to Section 2.11, 2.14 or 9.04(c)) in excess of its ratable share (according to the proportion of (i) the amount of such Loans due and payable to such Lender at such time to (ii) the aggregate amount of the Loans due and payable at such time to all Lenders hereunder) of payments on account of the Loans obtained by all the Lenders, such Lender shall forthwith purchase from the other Lenders such participations in the Loans owing to them as shall be necessary to cause such purchasing Lender to share the excess payment ratably with each of them; provided, however, that if all or any portion of such excess

payment is thereafter recovered from such purchasing Lender, such purchase from each Lender shall be rescinded and such Lender shall repay to the purchasing Lender the purchase price to the extent of such Lender's ratable share (according to the proportion of (i) the purchase price paid to such Lender to (ii) the aggregate purchase price paid to all Lenders) of such recovery together with an amount equal to such Lender's ratable share (according to the proportion of (i) the amount of such Lender's required repayment to (ii) the total amount so recovered from the purchasing Lender) of any interest or other amount paid or payable by the purchasing Lender in respect of the total amount so recovered; provided further that, so long as the applicable Loans shall not have become due and payable pursuant to Section 6.01, any excess payment received by any Lender shall be shared on a pro rata basis only with other Lenders. The Borrower agrees that any Lender so purchasing a participation from another Lender pursuant to this Section 2.15 may, to the fullest extent permitted by law, exercise all its rights of payment (including the right of set-off) with respect to such participation as fully as if such Lender were the direct creditor of the Loan Parties in the amount of such participation; provided further that each Lender shall only purchase participations in Loans (and Letter of Credit Obligations, if applicable) under the Facilities with respect to which they hold a Commitment or an outstanding Loan.

SECTION 2.16. Evidence of Debt. (a) Each Lender shall maintain in accordance with its usual practice an account or accounts evidencing the indebtedness of the Borrower to such Lender resulting from each Loan owing to such Lender from time to time, including the amounts of principal and interest payable and paid to such Lender from time to time hereunder in respect of the Loans. The Borrower agrees that upon notice by any Lender to the Borrower (with a copy of such notice to the Agent) to the effect that a Note is required or appropriate in order for such Lender to evidence (whether for purposes of pledge, enforcement or otherwise) the Loans owing to, or to be made by, such Lender, the Borrower shall promptly execute and deliver to such Lender a Note, as applicable, properly completed, payable to such Lender and its registered assigns in a principal amount up to the Revolving Credit Commitment of such Lender.

(b) The Register maintained by the Agent pursuant to Section 9.08(e) shall include a control account, and a subsidiary account for each Lender, in which accounts (taken together) shall be recorded (i) the date and amount of each Borrowing made hereunder, the Type of Loans comprising such Borrowing and, if appropriate, the Interest Period applicable thereto, (ii) the terms of each Assignment and Acceptance delivered to and accepted by it, (iii) the amount of any principal or interest due and payable or to become due and payable from the Borrower to each Lender hereunder and (iv) the amount of any sum received by the Agent from the Borrower hereunder and each Lender's share thereof.

(c) Entries made in good faith by each Lender in its account or accounts pursuant to subsection (a) above, shall be prima facie evidence of the amount of principal and interest due and payable or to become due and payable from the Borrower to such Lender under this Agreement, absent manifest error; provided, however, that the failure of such Lender to make an entry, or any finding that an entry is incorrect, in such account or accounts shall not limit or otherwise affect the obligations of the Borrower under this Agreement with respect to Loans made and not repaid.

SECTION 2.17. Use of Proceeds. The proceeds of the Loans and the Letters of Credit shall be available (and the Borrower agrees that it shall use such proceeds) solely for general corporate purposes of the Borrower and its Subsidiaries including, at the Borrower's option, (x) to the extent permitted by the New DIP Order, to fund adequate protection payments in respect of the Existing Second Lien Debt, if any, and (y) to fund settlement payments in respect of the UK Pension Scheme reasonably acceptable to the Agent.

SECTION 2.18. Cash Management.

(a) Within 30 days after the Original Effective Date (or such later date as the Agent may specify in its sole discretion), and at all times thereafter, the Loan Parties shall enter into and maintain blocked account agreements (each, a “Blocked Account Agreement”), satisfactory in form and substance to the Agent in its reasonable discretion, with respect to each Deposit Account into which payments in respect of Accounts of the Loan Parties are remitted (each such Deposit Account, a “Collection Account”), other than any Collection Account the entire balance of which (other than, in the case of the Specified Deposit Accounts, balances in an amount not to exceed \$25,000 at any time for each Specified Deposit Account) is swept on a daily basis to a Collection Account maintained with the Agent; provided, that with respect to any Collection Accounts maintained at the Agent, Blocked Account Agreements shall not be required to be entered into until the date that is 45 days following the Effective Date (or such later date as the Agent may specify in its sole discretion). No deposits that constitute Term Loan Priority Collateral (or the identifiable cash proceeds thereof) will be made to the Collection Accounts.

(b) Each Blocked Account Agreement shall require, during the continuance of an Event of Default (and delivery of notice thereof to the applicable depository bank from the Agent) (and the Agent agrees to provide a copy of such notice to the Borrower), the ACH or wire transfer on each Business Day of all ledger or available, as applicable, cash receipts held in the applicable Collection Account to a concentration account maintained by the Agent (or at an Affiliate of the Agent, if so specified by the Agent) (an “Agent Sweep Account”) located in the United States.

(c) If (i) at any time during the continuance of an Event of Default, any cash or Cash Equivalents owned by a Loan Party are deposited in any account (other than an Excluded Account or a Term Facility Cash Collateral Account), or held or invested in any manner (other than (x) in a Collection Account that is subject to the Blocked Account Agreement, (y) a Deposit Account which is swept daily to a Collection Account subject to a Blocked Account Agreement or (z) a Term Facility Cash Collateral Account), or (ii) at any time, a Collection Account shall cease to be subject to a Blocked Account Agreement, the applicable Loan Party shall immediately furnish the Agent with written notice thereof and the Agent may require such Loan Party to close such account and have any such funds transferred to a Collection Account which is subject to a Blocked Account Agreement.

(d) A Loan Party may close any Deposit Account or a Collection Account, maintain existing Deposit Accounts or Collection Accounts and/or open new Deposit Accounts or Collection Accounts, subject to the execution and delivery to the Agent of appropriate Blocked Account Agreements with respect to each Collection Account consistent with the provisions of this Section 2.18 and otherwise reasonably satisfactory to the Agent. The applicable Loan Party shall furnish the Agent with prior written notice of its intention to open or close a Collection Account and the Agent shall promptly notify such Loan Party as to whether the Agent shall require a Blocked Account Agreement with the Person with whom such account will be maintained.

(e) Each Agent Sweep Account shall at all times be under the sole dominion and control of the Agent. Each Loan Party hereby acknowledges and agrees that (i) it has no right of withdrawal from the Agent Sweep Account, (ii) the funds on deposit in an Agent Sweep Account shall at all times continue to be collateral security for all of the Secured Obligations, and (iii) the funds on deposit in an Agent Sweep Account shall be applied as provided in Section 2.18(h) of this Agreement and in the Security Agreement. In the event that, notwithstanding the provisions of this Section 2.18, during the continuance of an Event of Default, a Loan Party receives or otherwise has dominion and control of any such proceeds or collections, such proceeds and collections shall be held in trust by such Loan Party for the Agent, shall not be commingled with any of such Loan Party’s other funds or deposited in any

account of such Loan Party and shall promptly be deposited into a Collection Account or dealt with in such other fashion as such Loan Party may be instructed by the Agent.

(f) Any amounts remaining in an Agent Sweep Account (i) at any time when an Event of Default is no longer continuing for purposes of this Agreement or (ii) after application of amounts received in such Agent Sweep Account as set forth in subsection (h) below, shall be remitted to the primary Collection Account of the Borrower designated by the Borrower in a written notice to the Agent.

(g) The Agent shall promptly (but in any event within two (2) Business Days) furnish written notice to each Person with whom a Collection Account is maintained when an Event of Default is no longer continuing for purposes of this Agreement.

(h) (i) Any amounts received in an Agent Sweep Account in the United States shall be applied to the payment (without a corresponding reduction of Revolving Credit Commitments) of all of the Revolving Loans made to the Borrower (whether then due or not) and to the payment of all of the other Obligations in respect of the Revolving Credit Facility under the Loan Documents of the Borrower and the Subsidiary Guarantors (other than contingent obligations) (whether then due or not) in accordance with Section 6.04 (with all Revolving Loans deemed due for purposes thereof); and (ii) all payments to be made in accordance with this subsection (h) in respect of Eurodollar Rate Loans shall be made on the last day of the applicable Interest Period therefor, and shall be held in the applicable Agent Sweep Account pending such payment.

(i) The following shall apply to deposits and payments under and pursuant to this Agreement:

(i) funds shall be deemed to have been deposited to an Agent Sweep Account on the Business Day on which deposited, provided that such deposit is available to the Agent by 2:00 p.m. on that Business Day (except that if the Obligations are being paid in full, by 2:00 p.m. on that Business Day);

(ii) funds paid to the Agent, other than by deposit to an Agent Sweep Account, shall be deemed to have been received on the Business Day when they are good and collected funds, provided that such payment is available to the Agent by 2:00 p.m. on that Business Day (except that if the Obligations are being paid in full, by 2:00 p.m. on that Business Day); and

(iii) if a deposit to an Agent Sweep Account or payment is not available to the Agent until after 2:00 p.m. on a Business Day, such deposit or payment shall be deemed to have been made at 9:00 a.m. on the then next Business Day.

SECTION 2.19. Defaulting Lenders. (a) In the event that, at any time, (1) any Lender shall be a Defaulting Lender, (2) such Defaulting Lender shall owe a Defaulted Loan to a Borrower and (3) the Borrower shall be required to make any payment hereunder or under any other Loan Document to or for the account of such Defaulting Lender, then the Borrower may, to the fullest extent permitted by applicable law, set off and otherwise apply the Obligation of the Borrower to make such payment to or for the account of such Defaulting Lender against the obligation of such Defaulting Lender to make such Defaulted Loan. In the event that, on any date, a Borrower shall so set off and otherwise apply its obligation to make any such payment against the obligation of such Defaulting Lender to make any such Defaulted Loan on or prior to such date, the amount so set off and otherwise applied by the Borrower shall constitute for all purposes of this Agreement and the other Loan Documents a Loan of the applicable Class by such Defaulting Lender made on the date under the applicable Facility pursuant to which such Defaulted Loan was originally required to have been made pursuant to Section 2.01. Such Loan shall be

considered, for all purposes of this Agreement, to comprise part of the Borrowing in connection with which such Defaulted Loan was originally required to have been made pursuant to Section 2.01, even if the other Loans comprising such Borrowing shall be Eurodollar Rate Loans on the date such Revolving Loan is deemed to be made pursuant to this subsection (a). A Borrower shall notify the Agent at any time the Borrower exercises its right of set-off pursuant to this subsection (a) and shall set forth in such notice (A) the name of the Defaulting Lender and the Defaulted Loan required to be made by such Defaulting Lender and (B) the amount set off and otherwise applied in respect of such Defaulted Loan pursuant to this subsection (a). Any portion of such payment otherwise required to be made by a Borrower to or for the account of such Defaulting Lender which is paid by the Borrower, after giving effect to the amount set off and otherwise applied by the Borrower pursuant to this subsection (a), shall be applied by the Agent as specified in subsection (b) or (c) of this Section 2.19.

(b) In the event that, at any time, (1) any Lender shall be a Defaulting Lender, (2) such Defaulting Lender shall owe a Defaulted Amount to the Agent or other applicable Lenders and (3) a Borrower shall make any payment hereunder or under any other Loan Document to the Agent for the account of such Defaulting Lender, then the Agent may, on its behalf or on behalf of such other Lenders and to the fullest extent permitted by applicable law, apply at such time the amount so paid by the Borrower to or for the account of such Defaulting Lender to the payment of each such Defaulted Amount to the extent required to pay such Defaulted Amount. In the event that the Agent shall so apply any such amount to the payment of any such Defaulted Amount on any date, the amount so applied by the Agent shall constitute for all purposes of this Agreement and the other Loan Documents payment, to such extent, of such Defaulted Amount on such date. Any such amount so applied by the Agent shall be retained by the Agent or distributed by the Agent to such other Lenders, ratably in accordance with the respective portions of such Defaulted Amounts payable at such time to the Agent and such other Lenders and, if the amount of such payment made by a Borrower shall at such time be insufficient to pay all Defaulted Amounts owing at such time to the Agent and the other Lenders, in the following order of priority:

(i) *first*, to the Agent for any Defaulted Amount then owing to the Agent in its capacity as Agent; and

(ii) *second*, if such Defaulting Lender is a Revolving Lender, to the Issuing Banks for any Defaulted Amounts then owing to them, in their capacities as such, ratably in accordance with such respective Defaulted Amounts then owing to the Issuing Banks; and

(iii) *third*, to any other applicable Lenders for any Defaulted Amounts then owing to such other Lenders, ratably in accordance with such respective Defaulted Amounts then owing to such other Lenders.

Any portion of such amount paid by a Borrower for the account of such Defaulting Lender remaining, after giving effect to the amount applied by the Agent pursuant to this subsection (b), shall be applied by the Agent as specified in subsection (c) of this Section 2.19.

(c) In the event that, at any time, (1) any Lender shall be a Defaulting Lender, (2) such Defaulting Lender shall not owe a Defaulted Loan or a Defaulted Amount and (3) a Borrower, the Agent or any other Lender shall be required to pay or distribute any amount hereunder or under any other Loan Document to or for the account of such Defaulting Lender, then the Borrower or such other Lender shall pay such amount to the Agent to be held by the Agent, to the fullest extent permitted by applicable law, in escrow or the Agent shall, to the fullest extent permitted by applicable law, hold in escrow such amount otherwise held by it. Any funds held by the Agent in escrow under this subsection (c) shall be deposited by the Agent in an account with the Agent, in the name and under the control of the Agent, but subject to the provisions of this subsection (c). The terms applicable to such account, including the rate of interest payable with respect to the credit balance of such account from time to time, shall be the Agent's standard terms applicable to escrow accounts maintained with it. Any interest credited to such account from time

to time shall be held by the Agent in escrow under, and applied by the Agent from time to time in accordance with the provisions of, this subsection (c). The Agent shall, to the fullest extent permitted by applicable law, apply all funds so held in escrow from time to time to the extent necessary to make any Loans required to be made by such Defaulting Lender and to pay any amount payable by such Defaulting Lender hereunder and under the other Loan Documents to the Agent or any other Lender, as and when such Loans or amounts are required to be made or paid and, if the amount so held in escrow shall at any time be insufficient to make and pay all such Loans and amounts required to be made or paid at such time, in the following order of priority:

- (i) *first*, to the Agent for any amount then due and payable by such Defaulting Lender to the Agent hereunder in its capacity as Agent;
- (ii) *second*, to the Issuing Banks for any amounts then due and payable to them hereunder, in their capacities as such, by such Defaulting Lender, ratably in accordance with such respective amounts then due and payable to the Issuing Banks;
- (iii) *third*, to any other Lenders for any amount then due and payable by such Defaulting Lender to such other Lenders hereunder, ratably in accordance with such respective amounts then due and payable to such other Lenders; and
- (iv) *fourth*, to the Borrower for any Loan then required to be made by such Defaulting Lender pursuant to a Commitment of such Defaulting Lender.

In the event that any Lender that is a Defaulting Lender shall, at any time, cease to be a Defaulting Lender, any funds held by the Agent in escrow at such time with respect to such Lender shall be distributed by the Agent to such Lender and applied by such Lender to the Obligations owing to such Lender at such time under this Agreement and the other Loan Documents ratably in accordance with the respective amounts of such Obligations outstanding at such time.

(d) The rights and remedies against a Defaulting Lender under this Section 2.19 are in addition to other rights and remedies that the Borrower may have against such Defaulting Lender with respect to any Defaulted Loan and that the Agent or any Lender may have against such Defaulting Lender with respect to any Defaulted Amount.

(e) Anything contained herein to the contrary notwithstanding, in the event that (i) any Lender shall become a Defaulting Lender and (ii) such Defaulting Lender shall fail to cure the default as a result of which it has become a Defaulting Lender within five Business Days after the Borrower's request that it cure such default, the Borrower shall have the right (but not the obligation) to repay such Defaulting Lender in an amount equal to the principal of, and all accrued interest on, all outstanding Loans owing to such Lender, together with all other amounts due and payable to such Lender under the Loan Documents, and such Lender's Commitment hereunder shall be terminated immediately thereafter.

(f) If any Revolving Lender becomes, and during the period it remains, a Defaulting Lender or a Potential Defaulting Lender, for purposes of computing the amount of the obligation of each non-Defaulting Lender to acquire, refinance or fund participations in Letters of Credit pursuant to Section 2.03, the "Ratable Share" of each non-Defaulting Lender under the applicable Revolving Credit Facility shall be computed without giving effect to the Letter of Credit Commitment of that Defaulting Lender; provided, that: (i) each such reallocation shall be given effect only if, at the date the applicable Lender becomes a Defaulting Lender, no Default or Event of Default exists; and (ii) the aggregate obligation of each non-Defaulting Lender to acquire, refinance or fund participations in Letters of Credit under the

applicable Revolving Credit Facility shall not exceed the positive difference, if any, of (1) the applicable Revolving Credit Commitment of that non-Defaulting Lender minus (2) the aggregate Revolving Loans of that Lender under such Revolving Credit Facility.

(g) Each Issuing Bank, may, by notice to the Borrower and such Defaulting Lender or Potential Defaulting Lender through the Agent, require the Borrower to Cash Collateralize the obligations of the Borrower to such Issuing Bank in respect of such Letter of Credit in amount at least equal to the aggregate amount of the unallocated obligations (contingent or otherwise) of such Defaulting Lender or such Potential Defaulting Lender in respect thereof, or to make other arrangements satisfactory to the Agent, and to the applicable Issuing Bank, in their sole discretion to protect them against the risk of non-payment by such Defaulting Lender or Potential Defaulting Lender.

(h) If either Borrower Cash Collateralizes any portion of a Defaulting Lender's or a Potential Defaulting Lender's exposure with respect to an outstanding Letter of Credit, Borrower shall not be required to pay any fees under Section 2.04(b)(i) to any Defaulting Lender or Potential Defaulting Lender that is a Lender at any time when the Letter of Credit is so Cash Collateralized.

SECTION 2.20. Replacement of Certain Lenders. In the event a Lender ("Affected Lender") shall have (a) become a Defaulting Lender under Section 2.19, (b) requested compensation from the Borrower under Section 2.14 with respect to Taxes or Other Taxes or with respect to increased costs or capital or under Section 2.11 or other additional costs incurred by such Lender which, in any case, are not being incurred generally by the other Lenders, (c) has not agreed to any consent, waiver or amendment that requires the agreement of all Lenders or all affected Lenders in accordance with the terms of Section 9.01 and as to which the Required Lenders have agreed, or (d) delivered a notice pursuant to Section 2.12 claiming that such Lender is unable to extend Eurodollar Rate Loans for reasons not generally applicable to the other Lenders, then, in any case, the Borrower or the Agent may make written demand on such Affected Lender (with a copy to the Agent in the case of a demand by the Borrower and a copy to the Borrower in the case of a demand by the Agent) for the Affected Lender to assign at par, and such Affected Lender shall use commercially reasonable efforts to assign pursuant to one or more duly executed Assignments and Acceptances five Business Days after the date of such demand, to one or more financial institutions that comply with the provisions of Section 9.08 which the Borrower or the Agent, as the case may be, shall have engaged for such purpose ("Replacement Lender"), all of such Affected Lender's rights and obligations under this Agreement and the other Loan Documents (including, without limitation, its Commitment (if any), all Loans owing to it, all of its participation interests (if any) in existing Letters of Credit, and its obligation (if any) to participate in additional Letters of Credit hereunder) in accordance with Section 9.08. The Agent is authorized to execute one or more of such Assignments and Acceptances as attorney-in-fact for any Affected Lender failing to execute and deliver the same within 5 Business Days after the date of such demand. Further, with respect to such assignment, the Affected Lender shall have concurrently received, in cash, all amounts due and owing to the Affected Lender hereunder or under any other Loan Document; provided that upon such Affected Lender's replacement, such Affected Lender shall cease to be a party hereto but shall continue to be entitled to the benefits of Sections 2.14 and 9.04, as well as to any fees accrued for its account hereunder and not yet paid, and shall continue to be obligated under Section 8.05 with respect to losses, obligations, liabilities, damages, penalties, actions, judgments, costs, expenses or disbursements for matters which occurred prior to the date the Affected Lender is replaced.

SECTION 2.21. Reserved.

SECTION 2.22. Failure to Satisfy Conditions Precedent. If any Lender makes available to the Agent funds for any Loan to be made by such Lender as provided in the foregoing provisions of this Article II, and such funds are not made available to the Borrower by the Agent because the conditions

to the applicable Loan set forth in Article III are not satisfied or waived in accordance with the terms hereof, the Agent shall return such funds (in like funds as received from such Lender) to such Lender, without interest.

SECTION 2.23. Obligations of Lenders Several. The obligations of the Lenders hereunder to make Loans, to fund participations in Letters of Credit and to make payments are several and not joint. The failure of any Lender to make any Loan, to fund any such participation or to make any payment on any date required hereunder shall not relieve any other Lender of its corresponding obligation to do so on such date, and no Lender shall be responsible for the failure of any other Lender to so make its Loan, to purchase its participation or to make its payment hereunder under.

SECTION 2.24. Priority and Liens. (a) Each of the Loan Parties hereby covenants and agrees that, pursuant to the Orders, its obligations hereunder and under the Loan Documents and under the Secured Agreements: (i) pursuant to Section 364(c)(1) of the Bankruptcy Code, shall at all times constitute an allowed Superpriority Claim in the Cases (excluding a claim on Avoidance Actions, other than pursuant to Section 549 of the Bankruptcy Code, but including the proceeds of Avoidance Actions (provided that such proceeds shall be available to satisfy such Superpriority Claims)); (ii) pursuant to Section 364(c)(2) of the Bankruptcy Code, shall at all times be secured by a valid, binding, continuing, enforceable perfected Lien (that is subject to the terms of the New DIP Order and the Intercreditor Agreement) on all of the property of such Loan Parties, whether now existing or hereafter acquired, that is not subject to valid, perfected, non-voidable liens in existence at the time of commencement of the Cases or to valid, non-voidable liens in existence at the time of such commencement that are perfected subsequent to such commencement as permitted by Section 546(b) of the Bankruptcy Code (limited, in the case of voting equity interests of CFC's to 65% of such voting equity interests), and on all of its cash maintained in the L/C Cash Deposit Account and any investment of the funds contained therein, provided that amounts in the L/C Cash Deposit Account or the Secured Agreements Cash Deposit Account (as defined in the Final Order) shall not be subject to the Carve-Out); (iii) pursuant to Section 364(c)(3) of the Bankruptcy Code, shall be secured by a valid, binding, continuing, enforceable perfected junior Lien upon all property of such Loan Parties, whether now existing or hereafter acquired, that is subject to valid, perfected and non-voidable Liens in existence at the time of the commencement of the Cases or that is subject to valid Liens in existence at the time of the commencement of the Cases that are perfected subsequent to such commencement as permitted by Section 546(b) of the Bankruptcy Code (other than certain property that is subject to the existing Liens that secure obligations in respect of the Existing Second Lien Debt, which liens shall be primed by the liens described in the following clause (iv)); and (iv) pursuant to Section 364(d)(1) of the Bankruptcy Code, shall be secured by a valid, binding, continuing, enforceable perfected senior priming Lien on all of the property of such Loan Parties that is subject to the existing liens (the "Primed Liens") which secure the Existing Second Lien Debt, all of which Primed Liens shall be primed by and made subject and subordinate to (to the extent set forth in the Orders) the perfected senior Liens to be granted to the Agent, which senior priming Liens in favor of the Agent shall also prime any Liens granted after the commencement of the Cases to provide adequate protection Liens in respect of any of the Primed Liens, subject in each case to the Carve-Out and as set forth in the Orders and the Intercreditor Agreement.

(b) As to all real property the title to which is held by a Loan Party (other than any Loan Party that is not a Debtor) or the possession of which is held by any such Loan Party pursuant to leasehold interest, such Loan Parties hereby assign and convey as security, grant a security interest in, hypothecate, mortgage, pledge and set over unto the Agent on behalf of the Lenders all of the right, title and interest of such Loan Parties in all of such owned real property and in all such leasehold interests, together in each case with all of the right, title and interest of such Loan Parties in and to all buildings, improvements, and fixtures related thereto, any lease or sublease thereof, all general intangibles relating thereto and all proceeds thereof. Such Loan Parties acknowledge that, pursuant to the Orders, the Liens in

favor of the Agent on behalf of the Lenders in all of such real property and leasehold instruments of such Loan Parties shall be perfected without the recordation of any instruments of mortgage or assignment. Such Loan Parties further agree that, upon the request of the Agent, in the exercise of its business judgment, such Loan Parties shall enter into separate fee and leasehold mortgages in recordable form with respect to such properties on terms satisfactory to the Agent and including customary related deliverables, including, without limitation, a Standard Flood Hazard Determination and, to the extent applicable, a notification to the applicable Loan Party that flood insurance coverage under the National Flood Insurance Program is not available or evidence of flood insurance with respect to such property consistent with the requirements set forth in Section 5.01(c).

(c) The priorities of the Liens described in this Section 2.24 with respect to the ABL Priority Collateral of the Debtors and the Term Loan Priority Collateral of the Debtors, relative to the priorities of the Liens on the ABL Priority Collateral of the Debtors and the Term Loan Priority Collateral of the Debtors securing the obligations under the DIP Term Loan Facility shall be as set forth in the New DIP Order and in the Intercreditor Agreement. All of the Liens described in this Section 2.24 shall be effective and perfected upon effectiveness of the New DIP Order.

(d) Notwithstanding anything to the contrary herein, not more than 65% of the voting equity interests of any CFC or a Subsidiary of a CFC shall be pledged in favor of the Agent, for the benefit of the Lenders, unless otherwise agreed to by the Borrower.

SECTION 2.25. No Discharge; Survival of Claims. Each of the Loan Parties agrees that to the extent that its obligations under the Loan Documents have not been satisfied in full in cash, (a) its obligations under the Loan Documents shall not be discharged by the entry of an order confirming a Reorganization Plan (and each of the Loan Parties, pursuant to Section 1141(d)(4) of the Bankruptcy Code, hereby waives any such discharge) and (b) the Superpriority Claim granted to the Agents and the Lenders pursuant to the Orders and the Liens granted to the Agents and the Lenders pursuant to the Orders shall not be affected in any manner by the entry of an order confirming a Reorganization Plan.

ARTICLE III

CONDITIONS TO EFFECTIVENESS AND LENDING

SECTION 3.01. Conditions Precedent to Effectiveness. The effectiveness of this Agreement and the obligations of the Lenders to make Loans hereunder and of the Initial Issuing Banks to issue Letters of Credit hereunder are, in each case, subject to the satisfaction (or waiver in accordance with Section 5 of the Amendment Agreement) of the conditions precedent set forth in Section 5 of the Amendment Agreement.

SECTION 3.02. Conditions Precedent to Each Borrowing and Issuance. The obligation of each Lender to make a Loan (other than a Revolving Loan made by any Issuing Bank pursuant to Section 2.03(c) or any Lender pursuant to Section 2.03(c)) on the occasion of each Borrowing and the obligation of each Issuing Bank to issue a Letter of Credit shall be subject to the satisfaction (or waiver in accordance with Section 9.01) of the following conditions precedent:

(a) The Effective Date shall have occurred.

(b) The Final Order and the New DIP Order shall be in full force and effect and shall not have been vacated or reversed, shall not be subject to a stay, and shall not have been modified or amended in any respect (other than, in the case of the Final Order, as provided for in the New DIP Order) without the written consent of the Agent.

(c) The representations and warranties of each Borrower and each Loan Party contained in each Loan Document to which it is a party shall be true and correct in all material respects (except to the extent qualified by materiality, "Material Adverse Effect" or like qualification, in which case such representations and warranties shall be true and correct in all respects) on and as of such date, before and after giving effect to such Borrowing or such Issuance and to the application of the proceeds therefrom, as though made on and as of such date.

(d) No event shall have occurred and be continuing, or would result from such Borrowing or such Issuance or from the application of the proceeds therefrom, that constitutes a Default.

(e) The making of such Loan (or the issuance of such Letter of Credit) shall not violate any requirement of law and shall not be enjoined, temporarily, preliminarily or permanently.

(f) No Borrowing Base Deficiency will exist after giving effect to such Borrowing, issuance or renewal and to the application of the proceeds therefrom.

Each of the giving of the applicable Notice of Borrowing, Notice of Issuance and the acceptance by the Borrower of the proceeds of such Borrowing or such Issuance shall constitute a representation and warranty by the Borrower that on the date of such Borrowing or such Issuance the conditions set forth in Sections 3.02(c), 3.02(d), 3.02(e) and, if applicable, 3.02(f) are satisfied.

SECTION 3.03. Additional Conditions to Issuances. In addition to the other conditions precedent herein set forth, if any Revolving Lender becomes, and during the period it remains, a Defaulting Lender or a Potential Defaulting Lender, no Issuing Bank will be required to issue any Letter of Credit or to amend any outstanding Letter of Credit to increase the face amount thereof, alter the drawing terms thereunder or extend the expiry date thereof, unless such Issuing Bank is satisfied that any exposure that would result from a Defaulted Revolving Loan of such Defaulting Lender or Potential Defaulting Lender is eliminated or fully covered by the Revolving Credit Commitments of the Revolving Lenders that are Non-Defaulting Lenders or by Cash Collateralization or a combination thereof satisfactory to such Issuing Bank.

SECTION 3.04. Effect of this Agreement. On the Effective Date, the Existing DIP Credit Agreement will be amended and restated to read in its entirety as set forth in this Agreement. From and after the Effective Date, the rights of the parties to this Agreement shall be governed by this Agreement; provided that the rights of parties in respect of periods prior to the Effective Date shall be governed by the terms of the Existing DIP Credit Agreement as in effect at the relevant time. The Debt, obligations and other liabilities (including interest and fees accrued to the date hereof) governed by the Existing DIP Credit Agreement (collectively, the "Original Obligations"), together with any and all additional Obligations incurred by Borrower hereunder or under any of the other Loan Documents or any Secured Agreements, shall continue to be secured by all of the pledges and grants of security interests provided pursuant to the Collateral Agreements, the Interim Order and the Final Order in connection with the Existing DIP Credit Agreement (and, from and after the date hereof, shall be secured by all of the pledges and grants of security interests provided in connection with this Agreement, including those provided pursuant to the Final Order and the New DIP Order), all as more specifically set forth in the Collateral Documents, the Interim Order, the Final Order and the New DIP Order. Each Loan Party hereby reaffirms its obligations under each Loan Document (as defined in the Existing DIP Credit Agreement, collectively, the "Original Loan Documents") to which it is party, as amended, supplemented or otherwise modified by this Agreement and by the other Loan Documents delivered on the Effective Date. Each Loan Party further agrees that each Original Loan Document, as amended through the date hereof, shall remain in full force and effect following the execution and delivery of this Agreement and that all references to the "Credit Agreement" in such Original Loan Documents shall be deemed to refer to this

Agreement. This Agreement shall not constitute a novation or repayment of the obligations and liabilities existing under the Existing DIP Credit Agreement or evidence payment of all or any of such obligations and liabilities.

SECTION 3.05. Determinations Under this Agreement. For purposes of determining compliance with the conditions specified in this Agreement, each Lender shall be deemed to have consented to, approved or accepted or to be satisfied with each document or other matter required hereunder to be consented to or approved by or acceptable or satisfactory to the Lenders unless an officer of the Agent responsible for the transactions contemplated by this Agreement shall have received notice from such Lender prior to the date that the Borrower, by notice to the Lenders, designates as the proposed Effective Date, specifying its objection thereto. The Agent shall promptly notify the Lenders of the occurrence of the Effective Date.

ARTICLE IV REPRESENTATIONS AND WARRANTIES

SECTION 4.01. Representations and Warranties of the Borrower. The Borrower represents and warrants as follows:

(a) Each Loan Party is duly organized, validly existing and, to the extent such concept is applicable, in good standing under the laws of the jurisdiction of its organization.

(b) Subject to the entry of the Orders and subject to the terms thereof, the execution, delivery and performance by each Loan Party of each Loan Document to which it is or is to be party, and the consummation of the transactions contemplated hereby and thereby, are within such Loan Party's corporate powers, have been duly authorized by all necessary corporate action, and do not (i) contravene such Loan Party's charter or by-laws, (ii) violate any law, rule, regulation (including, without limitation, with respect to the Borrower, Regulation X of the Board of Governors of the Federal Reserve System), order, writ, judgment, injunction, decree, determination or award, (iii) conflict with or result in the breach of, or constitute a default or require any payment to be made under, any material contractual restriction (except in respect of the Existing Second Lien Debt) or, to such Loan Party's knowledge, any other contractual restriction, binding on or affecting such Loan Party or (iv) except for the Liens created under the Loan Documents, result in or require the creation or imposition of any Lien upon or with respect to any of the properties of any Loan Party or any of its Subsidiaries (except pursuant to the Existing Second Lien Debt or the Indenture).

(c) Subject to the entry of the Orders, no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the due execution, delivery, recordation, filing or performance by any Loan Party of any Loan Document to which it is or is to be a party, (ii) the grant by any Loan Party of the Liens granted by it pursuant to the Collateral Documents, (iii) the perfection or maintenance of the Liens created under the Collateral Documents (including the priority thereof provided for in this Agreement, the Orders and the Intercreditor Agreement) or (iv) except for any notices that may be required pursuant to Section 6.01 or Section 6.02 or pursuant to the Intercreditor Agreement, the exercise by the Agent, the Collateral Agent or any Lender of its rights under the Loan Documents or the remedies in respect of the Collateral pursuant to the Collateral Documents.

(d) Subject to the entry of the Orders, this Agreement has been, and each other Loan Document when delivered hereunder will have been, duly executed and delivered by each Loan Party party thereto. Subject to the entry of the Orders, this Agreement is, and each other Loan Document when

delivered hereunder will be, the legal, valid and binding obligation of each Loan Party party thereto enforceable against such Loan Party in accordance with their respective terms.

(e) The audited Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as at December 31, 2011, and the related audited Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the fiscal year then ended, accompanied by an opinion of PricewaterhouseCoopers LLP, independent public accountants, copies of which have been furnished to each Lender, fairly present, the Consolidated financial condition of the Borrower and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied. The unaudited Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as at September 30, 2012, and the related unaudited Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the nine month period then ended, fairly present, the Consolidated financial condition of the Borrower and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Borrower and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied, subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements. Since September 30, 2012, there has been no Material Adverse Effect.

(f) There is no pending or, to the knowledge of the Borrower, threatened action, suit, investigation, litigation or proceeding, including, without limitation, any Environmental Action, affecting the Borrower or any of its Subsidiaries before any court, governmental agency or arbitrator that (i) is reasonably likely to have a Material Adverse Effect, other than the Cases and as disclosed on Schedule 4.01(f) or publicly filed or furnished prior to the Effective Date on Form 8-K or any periodic report required or permitted to be filed or furnished under the Exchange Act with the Securities Exchange Commission or (ii) purports to affect the legality, validity or enforceability of this Agreement or any other Loan Document or the consummation of the transactions contemplated hereby.

(g) The Borrower is not engaged in the business of extending credit for the purpose of purchasing or carrying margin stock (within the meaning of Regulation U issued by the Board of Governors of the Federal Reserve System), and no proceeds of any Loan will be used to purchase or carry any margin stock or to extend credit to others for the purpose of purchasing or carrying any margin stock.

(h) None of the Loan Parties is an "investment company", or a company "controlled" by an "investment company", within the meaning of the Investment Company Act of 1940, as amended.

(i) The Borrower and each of its Subsidiaries owns, or has the valid and enforceable right to use, all trademarks, service marks, trade names, domain names, goodwill associated with the foregoing, patents, copyrights, trade secrets and know-how (including all registrations and applications for registration of the foregoing) (collectively, "Intellectual Property") necessary for the conduct of its business as currently conducted except where the failure to so own or license could not reasonably be expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), no claim has been asserted and is pending, or to the knowledge of the Borrower, threatened, by any Person challenging the use of any such Intellectual Property by the Borrower or any Subsidiary or the validity or enforceability of any such Intellectual Property or alleging that the conduct of the business of the Borrower or any of its Subsidiaries infringes, misappropriates or otherwise violates the Intellectual Property rights of any other Person, nor does the Borrower know of any valid basis for any such claim, except, in each case, for such claims that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), to the knowledge of the Borrower, neither the use of

such Intellectual Property by the Borrower or any of its Subsidiaries, nor the conduct of their respective businesses, infringes, misappropriates or otherwise violates the rights of any Person, except for such claims, infringements, misappropriations or violations that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect.

(j) (i) No ERISA Event has occurred or is reasonably expected to occur with respect to any Plan that has resulted in or that could reasonably be expected to have a Material Adverse Effect.

(ii) Neither any Loan Party nor any ERISA Affiliate has incurred or is reasonably expected to incur any Withdrawal Liability to any Multiemployer Plan that in the aggregate could reasonably be expected to have a Material Adverse Effect.

(iii) Neither any Loan Party nor any ERISA Affiliate has been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or has been terminated, within the meaning of Title IV of ERISA, or has been determined to be in "endangered" or "critical" status within the meaning of Section 432 of the Code or Section 305 of ERISA, and no such Multiemployer Plan is reasonably expected to be in reorganization, insolvent or to be terminated, within the meaning of Title IV of ERISA or in endangered or critical status.

(iv) [Reserved].

(v) Except as would not reasonably be expected to have a Material Adverse Effect, no event comprising (A) the commencement of winding up of the UK Pension Scheme, (B) the cessation of participation in the UK Pension Scheme by any Affiliate of the Borrower or (C) the issue of a warning notice by the UK Pensions Regulator that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, has occurred, and (to the knowledge of the Borrower or Kodak Limited) the UK Pensions Regulator has not stated any intention to do so.

(vi) No Loan Party nor any Affiliate of any Loan Party has incurred any liability to the UK Pension Scheme as a result of ceasing to participate in the UK Pension Scheme and (to the knowledge of the Borrower or Kodak Limited) no Affiliate of any Loan Party has stated any intention to cease to participate in the UK Pension Scheme, except as would not reasonably be expected to have a Material Adverse Effect.

(vii) No Loan Party nor any Affiliate of any Loan Party has been notified by the Trustees of the UK Pension Scheme that the UK Pension Scheme is being wound up and (to the knowledge of the Borrower or Kodak Limited) the Trustees of the UK Pension Scheme have not stated any intention to do so, except as would not reasonably be expected to have a Material Adverse Effect.

(viii) Except as would not reasonably be expected to have a Material Adverse Effect, (A) the UK Pension Schemes are duly registered for HMRC tax purposes; (B) prior to the Petition Date all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor were performed in a timely fashion and there were no material outstanding disputes involving any Affiliates concerning the UK Pension Schemes; and (C) all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor were performed in a timely fashion and there were no material outstanding disputes involving any Affiliates concerning the UK Pension Schemes.

(k) Except as could not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect, (i) each of the Borrower and its Subsidiaries has filed all Federal income tax returns and all other tax returns, domestic and foreign, required to be filed by it and has paid all taxes and assessments payable by them that have become due and payable and (ii) with respect to each of the Borrower and its Subsidiaries, there are no claims being asserted in writing with respect to any taxes.

(l) Except to the extent the Borrower or Subsidiary has set aside on its books adequate reserves (A) the operations and properties of the Borrower and each of its Consolidated Subsidiaries comply in all material respects with all applicable Environmental Laws and Environmental Permits, except as could not reasonably be expected to have a Material Adverse Effect, (B) all past non-compliance with such Environmental Laws and Environmental Permits has been or is reasonably expected to be resolved without ongoing obligations or costs that have had or are reasonably expected to have a Material Adverse Effect and (C) no circumstances exist that are reasonably likely to (i) form the basis of an Environmental Action against the Borrower or any of its Subsidiaries or any of their properties that is reasonably expected to have a Material Adverse Effect or (ii) cause any such property to be subject to any restrictions on ownership, occupancy, use or transferability under any Environmental Law that is reasonably expected to have a Material Adverse Effect.

(m) The Borrower and each of its Subsidiaries has good and marketable fee simple title to or valid leasehold interests in all of the real property owned or leased by the Borrower or such Subsidiary and good title to all of their personal property, except where the failure to hold such title or leasehold interests, individually or in the aggregate is not reasonably expected to have a Material Adverse Effect. The Borrower and its Subsidiaries enjoy peaceful and undisturbed possession under all of their respective leases except where the failure to enjoy such peaceful and undisturbed possession, individually or in the aggregate, is not reasonably expected to have a Material Adverse Effect. As of the Effective Date, each Material Real Property is set forth on Schedule 4.01(m).

(n) All factual information, taken as a whole, furnished by or on behalf of the Borrower and its Subsidiaries, taken as a whole, in writing to the Agent, the Collateral Agent, the Arranger or any Lender on or prior to the Effective Date, for purposes of this Agreement and all other such factual information taken as a whole, furnished by the Borrower on behalf of itself and its Subsidiaries, taken as a whole, in writing to the Agent, the Collateral Agent, the Arranger or any Lender pursuant to the terms of this Agreement will be, true and accurate in all material respects on the date as of which such information is dated or furnished and not incomplete by knowingly omitting to state any material fact necessary to make such information, taken as a whole, not misleading at such time, provided, however, that with respect to any projected financial information or forward-looking statements, the Borrower represents only that such information was prepared in good faith based upon assumptions, and subject to such qualifications, believed to be reasonable at the time made.

(o) (i) Subject to the entry of the Orders, all filings and other actions necessary to perfect and protect the security interest in the Collateral created (or to be created) under the Collateral Documents to ensure that such security interest remains in full force and effect have been taken, (ii) the Collateral Documents, when executed and delivered (and at all times thereafter), create in favor of the Agent for the benefit of the Secured Parties a valid and, together with such filings and other actions, perfected security interest in the Collateral having the priority set forth in this Agreement, the Orders, the Security Agreement and the Intercreditor Agreement, securing the payment of the Secured Obligations (as defined in the Security Agreement), and (iii) except to the extent that a longer period within which to take such actions has been provided for pursuant to the paragraph following Section 5(c)(vii) of the Amendment Agreement (and only to such extent), all filings and other actions necessary to perfect and protect such security interest have been duly taken. The Loan Parties are the legal and beneficial owners

of the Collateral free and clear of any Lien, except for the liens and security interests created or permitted under the Loan Documents and the Orders.

(p) As of the Effective Date, the Borrower believes in good faith, based upon information known to it as of the Effective Date and assumptions believed by it to be reasonable as of the Effective Date, that the Specified Sale shall occur on or prior to the Maturity Date for an aggregate gross cash purchase price at consummation of not less than the Minimum Proceeds Amount.

(q) (i) Set forth on Part A of Schedule II hereto is a complete and accurate list of all direct and indirect Subsidiaries of the Borrower that are organized under the laws of a state of the United States of America, and (ii) set forth on Part B of Schedule II hereto is a complete and accurate list of all direct Material Subsidiaries of the Borrower, showing, in each case, as of the Effective Date (as to each such Subsidiary) the jurisdiction of its formation, the number of shares, membership interests or partnership interests (as applicable) of each class of its equity interests authorized, and the number outstanding, on the Effective Date and the percentage of each such class of its Equity Interests owned (directly or indirectly) by the applicable Loan Party and the number of shares covered by all outstanding options, warrants, rights of conversion or purchase and similar rights at the Effective Date. All of the outstanding equity interests in each Loan Party's Subsidiaries have been validly issued, are fully paid and non-assessable and, except as otherwise provided herein, are owned by such Loan Party or one or more of its Subsidiaries, other than director's qualifying shares or similar minority interests required under the laws of the Subsidiary's formation, free and clear of all Liens, except (x) those created under the Collateral Documents, (y) those permitted under Section 5.02(a)(xvii) and (z) those securing the Existing Second Lien Debt.

(r) Schedule III sets forth all Deposit Accounts other than Excluded Accounts maintained by the Loan Parties in the United States, including, with respect to each depository (i) the name and address of such depository, (ii) the account number(s) maintained with such depository and (iii) a contact person at such depository.

(s) Schedule 5.01(m) sets forth each CFC of the Borrower that, together with its Subsidiaries, represents more than 2% of total assets or 2% of net sales of the Borrower and its Subsidiaries.

ARTICLE V

COVENANTS OF THE COMPANY

SECTION 5.01. Affirmative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has knowledge under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder, the Borrower will:

(a) Compliance with Laws. Except as otherwise excused by the Bankruptcy Code, comply, and cause each of its Subsidiaries to comply, with all applicable laws, rules, regulations and orders, such compliance to include, without limitation, compliance with ERISA, Environmental Laws and the PATRIOT Act, except where such non-compliance is not reasonably expected to have a Material Adverse Effect.

(b) Payment of Post-Petition Taxes, Etc. In accordance with the Bankruptcy Code and subject to any required approval by the Bankruptcy Court, pay and discharge, and cause each of its

Subsidiaries to pay and discharge, before the same shall become delinquent, (i) all material post-petition taxes, assessments and governmental charges or levies imposed upon it or upon its property and (ii) all material post-petition lawful claims that, if unpaid, might by law become a Lien upon its property; provided, however, that neither the Borrower nor any of its Subsidiaries shall be required to pay or discharge any such tax, assessment, charge or claim that is being contested in good faith and by proper proceedings and as to which appropriate reserves are being maintained, unless and until any Lien resulting therefrom becomes enforceable.

(c) Maintenance of Insurance. (x) Maintain, and cause each of its Subsidiaries to maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies engaged in similar businesses and owning similar properties in the same general areas in which the Borrower or such Subsidiary operates; provided, however, that the Borrower and its Subsidiaries may self-insure to the extent consistent with prudent business practice and (y) if any real property owned by a Loan Party is located in an area identified by the Federal Emergency Management Agency as an area having special flood hazards and in which flood insurance has been made available under the National Flood Insurance Act of 1968 (or any amendment or successor act thereto), then such Loan Party shall maintain, or cause to be maintained, with a financially sound and reputable insurer, flood insurance in an amount sufficient to comply with all applicable rules and regulations promulgated pursuant to such Act.

(d) Preservation of Corporate Existence. Preserve and maintain, and cause each of its Subsidiaries to preserve and maintain, its corporate existence, rights (charter and statutory) and franchises; provided, however, that the Borrower and its Subsidiaries may consummate any amalgamation, merger or consolidation permitted under Section 5.02(b) and provided further that neither the Borrower nor any of its Subsidiaries shall be required to preserve any right or franchise, or in the case of a Subsidiary, its corporate existence, if the Borrower determines that the preservation or maintenance thereof is no longer desirable in the conduct of the business of the Borrower and its Subsidiaries, taken as a whole, and that the loss thereof is not reasonably expected to have a Material Adverse Effect.

(e) Visitation Rights. (i) At any reasonable time, on reasonable notice and from time to time during regular business hours, permit the Agent, the Collateral Agent or any of the Lenders or any agents or representatives thereof, to examine and make copies of and abstracts from the records and books of account of, and visit the properties of, the Borrower and any of its Subsidiaries, and to discuss the affairs, finances and accounts of the Borrower and any of its Subsidiaries with any of their officers or directors and with their independent certified public accountants, provided that all such information is subject to the provisions of Section 9.09. At any time prior to the occurrence of a continuing Event of Default, the right of the Agent, the Collateral Agent and any of the Lenders to visit the property of the Borrower and any of its Subsidiaries shall be subject to reasonable rules and restrictions of the Borrower for such access, and such visit shall not unreasonably interfere with the ongoing conduct of the business of the Borrower and its Subsidiaries at such properties.

(ii) At any reasonable time and from time to time (except as may be limited by subsection (iii) below) during regular business hours, upon reasonable notice, permit the Agent, the Collateral Agent or any of the Lenders or any agents or representatives thereof (including any consultants, accountants, lawyers and appraisers retained by the Agent or the Collateral Agent) to visit the properties of the Borrower and its Subsidiaries to conduct evaluations, appraisals, environmental assessments and ongoing maintenance and monitoring in connection with the Borrower's computation of the Borrowing Base and the assets included in the Borrowing Base and such other assets and properties of the Borrower or its Subsidiaries as the Agent or Collateral Agent may reasonably require, and to monitor the Collateral and all related systems.

(iii) Permit the Collateral Agent to conduct, at the sole cost and expense of the Borrower, field examinations and appraisals of inventory; provided that (x) such field exams may be conducted not more than twice per twelve-month period and (y) such appraisals of inventory shall be conducted on a quarterly basis, alternating between “desktop” appraisals and “full” appraisals. Notwithstanding the foregoing, following the occurrence and during the continuation of an Event of Default such field examinations and appraisals may be conducted at the Borrower’s expense as many times as the Collateral Agent shall consider reasonably necessary.

(f) Keeping of Books. Keep and maintain proper books of record and account on a Consolidated basis for Borrower and its Subsidiaries in conformity with generally accepted accounting principles in effect from time to time.

(g) Maintenance of Properties, Etc. Maintain and preserve, and cause each of its Subsidiaries to maintain and preserve in all material respects, all of its properties that are used or useful in the conduct of its business in good working order and condition, ordinary wear and tear excepted, except where the failure to so maintain or preserve is not reasonably expected to have a Material Adverse Effect.

(h) Reporting Requirements. Furnish to the Lenders:

(i) as soon as available and in any event (A) with respect to any fiscal month of the Borrower in which a fiscal quarter ends, within 45 days after the end of such fiscal month and (B) within 20 Business Days after the end of any other fiscal month of the Borrower, in each case, the Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as of the end of such month and Consolidated statements of earnings and cash flows of the Borrower and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such month, and certificates of a Responsible Officer of the Borrower as to compliance with the terms of this Agreement and setting forth in reasonable detail the calculations necessary to demonstrate compliance with Section 5.03(a), and Section 5.03(b), as of the last day of such period;

(ii) as soon as available and in any event within 45 days after the end of each of the first three quarters of each fiscal year of the Borrower, the Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as of the end of such quarter and Consolidated statements of earnings and cash flows of the Borrower and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such quarter, duly certified by the chief financial officer of the Borrower as having been prepared in accordance with generally accepted accounting principles subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements;

(iii) as soon as available and in any event within 90 days after the end of each fiscal year of the Borrower, a copy of the annual audit report for such year for the Borrower and its Consolidated Subsidiaries, containing the Consolidated statement of financial position of the Borrower and its Consolidated Subsidiaries as of the end of such fiscal year and Consolidated statements of earnings and cash flows of the Borrower and its Consolidated Subsidiaries for such fiscal year, in each case accompanied by an opinion acceptable to the Required Lenders by registered independent public accountants reasonably acceptable to the Agent;

(iv) as soon as practicable and in any event within five days after the management of the Borrower has knowledge of the occurrence of each Default continuing on the date of such statement, a statement of a Responsible Officer of the Borrower setting forth details of such Default and the action that the Borrower has taken and/or proposes to take with respect thereto;

(v) promptly after the sending or filing thereof, copies of all reports that the Borrower sends to any of its security holders, and copies of all reports and registration statements that the Borrower or any Subsidiary files with the Securities and Exchange Commission or any national securities exchange;

(vi) notice of all actions and proceedings before any court, governmental agency or arbitrator affecting the Borrower or any of its Subsidiaries of the type which would have been required to be disclosed under Section 4.01(f), promptly after the later of the commencement thereof or knowledge that such actions or proceedings are reasonably likely to be of a type which would have been required to be disclosed under Section 4.01(f);

(vii) no later than 45 days after the end of each fiscal quarter, amended or supplemented Schedules setting forth such information as would be required to make the representations set forth in Section 6(a), (c), (d), (h), (i), (l) and (p)(iii) of the Security Agreement true and correct as if the Schedules referenced therein were delivered on such date;

(viii) except to the extent prohibited by the Pensions Act 2004, such other information respecting the Borrower or any of its Subsidiaries as any Lender through the Agent may from time to time reasonably request;

(ix) weekly, on or before the third Business Day following the end of every calendar week (for purposes of this section, each calendar week being deemed to end on Friday), commencing with the calendar week ending March 29, 2013 a 13-Week Projection together with a comparison against the immediately preceding calendar week;

(x) a Borrowing Base Certificate substantially in the form of Exhibit G as of the date required to be delivered or so requested, in each case with supporting documentation (including, without limitation, the documentation described in Schedule 1 to Exhibit G) shall be furnished to the Collateral Agent: (A) semi-monthly (as of the 15th day and as of the last day of each month (or, if either such day is not a Business Day, as of the Business Day immediately preceding such 15th or last day, as applicable)), on or before the third Business Day following each 15th day and each last day of each month, which Borrowing Base Certificate shall reflect the Collateral contained in the Borrowing Base updated as of such 15th or last day of each month, as applicable; (B) immediately, if at any time the Borrower becomes aware that the Borrowing Base, assuming it were to be calculated at such time, would be less than 85% of the Borrowing Base as set forth in the most recently delivered Borrowing Base Certificate, (C) in addition to the bi-weekly Borrowing Base Certificates required pursuant to clause (A) and the immediate Borrowing Base Certificates required pursuant to clause (B), upon the occurrence and continuance of an Event of Default, on or before the third Business Day following the end of each calendar week, which weekly Borrowing Base Certificate shall reflect the Collateral included in the Borrowing Base updated as of the immediately preceding Monday; and (D) if requested by the Collateral Agent at any other time when the Collateral Agent reasonably believes that the then existing Borrowing Base Certificate is materially inaccurate, as soon as reasonably available after such request; in each case with supporting documentation as the Agent, the Lenders or the Collateral Agent may reasonably request (including without limitation, the documentation described on Schedule 1 to Exhibit G);

(xi) (A) promptly and in any event within 20 days after any Loan Party or any ERISA Affiliate knows or has reason to know that any ERISA Event has occurred, a statement of a Responsible Officer of such Loan Party describing such ERISA Event and the action, if any, that such Loan Party or such ERISA Affiliate has taken and proposes to take with respect thereto and (B) on the date any records, documents or other information must be furnished to the PBGC with

respect to any Plan pursuant to Section 4010 of ERISA, a copy of such records, documents and information;

(xii) promptly and in any event within two business days after receipt thereof by any Loan Party or any ERISA Affiliate, copies of each notice from the PBGC or other governmental or regulatory authority stating its intention to terminate any Plan or to have a trustee appointed to administer any Plan;

(xiii) promptly and in any event within five business days after receipt thereof by any Loan Party or any ERISA Affiliate from the sponsor of a Multiemployer Plan, copies of each notice concerning (A) the imposition of Withdrawal Liability by any such Multiemployer Plan, (B) the reorganization or termination, within the meaning of Title IV of ERISA, of any such Multiemployer Plan or (C) the amount of liability incurred, or that may be incurred, by such Loan Party or any ERISA Affiliate in connection with any event described in clause (A) or (B);

(xiv) (A) not later than March 31, 2013, audited "carve-out" financial statements (including statements of financial position, earnings and cash flows) for each of the Specified Business Units (each on a standalone basis) for the fiscal years ending December 31, 2010, December 31, 2011 and December 31, 2012, accompanied by an opinion acceptable to the Agent by registered independent public accountants reasonably acceptable to the Agent and (B) not later than May 15, 2013, unaudited "carve-out" financial statements (including statements of financial position, earnings and cash flows) for each of the Specified Business Units (each on a standalone basis) for the fiscal quarter ending March 31, 2013, except, in each case, with respect to any Specified Business Unit that shall have been Disposed;

(xv) except to the extent prohibited by the Pensions Act 2004, promptly and in any event within 3 Business Days after a Responsible Officer of the Borrower or Kodak Limited knows or has reason to know that (A) the UK Pension Scheme has commenced winding up, (B) the UK Pensions Regulator has issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme or (C) the Borrower or any of its Affiliates which currently participates in the UK Pension Scheme has ceased to participate and thus triggered a liability on its cessation of participation, a statement of a Responsible Officer of the Borrower (or, if applicable, cause to be furnished to the Lenders a statement of a Responsible Officer of Kodak Limited) noting such event and the action, if any, which is proposed to be taken with respect thereto; and

(xvi) promptly after the furnishing thereof, copies of any segment reporting provided to the lenders or agents under Section 5.01(h)(xiv) of the DIP Term Loan Agreement. Documents required to be delivered pursuant to Section 5.01(h)(i), (ii), (iii) and (v) (to the extent any such documents are included in materials otherwise filed with the Securities Exchange Commission) may be delivered electronically and if so delivered, shall be deemed to have been delivered on the date (i) on which the Borrower posts such documents, or provides a link thereto on the Borrower's website on the Internet at the website address listed on Schedule 9.02; or (ii) on which such documents are posted on the Borrower's behalf on an Internet or intranet website, if any, to which each Lender and the Agent have access (whether a commercial, third-party website or whether sponsored by the Agent); provided that: (A) upon written request of the Agent, the Borrower shall deliver paper copies of such documents to the Agent until a written request to cease delivering paper copies is given by the Agent and (B) the Borrower shall notify the Agent (by telecopier or electronic mail) of the posting of any such documents and provide to the Agent by electronic mail electronic versions (i.e., soft copies) of such documents. The Agent shall have no obligation to request the delivery of or to maintain paper copies of the documents

referred to above, and in any event shall have no responsibility to monitor compliance by the Borrower with any such request by a Lender for delivery, and each Lender shall be solely responsible for timely accessing posted documents or requesting delivery of paper copies of such documents from the Agent and maintaining its copies of such documents.

The Borrower hereby acknowledges that (a) the Agent, the Arranger and the Collateral Agent will make available to the Lenders and the Issuing Banks materials and/or information provided by or on behalf of the Borrower hereunder (collectively, "Borrower Materials") by posting the Borrower Materials on IntraLinks or another similar electronic system (the "Platform") and (b) certain of the Lenders (each, a "Public Lender") may have personnel who do not wish to receive material non-public information with respect to the Borrower or its Affiliates, or the respective securities of any of the foregoing, and who may be engaged in investment and other market-related activities with respect to such Persons' securities. The Borrower hereby agrees that it will use commercially reasonable efforts to identify that portion of the Borrower Materials that may be distributed to the Public Lenders and that (w) all such Borrower Materials shall be clearly and conspicuously marked "PUBLIC" which, at a minimum, shall mean that the word "PUBLIC" shall appear prominently on the first page thereof; (x) by marking Borrower Materials "PUBLIC", the Borrower shall be deemed to have authorized the Agent, the Arranger, the Collateral Agent, the Issuing Banks and the Lenders to treat such Borrower Materials as not containing any material non-public information (although it may be sensitive and proprietary) with respect to the Borrower or its securities for purposes of United States Federal and state securities laws (provided, however, that to the extent such Borrower Materials constitute Borrower Information, they shall be treated as set forth in Section 9.09; (y) all Borrower Materials marked "PUBLIC" are permitted to be made available through a portion of the Platform designated "Public Side Information"; and (z) the Agent, the Arranger and the Collateral Agent shall be entitled to treat any Borrower Materials that are not marked "PUBLIC" as being suitable only for posting on a portion of the Platform not designated "Public Side Information." Notwithstanding the foregoing, the Borrower shall be under no obligation to mark any Borrower Materials "PUBLIC".

(i) Covenant to Guarantee Obligations and Give Security. Upon (x) the request of the Agent following the occurrence and during the continuance of an Event of Default, (y) the formation or acquisition of any Subsidiary organized under the laws of any state of the United States of America owned directly or indirectly by the Borrower or (z) the acquisition of any property by any Loan Party, and such property, in the judgment of the Agent (as to which judgment the Agent has given notice to the Borrower), shall not already be subject (other than in respect of the Specified Collateral) to a perfected security interest in favor of the Agent for the benefit of the Secured Parties with the priorities set forth in this Agreement, the Orders and the Intercreditor Agreement, then in each case at the Borrower's expense (and in each case subject to the provisions of the Intercreditor Agreement):

(i) in connection with the formation or acquisition of a Subsidiary organized under the laws of a state of the United States of America owned directly or indirectly by the Borrower that (A) is not a CFC or a Subsidiary of a CFC or (B) is not a Person having total assets of less than \$1,000,000 (and, so long as it is not such a Person), within 30 days after such formation or acquisition, cause each such Subsidiary, duly execute and deliver to the Agent a guaranty supplement, in the form of Exhibit F hereto, guaranteeing the Guaranteed Obligations,

(ii) within 45 days after (A) such request or acquisition of property by any Loan Party, duly execute and deliver, and cause each Loan Party to duly execute and deliver, to the Agent such additional pledges (it being understood that, to the extent the applicable Collateral constitutes Term Loan Priority Collateral, physical delivery or control thereof by the Agent or the

Collateral Agent shall not be required so long as such Collateral is delivered to, or under the control of, the Term Administrative Agent in accordance with the Intercreditor Agreement), assignments, security agreement supplements, intellectual property security agreement supplements and other security agreements as specified by, and in form and substance reasonably satisfactory to, the Agent, securing payment of all the Obligations of such Loan Party and constituting Liens on all such properties and (B) such formation or acquisition by any Loan Party of any Subsidiary, duly execute and deliver and cause each Loan Party acquiring equity interests in such Subsidiary to duly execute and deliver to the Agent pledges, assignments and security agreement supplements related to such equity interests as specified by, and in form and substance reasonably satisfactory to, the Agent, securing payment of all of the Obligations of such Loan Party; provided that (x) the stock of any Subsidiary held by a CFC or a Subsidiary of a CFC shall not be required to be pledged and (y) if such property is equity interests of a CFC, no more than 65% of the voting equity interests in such CFC shall be pledged in favor of the Secured Parties,

(iii) within 60 days after such request, formation or acquisition, take, and cause each Loan Party to take, whatever action (including, without limitation, the filing of UCC financing statements (or similar registrations or filings), the giving of notices and the endorsement of notices on title documents) may be necessary or advisable in the reasonable opinion of the Agent to vest in the Agent (or in any representative of the Agent designated by it) valid and subsisting Liens on the properties purported to be subject to the pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements delivered pursuant to this Section 5.01(i), enforceable against all third parties in accordance with their terms (other than in respect of the Specified Collateral as set forth in Section 6(m) of the Security Agreement).

(iv) within 60 days after such request, formation or acquisition, deliver to the Agent, upon the request of the Agent in its sole discretion, a signed copy of one or more favorable opinions, addressed to the Agent and the other Secured Parties, of counsel for the Loan Parties reasonably acceptable to the Agent as to (A) such guaranties, guaranty supplements, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements described in clauses (i), (ii) and (iii) above being legal, valid and binding obligations of each Loan Party party thereto enforceable in accordance with their terms and as to the matters contained in clause (iii) above, subject to customary exceptions, (B) such recordings, filings, notices, endorsements and other actions being sufficient to create valid perfected Liens on such assets, and (C) such other matters as the Agent may reasonably request, consistent with the opinions delivered on the Original Effective Date (to the extent applicable).

(v) at any time and from time to time, promptly execute and deliver, and cause each Loan Party and each Subsidiary to execute and deliver, any and all further instruments and documents and take, and cause such Subsidiary to take, all such other action as the Agent may deem reasonably necessary or desirable in obtaining the full benefits of, or in perfecting and preserving the Liens of, such guaranties, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements to the extent required by this Section 5.01(i) and the applicable Collateral Documents.

Notwithstanding the foregoing, except as contemplated by the last sentence of Section 2.24(b), the Borrower shall have no obligation to provide in favor of the Secured Parties perfected security interests in any real property held by the Borrower or its Subsidiaries, except to the extent any such security interests are granted securing any Debt permitted under Section 5.02(d)(xv).

(j) Further Assurances. (i) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, correct, and cause each of the other Loan Parties promptly to correct, any material defect or error that may be discovered in any Loan Document or in the execution, acknowledgment, filing or recordation thereof, and

(ii) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, do, execute, acknowledge, deliver, record, re-record, file, re-file, register and re-register any and all such further acts, pledge agreements, assignments, financing statements and continuations thereof, termination statements, notices of assignment, transfers, certificates, assurances and other instruments as the Agent, or any Lender through the Agent, may reasonably require from time to time in order to (A) carry out more effectively the purposes of the Loan Documents, (B) to the fullest extent permitted by applicable law and the terms of this Agreement and the Collateral Documents, subject any Loan Party's properties, assets, rights or interests to the Liens now or hereafter intended to be covered by any of the Collateral Documents, (C) perfect and maintain the validity, effectiveness and priority of any of the Collateral Documents and any of the Liens intended to be created thereunder and (D) assure, convey, grant, assign, transfer, preserve, protect and confirm more effectively unto the Secured Parties the rights granted or now or hereafter intended to be granted to the Secured Parties under any Loan Document or under any other instrument executed in connection with any Loan Document to which any Loan Party or any of its Subsidiaries formed or acquired after the Original Effective Date is or is to be a party, and cause each of its Subsidiaries to do so.

(k) Court Documents. Deliver to the Agent copies of all pleadings, motions and other documents directly related to the Facilities (including, without limitation, any requests for relief under sections 363 or 365 or to approve any compromise and settlement, in excess of \$250,000, of claims), any Reorganization Plan or any disclosure statement related thereto, or any request for relief under section 1113 or 1114 of the Bankruptcy Code by the earlier of (i) two Business Days prior to being filed (and if impracticable, then promptly after being filed) on behalf of any of the Debtors with the Bankruptcy Court or (ii) at the same time as such documents are provided by any of the Debtors to any statutory committee appointed in the Cases or the United States Trustee for the Southern District of New York, it being agreed that the Borrower shall be deemed in compliance with this covenant if it uses good faith efforts to comply.

(l) Maintenance of Cash Management System. (i) In accordance with Section 2.18 of this Agreement, establish and maintain a cash management system on terms reasonably acceptable to the Agent and (ii) continue to maintain one or more Collection Accounts to be used by the Borrower as its principal concentration account for day-to-day operations conducted by the Borrower.

(m) Foreign Security Interests. Within the time periods set forth on Schedule 5.01(m) (or such longer time as may be reasonably agreed by the Agent), execute and deliver, and cause each of its Subsidiaries to execute and deliver, to the Agent all documents and instruments required to create and perfect under the applicable foreign law the Agent's second priority (to the extent practicable) security interest in Collateral consisting of the stock of those Subsidiaries listed on Schedule 5.01(m) in the applicable foreign jurisdictions (free and clear of all other liens, subject to exceptions permitted hereunder), and subject as to priority, to the extent practicable, only to the security interests securing the obligations in respect of the New Money Loans or any Debt constituting a Permitted Refinancing thereof, in each case along with a customary opinion of local counsel with respect to such security interest.

(n) Administration of Accounts and Inventory. (i) Keep, and cause each other Loan Party to keep, accurate and complete records of its Accounts, including all payments and collections thereon, and shall submit to the Collateral Agent sales, collection, reconciliation and other reports in form

reasonably satisfactory to the Collateral Agent, on such periodic basis as the Collateral Agent may reasonably request. The Borrower shall also provide to the Collateral Agent, upon the Collateral Agent's request, a detailed aged trial balance of all Accounts as of the end of the preceding month, specifying each Account's Account Debtor name and address, amount, invoice date and due date, showing any discount, allowance, credit, authorized return or dispute, and including such proof of delivery, copies of invoices and invoice registers, copies of related documents, repayment histories, status reports and other information as the Collateral Agent may reasonably request. If Accounts in an aggregate face amount of \$10,000,000 or more cease to be Eligible Receivables, the Borrower shall notify the Collateral Agent of such occurrence promptly (and in any event within three Business Days) after any Loan Party has knowledge thereof).

(ii) If an Account of any Loan Party includes a charge for any taxes, the Agent is authorized, in its discretion, to pay the amount thereof to the proper taxing authority for the account of such Loan Party if such Loan Party does not do so and to charge the Borrower therefor; provided, however, that neither the Agent nor the Lenders shall be liable for any taxes that may be due from the Loan Parties or with respect to any Collateral.

(iii) Whether or not a Default exists, the Collateral Agent shall have the right at any time, in the name of the Collateral Agent, any designee of the Collateral Agent or any Loan Party, to verify the validity, amount or any other matter relating to any Accounts of the Loan Party by mail, telephone or otherwise. The Loan Parties shall cooperate fully with the Collateral Agent in an effort to facilitate and promptly conclude any such verification process.

(iv) Each Loan Party shall keep accurate and complete records of its Inventory, including costs and daily withdrawals and additions, and shall submit to the Collateral Agent inventory and reconciliation reports in form reasonably satisfactory to the Collateral Agent, on such periodic basis as the Collateral Agent may request. Each Loan Party shall conduct a physical inventory at least once per calendar year (and on a more frequent basis if requested by the Collateral Agent when a Default exists) or periodic cycle counts consistent with historical practices, and shall provide to the Collateral Agent a report based on each such inventory and count promptly upon completion thereof, together with such supporting information as the Collateral Agent may reasonably request. Upon request by the Collateral Agent, the Collateral Agent may participate in and observe any such physical count.

(v) No Loan Party shall return any Inventory to a supplier, vendor or other Person, whether for cash, credit or otherwise, unless (A) such return is in the ordinary course of business; (B) no Default, exists or would result therefrom; and (C) the Collateral Agent is promptly notified if the aggregate value of all Inventory returned in any month exceeds \$10,000,000.

(vi) The Loan Parties shall use, store and maintain all Inventory with reasonable care and caution, in accordance with applicable standards of any insurance and in conformity with all applicable law, and shall make current rent payments (within applicable grace periods provided for in leases) at all locations where any Collateral is located.

(o) [Reserved].

(p) Use of Proceeds. Use, and cause its Subsidiaries to use, the proceeds of the Loans and the Letters of Credit solely for the purposes contemplated by Section 2.17.

(q) [Reserved].

(r) Chief Restructuring Officer. Use commercially reasonable efforts to cause James Mesterharm to continue (x) to be employed as the Borrower's Chief Restructuring Officer and (y) to have the structure, scope and duties existing on the date hereof. In the event of the death, disability, incapacity, removal (for cause) or resignation of such Chief Restructuring Officer, employ a replacement Chief Restructuring Officer, reasonably satisfactory to the Agent, within 30 days.

(s) Certain Case Milestones. (i) [Reserved.]

(ii) On or prior to April 8, 2013, deliver to the Agent drafts of an Acceptable Reorganization Plan and a Disclosure Statement.

(iii) On or prior to April 30, 2013, file with the Bankruptcy Court an Acceptable Reorganization Plan and a Disclosure Statement, and at all times thereafter diligently pursue the receipt of orders of the Bankruptcy Court approving such Disclosure Statement and confirming such Acceptable Reorganization Plan.

(t) Post Closing Covenants. Comply, and cause its Subsidiaries to comply, with the obligations set forth in Schedule 5.01 (t).

SECTION 5.02. Negative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has knowledge under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder, the Borrower will not:

(a) Liens. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Lien on or with respect to any of its properties, whether now owned or hereafter acquired, or assign, or permit any of its Subsidiaries to assign, any right to receive income, other than the following, provided that any Lien permitted by any clause below shall be permitted under this Section 5.02(a), notwithstanding that such Lien would not be permitted by any other clause:

(i) Permitted Liens,

(ii) Liens created under the Loan Documents,

(iii) Liens upon or in any real property or equipment acquired or held by the Borrower or any Subsidiary in the ordinary course of business to secure the purchase price of such property or equipment or to secure Debt incurred solely for the purpose of financing the acquisition or improvement of such property or equipment (including any Liens placed on such property or equipment within 180 days after the acquisition of such property or equipment), or Liens existing on such property or equipment at the time of its acquisition (other than any such Liens created in contemplation of such acquisition that were not incurred to finance the acquisition of such property) or extensions, renewals or replacements of any of the foregoing Liens securing obligations in the same or a lesser amount, provided, however, that no such Lien shall extend to or cover any properties of any character other than the real property or equipment being acquired, and no such extension, renewal or replacement shall extend to or cover any properties not theretofore subject to the Lien being extended, renewed or replaced, provided further that the aggregate principal amount of the Debt secured by the Liens referred to in this clause (iii) and clause (vi) below shall not exceed \$25,000,000 at any time outstanding,

(iv) the Liens existing on the Petition Date and described on Schedule 5.02(a) hereto,

(v) Liens on property of a Person existing at the time such Person is acquired by, amalgamated, merged into or consolidated with the Borrower or any Subsidiary of the Borrower

or becomes a Subsidiary of the Borrower; provided that such Liens were not created in contemplation of such amalgamation, merger, consolidation or acquisition and do not extend to any assets other than those of the Person so merged or amalgamated into or consolidated with the Borrower or such Subsidiary or acquired by the Borrower or such Subsidiary,

(vi) Liens arising under leases that have been or should be, in accordance with generally accepted accounting principles, recorded as capital leases; provided that the aggregate principal amount of the Debt secured by the Liens referred to in this clause (vi) and clause (iii) above shall not exceed \$25,000,000 at any time outstanding,

(vii) Liens on assets of Subsidiaries organized under the laws of any jurisdiction outside of the United States (A) which secure Debt permitted under Section 5.02(d)(viii) or (B) which are incurred to permit such Subsidiaries to preserve their rights in any judicial, quasi-judicial, governmental agency or similar proceeding and which in the case of this clause (B) do not constitute an Event of Default under Section 6.01(f),

(viii) [reserved],

(ix) Liens on assets of Subsidiaries that are not Loan Parties securing Debt permitted under Section 5.02(d)(ix),

(x) Liens on up to \$1,500,000 of cash collateral securing the obligations of the Borrower and its Subsidiaries under the Existing Secured Agreements set forth on Part 1 of Schedule 1.01(a),

(xi) Liens in respect of judgments that do not constitute an Event of Default under Section 6.01(f),

(xii) Liens on assets of the Borrower and its Subsidiaries not constituting Collateral which secure Debt permitted under Section 5.02(d)(xviii),

(xiii) Liens granted to provide adequate protection pursuant to the Orders (or any of them),

(xiv) Liens over any assets of any Subsidiary that is not a Loan Party to the extent required to provide collateral in respect of any appeal of any tax litigation in an aggregate amount not to exceed the amount required to be paid under local law to permit such appeal,

(xv) additional Liens securing obligations not to exceed \$5,000,000 at any time outstanding,

(xvi) Liens in favor of a Loan Party securing Debt permitted under Section 5.02(d)(i), 5.02(d)(vii) or 5.02(d)(viii); provided, that such Debt also constitutes an Investment permitted under clause (C) of Section 5.02(i)(i) or under Section 5.02(i)(iii), and

(xvii) Liens on the Collateral securing Debt permitted under Section 5.02(d)(xv); provided, that (a) such Liens on the ABL Priority Collateral securing such Debt are junior to the Liens on the ABL Priority Collateral securing the Secured Obligations, (b) such Liens on the Term Loan Priority Collateral securing the Junior Loans (or any Permitted Refinancing thereof) are junior to the Liens on the Term Loan Priority Collateral securing the Secured Obligations and (c) all such Liens shall be subject to the Intercreditor Agreement.

(b) Mergers. Merge, amalgamate or consolidate with or into any Person, or permit any of its Subsidiaries to do so, provided that, notwithstanding the foregoing (i) any Subsidiary may merge, amalgamate or consolidate with or into the Borrower or any other Subsidiary of the Borrower (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party and the security interests granted by such surviving or continuing entity that is a Loan Party pursuant to the Orders and the Collateral Documents shall remain in full force and effect), (ii) any Subsidiary of the Borrower that is a Loan Party may merge, amalgamate or consolidate with or into the Borrower or any other Loan Party (provided that the security interests granted by the Borrower or such other Loan Party pursuant to the Orders and the Collateral Documents shall remain in full force and effect), (iii) any Subsidiary of the Borrower that is not a Loan Party may merge, amalgamate or consolidate with or into the Borrower or any other Subsidiary of the Borrower, (iv) any Subsidiary may merge, amalgamate or consolidate with any other Person so long as such Subsidiary is the surviving or continuing corporation (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party and the security interests granted by such surviving or continuing entity pursuant to the Orders and the Collateral Documents shall remain in full force and effect), (v) the Borrower may merge, amalgamate or consolidate with any other Person so long as the Borrower is the surviving corporation and the security interests granted by the Borrower pursuant to the Orders and the Collateral Documents shall remain in full force and effect, and (vi) any Subsidiary may merge, amalgamate or consolidate with any other Person the purpose of which is to effect a disposition permitted pursuant to Section 5.02(e)(vii); provided, in each case, that no Default shall have occurred and be continuing at the time of such proposed transaction or would result therefrom.

(c) Accounting Changes. Make or permit, or permit any of its US Subsidiaries to make or permit, any change in accounting policies or reporting practices, except as required or permitted by generally accepted accounting principles.

(d) Debt. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Debt other than the following, provided that any Debt permitted by any clause below shall be permitted under this Section 5.02(d), notwithstanding that such Debt would not be permitted by any other clause:

(i) Debt owed to the Borrower or to a Consolidated Subsidiary of the Borrower to the extent constituting an Investment permitted under Section 5.02(i), provided that all such Debt owed by a Loan Party to a Person that is not a Loan Party (x) shall be subordinated to the Obligations of such Loan Party pursuant to an intercompany subordination agreement or other arrangements reasonably satisfactory to the Agent and (y) shall be evidenced by an intercompany note, and pledged to the Agent (or the DIP Term Loan Agent in accordance with the Intercreditor Agreement) as Collateral,

(ii) Debt existing on the Effective Date and described on Schedule 5.02(d), and any Permitted Refinancing thereof,

(iii) Debt secured by Liens of the type described in and to the extent permitted by Section 5.02(a)(iii) and (vi) in an aggregate amount not to exceed \$25,000,000 at any time outstanding,

(iv) Debt of a Person existing at the time such Person is amalgamated, merged into or consolidated with the Borrower or any Subsidiary of the Borrower or becomes a Subsidiary of the Borrower; provided that such Debt was not created in contemplation of such amalgamation, merger, consolidation or acquisition,

(v) Debt arising under the Loan Documents,

(vi) [reserved],

(vii) Debt incurred by Kodak International Finance Limited, a company organized and existing under the laws of England, (x) in connection with short term working capital needs in an aggregate amount not to exceed \$25,000,000 at any time outstanding and (y) consisting of Hedge Agreement Obligations entered into in the ordinary course of business to protect the Borrower and its Subsidiaries against fluctuations in commodities, interest or exchanges rates and permitted under Section 5.02(m),

(viii) Debt incurred by Subsidiaries organized under the laws of any jurisdiction outside of the United States in an aggregate amount not to exceed \$40,000,000 at any time outstanding,

(ix) Debt of Subsidiaries that are not Loan Parties in respect of (a) treasury management services, clearing, corporate credit card and related services provided to any such Subsidiaries, (b) letters of credit issued for the benefit of any such Subsidiaries, (c) Hedge Agreements entered into by any such Subsidiaries and permitted under Section 5.02(m), and (d) bank guarantees with respect to such Subsidiaries, in an aggregate amount for this clause (ix) not to exceed \$10,000,000 at any time outstanding,

(x) endorsement of negotiable instruments for deposit or collection or similar transactions in the ordinary course of business,

(xi) Debt which exists or may exist under the Secured Agreements in existence from time to time,

(xii) Debt which exists or may exist under the Existing Secured Agreements in existence from time to time; provided that such Debt shall not be secured by any Lien other than a Lien permitted under Section 5.02(a)(x),

(xiii) unsecured Debt consisting of guarantees of amounts owing by customers of the Borrower under equipment and vendor financing programs in an aggregate amount not to exceed \$25,000,000 at any time outstanding,

(xiv) unsecured Debt in connection with surety bonds, guarantees and letters of credit for customs and excise taxes, value added taxes, insurance and environmental liabilities, rental expenses, tenders and bids and other obligations of the like incurred in the ordinary course of business in an aggregate principal amount not to exceed \$10,000,000 at any time outstanding,

(xv) (i) Debt arising under the DIP Term Loan Facility Documents in an aggregate principal amount not to exceed \$848,200,000 at any time outstanding and (ii) any Permitted Refinancing thereof or of any previous Permitted Refinancing thereof,

(xvi) the Other Existing Letters of Credit, but, with respect to each Other Existing Letter of Credit, only until such time as such letter of credit expires in accordance with its terms in effect on the Original Effective Date or is otherwise cancelled or terminated,

(xvii) Guarantees (i) of any Loan Party in respect of Debt of either Borrower or any other Loan Party otherwise permitted hereunder and (ii) of any Subsidiary that is not a Loan Party in respect of Debt of any other Subsidiary that is not a Loan Party otherwise permitted hereunder; and

(xviii) additional Debt not to exceed \$10,000,000 at any time outstanding.

(e) Sales and Other Transactions. Sell, convey, transfer, lease or otherwise dispose of, or permit any of its Subsidiaries to sell, convey, transfer, lease or otherwise dispose of, any assets, other than the following, provided that such action permitted by any clause below shall be permitted under this Section 5.02(e), notwithstanding that such action would not be permitted by any other clause:

(i) sales of Inventory in the ordinary course of its business,

(ii) in a transaction authorized by Section 5.02(b),

(iii) sales of obsolete or worn-out property or property no longer used or useful,

(iv) sales, transfers or other dispositions of assets (x) among the Loan Parties or (y) among Subsidiaries of the Borrower that are not Loan Parties or from such Subsidiaries to Loan Parties,

(v) Investments permitted under Section 5.02(i),

(vi) sales, transfers or other dispositions of accounts receivable not constituting ABL Priority Collateral by Non-US Subsidiaries in the ordinary course of business,

(vii) other sales, transfers or other dispositions of assets (excluding the Specified Sale) for fair market value, provided, that (A) if such assets constitute Collateral that is included in the Borrowing Base, the Borrower shall provide a Borrowing Base Certificate to the Collateral Agent reflecting the revised Borrowing Base giving effect to such sale, conveyance, transfer, lease or other disposition, (B) if the Net Cash Proceeds of any such sale, lease or other disposition of assets in accordance with this Section 5.02(e)(vii) shall exceed \$10,000,000, the Borrower shall provide a certificate to the Collateral Agent indicating whether such assets constitute Collateral that is included in the Borrowing Base and (C) except in the case of sales, transfers or other dispositions of Intellectual Property not constituting ABL Priority Collateral, the Borrower or any of its Subsidiaries shall receive not less than 75% of the consideration for such sale, transfer or other disposition in the form of cash or Cash Equivalents (in each case, free and clear of all Liens at the time received); provided, that, with respect to Intellectual Property, the value of licenses to the Borrower or its Subsidiaries (as a licensee) shall be excluded from determining whether 75% of such consideration is in the form of cash or Cash Equivalents,

(viii) the consummation of the Specified Sale; provided, that both immediately before and after giving effect thereto and giving effect to the use of proceeds thereof (x) no Default shall have occurred and be continuing, (y) the sum of (1) the aggregate principal amount of the Revolving Loans owed by the Borrower and then outstanding plus (2) the aggregate Letter of Credit Obligations then outstanding shall not exceed the Line Cap and (z) the Borrower shall have delivered to the Agent a certificate of a Responsible Officer demonstrating compliance with the preceding clause (y),

(ix) an exclusive license of Intellectual Property in the ophthalmological field,

(x) the sale of certain real property pursuant to the Harrow Sale, and

(xi) (a) leases of real property located at Eastman Business Park in Rochester, NY and (b) other leases of real property in the ordinary course of business.

(f) Payment Restrictions Affecting Subsidiaries. Directly or indirectly, enter into or suffer to exist, or permit any of its Subsidiaries to enter into or suffer to exist, any agreement or arrangement limiting the ability of any of its Subsidiaries to declare or pay dividends or other

distributions in respect of its equity interests or repay or prepay any Debt owed to, make loans or advances to, or otherwise transfer assets to or make investments in, the Borrower or any Subsidiary of the Borrower (whether through a covenant restricting dividends, loans, asset transfers or investments, a financial covenant or otherwise), except (i) as provided in this Agreement or in the DIP Term Loan Facility Documents, (ii) any agreement or instrument evidencing Debt existing on the Petition Date, (iii) any agreement in effect at the time a Person first became a Subsidiary of the Borrower, so long as such agreement was not entered into solely in contemplation of such Person becoming a Subsidiary of the Borrower; (iv) any agreement evidencing debt permitted by Section 5.02(a)(iii) that imposes restrictions on the property acquired; (v) by reason of customary provisions restricting assignments, licenses, subletting or other transfers contained in leases, licenses, joint venture agreements, purchase and sale or merger agreements and other similar agreements entered into in the ordinary course of business so long as such restrictions do not extend to assets other than those that are the subject of such lease, license or other agreement; (vi) in securitization transactions to the extent set forth in the documents evidencing such transactions so long as such restrictions do not extend to assets other than those that are the subject of such securitization transactions; or (vii) any agreement that amends, extends, refinances, renews or replaces any agreement described in the foregoing clauses; provided, however, that the terms and conditions of any such agreement are not materially less favorable to the Loan Parties or the Lenders with respect to such dividend and payment restrictions than those under or pursuant to the agreement amended, extended, refinanced, renewed or replaced.

(g) Change in Nature of Business. Make, or permit any of its Material Subsidiaries to make, any material change in the nature of the business as carried on or as contemplated to be carried on by the Borrower and its Subsidiaries taken as a whole at the Amendment Agreement Effectiveness Date (but after giving effect to the Specified Sale).

(h) Dividends and Other Payments. Declare or make any dividend payment or other distribution of assets, properties, cash, rights, obligations or securities on account of any shares of any class of capital stock of the Borrower, or purchase, redeem or otherwise acquire for value (or permit any of its Subsidiaries to do so) any shares of any class of capital stock of the Borrower or any warrants, rights or options to acquire any such shares, now or hereafter outstanding, except that the Borrower may (i) declare and make any dividend payment or other distribution payable in common stock of the Borrower and (ii) purchase, redeem or otherwise acquire shares of its common stock or warrants, rights or options to acquire any such shares with the proceeds received from the substantially concurrent issue of new shares of its common stock. For the avoidance of doubt, the Borrower shall be permitted to issue shares of its common stock in connection with any conversion of its convertible Debt, upon the exercise of options or warrants or otherwise.

(i) Investments in Other Persons. Make, or permit any of its Subsidiaries to make, any Investment in any Person, except the following (provided, that any Investment permitted by any clause below shall be permitted under this Section 5.02(i), notwithstanding that such Investment would not be permitted by any other clause):

(i) (A) Investments by the Borrower and its Subsidiaries in their Subsidiaries outstanding on the Effective Date and set forth on Schedule 5.02(i), (B) additional Investments by the Borrower and its Subsidiaries in the Borrower or the Subsidiary Guarantors, (C) Investments by any Loan Party in another Loan Party and (D) additional Investments by Subsidiaries of the Borrower that are not Loan Parties in other Subsidiaries that are not Loan Parties;

(ii) loans and advances to employees in the ordinary course of the business of the Borrower and its Subsidiaries as presently conducted in an aggregate principal amount not to exceed \$10,000,000 at any time outstanding;

(iii) Investments made by Loan Parties in Subsidiaries of the Borrower that are not Loan Parties in an aggregate amount not to exceed \$100,000,000 at any time outstanding (determined net of any repayments in respect of such Investments received in Cash Equivalents by any Loan Party); provided that (x) no Default shall exist at the time such Investment is made or would result therefrom and (y) the aggregate amount of such Investments made during any fiscal quarter (net of any repayments in respect of such Investments received in Cash Equivalents by any Loan Party during such fiscal quarter) shall not exceed the sum of (A) \$25,000,000 plus (B) the sum of all unused amounts for all previous fiscal quarters; provided further that all such Investments shall take the form of intercompany loans and shall be evidenced by an intercompany note that has been pledged to the Agent (or to the DIP Term Loan Agent in accordance with the Intercreditor Agreement) as Collateral;

(iv) Investments in Hedge Agreements permitted under Section 5.02(m);

(v) Investments received in settlement of claims against another Person in connection with (A) a bankruptcy proceeding against such Person, (B) accounts receivable arising from or trade credit granted to, in the ordinary course of business, a financially troubled account debtor and (C) disputes regarding intellectual property rights;

(vi) Investments arising out of the receipt by the Borrower or any of its Subsidiaries of non-cash consideration for the sale, transfer or other disposition of assets permitted under Section 5.02(e),

(vii) Investments (including Investments in joint ventures) in an aggregate amount not to exceed \$20,000,000 for all such Investments after the Effective Date,

(viii) [reserved]; and

(ix) Investments by the Borrower and its Subsidiaries in cash and Cash Equivalents.

(j) Prepayments, Amendments, Etc. of Debt. (i) Prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner, or permit any of its Subsidiaries to prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner (it being understood that (i) regularly scheduled payments of interest (other than in respect of Pre-Petition Debt, except to the extent permitted under the Orders) and (ii) payments in respect of adequate protection made in accordance with the Orders, shall be permitted) (x) any Debt of any Loan Party incurred prior to the Petition Date (including the Existing Second Lien Debt but excluding the Existing Secured Agreements), (y) any Debt that is subordinated to the Obligations or (z) any other Debt, except (A) in the case of clause (z) only, for regularly scheduled (including repayments of revolving facilities) or required repayments or redemptions of Debt permitted hereunder provided that (1) before and after giving effect to such prepayment, redemption, purchase, defeasance or other satisfaction, no Default shall have occurred and be continuing and (2) the Agent shall have received a certificate from a Responsible Officer of the Borrower certifying compliance with the foregoing clause (1), (B) any repayments of subordinated Debt to the Loan Parties that was permitted to be incurred under this Agreement, (C) conversion of convertible debt into common stock of the Borrower and payments of cash in lieu of fractional shares upon any such conversion, (D) as expressly provided for in the "first day" orders of the Bankruptcy Court, (E) so long as no Default shall have occurred and be continuing or would result therefrom, any prepayments or repayments of the New Money Loans or any Debt that constitutes (1) a Permitted Refinancing thereof or (2) a Permitted Refinancing of the Debt described in clause (1) (including subsequent Permitted Refinancings) or (F) with the proceeds of any Permitted Refinancing or (ii) amend, modify or change (x) in any manner adverse to the Lenders any term or condition of any subordinated Debt or (y) in any manner materially adverse to the Lenders any Debt

incurred under the DIP Term Loan Facility Documents or any Debt that constitutes a Permitted Refinancing thereof (including subsequent Permitted Refinancings) (it being understood that any such amendment, modification or change that is not permitted under Section 6.3(b) of the Intercreditor Agreement without the consent of the Agent shall be deemed materially adverse to the Lenders).

(k) Transactions with Affiliates. Conduct or enter into, or permit any of its Subsidiaries to conduct or enter into, any transactions otherwise permitted under this Agreement with any of its or their Affiliates except on terms that are fair and reasonable and no less favorable to the Borrower or such Subsidiary than it would obtain in a comparable arm's-length transaction (determined in the reasonable judgment of the Borrower) with a Person not an Affiliate, other than (i) intercompany transactions among the Borrower and its wholly-owned Subsidiaries, (ii) fees and other benefits to non-officer directors of the Borrower and its Subsidiaries and (iii) employment, severance and other similar arrangements and employee benefits with officers and employees of the Borrower and its Subsidiaries.

(l) Negative Pledges. Not, and not permit any Subsidiary to, enter into any agreement prohibiting the creation or assumption of any Lien upon any of its properties or assets, whether now owned or hereafter acquired, except with respect to (a) specific property encumbered to secure payment of particular Debt or to be sold pursuant to an executed agreement with respect to a Disposition or IP License permitted hereunder, (b) restrictions set forth in the documents governing the Existing Second Lien Debt, in the Indenture, in the documents governing other existing Indebtedness as set forth on Schedule 5.02(l) and in the DIP Term Loan Facility Documents (or any agreement that amends, extends, refinances, renews or replaces any agreement described in this clause (b); provided, however, that the terms and conditions of any such agreement are not materially less favorable to the Loan Parties or the Lenders with respect to such negative pledge restrictions than those under or pursuant to the agreement amended, extended, refinanced, renewed or replaced) and (c) restrictions by reason of customary provisions restricting assignments, subletting or other transfers contained in leases, licenses and similar agreements entered into in the ordinary course of business (provided, that such restrictions are limited to the property or assets secured by such Liens or the property or assets subject to such leases, licenses or similar agreements, as the case may be).

(m) Hedge Agreements. Not, and not permit any of its Subsidiaries to, enter into any Hedge Agreement, other than Hedge Agreements designed to hedge against fluctuations in interest rates, foreign exchange rates or in commodity prices entered into in the ordinary course of business and not for speculative purposes and consistent with past practice.

(n) Changes to Organization Documents and Material Agreements. Amend, modify or waive, or permit any of its Subsidiaries to amend, modify or waive, (i) its certificate of incorporation, by-laws or other organizational documents or (ii) its rights and obligations under any material contractual obligation or agreement, in each case if such amendment, modification or waiver could reasonably be expected to materially adversely affect the interests of the Lenders.

(o) Sale Leaseback Transactions. Except as otherwise set forth on Schedule 5.02(g) and except for any such transactions involving Eastman Business Park in Rochester, NY, not, and not permit any of its Subsidiaries to, enter into any arrangement, directly or indirectly, whereby it shall sell or transfer any property, real or personal, used or useful in its business, whether now owned or hereinafter acquired, and thereafter rent or lease such property or other property that it intends to use for substantially the same purpose or purposes as the property sold or transferred, except for any such sale of any fixed or capital asset that is made for cash consideration in an amount not less than the cost of such fixed or capital asset and is consummated within 90 days after the Borrower or such Subsidiary acquires or completes the construction of such asset.

(p) Creation of Subsidiaries. Not, and not permit any of its Subsidiaries that is a Loan Party to, establish, create or acquire any Subsidiary unless the Borrower or such Subsidiary that is a Loan Party shall have caused the requirements of Section 5.01(i) with respect to such established, created or acquired Subsidiary, and the assets and equity interests of such established, created or acquired Subsidiary, to be satisfied.

(q) Pension Settlement Payments. Not, and not permit any of its Subsidiaries to, make payments in respect of a settlement relating to the UK Pension Scheme other than pursuant to transactions reasonably acceptable to the Agent.

SECTION 5.03. Financial Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has knowledge under any Loan Document shall remain unpaid, any Letter of Credit is outstanding or any Lender shall have any Commitment hereunder:

(a) Minimum Consolidated Adjusted EBITDA. Permit Consolidated Adjusted EBITDA of the Borrower and its Subsidiaries for any period set forth in the table below to be less than the amount set forth opposite such period:

<u>Period</u>	<u>Minimum Consolidated Adjusted EBITDA</u>
January 1, 2013 to March 31, 2013	\$ 34,908,000
January 1, 2013 to April 30, 2013	\$ 47,032,000
January 1, 2013 to May 31, 2013	\$ 64,743,000
January 1, 2013 to June 30, 2013	\$ 93,451,000
January 1, 2013 to July 31, 2013	\$ 115,809,000
January 1, 2013 to August 31, 2013	\$ 136,926,000
January 1, 2013 to September 30, 2013	\$ 171,476,000

; provided, however, that if (i) the sale of assets of the Borrower assigned the code name "Rockford" is consummated during any such period or (ii) the sale of assets of the Borrower assigned the code name "Walden" is consummated during any such period, the financial covenant levels set forth in the table above will be adjusted for each period ending after the date of consummation of such sale in accordance with the principles and examples set forth on Schedule 5.03(a).

(b) Minimum CI Adjusted EBITDA. Permit CI Adjusted EBITDA for any period set forth in the table below to be less than the amount set forth opposite such period:

<u>Period</u>	<u>Minimum CI Adjusted EBITDA</u>
January 1, 2013 to March 31, 2013	\$ 58,100,000
January 1, 2013 to April 30, 2013	\$ 76,000,000
January 1, 2013 to May 31, 2013	\$ 96,800,000
January 1, 2013 to June 30, 2013	\$ 124,600,000
January 1, 2013 to July 31, 2013	\$ 147,900,000
January 1, 2013 to August 31, 2013	\$ 169,400,000

Period	Minimum CI Adjusted EBITDA
January 1, 2013 to September 30, 2013	\$ 201,500,000

(c) Minimum US Liquidity. Permit, as of the close of business on any day, US Liquidity to be less than \$100,000,000.

ARTICLE VI
EVENTS OF DEFAULT

SECTION 6.01. Events of Default. If any of the following events ("Events of Default") shall occur and be continuing:

(a) Non-Payment. (i) The Borrower shall fail to pay any principal of any Loan when the same becomes due and payable; (ii) the Borrower shall fail to pay any interest on any Loan or fees within three Business Days after the same becomes due and payable; or (iii) any Loan Party shall fail to make any other payment under any Loan Document, within three Business Days after notice of such failure is given by the Agent or any Lender to the Borrower; or

(b) Representations. Any representation, warranty, certification or other statement of fact made or deemed made by the Borrower herein or by any Loan Party in any Loan Document to which it is a party or by a Borrower (or any of its officers) in a certificate delivered under or in connection with any Loan Document shall prove to have been incorrect in any material respect when made or deemed made; or

(c) Specific Covenants. (i) The Borrower shall fail to perform or observe any term, covenant or agreement contained in Sections 5.01(d), 5.01(e), clauses (i) through (viii) (and, in the case of clause (i), such failure shall continue for 5 Business Days), (ix) (and, in the case of clause (ix), such failure shall continue for 5 days), (x) (and, in the case of clause (x), such failure shall continue for 2 Business Days) or (xiv) of 5.01(h), 5.01(m), 5.01(p), 5.01(s), 5.01(t), 5.02 or 5.03, or (ii) any Loan Party shall fail to perform or observe any other term, covenant or agreement contained in any Loan Document on its part to be performed or observed if such failure shall remain unremedied for 30 days after written notice thereof shall have been given to the Borrower by the Agent or any Lender; or

(d) Cross Default. (i) The Borrower or any of its Subsidiaries shall fail to pay any principal of or premium or interest on any Debt that is outstanding in a principal, or in the case of Hedge Agreement Obligations, net amount of, at least (x) in the case of the Borrower and the US Subsidiaries, \$5,000,000 in the aggregate or (y) in the case of the Non-US Subsidiaries, \$50,000,000 in the aggregate (but in each case excluding Debt outstanding hereunder and any Debt of any Debtor that was incurred prior to the Petition Date), when the same becomes due and payable (whether by scheduled maturity, required prepayment, acceleration, demand or otherwise), and such failure shall continue after the applicable grace period, if any, specified in the agreement or instrument relating to such Debt; or (ii) any other event shall occur or condition shall exist under any agreement or instrument relating to any such Debt and shall continue after the applicable grace period, if any, specified in such agreement or instrument, if the effect of such event or condition is to cause, or to permit the holders or beneficiaries of such Debt (or a trustee or agent on behalf of such holders or beneficiaries) to cause, with the giving of notice if required, such Debt to be demanded or to become due or to be repurchased, prepaid, defeased or redeemed (automatically or otherwise), or an offer to repurchase, prepay, defease or redeem such Debt to be made, in each case prior to the stated maturity of such Debt; or (iii) any such Debt shall be declared to be due and payable, or required to be prepaid or redeemed (other than by a regularly scheduled required

prepayment or redemption), purchased or defeased, or an offer to prepay, redeem, purchase or defease such Debt shall be required to be made, in each case prior to the stated maturity thereof; or

(e) Insolvency Proceedings, Etc. (i) The Borrower or any Subsidiary of the Borrower (other than a Debtor) shall generally not pay its debts as such debts become due, or shall admit in writing its inability to pay its debts generally, or shall make a general assignment for the benefit of creditors; or (ii) any proceeding shall be instituted by or against the Borrower or any Subsidiary of the Borrower (other than a Debtor) seeking to adjudicate it a bankrupt or insolvent, or seeking liquidation, winding up, reorganization, arrangement, adjustment, protection, relief, or composition of it or its debts under any law relating to bankruptcy, insolvency or reorganization or relief of debtors, or seeking the entry of an order for relief or the appointment of a receiver, interim receiver, monitor, trustee, custodian or other similar official for it or for any substantial part of its property and in the case of any such proceeding instituted against it (but not instituted by it), either such proceeding shall remain undismissed or unstayed for a period of 60 days, or any of the actions sought in such proceeding (including, without limitation, the entry of an order for relief against, or the appointment of a receiver, trustee, custodian or other similar official for, it or for any substantial part of its property) shall occur; or (iii) the Borrower or any Subsidiary shall take any corporate action to authorize any of the actions set forth above in this Section 6.01(e) (other than any such actions with respect to the Debtors); provided, that with respect to each of the foregoing subclauses (i), (ii) and (iii), in the case of any Non-US Subsidiary, such event, individually, or, when aggregated with all such events occurring after the Effective Date, would reasonably be expected to have a Material Adverse Effect.

(f) Judgments. (i) Other than any judgments or orders arising from any investigation, litigation or proceeding disclosed on Schedule 6.01(f), judgments or orders for the payment of money in excess of \$25,000,000 in the aggregate shall be rendered against the Borrower or any of its Subsidiaries (which, in the case of the Debtors only, arose post-petition) and (x) enforcement proceedings shall have been commenced by any creditor upon such judgment or order or (y) there shall be any period of 10 consecutive days during which a stay of enforcement of such judgment or order, by reason of a pending appeal or otherwise, shall not be in effect or (ii) there shall be rendered against the Debtors or other Loan Parties or any other Material Subsidiaries a nonmonetary judgment with respect to any event (which, in the case of the Debtors only, arose post-petition) which causes or would reasonably be expected to cause a Material Adverse Effect, and such nonmonetary judgment shall not be reversed, stayed or vacated within 30 days after the entry thereof; or

(g) Change of Control. A Change of Control shall occur; or

(h) ERISA Events. (i) Except as could not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect, (x) any ERISA Event shall have occurred with respect to a Plan or (y) any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan; or

(ii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan in an amount that, when aggregated with all other amounts required to be paid to Multiemployer Plans by the Loan Parties and the ERISA Affiliates as Withdrawal Liability (determined as of the date of such notification), exceeds \$25,000,000; or

(iii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or is being terminated, within the meaning of Title IV of ERISA, or has been determined to be in "endangered" or "critical" status within the meaning of Section 432 of the Code or Section 305 of ERISA, and as a result of such reorganization, insolvency, termination or determination, the

aggregate annual contributions of the Loan Parties and the ERISA Affiliates to all Multiemployer Plans that are then in reorganization, insolvent, being terminated or in endangered or critical status have been or will be increased over the amounts contributed to such Multiemployer Plans for the plan years of such Multiemployer Plans immediately preceding the plan year in which such reorganization, insolvency, termination or determination occurs, by an amount exceeding \$25,000,000; or

(iv) (A) (1) the UK Pension Scheme shall have commenced winding up or (2) the UK Pensions Regulator shall have issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, and, in the case of each of clause (1) and clause (2), such circumstance would reasonably be expected to have a Material Adverse Effect, or (B) any Affiliate of the Borrower which currently participates in the UK Pension Scheme shall have ceased to participate therein or shall have withdrawn therefrom, and in each case such action would reasonably be expected to have a Material Adverse Effect; or

(i) Invalidity of Loan Documents. Any provision of any Loan Document after delivery thereof pursuant to Section 3.01 or 5.01(i) or (j) that is material to the substantial realization of the rights of the Lenders thereunder shall for any reason cease to be valid and binding on or enforceable against any Loan Party party to it, or any such Loan Party shall so state in writing; or

(j) Collateral Documents; Intercreditor Agreement. Any Collateral Document or financing statement after delivery thereof pursuant to Section 3.01 or 5.01(i) or (j) shall for any reason (other than pursuant to the terms thereof) cease to create a valid and perfected lien on and security interest in the Collateral (other than the Specified Collateral as set forth in Section 6(m) of the Security Agreement) purported to be covered thereby having the priority required by the Intercreditor Agreement, or the Intercreditor Agreement shall cease to be in full force and effect (subject to any amendments thereto made in accordance with the terms thereof); or

(k) Dismissal or Conversion of Cases. (i) Any of the Cases of Debtors which are Material Subsidiaries shall be dismissed or converted to a case under Chapter 7 of the Bankruptcy Code or any Debtor shall file a motion or other pleading seeking the dismissal of any Case of any Debtor that is a Material Subsidiary under Section 1112 of the Bankruptcy Code or otherwise or (ii) a trustee under Chapter 7 or Chapter 11 of the Bankruptcy Code, a responsible officer or an examiner with enlarged powers relating to the operation of the business (powers beyond those set forth in Section 1106(a)(3) and (4) of the Bankruptcy Code) under Section 1106(b) of the Bankruptcy Code shall be appointed in any of the Cases of the Debtors and the order appointing such trustee or examiner shall not be reversed or vacated within 30 days after the entry thereof.

(l) Superpriority Claims. An order of the Bankruptcy Court shall be entered granting any Superpriority Claim (other than the Carve-Out) in any of the Cases of the Debtors that is *pari passu* with or senior to the claims of the Agent, the Collateral Agent and the Lenders against the Borrower or any other Loan Party hereunder or under any of the other Loan Documents or under any of the Orders, or any Debtor takes any action seeking or supporting the grant of any such claim, except as expressly permitted hereunder; or

(m) Relief from Automatic Stay. The Bankruptcy Court shall enter an order or orders granting relief from the automatic stay applicable under Section 362 of the Bankruptcy Code to the holder or holders of any security interest to (i) permit foreclosure (or the granting of a deed in lieu of foreclosure or the like) on any assets of any of the Debtors which have a value in excess of \$10,000,000 in the aggregate or (ii) permit other actions that would have a Material Adverse Effect on the Debtors or their estates (taken as a whole); or

(n) Certain Orders. (i) [Reserved]; or

(ii) an order of the Bankruptcy Court shall be entered reversing, amending, supplementing, staying for a period of five days or more, vacating or otherwise amending, supplementing or modifying the Final Order or the New DIP Order (other than, in the case of the Final Order, as provided for in the New DIP Order), or the Borrower or any Subsidiary of the Borrower shall apply for authority to do so, without the prior written consent of the Agent or the Required Lenders, and such order is not reversed or vacated within 5 days after the entry thereof; or

(iii) an order of the Bankruptcy Court shall be entered denying or terminating use of Cash Collateral by the Loan Parties; or

(iv) the Final Order or the New DIP Order shall cease to create a valid and perfected Lien on the Collateral (to the extent provided for therein) or to be in full force and effect; or

(v) any of the Loan Parties or any Subsidiary of the Borrower shall fail to comply with the Orders; or

(vi) a final non-appealable order in the Cases shall be entered charging any of the Collateral under Section 506(c) of the Bankruptcy Code against the Lenders or the commencement of other actions that is materially adverse to the Agent, the Collateral Agent or the Lenders or their respective rights and remedies under the Facilities in any of the Cases or inconsistent with any of the Loan Documents; or

(vii) the Bankruptcy Court shall not have entered an order approving the Disclosure Statement on or prior to June 30, 2013.

(viii) the Bankruptcy Court shall not have entered an order confirming an Acceptable Reorganization Plan on or prior to September 15, 2013.

(o) Pre-Petition Payments. Except as permitted by the Orders, any Debtor shall make any Pre-Petition Payment other than Pre-Petition Payments authorized by the Bankruptcy Court in accordance with the "first day" orders of the Bankruptcy Court or by other orders entered by the Bankruptcy Court entered with the consent of (or non-objection by) the Required Lenders; or

(p) Invalid Plan. A Reorganization Plan that is not an Acceptable Reorganization Plan shall be confirmed in any of the Cases of the Debtors, or any order shall be entered which dismisses any of the Cases of the Debtors and which order does not provide for termination of the Commitments and payment in full in cash of the Obligations under the Loan Documents (other than contingent indemnification obligations not yet due and payable), or any of the Debtors shall seek confirmation of any such plan or entry of any such order; or

(q) Supportive Actions. Any Loan Party or any Subsidiary thereof shall take any action in support of any matter set forth in paragraph (k), (l), (m), (n), (o) or (p) above or any other Person shall do so and such application is not contested in good faith by the Loan Parties and the relief requested is granted in an order that is not stayed pending appeal;

then, and in any such event, the Agent shall at the request, or may with the consent, of the Required Lenders (i) by notice to the Borrower, declare the obligation of each Lender to make Loans (other than Revolving Loans to be made by an Issuing Bank or a Lender pursuant to Section 2.03(c)) to be terminated and, in the case of the Required Lenders, declare the obligation of the Issuing Banks to issue Letters of Credit to be terminated, whereupon the same shall forthwith terminate, (ii) by notice to the Borrower,

declare the Loans all interest thereon and all other amounts payable in respect thereof under this Agreement to be forthwith due and payable, whereupon such Loans, all such interest and all such amounts shall become and be forthwith due and payable, without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by the Borrower; and (iii) subject to the provisions of the Intercreditor Agreement and the Orders, exercise rights and remedies in respect of the Collateral in accordance with Section 19 of the Security Agreement and/or the comparable provisions of any other Collateral Document; provided, that with respect to the enforcement of Liens or other remedies with respect to the Collateral of the Debtors under the preceding clause (iii), the Agent shall provide the Borrower (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' prior written notice prior to taking the action contemplated thereby; in any hearing after the giving of the aforementioned notice, the only issue that may be raised by any party in opposition thereto being whether, in fact, an Event of Default has occurred and is continuing.

SECTION 6.02. Actions in Respect of the Letters of Credit upon Default. If any Event of Default shall have occurred and be continuing, the Agent may with the consent, or shall at the request, of the Required Lenders, irrespective of whether it is taking any of the actions described in Section 6.01, make demand upon the Borrower to, and forthwith upon such demand the Borrower will, (a) Cash Collateralize all outstanding Letters of Credit by paying to the Agent on behalf of the Revolving Lenders in same day funds at the Agent's office designated in such demand, for deposit in the L/C Cash Deposit Account, an amount equal to 105% of the aggregate Available Amount of all Letters of Credit then outstanding or (b) make such other arrangements in respect of the outstanding Letters of Credit as shall be acceptable to the Agent and each Issuing Bank and not more disadvantageous to the Borrower than clause (a). If at any time any such Event of Default is continuing the Agent determines that any funds held in the L/C Cash Deposit Account are subject to any right or claim of any Person other than the Agent and the Revolving Lenders or that the total amount of such funds is less than 105% of the aggregate Available Amount of all Letters of Credit, then the Borrower will, forthwith upon demand by the Agent, pay to the Agent, as additional funds to be deposited and held in the L/C Cash Deposit Account as cash collateral for the outstanding Letters of Credit, an amount equal to the excess of (i) 105% of such aggregate Available Amount over (ii) the total amount of funds, if any, then held in the L/C Cash Deposit Account that the Agent determines to be free and clear of any such right and claim. Upon the drawing of any Letter of Credit, to the extent funds are on deposit in the L/C Cash Deposit Account, such funds shall be applied to reimburse the Issuing Banks to the extent permitted by applicable law; provided, that the Agent shall provide the Borrower (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' prior written notice prior to applying any such funds; in any hearing after the giving of the aforementioned notice, the only issue that may be raised by any party in opposition thereto being whether, in fact, an Event of Default has occurred and is continuing. After all such Letters of Credit shall have expired or been fully drawn upon, if at such time (x) no Event of Default is continuing or (y) all other obligations of the Borrower hereunder and under the Notes shall have been paid in full, the balance, if any, in such L/C Cash Deposit Account shall be returned to the Borrower.

SECTION 6.03. Reserved.

SECTION 6.04. Application of Funds. After the exercise of remedies provided for in Section 6.01 (or after the Loans have become immediately due and payable and the Letters of Credit have been required to be cash collateralized as set forth in Section 6.02), any amounts received by the Agent on account of the Obligations shall be applied by the Agent in the following order:

First, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees, charges and disbursements of counsel to the Agent and amounts payable under Article II) payable to the Agent in its capacity as such;

Second, to payment of that portion of the Obligations constituting fees, indemnities and other amounts (other than principal, interest, Letter of Credit fees and commitment fees) payable to the Revolving Lenders and the Issuing Banks (including fees, charges and disbursements of counsel to the respective Revolving Lenders and Issuing Banks payable under the Loan Documents and amounts payable under Article II) (in each case, other than fees, indemnities and other amounts arising under Secured Agreements), ratably among them in proportion to the respective amounts described in this clause Second payable to them;

Third, to payment of that portion of the Obligations constituting accrued and unpaid Letter of Credit fees, commitment fees and interest on the Revolving Loans and on unreimbursed amounts under Letters of Credit, ratably among the Revolving Lenders and the Issuing Banks in proportion to the respective amounts described in this clause Third payable to them;

Fourth, (i) to payment of that portion of the Obligations constituting unpaid principal of the Revolving Loans, unreimbursed amounts under Letters of Credit and amounts payable under Secured Agreements and (ii) to the Agent for the account of the Issuing Banks, to cash collateralize that portion of Letter of Credit Obligations comprising the aggregate undrawn amount of Letters of Credit, ratably among the Revolving Lenders, the Issuing Banks and the other Secured Parties in proportion to the respective amounts described in this clause Fourth held by them; and

Last, the balance, if any, after all of the Obligations have been paid in full in cash, to the Borrower or as otherwise required by law;

provided, that the application to the Obligations pursuant to this Section 6.04 of amounts received in respect of Collateral is expressly subject to the priorities set forth in the Intercreditor Agreement and in the New DIP Order, and all such amounts shall first be allocated in accordance with such priorities before being applied to the Obligations pursuant to this Section 6.04.

Subject to Section 6.02, amounts used to cash collateralize the aggregate undrawn amount of Letters of Credit pursuant to Section 6.04, clause Fourth above, shall be applied to satisfy drawings under such Letters of Credit as they occur. If any amount remains on deposit as cash collateral after all Letters of Credit have either been fully drawn or expired, such remaining amount shall be applied to the other Obligations, if any, in the order set forth above.

Any amounts received by the Collateral Agent on account of the Obligations (including pursuant to any exercise of remedies by the Collateral Agent) shall be promptly remitted to the Agent for application to the Obligations in accordance with this Section 6.04.

Notwithstanding the foregoing, Obligations arising under Secured Agreements shall be excluded from the application described above if the Agent has not received written notice thereof, together with such supporting documentation as the Agent may reasonably request, from the applicable holder of such Obligations. Each holder of Obligations under a Secured Agreement not a party to this Agreement that has given the notice contemplated by the preceding sentence shall, by such notice, be deemed to have acknowledged and accepted the appointment of the Agent pursuant to the terms of Article VIII hereof for itself and its Affiliates as if a "Lender" party hereto.

ARTICLE VII

GUARANTY

SECTION 7.01. Guaranty; Limitation of Liability. (a) Each of the Borrower and each Subsidiary Guarantor, jointly and severally, hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all obligations of each other Loan Party and each other Subsidiary of the Borrower now or hereafter existing under or in respect of the Loan Documents or any Secured Agreement (including, without limitation, any extensions, modifications, substitutions, amendments or renewals of any or all of the foregoing obligations), whether direct or indirect, absolute or contingent, and whether for principal, interest, premiums, fees, indemnities, contract causes of action, costs, expenses or otherwise (such obligations being the “Guaranteed Obligations”), and agrees to pay any and all expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by the Agent or any other Lender in enforcing any rights under this Guaranty or any other Loan Document or Secured Agreement. Without limiting the generality of the foregoing, each Guarantor’s liability shall extend to all amounts that constitute part of the Guaranteed Obligations and would be owed by any other Loan Party or Subsidiary of the Borrower, as applicable, to the Agent or any Lender under or in respect of the Loan Documents or any Secured Agreement but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party or Subsidiary, as the case may be.

(b) Each Guarantor, and by its acceptance of this Guaranty, the Agent and each other Lender, hereby confirms that it is the intention of all such Persons that this Guaranty and the obligations of each Subsidiary Guarantor hereunder not constitute a fraudulent transfer or conveyance for purposes of the Bankruptcy Code, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty and the obligations of such Guarantor hereunder. To effectuate the foregoing intention, the Agent, the Lenders and the Guarantors hereby irrevocably agree that the obligations of such Guarantor under this Guaranty at any time shall be limited to the maximum amount as will result in the obligations of such Guarantor under this Guaranty not constituting a fraudulent transfer or conveyance.

(c) Each Subsidiary Guarantor hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty or any guaranty supplement of the Guaranteed Obligations, such Subsidiary Guarantor will contribute, to the maximum extent permitted by law, such amounts to each other Subsidiary Guarantor and each other guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

SECTION 7.02. Guaranty Absolute. Each Guarantor guarantees that the Guaranteed Obligations will be paid strictly in accordance with the terms of the Loan Documents, regardless of any law, regulation or order now or hereafter in effect in any jurisdiction affecting any of such terms or the rights of the Agent or any Lender with respect thereto. The obligations of each Guarantor under or in respect of this Guaranty are independent of the Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, and a separate action or actions may be brought and prosecuted against each Guarantor to enforce this Guaranty, irrespective of whether any action is brought against the Borrower or any other Loan Party or whether the Borrower or any other Loan Party is joined in any such action or actions. The liability of each Guarantor under this Guaranty shall be irrevocable, absolute and unconditional irrespective of, and each Guarantor hereby irrevocably waives any defenses it may now have or hereafter acquire in any way relating to, any or all of the following:

- (a) any lack of validity or enforceability of any Loan Document or any agreement or instrument relating thereto;
- (b) any change in the time, manner or place of payment of, or in any other term of, all or any of the Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, or any other amendment or waiver of or any consent to departure from any Loan Document, including, without limitation, any increase in the Guaranteed Obligations resulting from the extension of additional credit to any Loan Party or any of its Subsidiaries or otherwise;
- (c) any taking, exchange, release or non-perfection of any Collateral or any other collateral, or any taking, release or amendment or waiver of, or consent to departure from, any other guaranty, for all or any of the Guaranteed Obligations;
- (d) any manner of application of Collateral or any other collateral, or proceeds thereof, to all or any of the Guaranteed Obligations or any manner of sale or other disposition of any Collateral or any other collateral for all or any of the Guaranteed Obligations or any other obligations of any Loan Party under the Loan Documents or any other assets of any Loan Party or any of its Subsidiaries;
- (e) any change, restructuring or termination of the corporate structure or existence of any Loan Party or any of its Subsidiaries;
- (f) any failure of the Agent or any Lender to disclose to any Loan Party any information relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party now or hereafter known to the Agent or such Lender (each Guarantor waiving any duty on the part of the Agent and the Lenders to disclose such information);
- (g) the failure of any other Person to execute or deliver this Agreement, any Guaranty Supplement or any other guaranty or agreement or the release or reduction of liability of any Guarantor or other guarantor or surety with respect to the Guaranteed Obligations; or
- (h) any other circumstance (including, without limitation, any statute of limitations) or any existence of or reliance on any representation by the Agent or any Lender that might otherwise constitute a defense available to, or a discharge of, any Loan Party or any other guarantor or surety.

This Guaranty shall continue to be effective or be reinstated, as the case may be, if at any time any payment of any of the Guaranteed Obligations is rescinded or must otherwise be returned by the Agent or any Lender or any other Person upon the insolvency, bankruptcy or reorganization of the Borrower or any other Loan Party or otherwise, all as though such payment had not been made.

SECTION 7.03. Waivers and Acknowledgments. (a) Each Guarantor hereby unconditionally and irrevocably waives promptness, diligence, notice of acceptance, presentment, demand for performance, notice of nonperformance, default, acceleration, protest or dishonor and any other notice with respect to any of the Guaranteed Obligations and this Guaranty and any requirement that the Agent or any Lender protect, secure, perfect or insure any Lien or any property subject thereto or exhaust any right or take any action against any Loan Party or any other Person or any Collateral.

(b) Each Guarantor hereby unconditionally and irrevocably waives any right to revoke this Guaranty and acknowledges that this Guaranty is continuing in nature and applies to all Guaranteed Obligations whether existing now or in the future.

(c) Each Guarantor hereby unconditionally and irrevocably waives (i) any defense arising by reason of any claim or defense based upon an election of remedies by the Agent or any Lender that in any manner impairs, reduces, releases or otherwise adversely affects the subrogation, reimbursement, exoneration, contribution or indemnification rights of such Guarantor or other rights of such Guarantor to proceed against any of the other Loan Parties, any other guarantor or any other Person or any Collateral and (ii) any defense based on any right of set-off or counterclaim against or in respect of the obligations of such Guarantor hereunder.

(d) Each Guarantor hereby unconditionally and irrevocably waives any duty on the part of the Agent or any Lender to disclose to such Guarantor any matter, fact or thing relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party or any of its Subsidiaries now or hereafter known by the Agent or such Lender.

(e) Each Guarantor acknowledges that it will receive substantial direct and indirect benefits from the financing arrangements contemplated by the Loan Documents and that the waivers set forth in Section 7.02 and this Section 7.03 are knowingly made in contemplation of such benefits.

SECTION 7.04. Subrogation. Each Guarantor hereby unconditionally and irrevocably agrees not to exercise any rights that it may now have or hereafter acquire against the Borrower, any other Loan Party or any other insider guarantor that arise from the existence, payment, performance or enforcement of such Guarantor's obligations under or in respect of this Guaranty or any other Loan Document, including, without limitation, any right of subrogation, reimbursement, exoneration, contribution or indemnification and any right to participate in any claim or remedy of the Agent or any Lender against the Borrower, any other Loan Party or any other guarantor of some or all of the Guaranteed Obligations or any Collateral, whether or not such claim, remedy or right arises in equity or under contract, statute or common law, including, without limitation, the right to take or receive from the Borrower, any other Loan Party or any other insider guarantor, directly or indirectly, in cash or other property or by set-off or in any other manner, payment or security on account of such claim, remedy or right, unless and until all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty shall have been paid in full in cash, all Letters of Credit shall have expired or been terminated and the Commitments shall have expired or been terminated. If any amount shall be paid to any Guarantor in violation of the immediately preceding sentence at any time prior to the latest of (a) the payment in full in cash of the Guaranteed Obligations and all other amounts payable under this Guaranty, (b) the Termination Date and (c) the latest date of expiration or termination of all Letters of Credit, such amount shall be received and held in trust for the benefit of the Agent and the Lenders, shall be segregated from other property and funds of such Guarantor and shall forthwith be paid or delivered to the Agent in the same form as so received (with any necessary endorsement or assignment) to be credited and applied to the Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor, whether matured or unmatured, in accordance with the terms of the Loan Documents, or to be held as Collateral for any Guaranteed Obligations or other amounts payable under this Guaranty by such

Guarantor thereafter arising. If (i) any Guarantor shall make payment to the Agent or any Lender of all or any part of the Guaranteed Obligations, (ii) all of the Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor shall have been paid in full in cash, (iii) the Termination Date shall have occurred and (iv), all Letters of Credit shall have expired or been terminated, the Agent and the Lenders will, at such Guarantor's request and expense, execute and deliver to such Guarantor appropriate documents, without recourse and without representation or warranty, necessary to evidence the transfer by subrogation to such Guarantor of an interest in the Guaranteed Obligations resulting from such payment made by such Guarantor pursuant to this Guaranty.

SECTION 7.05. Guaranty Supplements. Upon the execution and delivery by any Person of a guaranty supplement in substantially the form of Exhibit F hereto (each, a "Guaranty Supplement"), (a) such Person shall be referred to as an "Additional Guarantor" and shall become and be a Guarantor hereunder, and each reference in this Guaranty to a "Guarantor" shall also mean and be a reference to such Additional Guarantor, and each reference in any other Loan Document to a "US Subsidiary Guarantor" or a "Subsidiary Guarantor" shall also mean and be a reference to such Additional Guarantor, and (b) each reference herein to "this Guaranty," "hereunder," "hereof" or words of like import referring to this Guaranty, and each reference in any other Loan Document to the "Guaranty," "thereunder," "thereof" or words of like import referring to this Guaranty, shall mean and be a reference to this Guaranty as supplemented by such Guaranty Supplement.

SECTION 7.06. Subordination. (a) Each Guarantor hereby subordinates any and all debts, liabilities and other obligations owed to such Guarantor by each other Loan Party (the "Subordinated Obligations") to the Guaranteed Obligations to the extent and in the manner hereinafter set forth in this Section 7.06:

(b) Prohibited Payments, Etc. Except during the continuance of an Event of Default, each Guarantor may receive regularly scheduled payments from any other Loan Party on account of the Subordinated Obligations. After the occurrence and during the continuance of any Event of Default, however, unless the Required Lenders otherwise agree, no Guarantor shall demand, accept or take any action to collect any payment on account of the Subordinated Obligations.

(c) Prior Payment of Guaranteed Obligations. In any proceeding under the Bankruptcy Code or any similar foreign, federal or state law to the extent applicable to this Guaranty relating to any other Loan Party, each Guarantor agrees that the Lenders shall be entitled to receive payment in full in cash of all Guaranteed Obligations (including all interest and expenses accruing after the commencement of any such proceeding, whether or not constituting an allowed claim in such proceeding ("Post-Petition Interest")) before such Guarantor receives payment of any Subordinated Obligations.

(d) Turn-Over. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, each Guarantor shall, if the Agent (with the consent or at the direction of the Required Lenders) so requests, collect, enforce and receive payments on account of the Subordinated Obligations as trustee for the Agent and the Lenders and deliver such payments to the Agent on account of the Guaranteed Obligations (including all Post-Petition Interest), together with any necessary endorsements or other instruments of transfer, but without reducing or affecting in any manner the liability of such Guarantor under the other provisions of this Guaranty.

(e) Agent Authorization. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, the Agent is authorized and empowered (but without any obligation to so do), in its discretion, (i) in the name of each Guarantor, to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and to apply any amounts received thereon to the Guaranteed Obligations (including any and all Post-Petition Interest), and (ii) to

require each Guarantor (A) to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and (B) to pay any amounts received on such obligations to the Agent for application to the Guaranteed Obligations (including any and all Post-Petition Interest).

SECTION 7.07. Continuing Guaranty; Assignments. This Guaranty is a continuing guaranty and shall (a) except as provided in the next succeeding sentence, remain in full force and effect until the latest of (i) the payment in full in cash of the Guaranteed Obligations and all other amounts payable under this Guaranty, (ii) the Termination Date and (iii) the latest date of expiration or termination of all Letters of Credit, (b) be binding upon each Guarantor, its successors and assigns and (c) inure to the benefit of and be enforceable by the Agent and the Lenders and their successors, permitted transferees and permitted assigns. Upon the sale of a Guarantor or any or all of the assets of any Guarantor to the extent permitted in accordance with the terms of the Loan Documents or upon such Guarantor otherwise ceasing to be a Subsidiary of the Borrower organized under the laws of a state of the United States of America without violation of the terms of this Agreement, such Guarantor (and its Subsidiaries) or such assets shall be automatically released from this Guaranty or any Guaranty Supplement, and all pledges and security interests of the equity of such Guarantor or any Subsidiary of such Guarantor and all other pledges and security interests in the assets of such Guarantor and any of its Subsidiaries shall be released as provided in Section 9.14. Without limiting the generality of clause (c) above, the Agent or any Lender may assign or otherwise transfer all or any portion of its rights and obligations under this Agreement (including, without limitation, all or any portion of its Commitments, the Revolving Loans owing to it and any Note or Notes held by it) to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise, in each case as and to the extent provided in Section 9.08. No Guarantor shall have the right to assign its rights hereunder or any interest herein without the prior written consent of the Lenders.

ARTICLE VIII
THE AGENT

SECTION 8.01. Authorization and Action. (a) Each Lender hereby irrevocably appoints Citicorp North America, Inc. to act on its behalf as the Agent hereunder and under the other Loan Documents and authorizes the Agent to take such actions on its behalf and to exercise such powers as are delegated to the Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto.

(b) Each Lender hereby further irrevocably appoints Citicorp North America, Inc. and Wells Fargo Bank, N.A. to act on its behalf as Collateral Agent hereunder and under the other Loan Documents and authorizes the Collateral Agent to take such actions on its behalf and to exercise such powers as are delegated to the Collateral Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto. The Collateral Agent shall act on behalf of the Lenders and shall have all of the benefits and immunities (i) provided to the Agent in this Article VIII with respect to any acts taken or omissions suffered by the Collateral Agent in connection with its activities in such capacity as fully as if the term "Agent" as used in this Article VIII included the Collateral Agent with respect to such acts or omissions, and (ii) as additionally provided herein with respect to the Collateral Agent. Each reference to the "Agent" in Sections 8.02, 8.03, 8.04, 8.05, 8.06, 8.07 and 8.08 shall be deemed to include the Collateral Agent acting in its capacity as such.

(c) The provisions of this Article VIII are solely for the benefit of the Agent, the Issuing Banks, the Collateral Agent and the Lenders, and neither the Borrower nor any other Loan Party shall have rights as a third party beneficiary of any of such provisions.

SECTION 8.02. Agent Individually. (a) The Person serving as the Agent hereunder shall have the same rights and powers in its capacity as a Lender as any other Lender and may exercise the same as though it were not the Agent and the term "Lender" or "Lenders" shall, unless otherwise expressly indicated or unless the context otherwise requires, include the Person serving as the Agent hereunder in its individual capacity. Such Person and its Affiliates may accept deposits from, lend money to, act as the financial advisor or in any other advisory capacity for and generally engage in any kind of business with the Borrower or any of its Subsidiaries or other Affiliate thereof as if such Person were not the Agent hereunder and without any duty to account therefor to the Lenders.

(b) Each Lender understands that the Person serving as Agent, acting in its individual capacity, and its Affiliates (collectively, the "Agent's Group") are engaged in a wide range of financial services and businesses (including investment management, financing, securities trading, corporate and investment banking and research) (such services and businesses are collectively referred to in this Section 8.02 as "Activities") and may engage in the Activities with or on behalf of one or more of the Loan Parties or their respective Affiliates. Furthermore, the Agent's Group may, in undertaking the Activities, engage in trading in financial products or undertake other investment businesses for its own account or on behalf of others (including the Loan Parties and their Affiliates and including holding, for its own account or on behalf of others, equity, debt and similar positions in the Borrower, another Loan Party or their respective Affiliates), including trading in or holding long, short or derivative positions in securities, loans or other financial products of one or more of the Loan Parties or their Affiliates. Each Lender understands and agrees that in engaging in the Activities, the Agent's Group may receive or otherwise obtain information concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) which information may not be available to any of the Lenders that are not members of the Agent's Group. None of the Agent nor any member of the Agent's Group shall have any duty to disclose to any Lender or use on behalf of the Lenders, and shall not be liable for the failure to so disclose or use, any information whatsoever about or derived from the Activities or otherwise (including any information concerning the business, prospects, operations, property, financial and other condition or creditworthiness of any Loan Party or any Affiliate of any Loan Party) or to account for any revenue or profits obtained in connection with the Activities, except that the Agent shall deliver or otherwise make available to each Lender such documents as are expressly required by any Loan Document to be transmitted by the Agent to the Lenders.

(c) Each Lender further understands that there may be situations where members of the Agent's Group or their respective customers (including the Loan Parties and their Affiliates) either now have or may in the future have interests or take actions that may conflict with the interests of any one or more of the Lenders (including the interests of the Lenders hereunder and under the other Loan Documents). Each Lender agrees that no member of the Agent's Group is or shall be required to restrict its activities as a result of the Person serving as Agent being a member of the Agent's Group, and that each member of the Agent's Group may undertake any Activities without further consultation with or notification to any Lender. None of (i) this Agreement nor any other Loan Document, (ii) the receipt by the Agent's Group of information (including Borrower Information) concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) nor (iii) any other matter shall give rise to any fiduciary, equitable or contractual duties (including without limitation any duty of trust or confidence) owing by the Agent or any member of the Agent's Group to any Lender including any such duty that would prevent or restrict the Agent's Group from acting on behalf of customers (including the Loan Parties or their Affiliates) or for its own account.

SECTION 8.03. Duties of Agent; Exculpatory Provisions. (a) The Agent's duties hereunder and under the other Loan Documents are solely ministerial and administrative in nature and the

Agent shall not have any duties or obligations except those expressly set forth herein and in the other Loan Documents. Without limiting the generality of the foregoing, (i) the Agent shall not be subject to any fiduciary or other implied duties, regardless of whether a Default has occurred and is continuing, (ii) the Agent shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby or by the other Loan Documents that the Agent is required to exercise as directed in writing by the Required Lenders (or such other number or percentage of the Lenders as shall be expressly provided for herein or in the other Loan Documents), provided that the Agent shall not be required to take any action that, in its opinion or the opinion of its counsel, may expose the Agent or any of its Affiliates to liability or that is contrary to any Loan Document or applicable law and (iii) the Agent shall not, except as expressly set forth herein and in the other Loan Documents, have any duty to disclose, and shall not be liable for the failure to disclose, any information relating to the Borrower or any of its Affiliates that is communicated to or obtained by the Person serving as the Agent or any of its Affiliates in any capacity.

(b) The Agent shall not be liable for any action taken or not taken by it (i) with the consent or at the request of the Required Lenders (or such other number or percentage of the Lenders as shall be necessary, or as the Agent shall believe in good faith shall be necessary, under the circumstances as provided in Sections 9.01 or 9.03) or (ii) in the absence of its own gross negligence or willful misconduct. The Agent shall be deemed not to have knowledge of any Default or the event or events that give or may give rise to any Default unless and until the Borrower or any Lender shall have given notice to the Agent describing such Default and such event or events.

(c) Neither the Agent nor any member of the Agent's Group shall be responsible for or have any duty to ascertain or inquire into (i) any statement, warranty, representation or other information made or supplied in or in connection with this Agreement, any other Loan Document or the information presented to the other Lenders by the Borrower, (ii) the contents of any certificate, report or other document delivered hereunder or thereunder or in connection herewith or therewith or the adequacy, accuracy and/or completeness of the information contained therein, (iii) the performance or observance of any of the covenants, agreements or other terms or conditions set forth herein or therein or the occurrence of any Default, (iv) the validity, enforceability, effectiveness or genuineness of this Agreement, any other Loan Document or any other agreement, instrument or document or the perfection or priority of any Lien or security interest created or purported to be created by the Collateral Documents or (v) the satisfaction of any condition set forth in Article III or elsewhere herein, other than (but subject to the foregoing clause (ii)) to confirm receipt of items expressly required to be delivered to the Agent.

(d) Nothing in this Agreement or any other Loan Document shall require the Agent or any of its Related Parties to carry out any "know your customer" or other checks in relation to any Person on behalf of any Lender and each Lender confirms to the Agent that it is solely responsible for any such checks it is required to carry out and that it may not rely on any statement in relation to such checks made by the Agent or any of its Related Parties.

SECTION 8.04. Reliance by Agent. The Agent shall be entitled to rely upon, and shall not incur any liability for relying upon, any notice, request, certificate, consent, statement, instrument, document or other writing (including any electronic message, Internet or intranet website posting or other distribution) believed by it to be genuine and to have been signed, sent or otherwise authenticated by the proper Person. The Agent also may rely upon any statement made to it orally or by telephone and believed by it to have been made by the proper Person, and shall not incur any liability for relying thereon. In determining compliance with any condition hereunder to the making of a Loan, or the issuance of a Letter of Credit, that by its terms must be fulfilled to the satisfaction of a Lender, the Agent may presume that such condition is satisfactory to such Lender unless an officer of the Agent responsible for the transactions contemplated hereby shall have received notice to the contrary from such Lender prior

to the making of such Loan or the issuance of such Letter of Credit, and in the case of a Borrowing, such Lender shall not have made available to the Agent such Lender's ratable portion of such Borrowing. The Agent may consult with legal counsel (who may be counsel for the Borrower or any other Loan Party), independent accountants and other experts selected by it, and shall not be liable for any action taken or not taken by it in accordance with the advice of any such counsel, accountants or experts.

SECTION 8.05. Indemnification. (a) Each Lender severally agrees to indemnify the Agent (to the extent not promptly reimbursed by the Borrower) from and against such Lender's pro rata share (based on the Loans and unused Commitments held by such Lender relative to the total Loans and unused Commitments then outstanding) of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against the Agent in any way relating to or arising out of this Agreement or any action taken or omitted by the Agent under this Agreement (collectively, the "Indemnified Costs"), provided that no Lender shall be liable for any portion of the Indemnified Costs resulting from the Agent's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse the Agent promptly upon demand for its ratable share of any reasonable out-of-pocket expenses (including reasonable counsel fees) incurred by the Agent in connection with the preparation, execution, delivery, administration, modification, amendment or enforcement (whether through negotiations, legal proceedings or otherwise) of, or legal advice in respect of rights or responsibilities under, this Agreement, to the extent that the Agent is not promptly reimbursed for such expenses by the Borrower. In the case of any investigation, litigation or proceeding giving rise to any Indemnified Costs, this Section 8.05 applies whether any such investigation, litigation or proceeding is brought by the Agent, any Lender or a third party.

(b) Each Lender severally agrees to indemnify the Issuing Banks (to the extent not promptly reimbursed by the Borrower) from and against such Lender's Ratable Share of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against any such Issuing Bank in any way relating to or arising out of the L/C Related Documents or any action taken or omitted by such Issuing Bank hereunder or in connection herewith; provided, however, that no Lender shall be liable for any portion of such liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements resulting from such Issuing Bank's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse any such Issuing Bank promptly upon demand for its Ratable Share of any costs and expenses (including, without limitation, fees and expenses of counsel) payable by the Borrower under Section 9.04, to the extent that such Issuing Bank is not promptly reimbursed for such costs and expenses by the Borrower.

(c) The failure of any Lender to reimburse the Agent or any Issuing Bank promptly upon demand for its ratable share of any amount required to be paid by the Lenders to the Agent as provided herein shall not relieve any other Lender of its obligation hereunder to reimburse the Agent or any Issuing Bank for its ratable share of such amount, but no Lender shall be responsible for the failure of any other Lender to reimburse the Agent or any Issuing Bank for such other Lender's ratable share of such amount. Without prejudice to the survival of any other agreement of any Lender hereunder, the agreement and obligations of each Lender contained in this Section 8.05 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes. Each of the Agent and each Issuing Bank agrees to return to the Lenders their respective ratable shares of any amounts paid under this Section 8.05 that are subsequently reimbursed by the Borrower.

SECTION 8.06. Delegation of Duties. The Agent may perform any and all of its duties and exercise its rights and powers hereunder or under any other Loan Document by or through any one or more co-agents or sub-agents appointed by the Agent. The Agent and any such co-agent or sub-agent may perform any and all of its duties and exercise its rights and powers by or through their respective Related Parties. Each such co-agent and sub-agent and the Related Parties of the Agent and each such co-agent and sub-agent (including their respective Affiliates in connection with the syndication of the Revolving Credit Facility) shall be entitled to the benefits of all provisions of this Article VIII and Article IX (as though such co-agents and sub-agents were the "Agent" under the Loan Documents) as if set forth in full herein with respect thereto.

SECTION 8.07. Resignation of Agent. (a) The Agent may at any time give notice to the Lenders and the Borrower of its resignation in respect of the Revolving Credit Facility and the Letter of Credit Facility. Upon receipt of any such notice of resignation, the Required Lenders shall have the right, in consultation with the Borrower, to appoint a successor, which shall be a bank with an office in New York, New York, or an Affiliate of any such bank with an office in New York, New York. If no such successor shall have been so appointed by the Required Lenders and shall have accepted such appointment within 30 days after the retiring Agent gives notice of its resignation (such 30-day period, the "Lender Appointment Period"), then the retiring Agent may on behalf of the applicable Lenders, appoint a successor Agent meeting the qualifications set forth above. In addition and without any obligation on the part of the retiring Agent to appoint, on behalf of the Lenders, a successor Agent, the retiring Agent may at any time upon or after the end of the Lender Appointment Period notify the Borrower and the Lenders that no qualifying Person has accepted appointment as successor Agent and the effective date of such retiring Agent's resignation. Upon the resignation effective date established in such notice and regardless of whether a successor Agent has been appointed and accepted such appointment, the retiring Agent's resignation shall nonetheless become effective and (i) the retiring Agent shall be discharged from its duties and obligations as Agent hereunder and under the other Loan Documents in respect of the Facilities as to which it has resigned and (ii) all payments, communications and determinations provided to be made by, to or through the Agent shall instead be made by or to each applicable Lender directly, until such time as the Required Lenders appoint a successor Agent as provided for above in this paragraph. Upon the acceptance of a successor's appointment as Agent hereunder, such successor shall succeed to and become vested with all of the rights, powers, privileges and duties as Agent of the retiring (or retired) Agent in respect of the Facilities, and the retiring Agent shall be discharged from all of its duties and obligations as Agent hereunder or under the other Loan Documents in respect of the Facilities (if not already discharged therefrom as provided above in this paragraph). The fees payable by the Borrower to a successor Agent shall be the same as those payable to its predecessor unless otherwise agreed between the Borrower and such successor. After the retiring Agent's resignation hereunder and under the other Loan Documents, the provisions of this Article and Section 8.05 and Section 9.04 shall continue in effect for the benefit of such retiring Agent, its sub-agents and their respective Related Parties in respect of any actions taken or omitted to be taken by any of them while the retiring Agent was acting as Agent.

(b) Any resignation pursuant to this Section by a Person acting as Agent shall, unless such Person shall notify the Borrower and the Lenders otherwise, also act to relieve such Person and its Affiliates of any obligation to issue new, or extend existing, Letters of Credit where such issuance or extension is to occur on or after the effective date of such resignation. Upon the acceptance of a successor's appointment as Agent hereunder, (i) such successor shall succeed to and become vested with all of the rights, powers, privileges and duties of the retiring Issuing Bank, (ii) the retiring Issuing Bank shall be discharged from all of their respective duties and obligations hereunder or under the other Loan Documents arising on or after the effective date of such successor's appointment, and (iii) the successor Issuing Bank shall issue letters of credit in substitution for the Letters of Credit, if any, outstanding at the

time of such succession or make other arrangement satisfactory to the retiring Issuing Bank to effectively assume the obligations of the retiring Issuing Bank with respect to such Letters of Credit.

SECTION 8.08. Non-Reliance on Agent and Other Lenders. (a) Each Lender confirms to the Agent, each other Lender and each of their respective Related Parties that it (i) possesses (individually or through its Related Parties) such knowledge and experience in financial and business matters that it is capable, without reliance on the Agent, any other Lender or any of their respective Related Parties, of evaluating the merits and risks (including tax, legal, regulatory, credit, accounting and other financial matters) of (x) entering into this Agreement, (y) making Loans and other extensions of credit hereunder and under the other Loan Documents and (z) in taking or not taking actions hereunder and thereunder, (ii) is financially able to bear such risks and (iii) has determined that entering into this Agreement and making Loans and other extensions of credit hereunder and under the other Loan Documents is suitable and appropriate for it.

(b) Each Lender acknowledges that (i) it is solely responsible for making its own independent appraisal and investigation of all risks arising under or in connection with this Agreement and the other Loan Documents, (ii) that it has, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, made its own appraisal and investigation of all risks associated with, and its own credit analysis and decision to enter into, this Agreement based on such documents and information, as it has deemed appropriate and (iii) it will, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, continue to be solely responsible for making its own appraisal and investigation of all risks arising under or in connection with, and its own credit analysis and decision to take or not take action under, this Agreement and the other Loan Documents based on such documents and information as it shall from time to time deem appropriate, which may include, in each case:

(iv) the financial condition, status and capitalization of the Borrower and each other Loan Party;

(v) the legality, validity, effectiveness, adequacy or enforceability of this Agreement and each other Loan Document and any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document;

(vi) determining compliance or non-compliance with any condition hereunder to the making of a Loan, or the issuance of a Letter of Credit and the form and substance of all evidence delivered in connection with establishing the satisfaction of each such condition;

(vii) the adequacy, accuracy and/or completeness of any information delivered by the Agent, any other Lender or by any of their respective Related Parties under or in connection with this Agreement or any other Loan Document, the transactions contemplated hereby and thereby or any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document.

SECTION 8.09. No Other Duties, etc. Anything herein to the contrary notwithstanding, none of the Persons acting as, Arranger or Syndication Agent listed on the cover page hereof shall have any powers, duties or responsibilities under this Agreement or any of the other Loan Documents, except in its capacity, as applicable, as the Agent, Collateral Agent or as a Lender hereunder.

SECTION 8.10. Agent May File Proofs of Claim. In case of the pendency of any proceeding under the Bankruptcy Code or any other judicial proceeding relative to any Loan Party, the Agent (irrespective of whether the principal of any Loan or Letter of Credit Obligation shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether the Agent shall

have made any demand on the Borrower) shall be entitled and empowered, by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of the principal and interest owing and unpaid in respect of the Loans, Letter of Credit Obligations and all other Obligations that are owing and unpaid and to file such other documents as may be necessary or advisable in order to have the claims of the Lenders, the Issuing Banks and the Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders, the Issuing Banks and the Agent and their respective agents and counsel and all other amounts due the Lenders, the Issuing Banks and the Agent hereunder) allowed in such judicial proceeding; and

(b) to collect and receive any monies or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, interim receiver, monitor, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender and Issuing Bank to make such payments to the Agent and, if the Agent shall consent to the making of such payments directly to the Lenders and Issuing Bank, to pay to the Agent any amount due for the reasonable compensation, expenses, disbursements and advances of the Agent and its agents and counsel, and any other amounts due the Agent hereunder.

SECTION 8.11. Intercreditor Agreement. Each of the Lenders hereby authorizes and directs the Agent to terminate the Existing Intercreditor Agreement and to enter into the Intercreditor Agreement on behalf of such Lender and agrees that the Agent in its various capacities thereunder may take such actions on its behalf as is contemplated by the terms of the Intercreditor Agreement. Each Lender hereunder (a) consents to any subordination of Liens provided for in the Intercreditor Agreement, (b) agrees that it will be bound by and will take no actions contrary to the provisions of the Intercreditor Agreement, (c) authorizes and instructs the Agent to enter into the Intercreditor Agreement as Agent and on behalf of such Lender and (d) agrees that the Agent may take such actions on behalf of such Lender as is contemplated by the terms of such Intercreditor Agreement. The foregoing provisions are intended as an inducement to the Lenders and to the lenders under the DIP Term Loan Agreement to extend credit to the Borrower and to permit the incurrence of Indebtedness under this Agreement and the DIP Term Loan Agreement, and such lenders are intended third party beneficiaries of such provisions.

SECTION 8.12. Reserved.

SECTION 8.13. Secured Agreements. (a) The Borrower, any Lender and any Affiliate of a Lender may from time to time designate a qualifying agreement as a Secured Agreement upon written notice (a "Designation Notice") to the Agent from the Borrower and such Lender or such Affiliate, in form reasonably acceptable to the Agent, which Designation Notice shall include a description of such Secured Agreement and the maximum amount of obligations thereunder which are to constitute Obligations (each, a "Designated Amount"); provided that (x) no such Designated Amount with respect to any Secured Agreement shall constitute Obligations to the extent that, at the time of delivery of the applicable Designation Notice and after giving effect to such Designated Amount (including to the reserve for Secured Agreements to be established by the Agent in connection therewith), the Excess Availability would be less than zero and (y) any such Designated Amount shall constitute Obligations only to the extent that such Designated Amount, together with all other Designated Amounts under Secured Agreements theretofore designated hereunder and constituting Obligations, does not exceed \$75,000,000.

(b) The Borrower and any counterparty to a Secured Agreement may increase, decrease or terminate any Designated Amount in respect of such Secured Agreement upon written notice to the Agent; provided that any increase in a Designated Amount shall be deemed to be a new designation of a Designated Amount pursuant to a new Designation Notice and shall be subject to the limitations set forth in Section 8.13(a). No obligations under any Secured Agreement in excess of the applicable Designated Amount shall constitute Obligations hereunder or the other Loan Documents.

(c) No counterparty to a Secured Agreement that obtains the benefits of Section 6.04, any Guaranty or any Collateral by virtue of the provisions hereof or of any Guaranty or any Collateral Document shall have any right to notice of any action or to consent to, direct or object to any action hereunder or under any other Loan Document or otherwise in respect of the Collateral (including the release or impairment of any Collateral) other than in its capacity as a Lender and, in such case, only to the extent expressly provided in the Loan Documents. Notwithstanding any other provision of this Article VIII to the contrary, the Agent shall not be required to verify the payment of, or that other satisfactory arrangements have been made with respect to, Obligations arising under Secured Agreements unless the Agent has received written notice of such Obligations, together with such supporting documentation as the Agent may request, from the applicable counterparty to a Secured Agreement.

ARTICLE IX
MISCELLANEOUS

SECTION 9.01. Amendments, Waivers. No amendment or waiver of any provision of this Agreement or the Notes, nor consent to any departure by any Loan Party therefrom, shall in any event be effective unless the same shall be in writing and signed by the Required Lenders, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given; provided, however, that (a) no amendment, waiver or consent shall, unless in writing and signed by all the Lenders, do any of the following: (i) waive any of the conditions specified in Section 3.01, (ii) release all or substantially all of the Collateral in any transaction or series of related transactions, (iii) release one or more Guarantors (or otherwise limit such Guarantors' liability with respect to the obligations owing to the Agent, the Collateral Agent and the Lenders under the Guaranties) if such release or limitation is in respect of all or substantially all of the value of the Guaranties, taken as a whole, to the Lenders, or (iv) amend this Section 9.01; (b) no amendment, waiver or consent shall, unless in writing and signed by each Lender affected thereby, do any of the following: (i) increase the Commitment of such Lender, (ii) reduce or forgive the principal of, or interest on, the Loans or any fees or other amounts payable hereunder, (iii) postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder, (iv) change the order of application of any reduction in the Commitments or any prepayment of Loans among the Facilities from the application thereof set forth in Section 6.04, (v) change Section 2.05(a) in a manner that would alter the pro rata reduction or termination of commitments required thereby or (vi) amend or modify the Superpriority Claim status of the Lenders under the Orders or under any other Loan Document; (c) no amendment, waiver or consent shall, unless in writing and signed by each Lender adversely affected thereby, amend or modify the definition of "Required Lenders" or "Supermajority Revolving Lenders"; and (d) no amendment, waiver or consent shall, unless in writing and signed by the Supermajority Revolving Lenders, increase the advance rates set forth in the definition of the term "Loan Value" and add new asset categories to the Borrowing Base or otherwise cause the Borrowing Base or availability under the Revolving Credit Facility provided for herein to be increased (other than changes in Reserves implemented by the Collateral Agent in its reasonable discretion), provided that (x) no amendment, waiver or consent shall, unless in writing and signed by the Agent or the Collateral Agent in addition to the Lenders required above to take such action, affect the rights or duties of the Agent or the Collateral Agent, as applicable, under this Agreement or any Note and (y) no amendment, waiver or consent shall, unless in writing and signed by any Issuing Bank in

addition to the Lenders required above to take such action, adversely affect the rights or obligations of such Issuing Bank in its capacity as such under this Agreement, provided, however, notwithstanding clauses (ii) and (iii) of clause (a) above, no consent or waiver or other approval of any Lender shall be required for any release of a Guaranty or Guaranty Supplement as provided in Section 7.07 or any release of Collateral as provided in Section 9.14 or in any Collateral Document or in the Intercreditor Agreement.

SECTION 9.02. Notices, Etc.

(a) Notices Generally. Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopier as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, as follows:

(i) if to the Borrower, the Agent, the Collateral Agent or any Issuing Bank, to the address, telecopier number, electronic mail address or telephone number specified for such Person on Schedule 9.02; and

(ii) if to any other Lender, to the address, telecopier number, electronic mail address or telephone number specified in its Administrative Questionnaire (including, as appropriate, notices delivered solely to the Person designated by a Lender on its Administrative Questionnaire then in effect for the delivery of notices that may contain material non-public information relating to the Borrower).

Notices and other communications sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices and other communications sent by telecopier shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next business day for the recipient). Notices and other communications delivered through electronic communications to the extent provided in subsection (b) below, shall be effective as provided in such subsection (b).

(b) Notices and other communications to the Lenders and the Issuing Banks hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by the Agent, provided that the foregoing shall not apply to notices to any Lender or Issuing Bank pursuant to Article II if such Lender or Issuing Bank, as applicable, has notified the Agent that it is incapable of receiving notices under such Article by electronic communication. The Agent or the Borrower may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it, provided that approval of such procedures may be limited to particular notices or communications.

Each Lender agrees that notice to it specifying that any Borrower Materials or other notices or communications have been posted to the Platform shall constitute effective delivery of such information, documents or other materials to such Lender for purposes of this Agreement; provided that if requested by any Lender, the Agent shall deliver a copy of the Borrower Materials, notices or other communications to such Lender by email or fax.

(c) Electronic Communications. Unless the Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), provided that if such notice or other

communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next business day for the recipient, and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communication is available and identifying the website address therefor.

(d) The Platform. THE PLATFORM IS PROVIDED "AS IS" AND "AS AVAILABLE". THE AGENT PARTIES (AS DEFINED BELOW) DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE BORROWER MATERIALS OR THE ADEQUACY OF THE PLATFORM, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS IN OR OMISSIONS FROM THE BORROWER MATERIALS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS, IS MADE BY ANY AGENT PARTY IN CONNECTION WITH THE BORROWER MATERIALS OR THE PLATFORM. In no event shall the Agent, the Collateral Agent or any of their respective Related Parties (collectively, the "Agent Parties") have any liability to the Borrower, any Lender, any Issuing Bank or any other Person for losses, claims, damages, liabilities or expenses of any kind (whether in tort, contract or otherwise) arising out of the Borrower's or the Agent's or Collateral Agent's transmission of Borrower Materials through the Internet, except to the extent that such losses, claims, damages, liabilities or expenses are determined by a court of competent jurisdiction by a final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Agent Party; provided, however, that in no event shall any Agent Party have any liability to the Borrower, any Lender, any Issuing Bank or any other Person for indirect, special, incidental, consequential or punitive damages (as opposed to direct or actual damages).

(e) Change of Address, Etc. Each of the Borrower, the Agent, the Collateral Agent and each Issuing Bank may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the other parties hereto. Each other Lender may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the Borrower and the Agent. In addition, each Lender agrees to notify the Agent from time to time to ensure that the Agent has on record (i) an effective address, contact name, telephone number, telecopier number and electronic mail address to which notices and other communications may be sent and (ii) accurate wire instructions for such Lender. Furthermore, each Public Lender agrees to cause at least one individual at or on behalf of such Public Lender to at all times have selected the "Private Side Information" or similar designation on the content declaration screen of the Platform in order to enable such Public Lender or its delegate, in accordance with such Public Lender's compliance procedures and applicable law, including United States Federal and state securities laws, to make reference to Borrower Materials that are not made available through the "Public Side Information" portion of the Platform and that may contain material non-public information with respect to the Borrower or their securities for purposes of United States Federal or state securities laws.

(f) Reliance by Agent, Collateral Agent, Issuing Banks and Lenders. The Agent, the Collateral Agent, the Issuing Banks and the Lenders shall be entitled to rely and act upon any notices (including telephonic Notices of Borrowing) purportedly given by or on behalf of the Borrower even if (i) such notices were not made in a manner specified herein, were incomplete or were not preceded or followed by any other form of notice specified herein, or (ii) the terms thereof, as understood by the recipient, varied from any confirmation thereof. The Borrower shall indemnify the Agent, the Collateral Agent, each Issuing Bank, each Lender and the Related Parties of each of them from all losses, costs, expenses and liabilities resulting from the reliance by such Person on each notice purportedly given by or

on behalf of the Borrower. All telephonic notices to and other telephonic communications with the Agent may be recorded by the Agent, and each of the parties hereto hereby consents to such recording.

SECTION 9.03. No Waiver; Remedies. No failure on the part of any Lender or the Agent to exercise, and no delay in exercising, any right hereunder or under any Note shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right. The remedies herein provided are cumulative and not exclusive of any remedies provided by law.

Notwithstanding anything to the contrary contained herein or in any other Loan Document, the authority to enforce rights and remedies hereunder and under the other Loan Documents against the Loan Parties or any of them shall be vested exclusively in, and all actions and proceedings at law in connection with such enforcement shall be instituted and maintained exclusively by, the Agent in accordance with Section 6.01 for the benefit of all the Lenders and the Issuing Banks; provided, however, that the foregoing shall not prohibit (a) the Agent from exercising on its own behalf the rights and remedies that inure to its benefit (solely in its capacity as Agent) hereunder and under the other Loan Documents, (b) each Issuing Bank from exercising the rights and remedies that inure to its benefit (solely in its capacity as an Issuing Bank, as the case may be) hereunder and under the other Loan Documents, (c) any Lender from exercising setoff rights in accordance with Section 9.06 (subject to the terms of Section 2.15), or (d) any Lender from filing proofs of claim or appearing and filing pleadings on its own behalf during the pendency of a proceeding relative to any Loan Party under the Bankruptcy Code or any similar foreign, federal or state law; and provided, further, that if at any time there is no Person acting as Agent hereunder and under the other Loan Documents, then (i) the Required Lenders shall have the rights otherwise ascribed to the Agent pursuant to Article VI and (ii) in addition to the matters set forth in clauses (b), (c) and (d) of the preceding proviso and subject to Section 2.15, any Lender may, with the consent of the Required Lenders, enforce any rights and remedies available to it and as authorized by the Required Lenders.

SECTION 9.04. Costs and Expenses. (a) The Borrower agrees to pay on demand all reasonable costs and expenses of the Agent, the Collateral Agent and each Issuing Bank in connection with the preparation, execution, delivery, administration, modification and amendment of this Agreement, the Notes and the other documents to be delivered hereunder, including, without limitation, (i) all due diligence, syndication (including printing, distribution and bank meetings), transportation, computer, duplication, appraisal, consultant, and audit expenses, (ii) the reasonable fees and expenses of counsel for the Agent, the Collateral Agent and each Issuing Bank with respect thereto, (iii) fees and expenses incurred in connection with the creation, perfection or protection of the liens under the Loan Documents (including all reasonable search, filing and recording fees) and (iv) costs associated with insurance reviews, Collateral audits, field exams, collateral valuations and collateral reviews to the extent provided herein, provided, however, the Borrower shall not be required to pay fees or expenses of more than one counsel in any jurisdiction where the Collateral is located, with respect to advising such Agent, the Collateral Agent and each Issuing Bank as to its rights and responsibilities, or the perfection, protection or preservation of rights or interests, under the Loan Documents, with respect to negotiations with any Loan Party or with other creditors of any Loan Party or any of its Subsidiaries arising out of any Default or any events or circumstances that may give rise to a Default and with respect to presenting claims in or otherwise participating in or monitoring any bankruptcy, insolvency or other similar proceeding involving creditors' rights generally and any proceeding ancillary thereto. The Borrower further agrees to pay on demand all costs and expenses of the Agent, the Collateral Agent, each Issuing Bank and each Lender, if any (including, without limitation, reasonable counsel fees and expenses), in connection with the enforcement (whether through negotiations, legal proceedings or otherwise) of the Loan Documents, whether in any action, suit or litigation, or any bankruptcy, insolvency or other similar proceeding affecting creditors' rights generally, including, without limitation, reasonable fees and expenses of

counsel for the Agent, the Collateral Agent, each Issuing Bank and each Lender in connection with the enforcement of rights under this Agreement and the other Loan Documents.

(b) The Borrower agrees to indemnify and hold harmless the Agent, the Collateral Agent, each Issuing Bank and each Lender and each of their Related Parties (each, an "Indemnified Party") from and against any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or by reason of (including, without limitation, in connection with any investigation, litigation or proceeding or preparation of a defense in connection therewith) (i) the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans or Letters of Credit (which, for the avoidance of doubt does not include Taxes, Excluded Taxes and Other Taxes which shall be governed by Section 2.14) or (ii) the actual or alleged presence of Hazardous Materials on any property of the Borrower or any of its Subsidiaries or any Environmental Action relating in any way to the Borrower or any of its Subsidiaries, except to the extent such claim, damage, loss, liability or expense resulted from such Indemnified Party's gross negligence, bad faith or willful misconduct as found in a final and non-appealable judgment by a court of competent jurisdiction. In the case of an investigation, litigation or other proceeding to which the indemnity in this Section 9.04(b) applies, such indemnity shall be effective whether or not such investigation, litigation or proceeding is brought by any Loan Party, its directors, equityholders or creditors or an Indemnified Party or any other Person, whether or not any Indemnified Party is otherwise a party thereto and whether or not the transactions contemplated hereby are consummated. The Borrower and each Indemnified Party agrees not to assert any claim for special, indirect, consequential or punitive damages against the Borrower, the Agent, any Lender, any of their Affiliates, or any of their respective directors, officers, employees, attorneys and agents, on any theory of liability, arising out of or otherwise relating to the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans.

(c) If any payment of principal of, or Conversion of, any Eurodollar Rate Loan is made by the Borrower to or for the account of a Lender other than on the last day of the Interest Period for such Loan, as a result of a payment or Conversion pursuant to Section 2.08(d) or (e), 2.10 or 2.12, acceleration of the maturity of the Notes pursuant to Section 6.01 or for any other reason, or by an Eligible Assignee to a Lender other than on the last day of the Interest Period for such Loan upon an assignment of rights and obligations under this Agreement pursuant to Section 9.08 as a result of a demand by the Borrower pursuant to Section 9.08(a), the Borrower shall, upon demand by such Lender (with a copy of such demand to the Agent), pay to the Agent for the account of such Lender any amounts required to compensate such Lender for any additional losses, costs or expenses that it may reasonably incur as a result of such payment or Conversion, including, without limitation, any loss (excluding loss of anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by any Lender to fund or maintain such Loan.

(d) Without prejudice to the survival of any other agreement of any Loan Party hereunder or under any other Loan Document, the agreements and obligations of the Borrower contained in Sections 2.11, 2.14 and 9.04 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes.

(e) No Indemnified Party referred to in subsection (b) above shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed to such unintended recipients by such Indemnified Party through telecommunications, electronic or other information transmission systems in connection with this Agreement or the other Loan Documents or the transactions contemplated hereby or thereby other than for direct or actual damages resulting from the

gross negligence, bad faith or willful misconduct of such Indemnified Party as determined by a final and nonappealable judgment of a court of competent jurisdiction.

(f) All amounts due under this Section shall be payable not later than ten Business Days after demand therefor.

(g) The agreements in this Section shall survive the resignation of the Agent, the Collateral Agent and any Issuing Bank, the replacement of any Lender, the termination of the aggregate Commitments and the repayment, satisfaction or discharge of all the other Obligations.

SECTION 9.05. Payments Set Aside. To the extent that any payment by or on behalf of the Borrower is made to the Agent, the Collateral Agent, any Issuing Bank or any Lender, or the Agent, the Collateral Agent, any Issuing Bank or any Lender exercises its right of setoff, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Agent, the Collateral Agent, such Issuing Bank or such Lender in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under the Bankruptcy Code or any similar foreign, federal or state law or otherwise, then (a) to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such setoff had not occurred, and (b) each Lender and each Issuing Bank severally agrees to pay to the Agent upon demand its applicable share (without duplication) of any amount so recovered from or repaid by the Agent, plus interest thereon from the date of such demand to the date such payment is made at a rate per annum equal to the Federal Funds Rate from time to time in effect. The obligations of the Lenders and the Issuing Banks under clause (b) of the preceding sentence shall survive the payment in full of the Obligations and the termination of this Agreement.

SECTION 9.06. Right of Set-off. Subject to the Orders, the final proviso to Section 6.01 and the proviso to Section 6.02, upon (i) the occurrence and during the continuance of any Event of Default and (ii) the making of the request or the granting of the consent specified by Section 6.01 to authorize the Agent to declare the Loans due and payable pursuant to the provisions of Section 6.01, the Agent, each Issuing Bank (if applicable), the Collateral Agent and each applicable Lender and each of their respective Affiliates is hereby authorized at any time and from time to time, to the fullest extent permitted by law, to set off and apply any and all deposits (general or special, time or demand, provisional or final) at any time held and other indebtedness at any time owing by the Agent, such Issuing Bank, the Collateral Agent or such Lender or such Affiliate to or for the credit or the account of the Borrower against any and all of the obligations of the Borrower now or hereafter existing under this Agreement and any Note held by the Agent, such Issuing Bank, the Collateral Agent or such Lender, whether or not such Lender shall have made any demand under this Agreement or such Note and although such obligations may be unmatured, provided, however, that no such right shall exist against any deposit designated as being for the benefit of any governmental authority, provided, further, that in the event that any Defaulting Lender shall exercise any such right of setoff, (x) all amounts so set off shall be paid over immediately to the Agent for further application in accordance with the provisions of Section 2.19 and, pending such payment, shall be segregated by such Defaulting Lender from its other funds and deemed held in trust for the benefit of the Agent and the Lenders, and (y) the Defaulting Lender shall provide promptly to the Agent a statement describing in reasonable detail the Obligations owing to such Defaulting Lender as to which it exercised such right of setoff. Each Lender agrees promptly to notify the Borrower after any such set-off and application, provided that the failure to give such notice shall not affect the validity of such set-off and application. The rights of each Lender, the Agent, each Issuing Bank, the Collateral Agent and each such Affiliate under this Section are in addition to other rights and remedies (including, without limitation, other rights of set-off) that the Agent, the Issuing Banks, the Collateral Agent, the Lenders or such Affiliates may have.

SECTION 9.07. Binding Effect. This Agreement shall become effective in accordance with Section 5 of the Amendment Agreement and, if applicable, Section 6 of the Amendment Agreement, and thereafter shall be binding upon and inure to the benefit of the Borrower, the Agent, the Collateral Agent and each Lender and their respective successors and assigns, except that the Borrower shall not have the right to assign its rights hereunder or any interest herein without the prior written consent of all of the Lenders.

SECTION 9.08. Assignments and Participations. (a) Each Lender may, with the consent of the Agent (not to be unreasonably withheld or delayed) in the case of an assignment to a Person who is not an Affiliate of such Lender and, if demanded by the Borrower so long as no Default shall have occurred and be continuing and only with respect to any Affected Lender, upon at least five Business Days' notice to such Lender and the Agent, shall, assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of its Commitment its participations in Letters of Credit, if any, and the Note or Notes held by it); provided, however, that (i) each such assignment shall be of a constant, and not a varying, percentage of all rights and obligations under this Agreement with respect to one or more Facilities, (ii) except in the case of an assignment to a Lender, an Affiliate of a Lender or an Approved Fund with respect to a Lender, or an assignment of all of a Lender's rights and obligations under this Agreement, the amount of (x) the Revolving Credit Commitment of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than \$5,000,000 or an integral multiple of \$1,000,000 in excess thereof and (y) the Unissued Letter of Credit Commitment of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than \$1,000,000 or an integral multiple of \$1,000,000 in excess thereof, in each case, unless the Borrower and the Agent otherwise agrees, (iii) each such assignment shall be to an Eligible Assignee, (iv) each such assignment made as a result of a demand by the Borrower pursuant to this Section 9.08(a) shall be arranged by the Borrower after consultation with the Agent and shall be either an assignment of all of the rights and obligations of the assigning Lender under this Agreement or an assignment of a portion of such rights and obligations made concurrently with another such assignment or other such assignments that together cover all of the rights and obligations of the assigning Lender under this Agreement, (v) no Lender shall be obligated to make any such assignment as a result of a demand by the Borrower pursuant to this Section 9.08(a) unless and until such Lender shall have received one or more payments from either the Borrower or one or more Eligible Assignees in an aggregate amount at least equal to the aggregate outstanding principal amount of the Loans owing to such Lender, together with accrued interest thereon to the date of payment of such principal amount and all other amounts payable to such Lender under this Agreement, and (vi) unless waived by the Agent in its sole discretion, the parties to each such assignment shall execute and deliver to the Agent, for its acceptance and recording in the Register, an Assignment and Acceptance (and the assignee, if it is not a Lender, shall deliver to the Agent an Administrative Questionnaire), together with any Note subject to such assignment and a processing and recordation fee of \$3,500 payable by the parties to each such assignment; provided, however, that (x) only one such fee shall be payable in connection with simultaneous assignments to or by two or more Approved Funds with respect to a Lender and (y) in the case of each assignment made as a result of a demand by the Borrower, such recordation fee shall be payable by the Borrower except that no such recordation fee shall be payable in the case of an assignment made at the request of the Borrower to an Eligible Assignee that is an existing Lender. Upon such execution, delivery, acceptance and recording, from and after the effective date specified in each Assignment and Acceptance, (x) the assignee thereunder shall be a party hereto and, to the extent that rights and obligations hereunder have been assigned to it pursuant to such Assignment and Acceptance, have the rights and obligations of a Lender hereunder and (y) the Lender assignor thereunder shall, to the extent that rights and obligations hereunder have been assigned by it pursuant to such Assignment and Acceptance, relinquish its rights (other than its rights under Sections 2.11, 2.14 and 9.04 to the extent any claim thereunder relates to an event arising

prior to such assignment) and be released from its obligations (other than its obligations under Section 9.06 to the extent any claim thereunder relates to an event arising prior to such assignment) under this Agreement (and, in the case of an Assignment and Acceptance covering all or the remaining portion of an assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto).

(b) By executing and delivering an Assignment and Acceptance, the Lender assignor thereunder and the assignee thereunder confirm to and agree with each other and the other parties hereto as follows: (i) other than as provided in such Assignment and Acceptance, such assigning Lender makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with this Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, this Agreement or any other instrument or document furnished pursuant hereto; (ii) such assigning Lender makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under any Loan Document or any other instrument or document furnished pursuant hereto; (iii) such assignee confirms that it has received a copy of this Agreement and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into such Assignment and Acceptance; (iv) such assignee will, independently and without reliance upon the Agent, such assigning Lender or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under this Agreement; (v) such assignee confirms that it is an Eligible Assignee; (vi) such assignee appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under this Agreement as are delegated to the Agent by the terms hereof, together with such powers and discretion as are reasonably incidental thereto; and (vii) such assignee agrees that it will perform in accordance with their terms all of the obligations that by the terms of this Agreement are required to be performed by it as a Lender.

(c) Upon its receipt of an Assignment and Acceptance executed by an assigning Lender and an assignee representing that it is an Eligible Assignee, together with any Note or Notes subject to such assignment, the Agent shall, if such Assignment and Acceptance has been completed and is in substantially the form of Exhibit C hereto, (i) accept such Assignment and Acceptance, (ii) record the information contained therein in the Register and (iii) give prompt notice thereof to the Borrower.

(d) In connection with any assignment of rights and obligations of any Defaulting Lender hereunder, no such assignment shall be effective unless and until, in addition to the other conditions thereto set forth herein, the parties to the assignment shall make such additional payments to the Agent in an aggregate amount sufficient, upon distribution thereof as appropriate (which may be outright payment, purchases by the assignee of participations or subparticipations, or other compensating actions, including funding, with the consent of the Borrower and the Agent, the applicable pro rata share of Loans previously requested but not funded by the Defaulting Lender, to each of which the applicable assignee and assignor hereby irrevocably consent), to (x) pay and satisfy in full all payment liabilities then owed by such Defaulting Lender to the Agent or any Lender hereunder (and interest accrued thereon) and (y) acquire (and fund as appropriate) its full pro rata share of all Loans and participations in Letters of Credit in accordance with its Ratable Share. Notwithstanding the foregoing, in the event that any assignment of rights and obligations of any Defaulting Lender hereunder shall become effective under applicable Law without compliance with the provisions of this paragraph, then the assignee of such interest shall be deemed to be a Defaulting Lender for all purposes of this Agreement until such compliance occurs.

(e) The Agent shall maintain at its address referred to in Section 9.02 a copy of each Assignment and Acceptance delivered to and accepted by it and a register for the recordation of the names and addresses of the Lenders and the Commitment of, and principal amount of the Revolving Loans owing to, each Lender from time to time (the “Register”). The entries in the Register shall be conclusive and binding for all purposes, absent manifest error, and the Borrower, the Agent and the Lenders may treat each Person whose name is recorded in the Register as a Lender hereunder for all purposes of this Agreement. The Register shall be available for inspection by the Borrower or any Lender at any reasonable time and from time to time upon reasonable prior notice.

(f) Each Lender may sell participations to one or more banks or other entities (other than the Borrower or any of its Affiliates) in or to all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of its Commitment, the Loans owing to it and any Note or Notes held by it); provided, however, that (i) such Lender’s obligations under this Agreement (including, without limitation, its Commitment to the Borrower hereunder) shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations, (iii) such Lender shall remain the holder of any such Note for all purposes of this Agreement, (iv) the Borrower, the Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender’s rights and obligations under this Agreement and (v) no participant under any such participation shall have any right to approve any amendment or waiver of any provision of any Loan Document, or any consent to any departure by any Loan Party therefrom, provided, however, that any agreement between a Lender and such participant may provide that the Lender will not, without the consent of participant, agree to any such amendment, waiver or consent which would reduce the principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation, or postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation.

(g) Any Lender may, in connection with any assignment or participation or proposed assignment or participation pursuant to this Section 9.08, disclose to the assignee or participant or proposed assignee or participant, any information relating to the Borrower furnished to such Lender by or on behalf of the Borrower; provided that, prior to any such disclosure, the assignee or participant or proposed assignee or participant shall agree to preserve the confidentiality of any Borrower Information relating to the Borrower received by it from such Lender.

(h) Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment shall release such Lender from any of its obligations hereunder or substitute any such pledge or assignee for such Lender as a party hereto.

(i) Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Borrower, maintain a register in the United States on which it enters the name and address of each participant and the principal amounts and stated interest of each participant’s interest in the Loans, Commitments or other obligations under this Agreement (the “Participant Register”); provided, that no Lender shall have any obligation to disclose all or any portion of the Participant Register to any Person (including the identity of any participant or any information relating to a participant’s interest in any Commitments, Loans, or its other obligations under this Agreement) except to the extent that such disclosure is necessary to establish that the Loans are in registered form under Treas. Reg. § 5f.103-1(c). The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as owner of such participation for all purposes of this Agreement.

SECTION 9.09. Confidentiality. Neither the Agent nor any Lender may disclose to any Person any confidential, proprietary or non-public information of any Loan Party furnished to the Agent or the Lenders by any Loan Party, including, without limitation (1) earnings and other financial information and forecasts, budgets, projections, plans, (including, without limitation, any confirmations of publicly disclosed advice regarding any material matter); (2) mergers, acquisitions, tender offers, joint ventures, disposition or changes in assets; (3) new products or discoveries or developments regarding the Borrower's customers or suppliers; (4) changes in control or in management; (5) changes in auditors or auditor notifications to the Borrower; (6) securities redemptions, splits, repurchase plans, changes in dividends, changes in rights of holders or sales of additional securities; and (7) negative news relating to such matters as physical damage to properties from significant events, loss of significant contractual relationship, material litigation, defaults under contracts or securities, bankruptcy (including the Cases) or receivership (such information being referred to collectively herein as the "Borrower Information"), except that each of the Agent, the Collateral Agent and each of the Lenders may disclose Borrower Information (i) to its Affiliates and to its and its Affiliates' managers, administrators, partners, employees, trustees, officers, directors, agents, advisors and other representatives solely for purposes of this Agreement, any Notes and the transactions contemplated hereby (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of the Borrower Information and instructed to keep the Borrower Information confidential on terms substantially no less restrictive than those provided herein), (ii) to the extent requested by any regulatory authority purporting to have jurisdiction over it (including any self-regulating authority, such as the National Association of Insurance Commissioners), provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Borrower with prompt notice of such requested disclosure so that the Borrower may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure (except in the case of any disclosure made in the course of any examination conducted by bank regulatory authority), (iii) to the extent required by applicable laws or regulations or by any subpoena or similar legal process, provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Borrower with prompt notice of such requested disclosure so that the Borrower may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure, (iv) subject to this Section 9.09, to any other Lender to this Agreement which has requested such information, (v) in connection with the exercise of any remedies hereunder or any suit, action or proceeding relating to this Agreement or the enforcement of rights hereunder, (vi) subject to an agreement containing provisions no less restrictive than those of this Section 9.09, to any assignee or participant or prospective assignee or participant or any pledge referred to in Section 9.08(g), (vii) to the extent the Borrower Information (A) is or becomes generally available to the public on a non-confidential basis other than as a result of a breach of this Section 9.09 by the Agent or such Lender, or (B) is or becomes legally available to the Agent or such Lender on a nonconfidential basis from a source other than a Loan Party, provided that the source of such information was not known by the Agent or such Lender to be bound by a confidentiality agreement with or other contractual, legal or fiduciary obligations of confidentiality to a Loan Party or any other party with respect to such information, (viii) with the consent of the Borrower, (ix) to any party hereto and (x) subject to the Agent's or the applicable Lender's receipt of an agreement containing provisions no less restrictive than those of this Section, to any actual or prospective party (or its managers, administrators, trustees, partners, directors, officers, employees, agents, advisors and other representatives) to any swap, derivative or other transaction under which payments are to be made by reference to the Borrower and its Obligations, this Agreement or payments hereunder. Any Person required to maintain the confidentiality of Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information

SECTION 9.10. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so

executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or in .pdf (or similar electronic format) shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 9.11. Survival of Representations and Warranties. All representations and warranties made hereunder and in any other Loan Document or other document delivered pursuant hereto or thereto shall survive the execution and delivery hereof and thereof. Such representations and warranties have been or will be relied upon by the Agent, the Collateral Agent and each Lender, regardless of any investigation made by the Agent, the Collateral Agent or any Lender or on their behalf and notwithstanding that the Agent, the Collateral Agent or any Lender may have had notice or knowledge of any Default at the time of any Loan, and shall continue in full force and effect as long as any Loan or any other Obligation hereunder shall remain unpaid or unsatisfied or any Letter of Credit shall remain outstanding.

SECTION 9.12. Severability. If any provision of this Agreement or the other Loan Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Agreement and the other Loan Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. Without limiting the foregoing provisions of this Section 9.12, if and to the extent that the enforceability of any provisions in this Agreement relating to Defaulting Lenders shall be limited by the Bankruptcy Code, as determined in good faith by the Agent or the Issuing Banks, as applicable, then such provisions shall be deemed to be in effect only to the extent not so limited.

SECTION 9.13. Governing Law; Jurisdiction. (a) GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

(b) SUBMISSION TO JURISDICTION. THE BORROWER AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE AGENT, ANY LENDER OR ANY ISSUING BANK MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN

(c) WAIVER OF VENUE. THE BORROWER AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(d) SERVICE OF PROCESS. EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

SECTION 9.14. No Liability of the Issuing Banks. Each Revolving Lender and the Borrower agree that, in paying any drawing under a Letter of Credit, no Issuing Bank shall have any responsibility to obtain any document, other than any sight draft, certificates and documents expressly required by the Letter of Credit, or to ascertain or inquire as to the validity or accuracy of any such document or the authority of the Person executing or delivering any such document. The Borrower assumes all risks of the acts or omissions of any beneficiary or transferee of any Letter of Credit with respect to its use of such Letter of Credit. Neither an Issuing Bank nor any of its officers or directors shall be liable or responsible for: (a) the use that may be made of any Letter of Credit or any acts or omissions of any beneficiary or transferee in connection therewith; (b) the validity, sufficiency or genuineness of documents, or of any endorsement thereon, even if such documents should prove to be in any or all respects invalid, insufficient, fraudulent or forged; (c) payment by such Issuing Bank against presentation of documents that do not comply with the terms of a Letter of Credit, including failure of any documents to bear any reference or adequate reference to the Letter of Credit; or (d) any other circumstances whatsoever in making or failing to make payment under any Letter of Credit, except that the Borrower shall have a claim against such Issuing Bank, and such Issuing Bank shall be liable to the Borrower, to the extent of any direct, but not consequential, damages suffered by the Borrower that the Borrower proves were caused by such Issuing Bank's willful misconduct or gross negligence as found in a final non-appealable judgment by a court of competent jurisdiction. In furtherance and not in limitation of the foregoing, each Issuing Bank may accept documents that appear on their face to be in order, without responsibility for further investigation, regardless of any notice or information to the contrary and no

Issuing Bank shall be responsible for the validity or sufficiency of any instrument transferring or assigning or purporting to transfer or assign a Letter of Credit or the rights or benefits thereunder or proceeds thereof, in whole or in part, which may prove to be invalid or ineffective for any reason; provided that nothing herein shall be deemed to excuse such Issuing Bank if it acts with gross negligence or willful misconduct in accepting such documents as found in a final non-appealable judgment by a court of competent jurisdiction.

SECTION 9.15. PATRIOT Act Notice. Each Lender, the Collateral Agent and the Agent (for itself and not on behalf of any Lender) hereby notifies the Borrower that pursuant to the requirements of the PATRIOT Act, it is required to obtain, verify and record information that identifies the Borrower, which information includes the name and address of the Borrower and other information that will allow such Lender, the Collateral Agent or the Agent, as applicable, to identify the Borrower in accordance with the PATRIOT Act. The Borrower shall provide such information and take such actions as are reasonably requested by the Agent or any Lenders in order to assist the Agent and the Lenders in maintaining compliance with its ongoing obligations under applicable “know your customer” and anti-money laundering rules and regulations, including the PATRIOT Act.

SECTION 9.16. Release of Collateral; Termination of Loan Documents. (a) (i) Upon the sale, lease, transfer or other disposition of any item of Collateral of any Loan Party (other than to any Person that is not, and that is not required to be, a Loan Party) in accordance with the terms of the Loan Documents, including, without limitation, as a result of the sale, in accordance with the terms of the Loan Documents, of the Loan Party that owns such Collateral, (ii) upon a Subsidiary ceasing to be a Subsidiary, and (iii) at any time a Loan Party’s guarantee of the obligations under the Loan Documents ceases as provided in Section 7.07, the security interests granted by the Loan Documents with respect to such items of Collateral and/or Loan Party shall immediately terminate and automatically be released, and the Agent and/or the Collateral Agent will, at the Borrower’s expense, execute and deliver to such Loan Party such documents as such Loan Party may reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted under the Collateral Documents.

(b) Upon the latest of (i) the payment in full in cash of all Obligations (or in the case of Obligations under Secured Agreements, the making of arrangements reasonably satisfactory to the relevant counterparties with respect thereto) (other than contingent indemnification obligations for which no claim has been asserted), (ii) the termination in full of the Commitments and (iii) the latest date of expiration or termination of all Letters of Credit (or receipt by the Agent of an irrevocable notice from each Issuing Bank with a Letter of Credit outstanding that it will not seek to enforce any rights that it has or may have in accordance with Section 2.03 against the Agent or the Lenders), (x) except as otherwise specifically stated in this Agreement or the other Loan Documents, this Agreement and the other Loan Documents shall terminate and be of no further force or effect, (y) the Agent shall release or cause the release of all Collateral from the Liens of the Loan Documents and the Guarantors of all Obligations under each Guaranty, and will, at the Borrower’s expense, execute and deliver such documents as the Borrower may reasonably request to evidence the release of Collateral from the assignment and security interest granted under the Collateral Documents and the obligations of the Guarantors and (z) each Lender that has requested and received a Note shall return such Note to the Borrower marked “cancelled” or “paid in full”; provided, however, that the Lender’s obligations under this Section 9.16 shall survive until satisfied.

SECTION 9.17. Judgment Currency. (a) If for the purposes of obtaining judgment in any court it is necessary to convert a sum due hereunder in Dollars into another currency, the parties hereto agree, to the fullest extent that they may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures the Agent could purchase Dollars with such other currency at the exchange rate on the Business Day preceding that on which final judgment is given.

(b) The obligation of the Borrower in respect of any sum due from it in any currency (the “Primary Currency”) to any Lender or the Agent hereunder shall, notwithstanding any judgment in any other currency, be discharged only to the extent that on the Business Day following receipt by such Lender or the Agent (as the case may be), of any sum adjudged to be so due in such other currency, such Lender or the Agent (as the case may be) may in accordance with normal banking procedures purchase the applicable Primary Currency with such other currency; if the amount of the applicable Primary Currency so purchased is less than such sum due to such Lender or the Agent (as the case may be) in the applicable Primary Currency, the Borrower agrees, as a separate obligation and notwithstanding any such judgment, to indemnify such Lender or the Agent (as the case may be) against such loss, and if the amount of the applicable Primary Currency so purchased exceeds such sum due to any Lender or the Agent (as the case may be) in the applicable Primary Currency, such Lender or the Agent (as the case may be) agrees to remit to the Borrower such excess.

SECTION 9.18. No Fiduciary Duty. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), the Borrower and each other Loan Party acknowledges and agrees, and acknowledges its Affiliates’ understanding, that: (i) (A) the arranging and other services regarding this Agreement provided by the Agent, the Collateral Agent, the Arranger and the Lenders are arm’s-length commercial transactions between the Loan Parties and their respective Affiliates, on the one hand, and the Agent, the Collateral Agent, the Arranger and the Lenders, on the other hand, (B) each of the Loan Parties has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (C) the Loan Parties are capable of evaluating, and understand and accept, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; (ii) (A) the Agent, the Collateral Agent, the Arranger and the Lender each are and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, have not been, are not, and will not be acting as an advisor, agent or fiduciary for the Loan Parties or any of their respective Affiliates, or any other Person and (B) neither the Agent, the Collateral Agent, the Arranger nor the Lenders have any obligation to the Loan Parties or any of their respective Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (iii) the Agent, the Collateral Agent, the Arranger and the Lenders and their respective Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the Loan Parties and their respective Affiliates, and neither the Agent, the Collateral Agent, the Arranger nor the Lenders have any obligation to disclose any of such interests to the Loan Parties or their respective Affiliates. To the fullest extent permitted by law, the Borrower and each of the other Loan Parties hereby waives and releases any claims that it may have against the Agent, the Collateral Agent, the Arranger and the Lenders with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

SECTION 9.19. Electronic Execution of Assignments and Certain Other Documents. The words “execution,” “signed,” “signature,” and words of like import in any Assignment and Acceptance or in any amendment or other modification hereof (including waivers and consents) shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act or similar foreign laws.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

[SUBSIDIARY GUARANTORS]

By _____
Name:
Title:

[Signature Page to Amended and Restated Credit Agreement]

CITICORP NORTH AMERICA, INC.
as Agent and Co-Collateral Agent

By _____
Name:
Title:

[Signature Page to Amended and Restated Credit Agreement]

[_____] .
as Revolving Lender

By _____
Name:
Title:

[Signature Page to Amended and Restated Credit Agreement]

SCHEDULE I

Commitments

<u>Lender</u>	<u>Revolving Credit Commitment</u>	<u>Letter of Credit Commitment</u>
Citicorp North America, Inc.	\$ 48,000,000.00	
Citibank, N.A.		\$ 93,750,000.00
Wells Fargo Bank, National Association	\$ 48,000,000.00	\$ 56,250,000.00
State Of California Public Employees' Retirement System	\$ 40,000,000.00	
CIT Bank	\$ 20,000,000.00	
Siemens Financial Services, Inc.	\$ 20,000,000.00	
City National Bank, a National Banking Association	\$ 12,000,000.00	
Webster Business Credit Corporation	\$ 12,000,000.00	
Total:	\$ 200,000,000.00	\$ 150,000,000.00

SCHEDULE II
PART A
SUBSIDIARIES OF EASTMAN KODAK COMPANY

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
Creo Manufacturing America LLC	Wyoming	LLC membership interests	N/A	N/A	100%	Eastman Kodak Company	—
Eastman Kodak International Capital Company, Inc.	Delaware	Common stock	10,000	8,200	100%	Eastman Kodak Company	—
Far East Development Ltd.	Delaware	Common stock	1,000	10	100%	Eastman Kodak Company	—
FPC Inc.	California	Common stock	7,500	80	100%	Laser-Pacific Media Corporation	—
Kodak (Near East), Inc.	New York	Capital stock	12,000	5,000	100%	Eastman Kodak Company	—
Kodak Americas, Ltd.	New York	Common stock	34,500	34,500	100%	Eastman Kodak Company	—
Kodak Aviation Leasing LLC	Delaware	LLC membership interests	N/A	N/A	100%	Eastman Kodak Company	—
Kodak Imaging Network, Inc.	Delaware	Common stock	100	100	100%	Eastman Kodak Company	—
Kodak Philippines, Ltd.	New York	Capital stock	18,000	6,000	100%	Eastman Kodak Company	—
Kodak Portuguesa Limited	New York	Capital stock	1,000	1,000	100%	Eastman Kodak Company	—
Kodak Realty, Inc.	New York	Capital stock	10,000	100	100%	Eastman Kodak Company	—
Laser-Pacific Media Corporation	Delaware	Common stock	1,200	1,110	100%	Eastman Kodak Company	—
NPEC Inc.	California	Common stock	10,000	100	100%	Eastman Kodak Company	—
Pakon, Inc.	Indiana	Capital stock	1,000	300	100%	Eastman Kodak Company	—
Qualex Inc.	Delaware	Common stock	1,000	1,000	100%	Eastman Kodak Company	—

SCHEDULE II
PART B
MATERIAL SUBSIDIARIES OF BORROWER

<u>Material Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Number of Shares Owned by the Company</u>	<u>Percentage of Shares Owned by the Company</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
Eastman Kodak Holdings, B.V.	The Netherlands	Common shares	25,000	20,401	20,401	100%	—
Kodak Limited	United Kingdom	Ordinary Shares: Certificate No. 89	unlimited	100,000,000	100,000,000	100%	—
Kodak Limited	United Kingdom	Ordinary Shares: Certificate No. 93	unlimited	30,000,000	30,000,000	100%	—
Kodak Holding GmbH	Germany	Shares in a limited liability company	unlimited	20	20	100%	—
Kodak Polychrome Graphics Company Limited	Barbados	Common shares	unlimited	4	4	100%	—

SCHEDULE III

Accounts

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	002763	Susan Maxon	973-357-7501 susan.maxon@bnymellon.com
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	00029217	Irina Volvshin Brian Reed	312-876-3286 irina.voloshin@citi.com
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	0001197407	James Oppenheim	732-220-3226 james.oppenheim@pnc.com

(A) SCHEDULE 1.01(A)
EXISTING SECURED AGREEMENTS¹

PART 1

<u>Counterparty</u>	<u>Secured Amount</u>
Citibank, N.A.	\$ 20,000,000.00

¹ As of March 22, 2013.

SCHEDULE 1.01(B)
OTHER EXISTING Letters of Credit²

<u>Entity</u>	<u>Bank</u>	<u>LOC #</u>	<u>Beneficiary</u>	<u>Amount-\$</u>
EKC	Wells Fargo	IS0012035	New York State Dept of Environmental Conservation	10,000
EKC	Wells Fargo	IS0012271	NY Workers Compensation	8,390,063
EKC	Wells Fargo	IS0011616	Old Republic Insurance	26,587,872
EKC	Wells Fargo	IS0012762	Employment Dev Dept—State of Ca	99,800
EKC	Wells Fargo	IS0012521	California Self Insurance Plans	4,351,072
EKC	Wells Fargo	IS0012760	Trenton Ground Well Water	5,500
EKC	Wells Fargo	IS0012677	NYS Short Term	96,000
EKC	Wells Fargo	IS0011889	Westchester Fire Insurance Company	2,500,000
EKC	Wells Fargo	IS0012736	Virginia Extended Service Contract Provider Obligation	100,000
EKC	Wells Fargo	IS0012645	NJ Department of Environmental Protection	500,000
EKC	Wells Fargo	IS0012739	Maryland Workers' Compensation Commission	100,000
Total:				42,740,307

² As of the Original Effective Date.

SCHEDULE 2.01(b)
citi Existing Letters of Credit³

<u>Entity</u>	<u>Bank</u>	<u>LOC #</u>	<u>Beneficiary</u>	<u>Amount-\$</u>
EKC	CitiBank	63665579	North Carolina Workers' Comp	150,000
EKC	CitiBank	61604621	Travelers	2,600,000
EKC	CitiBank	63659751	The Bank of NY Mellon	5,000,000
EKC	CitiBank	63666676	Arent Fox LLP	1,250,000
EKC	CitiBank	63667037	CVS Pharmacy, Inc	10,500,000
EKC	CitiBank	NY-02805-30031820	NY Workers Compensation (CITI)	61,634,205
EKC	CitiBank	NY-02805-30035009	INA, Pacific, Atlantic Insurance Company	1,066,540
EKC	CitiBank	NY-02805-30035285	Ohio Environmental Protection Agency	1,600,000
Total:				83,800,745

³ As of the Original Effective Date.

SCHEDULE 4.01(f)
Certain Proceedings

None.

SCHEDULE 4.01(m)
material real properties

None.

SCHEDULE 5.01(M)
FOREIGN SECURITY INTERESTS

<u>Subsidiary</u>	<u>Jurisdiction Of Organization</u>	<u>Percentage</u>	<u>Parent Entity</u>	<u>Status Of Share Certificates</u>	<u>Number of Days to Perfect</u>
Eastman Kodak Holdings B.V.	The Netherlands	65.000000%	Eastman Kodak Company	Not Certificated	90
Kodak Holding GmbH	Germany	65.000000%	Eastman Kodak Company	Not Certificated	90
Kodak Limited	England	65.000000%	Eastman Kodak Company	Cert #89 (65,000,000 Shares) and #93 (19,500,000 Shares) held by Citicorp North America, Inc.	90
Kodak Polychrome Graphics Company Ltd.	Barbados	65.000000%	Eastman Kodak Company	No. 6 – 2.6 Shares held by Citicorp North America, Inc.	90
Kodak (Singapore) Pte. Limited	Singapore	65.000000%	Eastman Kodak Company	No. 12 – 58,500 Shares held by Citicorp North America, Inc.	90
Kodak Graphic Communications Canada Company	Canada	65.000000%	Eastman Kodak Company	No. 2 – 4,976,278 Shares held by Citicorp North America, Inc.	90
Kodak S.p.A	Italy	65.000000%	Eastman Kodak Company	No. 7 – 47,450,000 held by Citicorp North America, Inc.	90
Kodak S.A.	Spain	65.000000%	Eastman Kodak Company	No. 1 – 19,508 Shares and No. 3 – 165,587 Shares held by Citicorp North America, Inc.	90
Kodak (Australasia) Py. Ltd.	Australia	65.000000%	Eastman Kodak Company	No. 1 – 43,486,057 Shares held by Citicorp North America, Inc.	90
Kodak France	France	65.000000%	Eastman Kodak Company	Uncertificated	*

SCHEDULE 5.01(T)

post-closing obligations

1. As promptly as possible, but in no event later than 90 days of the Closing Date, or such longer time as may be reasonably agreed by the Agent, the Borrower will cause the perfection of the Agent's security interests in the stock of the subsidiaries listed in Schedule 5.01(m), except for Kodak France.
2. Within 45 days of the Closing Date, the Borrower will deliver evidence of insurance required to be provided to the Agent pursuant to Section 5(c)(v) of the Amendment Agreement.

SCHEDULE 5.02(a)

Existing Liens⁴

<u>Entity</u>	<u>Description</u>	<u>Amount</u>
Eastman Kodak Company	Cash collateralization with American Express for corporate credit cards	USD2,200,000
Eastman Kodak Company	Receipts reserve for credit card charges with PNC Merchant Services	USD3,500,000
Eastman Kodak Company	Trust to support environmental liabilities to benefit New York State Department of Environmental Conservation	USD22,294,825
Eastman Kodak Company	Cash collateralization to support claims related to Customer Guarantees/Vendor Programs	USD2,815,000
Wheeling Insurance Ltd.	Trust to support claim liabilities related to past participation in Green Island Reinsurance Treaty	USD817,198
Wheeling Insurance Ltd.	Trust to support claim liabilities related to Old Republic self-funded Workers' Compensation and Automobile Liability policies	USD9,500,000
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of real property and other assets to support adjudication of tax and labor disputes	BRL286,236,191
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of cash to support adjudication of tax and labor disputes	BRL23,712,000
Kodak Export de Mexico, S. de R.L. de C.V.	Pledge of assets to support a tax adjudication	MXP177,365,103
Kodak Limited	Cash collateralization to support guarantee liabilities with Lloyds Bank	GBP3,680,000
Kodak India Private Limited	Cash collateralization to support guarantee liabilities with Citibank and HDFC	INR77,291,592
Kodak India Private Limited	Pledge of assets to support tax adjudication	INR45,000,000
Kodak Norge A.S.	Cash collateral to support bank guarantee with Nordea Bank	NOK1,000,000
Kodak IL Ltd. (Israel)	Cash collateralization of bank guarantee by Bank Leumi	USD1,600,000
Kodak International Finance Ltd.	Cash collateralization of FX dealing line by Bank of New York Mellon	USD5,813,664
Kodak Canada Inc.	PHH Vehicle Management Services Inc.	\$0 – Operating Lease
Kodak Canada Inc.	GE Capital Vehicle and Equipment Leasing Inc.	\$0 – Operating Lease

⁴ As of the Petition Date.

SCHEDULE 5.02(D)

EXISTING DEBT

<u>Entity</u>	<u>Type</u>	<u>Existing</u>
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Debt for Borrowed Money	BRL 2,746,749
	Bank Guarantees/LOCs	BRL 2,328,817
	Customer Guarantee/Vendor Program	BRL 11,140,963
		USD 113,110
Kodak Graphic Communications Canada Company	Capital Leases	CAD 10,349,293
Kodak Mexicana S.A. de C.V.	Surety Bonds	MXN 266,848,681
		USD 6,300
Kodak Limited	Bank Guarantees/LOCs	EUR 1,755,328
		GBP 600,000
		SEK 319,932
Kodak Nordic AB (Sweden)	Surety Bonds	SEK 24,133,833
	Bank Guarantees/LOCs	SEK 50,000
Kodak Argentina S.A.I.C.	Customer Guarantee/Vendor Program	ARS 7,591,433
	Surety Bonds	ARS 175
Kodak S.p.A (Italy)	Bank Guarantees/LOCs	EUR 751,207
Kodak SA/NV (Belgium)	Customer Guarantee/Vendor Program	USD 1,318,413
	Bank Guarantees/LOCs	EUR 18,502
Kodak India Private Limited	Bank Guarantees/LOCs	INR 32,748,545
	Customer Guarantee/Vendor Program	INR 10,712,000
Kodak IL Ltd. (Israel)	Bank Guarantees/LOCs	USD 2,030,000
		ILS 150,000

<u>Entity</u>	<u>Type</u>	<u>Existing</u>
Kodak, S.A. (Spain)	Bank Guarantees/LOCs	EUR 468,981
	Customer Guarantee/Vendor Program	EUR 708
Qualex Inc.	3rd Party Guarantees	USD 684,195
Eastman Kodak Sarl	Bank Guarantees/LOCs	PLN 2,000,000
	Customer Guarantee/Vendor Program	USD 42,916
Kodak (Hong Kong) Limited	Bank Guarantees/LOCs	HKD 103,556
Kodak (Australasia) Pty. Ltd.	Bank Guarantees/LOCs	AUD 398,096
Kodak (China) Company Limited	Customer Guarantee/Vendor Program	CNY 718,990
	Bank Guarantees/LOCs Omnibus	HKD 3,500,000 USD 650,000
	Bank Guarantees/LOCs	THB 2,652,656
Kodak (Thailand) Limited	Customer Guarantee/Vendor Program	THB 1,621,886
	Foreign Exchange	USD 250,000
	Omnibus	THB 5,000,000
	Bank Guarantees/LOCs	CHF 115,000
Kodak Societe Anonyme	Bank Guarantees/LOCs	CHF 115,000
Kodak (Taiwan) Limited	Foreign Exchange	USD 125,000
	Omnibus	TWD 1,546,000
Kodak Korea Limited	Commercial Cards	KRW 70,000,000
Kodak (Singapore) Pte Limited	Bank Guarantees/LOCs	SGD 45,261
	Omnibus	SGD 400,000
Kodak (Near East), Inc.	Bank Guarantees/LOCs	AED 133,000
Kodak Japan Ltd.	Bank Guarantees/LOCs	JPY 75,917,002
Kodak Turkey	Bank Guarantees/LOCs	TL 289,016

Eastman Kodak Company Debt (USD) (principal amounts where applicable)

Existing DIP Facility ⁵	\$	0
Sun Note—US Portion	\$	20,000,000
7.25% Senior Notes due 2013	\$	250,000,000
7.0% Convertible Senior Notes due 2017	\$	400,000,000
9.75% Senior Secured Notes due 2018 ⁶	\$	500,000,000
9.95% Senior Notes due 2018	\$	3,104,000
10.625% Senior Secured Notes due 2019 ⁶	\$	250,000,000
9.2% Senior Notes due 2021	\$	10,176,000
Letters of Credit under existing Revolver (as scheduled on Schedule 1.01(B))	\$	126,541,052
Surety Bonds	\$	1,417,000
Customer Guarantees/Vendor Program (Loss Pool)		973,647

⁵ The outstanding balance on the Existing DIP facility immediately prior to closing was \$222,340,725.36.

⁶ The sum of these amounts will decrease on close by approximately \$375 million pro rate to reflect the roll-up of Existing Second Lien Debt into Junior Loans.

SCHEDULE 5.02(I)
EXISTING INVESTMENTS

SUMMARY OF INTERCOMPANY LOANS (ADVANCES)

<u>Lender</u>	<u>Borrower</u>	<u>Amount (USD)</u>
Eastman Kodak Company	Kodak Graphic Communications Canada Company	135,705,510
Eastman Kodak Company	Kodak (Egypt) S.A.E.	5,666,138
Kodak (China) Investment Company	Kodak (Hong Kong) Limited	174,000,000
Kodak Graphic Communications Canada Company	Kodak (Australasia) Pty. Ltd.	5,695
Kodak Portuguesa Limited	Eastman Kodak Company	4,757,207
Kodak (Near East), Inc.	Eastman Kodak Company	16,706,159
Shanghai Da Hai Camera Co., Ltd.	Kodak (China) Graphic Communications Company Ltd.	2,923,083
Kodak Mexicana S.A. de C.V.	Eastman Kodak Company	38,422,256
Kodak Polychrome Graphics Madeira Servicos Ltd. (Barbados)	KPG Finance (Barbados) SRL	4,722,483
Kodak Polychrome Graphics Company Ltd.	KPG Finance (Barbados) SRL	198,970,940
KPG Finance (Barbados) SRL	Kodak Graphic Communications Canada Company	1,000,000
KPG Finance (Barbados) SRL	Kodak IL Ltd. (Israel)	366,952,444
KPG Finance (Barbados) SRL	Kodak Polychrome Graphics Company Ltd.	1,578,770
Kodak da Amazônia Indústria e Comércio Ltda.	Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	63,643,655
Kodak Graphic Communications Asia Pacific Pte. Ltd.	KPG Finance (Barbados) SRL	160,142
Kodak (France)	Laboratoires Kodak S.A.S. (France)	5,697,574
Kodak (China) Company Limited	Eastman Kodak Company	174,000,000

Lender	Borrower	Amount (USD)
Eastman Kodak Holdings B.V.	Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	10,438,841
Kodak Graphic Communications EAD (Bulgaria)	Kodak Graphic Communications GmbH	78,647,836
Kodak International Finance Ltd.	Kodak Canada Inc.	20,053,299
Kodak International Finance Ltd.	Kodak Graphic Communications Canada Company	20,393,735
Kodak International Finance Ltd.	Kodak IL Ltd. (Israel)	128,856,362
Kodak International Finance Ltd.	Kodak Polychrome Graphics Madeira Servicos Ltd. (Barbados)	850,000
Kodak International Finance Ltd.	Eastman Kodak Sàrl	79,000,000
Kodak International Finance Ltd.	Eastman Kodak Holdings B.V.	521,405,053
Kodak International Finance Ltd.	Kodak Graphic Communications GmbH	23,000,000
Kodak SA/NV (Belgium)	Eastman Kodak Sàrl	32
Kodak Nederland B.V.	Eastman Kodak Holdings B.V.	22,132,824
Kodak Electronic Products (Shanghai) Company Limited	Kodak (China) Graphic Communications Company Ltd.	2,433,510
Kodak (Singapore) Pte. Ltd.	Kodak (Singapore) Pte Limited	190,674
Kodak Graphic Communications GmbH	Kodak GmbH	9,709,457
Kodak Graphic Communications GmbH	Kodak Holding GmbH	317,854,120
SAS Villiot Marne	Kodak (France)	13,824,628
Kodak GmbH	Kodak Holding GmbH	56,455
Kodak Japan Ltd.	Eastman Kodak Company	32,740,380
Kodak Japan Ltd.	K.K. Kodak Information Systems (Japan)	5,034,605
Kodak (China) Company Ltd	Kodak (China) Graphic Communications Company Ltd.	22,366,732

<u>Lender</u>	<u>Borrower</u>	<u>Amount (USD)</u>
Kodak (Wuxi) Company Limited	Kodak (China) Graphic Communications Company Ltd.	27,548,702

SUMMARY OF SUBSIDIARY DEPOSITS IN KODAK INTERNATIONAL FINANCE LTD. (ADVANCES)

<u>Lender</u>	<u>Deposit Entity</u>	<u>Amount (USD)</u>
Kodak Imaging Network B.V. (Netherlands)	Kodak International Finance Ltd.	259,495
Kodak Mexicana S.A. de C.V.	Kodak International Finance Ltd.	12,000,000
Kodak Polychrome Graphics Cono Sur SA (Uruguay)	Kodak International Finance Ltd.	1,403,489
Kodak Polychrome Graphics Company Ltd.	Kodak International Finance Ltd.	39,836,078
Kodak Polska Sp. z o.o.	Kodak International Finance Ltd.	11,269,664
Kodak (France)	Kodak International Finance Ltd.	115,000,000
Eastman Kodak Sàrl	Kodak International Finance Ltd.	3,000,000
Kodak Oy (Finland)	Kodak International Finance Ltd.	3,986,330
Kodak Limited	Kodak International Finance Ltd.	28,084
Kodak S.p.A. (Italy)	Kodak International Finance Ltd.	55,000,000
Kodak (China) Company Limited.	Kodak International Finance Ltd.	79,975,895
Kodak Polychrome Graphics Finance UK Limited	Kodak International Finance Ltd.	52,849,452
Kodak Kft. (Hungary)	Kodak International Finance Ltd.	3,519,821
Kodak OOO (Russia)	Kodak International Finance Ltd.	21,551,766
Kodak Graphic Communications EAD (Bulgaria)	Kodak International Finance Ltd.	1,000,000
Kodak Limited	Kodak International Finance Ltd.	250,018,835

<u>Lender</u>	<u>Deposit Entity</u>	<u>Amount (USD)</u>
Kodak SA/NV (Belgium)	Kodak International Finance Ltd.	12,987,629
Kodak Nederland B.V.	Kodak International Finance Ltd.	42,837,766
Kodak GmbH (Austria)	Kodak International Finance Ltd.	19,208,162
Kodak A/S (Denmark)	Kodak International Finance Ltd.	5,893,858
Kodak Societe Anonyme	Kodak International Finance Ltd.	89,806,365
Kodak Polychrome Graphics Netherlands Antilles NV	Kodak International Finance Ltd.	77,857
Kodak (Taiwan) Limited	Kodak International Finance Ltd.	4,488,199
Kodak (Australasia) Pty. Ltd.	Kodak International Finance Ltd.	13,239,200
Kodak (Malaysia) Sdn. Bhd.	Kodak International Finance Ltd.	1,685,834
Kodak (Near East) Inc.	Kodak International Finance Ltd.	3,441,777
Kodak (Singapore) Pte Limited	Kodak International Finance Ltd.	20,000,000
Kodak Korea Limited	Kodak International Finance Ltd.	10,140,680
Kodak, S.A. (Spain)	Kodak International Finance Ltd.	38,000,000
Kodak Norge A.S.	Kodak International Finance Ltd.	7,491,537
Kodak Versamark Europe SA	Kodak International Finance Ltd.	1,587,132
Kodak New Zealand Limited	Kodak International Finance Ltd.	6,993,800

Schedule 5.02(i)—Existing Investments—dated as of 3/22/2013

<u>sub</u>	<u>incorporated in</u>	<u>percent</u>	<u>parent</u>
1680382 Ontario Limited	Canada/Ontario	100.000000%	Kodak Canada Inc. in its capacity as Administrator of the Kodak Canada Income Plan
Cinelabs (Beijing) Limited	China	40.000000%	Beijing Film & Video Laboratory
Cinelabs (Beijing) Limited	China	60.000000%	Kodak (China) Limited
Creo Asia Pacific Limited	Hong Kong	99.998000%	Eastman Kodak Holdings B.V.
Creo Asia Pacific Limited	Hong Kong	0.002000%	Kodak Graphic Communications Canada Company
Creo Manufacturing America LLC	Wyoming	100.000000%	Eastman Kodak Company
Creo Prepress Shanghai Limited	China	100.000000%	Kodak (China) Ltd.
Eastman Kodak Holdings B.V.	The Netherlands	100.000000%	Eastman Kodak Company
Eastman Kodak International Capital Company, Inc.	Delaware	100.000000%	Eastman Kodak Company
Eastman Kodak Sarl	Switzerland	100.000000%	Eastman Kodak Holdings B.V.
Far East Development Ltd.	Delaware	100.000000%	Eastman Kodak Company
FPC Inc.	California	100.000000%	Laser-Pacific Media Corporation
Horsell Graphic Industries Ltd.	United Kingdom	100.000000%	Kodak Limited
K.K. Kodak Information Systems	Japan	100.000000%	Kodak Japan Ltd.
Kodak (Australasia) Pty. Ltd.	Australia	97.157600%	Eastman Kodak Company
Kodak (Australasia) Pty. Ltd.	Australia	2.842400%	Kodak Graphic Communications Canada Company
Kodak (China) Company Limited	China	99.999800%	Kodak (China) Investment Company Limited
Kodak (China) Company Limited	China	0.000100%	Kodak (Hong Kong) Limited
Kodak (China) Company Limited	China	0.000100%	Kodak (Singapore) Pte. Limited
Kodak (China) Graphic Communications Company Ltd.	China	75.000000%	Kodak (China) Company Ltd.
Kodak (China) Graphic Communications Company Ltd.	China	25.000000%	Kodak (China) Investment Company Ltd.
Kodak (China) Investment Company Limited	China	100.000000%	Kodak (China) Limited
Kodak (China) Limited	Hong Kong	100.000000%	Eastman Kodak Holdings B.V.
Kodak (Eastern Europe) Limited	England	100.000000%	Kodak Limited
Kodak (Egypt) S.A.E.	Egypt	99.090910%	Eastman Kodak Company
Kodak (Egypt) S.A.E.	Egypt	0.404040%	Eastman Kodak International Capital Company, Inc.
Kodak (Egypt) S.A.E.	Egypt	0.505050%	Far East Development, Ltd.
Kodak (Guangzhou) Technology Service Company Limited	China	90.000000%	Kodak (China) Limited
Kodak (Guangzhou) Technology Service Company Limited	China	10.000000%	Canton Hotel
Kodak (Hong Kong) Limited	Hong Kong	100.000000%	Eastman Kodak Holdings B.V.
Kodak (Malaysia) Sdn. Bhd.	Malaysia	99.980000%	Eastman Kodak Company
Kodak (Malaysia) Sdn. Bhd.	Malaysia	0.010000%	Eastman Kodak International Capital Company, Inc.
Kodak (Malaysia) Sdn. Bhd.	Malaysia	0.010000%	person Gan Choon Keong, Director
Kodak (Near East), Inc.	New York	100.000000%	Eastman Kodak Company
Kodak (Shanghai) Graphic Communications Co. Ltd.	China	100.000000%	Kodak (China) Limited
Kodak (Shanghai) International Trading Co. Ltd.	China	100.000000%	Kodak (China) Limited

Schedule 5 02(i)—Existing Investments—dated as of 3-22-2013.xls; Ownership %'s

Schedule 5.02(i)—Existing Investments—dated as of 3/22/2013

<u>sub</u>	<u>incorporated in</u>	<u>percent</u>	<u>parent</u>
Kodak (Singapore) Pte. Limited	Singapore	100.000000%	Eastman Kodak Company
Kodak (Taiwan) Limited	Taiwan	100.000000%	Eastman Kodak Holdings B.V.
Kodak (Thailand) Limited	Thailand	99.974359%	Eastman Kodak International Capital Company, Inc.
Kodak (Thailand) Limited	Thailand	0.025641%	Person—10 shares held by each of Chuanchart Prukpaisal and Pat Sheller
Kodak (Wuxi) Company Limited	China	100.000000%	Kodak (China) Investment Company Limited
Kodak (Xiamen) Company Limited	China	95.000000%	Kodak (China) Investment Company Limited
Kodak (Xiamen) Company Limited	China	5.000000%	Xiamen State-Owned Assets Investment Com
Kodak (Xiamen) Digital Imaging Products Company Limited	China	75.000000%	Kodak (China) Company Limited
Kodak (Xiamen) Digital Imaging Products Company Limited	China	25.000000%	Kodak (China) Investment Company Limited
Kodak	France	100.000000%	Eastman Kodak Company
Kodak A/S	Denmark	100.000000%	Eastman Kodak International Capital Company, Inc.
Kodak Americas, Ltd.	New York	100.000000%	Eastman Kodak Company
Kodak Argentina S.A.I.C.	Argentina	53.340000%	Eastman Kodak Company
Kodak Argentina S.A.I.C.	Argentina	46.660000%	Eastman Kodak Holdings B.V.
Kodak Asia Pacific Solutions Pte. Ltd.	Singapore	100.000000%	Eastman Kodak Holdings B.V.
Kodak Aviation Leasing LLC	Delaware	100.000000%	Eastman Kodak Company
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda.	Brazil	99.999999%	Eastman Kodak Holdings B.V.
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda.	Brazil	0.000001%	Kodak Americas, Ltd.
Kodak Canada Inc.	Canada/Ontario	99.900000%	Kodak Graphic Communications Canada Company
Kodak Canada Inc.	Canada/Ontario	0.100000%	Eastman Kodak Company
Kodak Chilena S.A.F.	Chile	99.996200%	Eastman Kodak Company
Kodak Chilena S.A.F.	Chile	0.003800%	Eastman Kodak International Capital Company, Inc.
Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	99.999999%	Kodak Brasileira Comercio e Industria Ltda.
Kodak da Amazônia Indústria e Comércio Ltda.	Brazil	0.000001%	Kodak Americas, Ltd.
Kodak de Colombia, SAS	Colombia	100.000000%	Kodak Mexicana S.A. de C.V.
Kodak de Mexico S.A. de C.V.	Mexico	99.990000%	Eastman Kodak International Capital Company, Inc.
Kodak de Mexico S.A. de C.V.	Mexico	0.010000%	Kodak Americas, Ltd.
Kodak Electronic Products (Shanghai) Company Limited	China	100.000000%	Kodak (China) Investment Co., Inc.
Kodak GmbH	Austria	100.000000%	Eastman Kodak Company
Kodak GmbH	Germany	100.000000%	Kodak Graphic Communications GmbH
Kodak Graphic Communications EAD	Bulgaria	100.000000%	Kodak Graphic Communications GmbH
Kodak Graphic Communications Asia Pacific Pte. Ltd.	Singapore	100.000000%	Kodak Polychrome Graphics Company Ltd.
Kodak Graphic Communications Canada Company	Canada	100.000000%	Eastman Kodak Company
Kodak Graphic Communications GmbH	Germany	100.000000%	Kodak Holding GmbH

Schedule 5 02(i)—Existing Investments—dated as of 3-22-2013.xls; Ownership %'s

Schedule 5.02(i)—Existing Investments—dated as of 3/22/2013

<u>sub</u>	<u>incorporated in</u>	<u>percent</u>	<u>parent</u>
Kodak Graphic Communications Limited	United Kingdom	100.000000%	Kodak Limited
Kodak Holding GmbH	Germany	100.000000%	Eastman Kodak Company
Kodak IL Ltd.	Israel	100.000000%	Eastman Kodak Holdings B.V.
Kodak Imaging Network B.V.	Netherlands	100.000000%	Kodak Imaging Network, Inc.
Kodak Imaging Network, Inc.	Delaware	100.000000%	Eastman Kodak Company
Kodak Imaging Services (Shenzhen) Ltd.	China	100.000000%	Kodak (China) Limited
Kodak India Private Limited	India	99.999900%	Kodak Limited
Kodak India Private Limited	India	0.000100%	Kodak International Finance Limited
Kodak International Finance Limited	England	100.000000%	Kodak Limited
Kodak Japan Ltd.	Japan	77.097000%	Kodak Polychrome Graphics Company Ltd.
Kodak Japan Ltd.	Japan	12.674000%	Eastman Kodak Holdings B.V.
Kodak Japan Ltd.	Japan	10.229000%	Kodak Graphic Communications Canada Company
Kodak Kft.	Hungary	100.000000%	Eastman Kodak Company
Kodak Korea Ltd.	Korea (South)	100.000000%	Eastman Kodak Company
Kodak Limited	England	100.000000%	Eastman Kodak Company
Kodak Mexicana S.A. de C.V.	Mexico	99.990000%	Eastman Kodak International Capital Company, Inc.
Kodak Mexicana S.A. de C.V.	Mexico	0.010000%	Kodak Americas, Ltd.
Kodak Nederland B.V.	The Netherlands	100.000000%	Eastman Kodak Holdings B.V.
Kodak New Zealand Limited	New Zealand	100.000000%	Eastman Kodak Company
Kodak Nordic AB	Sweden	100.000000%	Eastman Kodak Company
Kodak Norge A/S	Norway	100.000000%	Eastman Kodak International Capital Company, Inc.
Kodak OOO	Russia	100.000000%	Eastman Kodak Company
Kodak Oy	Finland	100.000000%	Eastman Kodak Company
Kodak Philippines, Ltd.	New York	100.000000%	Eastman Kodak Company
Kodak Polska Sp.zo.o	Poland	100.000000%	Eastman Kodak Company
Kodak Polychrome Graphics (Hong Kong) Ltd.	Hong Kong	100.000000%	Kodak Polychrome Graphics Company Ltd.
Kodak Polychrome Graphics China Co. Ltd.	China	100.000000%	Kodak Polychrome Graphics Company Ltd.
Kodak Polychrome Graphics Company Ltd.	Barbados	100.000000%	Eastman Kodak Company
Kodak Polychrome Graphics Cono Sur SA	Uruguay	100.000000%	Kodak Polychrome Graphics Company Ltd.
Kodak Polychrome Graphics Export SAFI	Uruguay	100.000000%	Kodak Polychrome Graphics Company Ltd.
Kodak Polychrome Graphics Finance UK Ltd.	United Kingdom	100.000000%	Kodak Limited
Kodak Polychrome Graphics Madeira Servicos Ltd.	Barbados	50.000000%	Merrydown Limited
Kodak Polychrome Graphics Madeira Servicos Ltd.	Barbados	50.000000%	Kodak Polychrome Graphics Company Ltd.
Kodak Polychrome Graphics Netherlands Antilles NV	Curacao	100.000000%	Kodak Polychrome Graphics Company Ltd.
Kodak Portuguesa Limited	New York	100.000000%	Eastman Kodak Company
Kodak Realty, Inc.	New York	100.000000%	Eastman Kodak Company
Kodak SA/NV	Belgium	35.021700%	Eastman Kodak International Capital Company, Inc.

Schedule 5 02(i)—Existing Investments—dated as of 3-22-2013.xls; Ownership %'s

Schedule 5.02(i)—Existing Investments—dated as of 3/22/2013

<u>sub</u>	<u>incorporated in</u>	<u>percent</u>	<u>parent</u>
Kodak SA/NV	Belgium	31.973500%	Eastman Kodak Holdings B.V.
Kodak SA/NV	Belgium	30.995500%	Kodak Nederland BV
Kodak SA/NV	Belgium	0.000800%	Eastman Kodak Company
Kodak SA/NV	Belgium	2.008500%	Kodak Graphic Communications Canada Company
Kodak S.p.A.	Italy	99.998000%	Eastman Kodak Company
Kodak S.p.A.	Italy	0.002000%	Eastman Kodak International Capital Company, Inc.
Kodak Societe Anonyme	Switzerland	100.000000%	Eastman Kodak International Capital Company, Inc.
Kodak Unterstützungsgesellschaft mbH	Germany	100.000000%	Kodak Holding GmbH
Kodak Venezuela, S.A.	Venezuela	100.000000%	Eastman Kodak Company
Kodak Versamark Europe SA	Switzerland	100.000000%	Eastman Kodak Holdings B.V.
Kodak, S.A.	Spain	99.990000%	Eastman Kodak Company
Kodak, S.A.	Spain	0.010000%	Eastman Kodak International Capital Company, Inc.
KPG Finance (Barbados) SRL	Barbados	100.000000%	Kodak Polychrome Graphics Company Ltd.
Laboratoires Kodak S.A.S.	France	100.000000%	Kodak S.A.
Laser-Pacific Media Corporation	Delaware	100.000000%	Eastman Kodak Company
NPEC Inc.	California	100.000000%	Eastman Kodak Company
Pakon, Inc.	Indiana	100.000000%	Eastman Kodak Company
Project Ceylon Limited	England	100.000000%	Kodak Limited
Qualex Inc.	Delaware	100.000000%	Eastman Kodak Company
RPB Marketing Company	Japn	100.000000%	Kodak Japan Ltd.
SAS Villiot-Marne	France	100.000000%	Kodak S.A.
Shanghai Da Hai Camera Co., Ltd.	China	25.000000%	Kodak (China) Limited
Shanghai Da Hai Camera Co., Ltd.	China	75.000000%	Kodak (China) Investment Company Limited
Wheeling Insurance Ltd.	Bermuda	100.000000%	Eastman Kodak Company
Yamanashi RPB Supply Company	Japan	100.000000%	Kodak Japan Ltd.

Schedule 5 02(i)—Existing Investments—dated as of 3-22-2013.xls; Ownership %'s

SCHEDULE 5.02(L)
CERTAIN RESTRICTIONS

None.

SCHEDULE 5.02(O)

SALE LEASEBACK TRANSACTIONS

1. In March 2012, there was a sale-leaseback transaction of Kodak de Mexico S.A. de C.V.'s Guadalajara, Mexico Facility. This transaction failed sales-leaseback accounting, which resulted in a deferred gain being recorded of MP 445M. The Kodak de Mexico entity was closed as of October 1, 2012, and the gain moved to Kodak Mexicana, and is expected to be released on March 31, 2013, with the termination of contractual lease obligations.
2. Proposed sale of certain portions of Eastman Kodak Company's "Kodak Office" at 343 State Street, Rochester, NY 14650.
3. Proposed sale of property located in Mountain City, Tennessee owned by FPC, Inc., a Kodak Company.

SCHEDULE 5.03(A)

ADJUSTMENTS TO MINIMUM CONSOLIDATED ADJUSTED EBITDA

Upon consummation of (x) the disposition of the assets or business of the Borrower assigned the code name "Rockford" and/or (y) the disposition of the assets or business of the Borrower assigned the code name "Walden" (each such disposition, an "Applicable Disposition"; and the assets or business so disposed, each a "Disposed Business"), the amounts set forth in the table in Section 5.03(a) (the "Covenant EBITDA Amounts") for the period in which such Applicable Disposition occurs and for each subsequent period shall be adjusted in accordance with the following principles:

- The Adjusted EBITDA projected to be generated by such Disposed Business during the fiscal month in which such Applicable Disposition occurs and during each subsequent month, as adjusted to reflect the covenant cushion for each such month set forth in the financial model dated January 29, 2013 posted to the private-side Lenders on February 4, 2013 (the "Model"), shall be removed from the projected consolidated monthly Adjusted EBITDA set forth in the Model. The adjustment for the fiscal month in which the Applicable Disposition occurs shall be made on a pro rata basis so that the adjustment shall be made only with respect to the period of time following the date of disposition (e.g., if the Applicable Disposition occurs on the 15th of such month, the adjustment described in the preceding sentence for such month shall be multiplied by 50% (to reflect the fact that the Disposed Business was owned for one-half of such month), and if Applicable Disposition occurs on the 20th of such month, the adjustment described in the preceding sentence for such month shall be multiplied by 33% (to reflect the fact that the Disposed Business was owned for two-thirds of such month).
- Additional expenses in an amount equal to (x) \$3.5 million per fiscal month (if the Disposed Business is Rockford) or (y) \$2.0 million per fiscal month (if the Disposed Business is Walden) shall be added into the Model (without any "cushion"), to reflect the "stranded cost factor" associated with the applicable Disposed Business. With respect to the fiscal month in which the Applicable Disposition occurs, such expenses shall be added on a pro rata basis in the manner described in the last sentence of the preceding bullet point.
- The Covenant EBITDA Amounts for each applicable period shall be modified by the sum of the adjustments to projected consolidated monthly EBITDA described in the preceding two bullet points for such period.

The calculation of the adjustments described above and the Covenant EBITDA Amounts shall be agreed between the Borrower and the Agent, acting in good faith, no later than 5 Business Days after an Applicable Disposition, and (i) a revised table showing the "Minimum Consolidated Adjusted EBITDA" for each applicable period shall be posted to the Lenders and (ii) the calculations showing the determination of such revised amounts shall be posted to the private-side Lenders. Upon such posting, the table in Section 5.03(a) of this Agreement shall be deemed modified to reflect the information set forth in such table posted to Lenders, notwithstanding anything to the contrary in Section 9.01 of this Agreement.

The attached slide provides an example of the adjustments that would be made to minimum Consolidated Adjusted EBITDA, assuming a sale of Walden on April 30, 2013 and a sale of Rockford on July 31, 2013.

SCHEDULE 6.01(F)

JUDGMENTS

<u>Case No. / Matter</u>	<u>Kodak Party</u>	<u>Other Party</u>	<u>Venue</u>
03-930139/2010 DHL	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual—SP	Brazil
0007292 - 65.2005.4.03.6103/ INCOME TAX 91/92	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual—SP	Brazil
3.066.612/VAT STATE OF SP, DHL EXPORTATION	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual—SP	Brazil
967403	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
973.014	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda do Estado de São Paulo	Brazil
145.738	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
1314995	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual—SP	Brazil
583.00.2005.061.270	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Canadá Color Vídeo— Foto—Som Ltda	Brazil
1069186-0/4	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Paulo Afonso Cotta	Brazil
000.05.070670	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Gretag Imaging do Brasil, Importação Comércio e Se	Brazil
2009.135.14335	Kodak da Amazônia Indústria e Comércio Ltda.	Secretaria do Estado da Fazenda do Rio de Janeiro	Brazil
13884.002311/2004-99	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
301-33333	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
10283-720.630/2008-94	Kodak da Amazônia Indústria e Comércio Ltda.	União Federal	Brazil
0263043-53.2011.8.04.0001	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e	Flashmed	Brazil

001.05.045558-4	Comércio Ltda. Kodak da Amazônia Indústria e Comércio Ltda.	Syncrofilm	Brazil
18 O 635/05	Kodak GmbH and Kodak Holding GmbH	KFS Fotolabore GmbH	Germany
221 former employees have filed unfair termination and related individual or group employee claims which relate to Kodak Chalon Plant	Kodak (France) EKSarl (Switzerland)	Former employees	France

Additional Matters:

1. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2006-7.
2. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2007-8.
3. Eastman Business Park expects it will be necessary to incur operating costs and capital expenditures to comply with future National Emission Standards for Hazardous Air Pollutants (NESHAP) promulgated by USEPA in accordance with the Clean Air Act Amendments of 1990; including the boiler MACT (anticipated to be promulgated in 2012 with compliance required in 2015). These costs will not be incurred by Kodak if sale of EBP Utilities to RED is closed as anticipated.
4. Eastman Kodak Company (or a predecessor) has identified remedial obligations and established financial reserves for remedial actions at facilities at the following locations:
 - a. Eastman Business Park (Rochester, NY)
 - b. Middleway, WV
5. Claims have been filed in the bankruptcy cases against Eastman Kodak Company or NPEC by the following:
 - a. Bayer and its subsidiary STWB for indemnification related to former Sterling Sites, including the Lower Passaic River Study Area;
 - b. The U.S. Department of Justice and the New York Department of Environmental Conservation for potential damages to the Genesee River.

Agent's Office; Certain Address For Notices

BORROWER:

Eastman Kodak Company
343 State Street
Rochester, NY 14650
Attn: General Counsel
Tel: 585-724-4000
Fax: 585-724-9549
Email: Patrick.sheller@kodak.com
Website: www.kodak.com

ADMINISTRATIVE AGENT AND CO-COLLATERAL AGENT:

Citicorp North America, Inc.
Citigroup Global Loans
1615 Brett Road
New Castle, DE 19720
Attention: Tracey Wilson
Tel: 302-894-6094
Fax: 212-994-0849
Email: tracey.l.wilson@citi.com or glabfunitloansops@citi.com

CO-COLLATERAL AGENT:

Wells Fargo Capital Finance, LLC
2450 Colorado Avenue, Suite 3000 West
Santa Monica, CA 90404
Attention: Kevin Fong
Tel: 310-453-7222
Fax: 866-349-8858
Email: kevin.s.fong@wellsfargo.com

ISSUING BANK:

Citibank, N.A.
c/o Citicorp North America, Inc.
3800 Citibank Center, Building B, 3rd Floor
Tampa, FL 33610
Attention: US Standby Letter of Credit Unit
Tel: 813-604-7049
Fax: 813-604-7187

[TO BE COMPLETED PRIOR TO ISSUANCE WITH: (1) APPROPRIATE LENDER INFORMATION, (2) THE EFFECTIVE DATE, UPON ISSUANCE TO AN INITIAL LENDER, OR THE DATE OF ASSIGNMENT, AND (3) A PRINCIPAL AMOUNT UP TO THE LENDER'S COMMITMENT]

U.S.\$ _____

FOR VALUE RECEIVED, the undersigned, EASTMAN KODAK COMPANY (the "Borrower"), HEREBY PROMISES TO PAY to the order of _____ (the "Lender") for the account of its Applicable Lending Office on the Termination Date (each as defined in the Credit Agreement referred to below) the principal sum of U.S.\$[AMOUNT OF THE LENDER'S COMMITMENT IN FIGURES] or, if less, the aggregate principal amount of the Revolving Loans made by the Lender to the Borrower pursuant to the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013, among the Borrower, the Lender and certain other lenders party thereto, and Citicorp North America, Inc., as Agent for the Lender and such other lenders (as amended or modified from time to time, the "Credit Agreement") outstanding on the Termination Date. Capitalized terms used, but not defined, in this Note are used with the meaning ascribed thereto in the Credit Agreement.

The Borrower promises to pay interest on the unpaid principal amount of each Revolving Loan from the date of such Revolving Loan until such principal amount is paid in full, at such interest rates, and payable at such times, as are specified in the Credit Agreement.

Both principal and interest are payable in lawful money of the United States of America to Citicorp North America, Inc., as Agent, at 1615 Brett Road, New Castle, DE 19720 Attn: Tracey Wilson, in same day funds. Each Revolving Loan owing to the Lender by the Borrower pursuant to the Credit Agreement, and all payments made on account of principal thereof, shall be recorded by the Lender and, prior to any transfer hereof, endorsed on the grid attached hereto which is part of this Promissory Note.

This Promissory Note is one of the Notes referred to in, and is entitled to the benefits of, the Credit Agreement. The Credit Agreement, among other things, (i) provides for the making of Revolving Loans by the Lender to the Borrower from time to time in an aggregate amount not to exceed at any time outstanding the U.S. dollar amount first above mentioned, the indebtedness of the Borrower resulting from each such Revolving Loan being evidenced by this Promissory Note and (ii) contains provisions for acceleration of the maturity hereof upon the happening of certain stated events and also for prepayments on account of principal hereof prior to the maturity hereof upon the terms and conditions therein specified.

IN WITNESS WHEREOF, the Borrower has caused this Promissory Note to be executed by its duly authorized officer to evidence the Revolving Loans made under the Credit Agreement.

Date: _____, _____

EASTMAN KODAK COMPANY

By _____
Name:
Title:

ALLONGE TO PROMISSORY NOTE
DATED _____, 20__
OF
EASTMAN KODAK COMPANY
REVOLVING LOANS AND PAYMENTS OF PRINCIPAL

Date	Amount of Revolving Loan	Amount of Principal Paid or Prepaid	Unpaid Principal Balance	Notation Made By
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Citicorp North America, Inc.,
as Agent for the Lenders party
to the Credit Agreement

Citigroup Global Loans
1615 Brett Road
New Castle, DE 19720

Attention: Tracey Wilson

[Date]

Attention: []

Ladies and Gentlemen:

The undersigned, Eastman Kodak Company (the "Borrower"), refers to the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013 (as amended or modified from time to time, the "Credit Agreement"), among the Borrower, the Lenders party thereto and Citicorp North America, Inc., as Agent for said Lenders, and hereby gives you notice, irrevocably, pursuant to Section 2.02 of the Credit Agreement that the undersigned hereby requests a Borrowing under the Credit Agreement, and in that connection sets forth below the information relating to such Borrowing (the "Proposed Borrowing") as required by Section 2.02(a) of the Credit Agreement (capitalized terms used, but not defined, in this Notice are used with the meaning ascribed thereto in the Credit Agreement):

- (i) The Business Day of the Proposed Borrowing is _____, 20__.
- (ii) The Type of Loans comprising the Proposed Borrowing is [Base Rate Loan] [Eurodollar Rate Loan].
- (iii) The aggregate amount of the Proposed Borrowing is \$_____.
- [(iv) The initial Interest Period for each Eurodollar Rate Loan made as part of the Proposed Borrowing is _____month[s].]

The undersigned hereby certifies that the following statements are true on the date hereof, and will be true on the date of the Proposed Borrowing:

(A) the representations and warranties of the Borrower and each Loan Party contained in each Loan Document to which it is a party are true and correct as of the date hereof,

To be used for Eurodollar Rate Loans.

before and after giving effect to the Proposed Borrowing and to the application of the proceeds therefrom, as though made on the date hereof;

(B) no event has occurred and is continuing, or would result from the Proposed Borrowing or from the application of the proceeds therefrom, that constitutes a Default;

(C) the making of the Proposed Borrowing will not violate any requirement of law and is not enjoined, temporarily, preliminarily or permanently; and

(D) no Borrowing Base Deficiency will exist after giving effect to the Proposed Borrowing and to the application of the proceeds therefrom.

Very truly yours,

EASTMAN KODAK COMPANY

By _____

Name:

Title:

Reference is made to the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013 (as amended, restated, supplemented or modified from time to time, the “Credit Agreement”) among Eastman Kodak Company, as borrower, the Lenders (as defined in the Credit Agreement) and Citicorp North America, Inc., as agent for the Lenders (the “Agent”). Terms defined in the Credit Agreement are used herein with the same meaning.

The “Assignor” and the “Assignee” referred to on Schedule 1 hereto agree as follows:

1. The Assignor hereby sells and assigns to the Assignee, and the Assignee hereby purchases and assumes from the Assignor, an interest in and to the Assignor’s rights and obligations under the Credit Agreement as of the date hereof equal to the amount of the Assignor’s Commitment specified on Schedule 1 hereto of all outstanding rights and obligations under the Credit Agreement as specified on Schedule 1 hereto together with participations in Letters of Credit held by the Assignor on the date hereof. After giving effect to such sale and assignment, the Assignee’s Commitment and the amount of the Loans owing to the Assignee will be as set forth on Schedule 1 hereto.

2. The Assignor (i) represents and warrants that it is the legal and beneficial owner of the interest being assigned by it hereunder and that such interest is free and clear of any adverse claim; (ii) makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with the Credit Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, the Credit Agreement or any other instrument or document furnished pursuant thereto; and (iii) makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under the Loan Documents or any other instrument or document furnished pursuant thereto; [and (iv) attaches the Notes[, if any] held by the Assignor [and requests that the Agent exchange such Note for a new Note payable to the order of [the Assignee in an amount equal to the Commitment assumed by the Assignee pursuant hereto or new Notes payable to the order of the Assignee in an amount equal to the Commitment assumed by the Assignee pursuant hereto and] the Assignor in an amount equal to the Commitment retained by the Assignor under the Credit Agreement, [respectively,] as specified on Schedule 1 hereto].

3. The Assignee (i) confirms that it has received a copy of the Credit Agreement and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into this Assignment and Acceptance; (ii) agrees that it will, independently and without reliance upon the Agent, the Assignor or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Credit Agreement;

(iii) confirms that it is an Eligible Assignee; (iv) appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under the Credit Agreement as are delegated to the Agent by the terms thereof, together with such powers and discretion as are reasonably incidental thereto; (v) agrees that it will perform in accordance with their terms all of the obligations that by the terms of the Credit Agreement are required to be performed by it as a Lender; and (vi) attaches any U.S. Internal Revenue Service forms required under Section 2.14(e) of the Credit Agreement.

4. Following the execution of this Assignment and Acceptance, it will be delivered to the Agent for acceptance and recording by the Agent. The effective date for this Assignment and Acceptance (the "Assignment Effective Date") shall be the date of acceptance hereof by the Agent, unless otherwise specified on Schedule 1 hereto.

5. Upon such acceptance and recording by the Agent, as of the Assignment Effective Date, (i) the Assignee shall be a party to the Credit Agreement and, to the extent provided in this Assignment and Acceptance, have the rights and obligations of a Lender thereunder and (ii) the Assignor shall, to the extent provided in this Assignment and Acceptance, relinquish its rights and be released from its obligations under the Credit Agreement.

6. Upon such acceptance and recording by the Agent, from and after the Assignment Effective Date, the Agent shall make all payments under the Credit Agreement and the applicable Notes in respect of the interest assigned hereby (including, without limitation, all payments of principal, interest and facility fees with respect thereto) to the Assignee. The Assignor and Assignee shall make all appropriate adjustments in payments under the Credit Agreement and the applicable Notes for periods prior to the Assignment Effective Date directly between themselves.

7. This Assignment and Acceptance shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

8. This Assignment and Acceptance may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of Schedule 1 to this Assignment and Acceptance by telecopier shall be effective as delivery of a manually executed counterpart of this Assignment and Acceptance.

IN WITNESS WHEREOF, the Assignor and the Assignee have caused Schedule 1 to this Assignment and Acceptance to be executed by their officers thereunto duly authorized as of the date specified thereon.

AMENDED AND RESTATED SECURITY AGREEMENT

Dated March 22, 2013

From

The Grantors referred to herein

as Grantors

to

Citicorp North America, Inc.

as Agent

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AMENDED AND RESTATED SECURITY AGREEMENT

AMENDED AND RESTATED SECURITY AGREEMENT dated as of March 22, 2013 (this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement, defined herein) (the "**Borrower**"), and the Subsidiaries of the Borrower listed on the signature pages hereof, each of which is a debtor and debtor-in-possession, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Subsidiaries, collectively, the "**Grantors**"), to Citicorp North America, Inc., as Agent (in such capacity, together with any successor Agent appointed pursuant to Article VIII of the Credit Agreement, the "**Agent**") for the Secured Parties (as defined in the Credit Agreement, defined herein).

PRELIMINARY STATEMENTS.

(1) Reference is made to the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013, among the Borrower, the Subsidiaries of the Borrower party thereto, the Agent and Lenders from time to time party thereto (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**").

(2) Each Grantor is the owner of the shares of stock or other equity interests in its Subsidiaries set forth on Part I of Schedule I hereto and issued by the Persons named therein (such shares of stock or other equity interests, the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(3) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Deposit Accounts**").

(4) The Borrower is the owner of an L/C Cash Deposit Account (as defined in the Credit Agreement) created in accordance with the Credit Agreement and subject to the security interest granted under this Agreement on terms and conditions acceptable to the Agent.

(5) It is a condition precedent to the making of Loans and the issuance of Letters of Credit by the Lenders under the Credit Agreement that the Grantors shall supplement the Orders, without in any way diminishing or limiting the effect of the Orders or the security interest, pledge and Lien granted thereunder, by more fully setting forth in this Agreement their respective rights in connection with such security interest, pledge and Lien. Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(6) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement as such terms are defined in such

Article 8 or 9. “UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; *provided* that, if perfection or the effect of perfection or non perfection or the priority of the security interest in any Collateral is governed (or would be governed, absent the Orders) by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make Loans and issue Letters of Credit under the Credit Agreement, each Grantor hereby agrees with the Agent for the ratable benefit of the Secured Parties as follows:

Section 1. GRANT OF SECURITY. In addition to the security interest set forth in the Orders, each Grantor hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in such Grantor’s right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the “*Collateral*”) (*provided, however*, that notwithstanding anything herein to the contrary, in no event shall the Collateral include or the security interest granted under this Section 1 hereof attach to: (A) any deposit account for taxes, payroll, employee benefits or similar items and any other account or financial asset in which such security interest would be unlawful or in violation of any Plan or employee benefit agreement, (B) any lease, license, contract, or agreement or other property right (including any United States of America intent-to-use trademark or service mark application), to which any Grantor is a party or of any of its rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in: (x) the abandonment, invalidation, unenforceability or other impairment of any right, title or interest of any Grantor therein, or (y) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, agreement or other property right pursuant to any provision thereof, in the case of each of clause (x) and (y) to the extent the applicable provision is not rendered ineffective by applicable law or the Orders, (C) any of the outstanding capital stock of a CFC in excess of 65% of the voting power of all classes of capital stock of such CFC entitled to vote, or (D) if and to the extent invoked pursuant to the Orders, proceeds in an amount equal to the Carve-Out):

(a) all equipment in all of its forms, including, without limitation, all machinery, tools, motor vehicles, vessels, aircraft and furniture, and all parts thereof and all accessions thereto, including, without limitation, computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the “*Equipment*”);

(b) all inventory in all of its forms, including, without limitation, (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including, without limitation, goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including, without

limitation, computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the “Inventory”);

(c) (i) all accounts, instruments (including, without limitation, promissory notes), deposit accounts, chattel paper, general intangibles (including, without limitation, payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the “Receivables”), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the “Related Contracts”), and (ii) all commercial tort claims, whether or not now or hereafter described on Schedule X hereto;

(d) the following (the “Security Collateral”):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional shares of stock and other equity interests from time to time acquired by such Grantor in any manner of (X) the issuers of the Initial Pledged Equity and (Y) each other Subsidiary of such Grantor, provided that (1) the stock of any Subsidiary held by a CFC or held by a Subsidiary of a CFC shall not be required to be pledged and (2) not more than 65% of the voting equity in any CFC shall be subject to the pledge hereunder (such shares and other equity interests, together with the Initial Pledged Equity, being the “Pledged Equity”), and the certificates, if any, representing such additional shares or other equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such shares or other equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the “Pledged Debt”) and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or

otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in a securities account or commodity account, all security entitlements with respect to all financial assets from time to time credited to the L/C Cash Deposit Account and all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including, without limitation, all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedge Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including, without limitation, (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Deposit Accounts, the L/C Cash Deposit Account and all funds and financial assets from time to time credited thereto (including, without limitation, all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Deposit Accounts or the L/C Cash Deposit Account;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Agent

for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the “**Intellectual Property Collateral**”):

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto (“**Patents**”);

(ii) all trademarks, service marks, domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby (“**Trademarks**”);

(iii) all copyrights, including, without limitation, copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered (“**Copyrights**”); all confidential and proprietary information, including, without limitation, know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including, without limitation, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, “**Trade Secrets**”), and all other intellectual, industrial and intangible property of any type, including, without limitation, industrial designs and mask works;

(iv) all registrations and applications for registration for any of the foregoing, including, without limitation, those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, licenses and covenants providing for the granting of any right in or to any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary (“**IP Agreements**”); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) fixtures related to real property the title to or possession of which is held by a Grantor; and

(j) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including, without limitation, proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

Section 2. SECURITY FOR OBLIGATIONS. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the Orders, this Agreement secures, in the case of each Grantor, the payment of all obligations of such Grantor and the Subsidiaries of the Borrower now or hereafter existing under (a) the Loan Documents and (b) to the extent constituting Obligations, the Secured Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), fees, premiums, penalties, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings) (all such obligations being the "**Secured Obligations**") owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and would be owed by such Grantor or Subsidiary of the Borrower, as applicable, to any Secured Party under the Loan Documents or Secured Agreements but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Borrower.

Section 3. GRANTORS REMAIN LIABLE. Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 4. DELIVERY AND CONTROL OF SECURITY COLLATERAL. (i) All certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered following the date of this Agreement, without further order from the Bankruptcy Court, to be held by or on behalf of the Agent pursuant hereto and the Intercreditor Agreement, and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Agent except to the extent that such transfer or assignment is (x) prohibited by applicable law, including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases or (y) subject to certain corporate actions by the

holders or issuers of non-US Initial Pledged Equity which have not occurred as of the Effective Date and governmental approvals or consents to pledge or transfer with respect to the issuers of non-US Pledged Equity which have not yet been obtained as to which Grantor shall, to the extent permitted by and in accordance with the Orders and without further notice from the Bankruptcy Court, use commercially reasonable efforts to complete as soon as practicable after the date hereof.

(a) With respect to any Security Collateral representing interests in Subsidiaries in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, use commercially reasonable efforts to cause the issuer thereof to agree in an authenticated record with such Grantor and the Agent that upon notice from the Agent that an Event of Default has occurred and is continuing, such issuer will comply with instructions with respect to such security originated by the Agent without further consent of such Grantor, such authenticated record to be in form and substance reasonably satisfactory to the Agent. Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of other Security Collateral as provided in Section 4(e) below.

(b) With respect to any securities or commodity account, any Security Collateral that constitutes a security entitlement as to which the financial institution acting as Agent hereunder is not the securities intermediary, upon the request of the Agent upon the occurrence and during the continuance of an Event of Default the relevant Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, use its commercially reasonable efforts to cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Agent as the entitlement holder thereof.

(c) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default each Grantor shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, cause the Security Collateral to be registered in the name of the Agent or such of its nominees as the Agent shall direct, subject only to the revocable rights specified in Section 12(a). In addition, the Agent shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court and have the right, upon the occurrence and during the continuance of an Event of Default, to convert Security Collateral consisting of financial assets credited to any securities account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to any securities or commodity account. In addition, the Agent shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to the L/C Cash Deposit Account.

(d) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 5. MAINTAINING THE ACCOUNT COLLATERAL. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has notice under any Loan Document shall remain unpaid, any Letter of Credit shall be outstanding or any Lender shall have any Commitment:

(a) Each Grantor will, to the extent permitted by and in accordance with the Orders and to the extent required by the Credit Agreement and without further order from the Bankruptcy Court, enter into an agreement with the financial institution holding each of its Deposit Accounts pursuant to which such financial institution shall agree with such Grantor and the Agent to, upon notice from the Agent upon the occurrence and during the continuance of an Event of Default, comply with instructions originated by the Agent directing the disposition of funds in such deposit account without the further consent of such Grantor, such agreement to be in form and substance reasonably satisfactory to the Agent (a "Deposit Account Control Agreement"), and, upon the occurrence and during the continuance of an Event of Default, instruct each Person obligated at any time to make any payment to such Grantor for any reason (an "Obligor") to make such payment to such a Deposit Account or the L/C Cash Deposit Account.

(b) The Agent may, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, at any time and without notice to, or consent from, the Grantor, transfer, or direct the transfer of, funds from the Deposit Accounts or the L/C Cash Deposit Account to satisfy the Grantor's obligations under the Loan Documents if an Event of Default shall have occurred and be continuing. As soon as reasonably practicable after any such transfer, the Agent agrees to give written notice thereof to the applicable Grantor.

Section 6. REPRESENTATIONS AND WARRANTIES. Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number as of the date hereof is set forth in Schedule V hereto. Within the twelve months preceding the date hereof, such Grantor has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto.

(b) Such Grantor is the legal and beneficial owner of the Collateral granted or purported to be granted by it free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement, by the Orders or Liens permitted under the Credit Agreement. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office.

except such as may exist on the date of this Agreement, have been filed in favor of the Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(c) All Equipment of such Grantor having a value in excess of \$5,000,000 and Inventory of such Grantor having a value in excess of \$5,000,000 as of the date hereof is located at the places specified therefor in Schedule VIII and Schedule IX hereto, respectively. Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(d) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$5,000,000 that has not been delivered to the Agent. All such Receivables or Agreement Collateral valued in excess of \$5,000,000 is listed on Schedule III attached hereto.

(e) All Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$5,000,000 for all such Security Collateral of the Grantors has been delivered to be held by or on behalf of the Agent in accordance with Section 4(a).

(f) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(g) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non assessable. The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory note, such promissory notes have been delivered to be held by or on behalf of the Agent in accordance with Section 4(a), and is not in default.

(h) The Initial Pledged Equity pledged by such Grantor constitutes, as of the date hereof, all of the issued and outstanding equity interests of the issuers thereof (or, in the case of any issuer that is a CFC, 100% of the non-voting equity interests (if any) of such issuer and 65% of the voting equity interests of such issuer) indicated on Part I of Schedule I hereto. The Initial Pledged Debt constitutes all of the outstanding Debt for Borrowed Money owed to such Grantor by the issuers thereof.

(i) Such Grantor has no Investment Property with a market value in excess of \$5,000,000 as of the date hereof, other than the Investment Property listed on Part III of Schedule I hereto.

(j) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(k) Such Grantor has no material deposit accounts subject to the grant or security in Section 1 of this Agreement as of the date hereof, other than the Deposit Accounts listed on Schedule II hereto.

(l) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$5,000,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(m) Upon entry of the Orders, the security interest created hereunder constitutes a legal, valid and perfected security interest in all Collateral to the extent set forth and with the priority set forth in the Orders; provided, however, that the Agent will receive a security interest, but not a first or second priority security interest, in (1) Collateral subject to Liens permitted by the terms of the Credit Agreement which Liens have priority over the security interests granted hereunder as a matter of law and (2) Collateral to the extent consented to by the Agent and approved by the Required Lenders (collectively, the "Specified Collateral").

(n) Upon entry of the Orders, no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor (ii) the perfection or maintenance of the security interest created in Collateral (having the priority required by the Intercreditor Agreement) other than the Specified Collateral created hereunder, except for the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Security Collateral issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity or (iii) the exercise by the Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(o) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(p) As to itself and its Intellectual Property Collateral:

(i) Except as set forth on Schedule IV hereto, to the knowledge of the Borrower, neither the operation of such Grantor's business nor the use of the Intellectual Property Collateral by Grantor in connection therewith conflicts with, infringes, misappropriates, dilutes, misuses or otherwise violates the Intellectual Property rights of any third party, except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and except for such failures to have exclusive ownership that are not reasonably expected to have a Material Adverse Effect.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Borrower, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain in full force and effect and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor that is registered or the subject of an application for registration.

(vi) Except as set forth on Schedule IV hereto, no claim has been asserted and is pending or to the knowledge of such Grantor, threatened, by any Person challenging the use of any Intellectual Property Collateral by a Grantor or the validity or enforceability of any such Intellectual Property Collateral, nor does the Borrower know of any valid basis for any such claim, except, in either case, for such claims that individually or in the aggregate are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or material impairment of any of the Intellectual Property Collateral.

(vii) Except as set forth on Schedule IV hereto, with respect to each material IP Agreement: (A) to the knowledge of the Borrower, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not

been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and, to the knowledge of such Grantor, no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) Such Grantor has used commercially reasonable efforts to maintain the confidentiality of the Trade Secrets of such Grantor and to protect such Trade Secrets from unauthorized use, disclosure, or appropriation and no such Trade Secrets have been disclosed by such Grantor other than to employees, representatives, agents, consultants and contractors of such Grantor or other Persons, all of whom are bound by written confidentiality agreements.

Section 7. FURTHER ASSURANCES. (ii) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement to the extent permitted by and in accordance with the Orders, at the expense of such Grantor and at the reasonable request of the Agent and without further order from the Bankruptcy Court, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Agent and to the extent permitted by and in accordance with the Orders, without further order from the Bankruptcy Court, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory note or other instrument or chattel paper, deliver and pledge to the Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) at the request of the Agent, take all action to ensure that the Agent's security interest is noted on any certificate of title related to any Collateral evidenced by a certificate of title; and (v) deliver to the Agent evidence that all other actions that the Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(a) Each Grantor hereby authorizes the Agent to file one or more financing or continuation statements, and amendments thereto, including, without limitation, one or more financing statements indicating that such financing statements cover all assets or all personal property of such Grantor and fixtures related to real property the title to or possession of which is

held by such Grantor (or words of similar effect) in the United States, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Agent to have filed such financing statements (including as a fixture filing), continuation statements or amendments filed prior to the date hereof.

(b) Each Grantor will furnish to the Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Agent may reasonably request, all in reasonable detail.

Section 8. AS TO EQUIPMENT AND INVENTORY. (iii) Each Grantor will keep its Equipment having a value in excess of \$5,000,000 and Inventory having a value in excess of \$5,000,000 (other than Inventory sold in the ordinary course of business) at the places therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Agent (or such lesser time as may be agreed by the Agent), at such other places designated by such Grantor in such notice.

(a) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including, without limitation, claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.01(b) of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 9. INSURANCE. (iv) Each Grantor will, at its own expense, maintain or cause to be maintained, insurance with respect to its Equipment and Inventory in such amounts, against such risks, in such form and with such insurers, as shall be customary for similar businesses of the size and scope of the Borrower on a consolidated basis, provided however that the Grantor may self insure to the extent consistent with prudent business practice to be applied in accordance with the Credit Agreement. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses, except for losses of less than \$12,500,000 per occurrence, to be paid, in accordance with the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Agent. So long as no Event of Default shall have occurred and be continuing, all property damage insurance payments received by the Agent in connection with any loss, damage or destruction of Inventory will be released by the Agent to the applicable Grantor. Each such policy shall in addition (i) name such Grantor and the Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Agent) as their interests may appear, (ii) provide that there shall be no recourse against the Agent for payment of premiums or other amounts with respect thereto, (iii) provide that at least 10 days' prior written notice of cancellation or of lapse shall be given to the Agent by the insurer and (iv) contain such other customary lender loss payee provisions as the Agent shall reasonably request. Each Grantor will, if so requested by the Agent and to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, deliver to the Agent certificates of insurance evidencing such insurance and, as often as

the Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Agent and to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 1(i) and cause the insurers to acknowledge notice of such assignment.

(a) Reimbursement under any liability insurance maintained by any Grantor pursuant to this Section 9 may be paid directly to the Person who shall have incurred damages covered by such insurance to be applied in accordance with the Credit Agreement. In case of any loss involving damage to Equipment or Inventory when subsection (c) of this Section 9 is not applicable, the applicable Grantor, to the extent determined to be in the business interest of such Grantor, will make or cause to be made the necessary repairs to or replacements of such Equipment or Inventory, and any proceeds of insurance properly received by or released to such Grantor shall be used by such Grantor, except as otherwise required hereunder, by the Credit Agreement or the Orders, to pay or as reimbursement for the costs of such repairs or replacements or, if such Grantor determines not to repair or replace such Equipment or Inventory, treat the loss or damage as a disposition under Section 5.02(e)(v) of the Credit Agreement.

(b) So long as no Event of Default shall have occurred and be continuing, all insurance payments received by the Agent in connection with any loss, damage or destruction of any Inventory or Equipment will be released by the Agent to the applicable Grantor to be applied in accordance with the Credit Agreement. Upon the occurrence and during the continuance of any Event of Default, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, all insurance payments in respect of such Equipment or Inventory shall be paid to the Agent and shall, in the Agent's sole discretion, (i) be released to the applicable Grantor for the repair, replacement or restoration thereof, (ii) be held as additional Collateral hereunder or applied as specified in Section 19(b) or (iii) be released to the Agent Sweep Account and applied as provided in Section 2.18(h) of the Credit Agreement.

Section 10. POST-CLOSING CHANGES; COLLECTIONS ON ASSIGNED AGREEMENTS AND RECEIVABLES. (v) No Grantor will change its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement without first giving at least 15 Business Days prior written notice to the Agent, or such lesser period of time as agreed by the Agent, and taking all action reasonably required by the Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including, without limitation, the Assigned Agreements and Related Contracts, and will permit representatives of the Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.01(e) of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will forthwith notify the Agent of such organizational identification number.

(a) Except as otherwise provided in this subsection (b), each Grantor will continue to collect, at its own expense, all amounts due or to become due such Grantor under the

Assigned Agreements and Receivables. In connection with such collections, such Grantor may take (and, at the Agent's direction, will take) such action as such Grantor or the Agent may deem necessary or advisable to enforce collection of the Assigned Agreements and Receivables; *provided, however*, that the Agent shall have the right at any time, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including, without limitation, those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including, without limitation, instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement) to be deposited in the Agent Sweep Account in the United States and either (A) released to such Grantor so long as no Event of Default shall have occurred and be continuing or (B) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b) of this Agreement or as provided in Section 2.18(h) of the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

Section 11. AS TO INTELLECTUAL PROPERTY COLLATERAL. (vi) With respect to each item of its Intellectual Property Collateral material to the business of the Borrower and its Subsidiaries, each Grantor agrees to take, at its expense, all commercially reasonable steps as determined in Grantor's reasonable discretion, including, without limitation, in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authority, to (i) maintain the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including, without limitation, the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other governmental authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, the filing of divisional, continuation, continuation-in-part, reissue and renewal applications or extensions, the payment of maintenance fees and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings initiated by third parties, in each case except where the failure to so file, register, maintain or participate is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Agent, which shall not be

unreasonably withheld or delayed, discontinue use of or otherwise abandon any such material Intellectual Property Collateral, or abandon any right to file an application for patent, trademark, or copyright, unless such Grantor shall have reasonably determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer reasonably necessary or desirable in the conduct of such Grantor's business and that the loss thereof would not be reasonably likely to have a Material Adverse Effect.

(a) Until the termination of the Credit Agreement, each Grantor agrees to provide, annually to the Agent an updated Schedule of its Patents, Trademarks and registered Copyrights.

(b) In the event that any Grantor becomes aware that any item of the Intellectual Property Collateral is being infringed, misappropriated or otherwise violated by a third party in any material respect, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including, without limitation, suing for infringement, misappropriation or other violation and for an injunction against such infringement, misappropriation or other violation.

(c) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including, without limitation, taking all reasonable steps which it deems appropriate under the circumstances to maintain substantially the quality of any and all products or services used or provided in connection with any of the Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking all reasonable steps which it deems appropriate under the circumstances to ensure that all licensed users of any of the Trademarks use such consistent standards of quality.

(d) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(e) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Agent with such written notice, or otherwise authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Agent (an "**IP Security Agreement Supplement**") identifying the Intellectual Property Collateral pledged by such Grantor, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

Section 12. VOTING RIGHTS; DIVIDENDS; ETC. (vii) So long as no Default under Section 6.01(a) or (e) of the Credit Agreement shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; *provided, however*, that any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, be promptly delivered to be held by or on behalf of the Agent as Security Collateral and shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Subject to the Orders, upon the occurrence and during the continuance of a Default under Section 6.01(a) or (e) of the Credit Agreement:

(i) All rights of each Grantor (x) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 12(a)(i) shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, upon notice to such Grantor by the Agent, cease and (y) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 12(a)(ii) shall automatically cease, and all such rights shall thereupon become vested in the Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 12(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 13. AS TO THE ASSIGNED AGREEMENTS. (viii) Each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, at its expense:

(i) perform and observe all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Agent; and

(ii) furnish to the Agent promptly upon receipt thereof copies of all notices of defaults in excess of \$25,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Agent may reasonably request and (B) upon request of the Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in Section 5 so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b).

Section 14. AS TO LETTER-OF-CREDIT RIGHTS AND COMMERCIAL TORT CLAIMS. (ix) Except as otherwise permitted by the Credit Agreement, this Agreement and the Orders, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Agent, hereby assigns to the Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Agent, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$5,000,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Agent and deliver written evidence of such consent to the Agent.

(a) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, promptly upon request by the Agent, (i) notify (and such Grantor hereby authorizes the Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Agent or its designee and (ii) arrange for the Agent to become the transferee beneficiary of letter of credit.

(b) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$20,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 15. TRANSFERS AND OTHER LIENS; ADDITIONAL SHARES. (x) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(a) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.01(i) of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 16. AGENT APPOINTED ATTORNEY IN FACT. Each Grantor hereby irrevocably appoints the Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, upon the occurrence and during the continuance of an Event of Default, in the Agent's discretion, to take any action and to execute any instrument, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, that the Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation:

(a) to obtain and adjust insurance required to be paid to the Agent pursuant to Section 9,

(b) to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(c) to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above, and

(d) to file any claims or take any action or institute any proceedings that the Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Agent with respect to any of the Collateral.

Section 17. AGENT MAY PERFORM. If any Grantor fails to perform any agreement contained herein, the Agent may, but without any obligation to do so, upon notice to the Borrower of at least five Business Days in advance and if the Borrower fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Agent incurred in connection therewith shall be payable by such Grantor under Section 20.

Section 18. THE AGENT'S DUTIES. (xi) The powers conferred on the Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(a) Anything contained herein to the contrary notwithstanding, the Agent may from time to time, when the Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Borrower, any other Persons) subagents (each a "**Subagent**") for the Agent hereunder with respect to all or any part of the Collateral. In the event that the Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Agent, for the ratable benefit of the Secured Parties, as security for the Secured Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Agent, with all rights, powers, privileges, interests and remedies of the Agent hereunder with respect to such Collateral, and (iii) the term "Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Agent.

Section 19. REMEDIES. Subject to the Orders, if any Event of Default shall have occurred and be continuing:

(a) The Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Agent forthwith, assemble all or part of the Collateral as directed by the Agent and make it available to the Agent at

a place and time to be designated by the Agent that is reasonably convenient to both parties; (ii) subject to applicable law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases), without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.01(e) of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including, without limitation, (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including, without limitation, those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, including the Bankruptcy Code or any Order entered in connection with the Cases, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned.

(b) Any cash held by or on behalf of the Agent and all cash proceeds received by or on behalf of the Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral may, in the discretion of the Agent, be held by the Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Agent for the ratable benefit of the Secured Parties against, all or any part of the Secured Obligations, in accordance with Section 6.04 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.06 of the Credit Agreement, the Agent may, without notice to any Grantor except as required by law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases) and at any time or from time to time, charge, set off and otherwise apply all or any part of the Secured Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such sale or other disposition shall be included therein, and such Grantor shall supply to the Agent or its designee, to the extent practicable, tangible embodiments of such Grantor's know-how and expertise, and documents relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Agent takes any action with respect to the Collateral, including proceeds, the Agent shall provide to the Borrower such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Borrower as a basis for the preparation of the applicable Grantor's financial statements in accordance with GAAP.

With respect to the foregoing, the Agent shall provide the Borrower (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' written notice prior to taking the actions contemplated by this Section 19; *provided*, that the Agent may take the actions contemplated by this Section 19 without further order from the Bankruptcy Court.

Section 20. INDEMNITY AND EXPENSES. (xii) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including, without limitation, enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(a) Each Grantor will upon demand pay to the Agent the amount of any and all reasonable expenses, including, without limitation, the reasonable fees and expenses of its counsel and of any experts and agents, that the Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 21. AMENDMENTS; WAIVERS; ADDITIONAL GRANTORS; ETC. (xiii) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Agent and, with respect to any amendment, the Borrower on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and

for the specific purpose for which given. No failure on the part of the Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(a) Upon the execution and delivery by any Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a “**Security Agreement Supplement**”), such Person shall be referred to as an “**Additional Grantor**” and shall be and become a Grantor hereunder, and each reference in this Agreement and the other Loan Documents to “Grantor” shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the “Collateral” shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 22. CONFIDENTIALITY; NOTICES; REFERENCES. (xiv) The confidentiality provisions of Section 9.09 of the Credit Agreement shall apply to all information received by the Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.02 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral Agreement	Section 1(f)
Agreement Collateral	Preamble
Assigned Agreements	Section 1(e)
Borrower	Section 1(e)
Collateral	Preamble
Copyrights	Section 1
Credit Agreement	Section 1(g)(iii)
Deposit Account Control Agreement	Recitals (1)
Deposit Accounts	Section 5(a)
Equipment	Recitals (3)
Grantor, Grantors	Section 1(a)
Initial Pledged Debt	Preamble
Initial Pledged Equity	Recitals (2)
Intellectual Property Collateral	Recitals (2)
Inventory	Section 1(g)
IP Agreements	Section 1(b)
Obligor	Section 1(g)(v)
Patents	Section 5(a)
Pledged Debt	Section 1(g)(i)
Pledged Equity	Section 1(d)(iv)
Receivables	Section 1(d)(iii)
	Section 1(c)

Related Contracts	Section 1(c)
Secured Obligations	Section 2
Security Collateral	Section 1(d)
Specified Collateral	Section 6(m)
Trademarks	Section 1(g)(ii)
Trade Secrets	Section 1(g)(iii)
UCC	Recitals (6)

Section 23. CONTINUING SECURITY INTEREST; ASSIGNMENTS UNDER THE CREDIT AGREEMENT. This Agreement shall create a continuing security interest in the Collateral and shall (a) remain in full force and effect until the latest of (i) the payment in full in cash of all Obligations (or in the case of Obligations under Secured Agreements, the making of arrangements reasonably satisfactory to the relevant counterparties with respect thereto) (other than contingent indemnification obligations for which no claim has been asserted), (ii) the termination in full of the Commitments and (iii) the latest date of expiration or termination of all Letters of Credit (or receipt by the Agent of an irrevocable notice from each Issuing Bank with a Letter of Credit outstanding that it will not seek to enforce any rights that it has or may have in accordance with Section 2.03 of the Credit Agreement against the Agent or the Lenders), (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.08 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including, without limitation, all or any portion of its Commitments, the Loans owing to it and the Note or Notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 24. RELEASE; TERMINATION. (xv) Upon any sale, lease, transfer or other disposition of any item of Collateral of any Grantor in accordance with the terms of the Loan Documents or as otherwise directed or required by any order of the Bankruptcy Court, the security interests granted under this Agreement by such Grantor in such Collateral shall immediately terminate and automatically be released and Agent will promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral held by it, and Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; *provided, however*, that no such documents shall be required unless such Grantor shall have delivered to the Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Agent and a certificate of such Grantor to the effect that the transaction is in compliance with the Loan Documents.

(a) The pledge and security interest granted hereby will be terminated as set forth in Section 9.16(b) of the Credit Agreement and upon such termination all rights to the Collateral shall revert to the applicable Grantor and the Agent will promptly deliver to the applicable Grantors all certificates representing any Pledged Equity or Pledged Debt, Receivables or other Collateral held by it.

Section 25. EXECUTION IN COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 26. GOVERNING LAW. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

Section 27. JURISDICTION; WAIVER OF JURY TRIAL. (xvi) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of the Bankruptcy Court and, if the Bankruptcy Court does not have (or abstains from jurisdiction), to the nonexclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in the Bankruptcy Court or any such New York State court, as applicable, or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.02 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that any party may otherwise have to bring any action or proceeding relating to this Agreement in the courts of any jurisdiction.

(a) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in the Bankruptcy Court or any New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(b) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 28. INTERCREDITOR AGREEMENT CONTROLLING. Notwithstanding anything herein to the contrary, the liens and security interests granted to the

Agent pursuant to this Agreement, the exercise of any right or remedy by the Agent hereunder and any obligation of any Grantor to take any action, in each case, with respect to the Collateral are subject to the limitations and provisions of the Intercreditor Agreement. In the event of any inconsistency between the terms or conditions of this Agreement and the terms and conditions of the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, prior to the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to the Term Loan Priority Collateral (as defined in the Intercreditor Agreement), (i) no Grantor shall be required to act or refrain from acting with respect to any Term Loan Priority Collateral (as defined in the Intercreditor Agreement) if compliance by such Grantor with such requirement would result in a breach of or constitute a default under the Intercreditor Agreement, (ii) the requirements of this Agreement to deliver any physical Collateral and any certificates, instruments or documents in relation thereto (or control thereof) to the Agent shall be deemed satisfied by delivery of such Collateral and such certificates, instruments or documents in relation thereto (or control thereof) to the New Money Term Loan Agent (as defined in the Intercreditor Agreement) and (iii) any provision of Section 4 requiring or authorizing any action by, or requiring that any action or delivery be satisfactory to, the Agent shall instead be deemed to require or authorize such action by, or that such action or delivery be satisfactory to, the New Money Term Loan Agent (as defined in the Intercreditor Agreement); *provided* that this clause (iii) shall not be applicable to the last sentence of Section 4(d).

Section 29. MARSHALLING. Neither the Agent nor the Secured Parties shall be required to marshal any present or future collateral security (including but not limited to the Collateral for, or other assurance of payment of, the Secured Obligations or any of them) or to resort to such collateral security or other assurances of payment in any particular order, and all of their rights and remedies hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising.

Section 30. INCONSISTENCY. In the event of any inconsistency or conflict between the provisions of this Agreement and the Orders, the provisions of the Orders shall govern.

IN WITNESS WHEREOF, each Grantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

By _____
Name:
Title:

EASTMAN KODAK INTERNATIONAL
CAPITAL COMPANY, INC.
FAR EAST DEVELOPMENT LTD.
FPC INC.
KODAK (NEAR EAST), INC.
KODAK AMERICAS, LTD.
KODAK IMAGING NETWORK, INC.
KODAK PORTUGUESA LIMITED
KODAK REALTY, INC.
LASER-PACIFIC MEDIA CORPORATION
PAKON, INC.
QUALEX INC.

By _____
Name:
Title:

KODAK PHILIPPINES, LTD.
NPEC INC.

By _____
Name:
Title:

To each of the Lenders
party to the Credit Agreement
(as defined below) and to Citicorp North America, Inc.,
as Agent for such Lenders

Ladies and Gentlemen:

Reference is made to the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013 (as amended or modified from time to time, the "Credit Agreement") among Eastman Kodak Company, as borrower, the Lenders (as defined in the Credit Agreement) and Citicorp North America, Inc., as agent for the Lenders (the "Agent"). Terms defined in the Credit Agreement are used herein with the same meaning.

Section 1. Guaranty; Limitation of Liability. (a) The undersigned is a Subsidiary Guarantor and hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all Guaranteed Obligations, and agrees to pay any and all expenses (including, without limitation, fees and expenses of counsel) incurred by the Agent or any Lender in enforcing any rights under this Guaranty Supplement, the Guaranty or any other Loan Document. Without limiting the generality of the foregoing, the undersigned's liability shall extend to all amounts that constitute part of the applicable Guaranteed Obligations and would be owed by any other Loan Party to the Agent or any Lender under or in respect of the Loan Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party.

(b) The undersigned, and by its acceptance of this Guaranty Supplement, the Agent and each Lender, hereby confirms that it is the intention of all such Persons that this Guaranty Supplement, the Guaranty and the obligations of the undersigned hereunder and thereunder not constitute a fraudulent transfer or conveyance for purposes of Bankruptcy Code or any similar foreign, federal or state law to the extent applicable, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty Supplement, the Guaranty and the obligations of the undersigned hereunder and thereunder. To effectuate the foregoing intention, the Agent, the Lenders and the undersigned hereby irrevocably agree that the obligations of the undersigned under this Guaranty Supplement and the Guaranty at any time shall be limited to the maximum

amount as will result in the obligations of the undersigned under this Guaranty Supplement and the Guaranty not constituting a fraudulent transfer or conveyance.

(c) The undersigned hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty Supplement, the Guaranty or any other guaranty, the undersigned will contribute, to the maximum extent permitted by applicable law, such amounts to each other Guarantor and each other guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

Section 2. Obligations Under the Guaranty. The undersigned hereby agrees, as of the date first above written, to be bound as a Guarantor by all of the terms and conditions of the Guaranty to the same extent as each of the other Guarantors thereunder. The undersigned further agrees, as of the date first above written, that each reference in the Guaranty to an "Additional Guarantor" or a "Guarantor" shall also mean and be a reference to the undersigned, and each reference in any other Loan Document to a "Subsidiary Guarantor" or a "Loan Party" shall also mean and be a reference to the undersigned.

Section 3. Representations and Warranties. The undersigned hereby makes each representation and warranty set forth in Section 4.01 of the Credit Agreement to the same extent as each other Guarantor.

Section 4. Delivery by Telecopier. Delivery of an executed counterpart of a signature page to this Guaranty Supplement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Guaranty Supplement.

Section 5. Governing Law; Jurisdiction; Waiver of Jury Trial, Etc. (a) THIS GUARANTY SUPPLEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

(b) SUBMISSION TO JURISDICTION. THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE NONEXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT

OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. THE UNDERSIGNED AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS GUARANTY SUPPLEMENT, THE GUARANTY OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE AGENT, ANY LENDER OR ANY ISSUING BANK MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT AGAINST THE BORROWER OR ANY OTHER LOAN PARTIES OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) WAIVER OF VENUE. THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. THE UNDERSIGNED HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(d) SERVICE OF PROCESS. THE UNDERSIGNED IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02 OF THE CREDIT AGREEMENT. NOTHING IN THIS GUARANTY SUPPLEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) THE UNDERSIGNED HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). THE UNDERSIGNED HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT HAVE BEEN INDUCED TO ENTER INTO THIS GUARANTY SUPPLEMENT, THE GUARANTY AND THE OTHER LOAN DOCUMENTS

Very truly yours,

[NAME OF ADDITIONAL GUARANTOR]

By _____
Name:
Title:

BORROWING BASE CERTIFICATE

EASTMAN KODAK COMPANY

Borrowing Base Certificate

Period ending [], 20[]

[], 20[]

Citigroup North America, Inc., as Agent
Citigroup Global Loans
1615 Brett Road
New Castle, DE 19720

Pursuant to provisions of the Amended and Restated Debtor-In-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013, by and among Eastman Kodak Company, a New Jersey corporation (the "Borrower") the subsidiaries of the Borrower party thereto, the financial institutions and other institutional lenders party thereto and Citigroup North America, Inc., as agent (as it may be amended or otherwise modified from time to time, being the "Credit Agreement"; capitalized terms used herein but not defined herein being used herein as defined in the Credit Agreement), the undersigned, a Responsible Officer of the Borrower, hereby certifies and represents and warrants on behalf of the Borrower as follows:

The information contained in this certificate, and the attached information supporting the calculation of the Borrowing Base, is true, complete and correct as of the close of business on [], 20[].

By: _____
Name:
Title:

[TO BE DELIVERED SEPARATELY]

Eastman Kodak Company
U.S. 13-Week Cash Flow
(\$USD millions)

	1	2	3	4	5	6	7	8	9	10	11	12	13	Total
	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	
	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	
CASH RECEIPTS:														
Operating Receipts	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Net Intercompany Trade Receipts														
Other Receipts ⁽¹⁾														
Total Receipts	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
CASH DISBURSEMENTS:														
General Disbursements														
Payroll/Benefits														
Other Disbursements														
Total Disbursements	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Net Cash Flow, bef. Debt, and Restructuring	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Cumulative	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
RESTRUCTURING/INTEREST RELATED														
Restructuring Related and Interest Expense ⁽²⁾														
Total Restructuring/Interest Related	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Net Cash Flow, before Draw (Repay)	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Cumulative	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
DIP Term Loan Draw/(Repay)														
Jr. DIP Term Loan Draw/(Repay)														
DIP ABL Draw/(Repay)														
Net Cash Flow	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Cumulative	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning Operating Cash Balance	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending Operating Cash Balance	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning Pre-Petition Revolver	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending Pre-Petition Revolver	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning DIP ABL	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending DIP ABL⁽³⁾	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning DIP Term Loan	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending DIP Term Loan	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$

(1) Includes asset sales, intercompany advances and dividends, and other receipts.
(2) Includes professional fees, restructuring charges, fees and interest, utility deposits, and payments under various supplier motions.
(3) DIP availability includes impact of outstanding LCs and secured agreements of approximately \$[—].

INTERCREDITOR AGREEMENT

Dated as of

March 22, 2013

Among

CITICORP NORTH AMERICA, INC.,

as Representative with respect to the ABL Credit Agreement,

WILMINGTON TRUST, NATIONAL ASSOCIATION,

as Representative with respect to the New Money Term Loans
under the Term Loan Agreement,

WILMINGTON TRUST, NATIONAL ASSOCIATION,

as Representative with respect to the Junior Term Loans
under the Term Loan Agreement,

EASTMAN KODAK COMPANY

and

THE OTHER GRANTORS PARTY HERETO

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INTERCREDITOR AGREEMENT

INTERCREDITOR AGREEMENT (this "Agreement"), dated as of March 22, 2013, among CITICORP NORTH AMERICA, INC. ("CNAI"), as Representative with respect to the ABL Credit Agreement, WILMINGTON TRUST, NATIONAL ASSOCIATION ("Wilmington Trust"), as Representative with respect to the New Money Term Loans, WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative with respect to the Junior Term Loans, Eastman Kodak Company (the "Borrower"), and each of the other Grantors party hereto.

WHEREAS, the Borrower, the lenders party thereto, CNAI, as administrative agent (the "ABL Agent") and the lenders party thereto are parties to that certain Amended and Restated Debtor-in-Possession Revolving Credit Agreement, dated as of March 22, 2013 (the "ABL Credit Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Borrower, the lenders party thereto, Wilmington Trust, as administrative agent with respect to the New Money Term Loans (the "New Money Term Loan Agent"), Wilmington Trust, as administrative agent with respect to the Junior Term Loans (the "Junior Term Loan Agent") and the lenders party thereto are parties to that certain Debtor-in-Possession Loan Agreement, dated as of March 22, 2013 (the "Term Loan Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Grantors and the ABL Agent are parties to that certain Amended and Restated Security Agreement, dated as of March 22, 2013 (as the same may be amended, restated, amended and restated, supplemented or otherwise modified, the "ABL Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the ABL Secured Obligations; and

WHEREAS, the Grantors, the New Money Term Loan Agent and the Junior Term Loan Agent are parties to that certain Security Agreement, dated as of March 22, 2013 (as the same may be amended, restated, amended and restated, supplemented or otherwise modified, the "Term Loan Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations; and

WHEREAS, it is the desire of the parties hereto to set forth their respective rights and priorities with respect to the Common Collateral;

NOW THEREFORE, in consideration of the foregoing and the mutual covenants herein contained and other good and valuable consideration, the existence and sufficiency of which is expressly recognized by all of the parties hereto, the parties agree as follows:

SECTION 1. *Definitions; Other Interpretive Provisions.*

1.1 Definitions.

The following terms, as used herein, have the following meanings:

"ABL Agent" has the meaning set forth in the first WHEREAS clause of this Agreement; *provided* that the term "ABL Agent" shall also mean the Representative for the holders of any indebtedness outstanding under any Replacement ABL Credit Agreement then extant.

"ABL Credit Agreement" has the meaning set forth in the first WHEREAS clause of this Agreement; *provided* that the term "ABL Credit Agreement" shall also include any Replacement ABL

Credit Agreement, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“ABL Loan Documents” means (i) the “Loan Documents” as defined in the ABL Credit Agreement or (ii) the “Loan Documents” (or comparable term) as defined in any Replacement ABL Credit Agreement, as the case may be.

“ABL Priority Collateral” means any and all present and future right, title and interest of the Grantors in and to the following, whether now owned or hereafter acquired, existing or arising, and wherever located: (a) cash and Cash Equivalents (other than cash proceeds of property that was Term Loan Priority Collateral when such cash proceeds arose to the extent such cash proceeds are held in a Term Facility Cash Collateral Account, and any investment of such cash and Cash Equivalents held in a Term Facility Cash Collateral Account), (b) deposit accounts (other than any deposit account (including any Term Facility Cash Collateral Account) that contains solely the identifiable cash proceeds of property that was Term Loan Priority Collateral when such cash proceeds arose), (c) Inventory, (d) accounts, chattel paper and other related rights to payment, (e) to the extent evidencing, governing, securing or otherwise related to the items referred to in the preceding clauses (a) through (d) of this definition, all related contracts, contract rights, documents, instruments and other evidences of indebtedness, payment intangibles, letter-of-credit rights and other supporting obligations and other claims or causes of action; (f) all books and records relating to the foregoing and (g) all proceeds of any and all of the foregoing; *provided* that the ABL Priority Collateral and the Term Loan Priority Collateral shall include the proceeds of Avoidance Actions (as defined in the ABL Credit Agreement as in effect on the date hereof) on an equal and ratable basis. Terms used in the foregoing definition which are defined in the Uniform Commercial Code and not otherwise defined in this Agreement have the meanings specified in the Uniform Commercial Code.

“ABL Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(b).

“ABL Priority Collateral Processing and Sale Period” has the meaning specified in Section 7.3(b).

“ABL Priority DIP Financing” has the meaning specified in Section 5.2(a).

“ABL Purchase” has the meaning specified in Section 4.4(a).

“ABL Purchase Event” has the meaning specified in Section 4.4(a).

“ABL Purchase Price” has the meaning specified in Section 4.4(b).

“ABL Purchasing Parties” has the meaning specified in Section 4.4(a).

“ABL Secured Obligations” means all “Secured Obligations” (or comparable term) as defined in the ABL Credit Agreement (including, for the avoidance of doubt, in any Replacement ABL Credit Agreement).

“ABL Secured Parties” means holders from time to time of the ABL Secured Obligations.

“ABL Security Agreement” has the meaning set forth in the third WHEREAS clause of this Agreement; *provided* that if a Replacement ABL Credit Agreement is in effect, “ABL Security

Agreement” shall be deemed to be a reference to each agreement pursuant to which Liens have been granted to secure obligations under such Replacement ABL Credit Agreement, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Additional Debt” has the meaning specified in Section 11.3(b).

“Adequate Protection Liens” means any Liens granted in any Insolvency Proceeding to any Secured Party as adequate protection of the Secured Obligations held by such Secured Party.

“Available Credit Bid Amount” means, at any time during the pendency of the Existing Chapter 11 Cases, (i) \$200,000,000 minus (ii) the aggregate principal amount of New Money Term Loans prepaid with the proceeds of any other Specified Sale consummated prior to the consummation of the applicable transaction with respect to which a credit bid is to be made minus (iii) the amount of all other successful credit bids previously made in connection with any other Specified Sale.

“Bankruptcy Code” means the United States Bankruptcy Code (11 U.S.C. §101 et seq.), as amended from time to time.

“Bankruptcy Court” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Borrower” has the meaning set forth in the preamble of this Agreement.

“Cash Equivalents” has the meaning specified in the ABL Credit Agreement.

“CNAI” has the meaning set forth in the preamble of this Agreement.

“Class” refers to the determination (x) in relation to any particular Type of Common Collateral, (i) with respect to any Secured Obligations, whether such Secured Obligations are First Priority Obligations, Second Priority Obligations or Third Priority Obligations and (ii) with respect to any Secured Party, whether such Secured Party is a First Priority Secured Party, a Second Priority Secured Party or a Third Priority Secured Party and (y) in relation to any Secured Obligations, whether such Secured Obligations are ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations.

“Common Collateral” means all assets of the Grantors on which Liens have been granted (or purported to be granted) to secure more than one Class of Secured Obligations.

“Comparable Second Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document, that Second Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Comparable Third Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document or any Second Priority Security Document, that Third Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Defaulting ABL Secured Party” has the meaning specified in Section 4.4(g).

“Defaulting New Money Secured Party” has the meaning specified in Section 4.5(f).

“DIP Financing” means an ABL Priority DIP Financing or a Term Loan Priority DIP Financing.

“Effective Date” means March 22, 2013.

“Enforcement Action” means, with respect to any Class of Secured Obligations, the exercise of any rights and remedies with respect to any Common Collateral securing such obligations or the commencement or prosecution of enforcement of any of the rights and remedies under the Loan Documents governing such Class, or applicable law, including without limitation the exercise of any rights of set-off, recoupment or credit bidding, and the exercise of any rights or remedies of a secured creditor under the Uniform Commercial Code, the Bankruptcy Code (including credit bidding rights) or other similar creditors’ rights, bankruptcy, insolvency, reorganization or similar laws of any applicable jurisdiction.

“Existing Chapter 11 Cases” means the Chapter 11 cases filed by Eastman Kodak Company and certain of its subsidiaries on January 19, 2012 in the United States Bankruptcy Court for the Southern District of New York and pending as of the Effective Date.

“Existing Chapter 11 Cases Emergence Date” means the date of the substantial consummation (as defined in Section 1101 of the Bankruptcy Code and which for purposes of this Agreement shall be no later than the effective date) of a Reorganization Plan in the Existing Chapter 11 Cases that is confirmed pursuant to an order of the Bankruptcy Court.

“First Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related First Priority Obligations.

“First Priority Lien” means any Lien on any Type of Common Collateral securing any First Priority Obligation.

“First Priority Obligations” means, subject to Section 1.2, (i) with respect to the ABL Priority Collateral, the ABL Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the New Money Term Loan Secured Obligations. To the extent any payment with respect to any First Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any Second Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“First Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date on which (i) the First Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable First Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable First Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable First Priority Documents (other than such as have been cash collateralized or defeased or otherwise provided for in accordance with the terms of the applicable First Priority Documents), and (iv) the First Priority Representative with respect to such Common Collateral has delivered a written notice to the Second Priority Representative and the Third Priority Representative with respect to such Common Collateral stating that the events described in

clauses (i), (ii) and (iii) have occurred to the satisfaction of the First Priority Secured Parties with respect to such Common Collateral. For avoidance of doubt, a Refinancing of First Priority Obligations with respect to any Type of Common Collateral that is permitted hereby (other than with the proceeds of DIP Financing following the Existing Chapter 11 Cases Emergence Date) shall not give rise to the First Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“First Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the First Priority Obligations with respect to such Common Collateral.

“First Priority Secured Parties” means, with respect to each Type of Common Collateral, the First Priority Representative and the holders of the First Priority Obligations.

“First Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure First Priority Obligations.

“Grantor Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex III, appropriately completed.

“Grantors” means the Borrower and each Subsidiary of the Borrower that has at any time granted a Lien on any assets that constitute Common Collateral.

“Hedge Agreement Obligations” has the meaning set forth in the ABL Credit Agreement.

“Insolvency Proceeding” means any proceeding in respect of bankruptcy, insolvency, winding up, receivership, dissolution or assignment for the benefit of creditors, in each of the foregoing events whether under the Bankruptcy Code or any similar federal, state or foreign bankruptcy, insolvency, reorganization, receivership or similar law.

“Inventory” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Junior Term Loan Agent” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “Junior Term Loan Agent” shall also mean the Representative for the holders of any indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant (and, if more than one Junior Term Loan Agent exists at any time, “Junior Term Loan Agent” shall be deemed to be a collective reference to each Junior Term Loan Agent).

“Junior Term Loan Secured Obligations” means, collectively, (i) all “Obligations” (or comparable term) in respect of the Junior Term Loans under the Term Loan Agreement and (ii) all “Obligations” (or comparable term) in respect of any other indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant.

“Junior Term Loan Secured Parties” means the holders from time to time of the Junior Term Loan Secured Obligations.

“Junior Term Loans” means the “Junior Loans” (as defined in the Term Loan Agreement as in effect on the date hereof).

“Lien” means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property; *provided* the term “Lien” shall not include any license of intellectual property.

“Loan Document” means any of the ABL Loan Documents or the Term Loan Documents.

“Maximum Obligations Amount” means

(I) prior to the Existing Chapter 11 Cases Emergence Date, (x) with respect to the principal amount of New Money Term Loan Secured Obligations (A) \$473,200,000 minus (B) the aggregate amount of all mandatory prepayments of principal of the New Money Term Loans made on or after the date hereof (excluding, for the avoidance of doubt, any such prepayments made in connection with the Refinancing of any such loans that is permitted under this Agreement), (y) with respect to the principal amount of Junior Term Loan Secured Obligations, \$375,000,000, and (z) (A) with respect to the principal amount of ABL Secured Obligations, together with the undrawn face amount of and unreimbursed drawings with respect to letters of credit constituting ABL Secured Obligations, \$200,000,000 plus (B) with respect to the amount of obligations under Secured Agreements (or a comparable term in any Replacement ABL Credit Agreement) constituting ABL Secured Obligations, \$75,000,000, plus, in the case of a Refinancing pursuant to this Agreement and in the case of each of clauses (x), (y) and (z), an amount equal to accrued and unpaid interest on, and premium with respect to, the obligations being Refinanced and other reasonable and customary fees and expenses incurred in connection with such Refinancing; and

(II) on and after the Existing Chapter 11 Cases Emergence Date, (x) with respect to the principal amount of Term Loan Secured Obligations (A) \$848,200,000 minus (B) the aggregate amount of all mandatory prepayments of principal of the Term Loan Secured Obligations made on or after the Existing Chapter 11 Cases Emergence Date (excluding, for the avoidance of doubt, any repayment of the New Money Term Loans on the Existing Chapter 11 Cases Emergence Date and any such prepayments made in connection with the Refinancing of any such loans that is permitted under this Agreement) plus (C) the product of (i) the aggregate principal amount of New Money Term Loan Secured Obligations under the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement that are converted to Term Loan Secured Obligations under the “Exit Loan Agreement” as contemplated by Section 2.22 of such Term Loan Agreement multiplied by (ii) 2%, and (y) (A) with respect to the principal amount of ABL Secured Obligations, together with the undrawn face amount of and unreimbursed drawings with respect to letters of credit constituting ABL Secured Obligations, \$200,000,000 plus (B) with respect to the amount of obligations under Secured Agreements (or a comparable term in any Replacement ABL Credit Agreement) constituting ABL Secured Obligations, \$75,000,000, plus, in the case of a Refinancing pursuant to this Agreement and in the case of each of clauses (x) and (y), an amount equal to accrued and unpaid interest on, and premium with respect to, the obligations being Refinanced and other reasonable and customary fees and expenses incurred in connection with such Refinancing.

“Mortgage” means mortgage, deed of trust, leasehold mortgage, assignment of leases and rents, modifications and any other agreement, document or instrument pursuant to which any Lien on real property is granted to secure any Secured Obligations or under which rights or remedies with respect to any such Lien are governed.

“New DIP Order” means (i) that certain Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364

(d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926], attached as Exhibit J-1 to the ABL Credit Agreement as modified by (ii) that certain Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279], attached as Exhibit J-2 to the ABL Credit Agreement.

“New Money Term Loan Agent” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “New Money Term Loan Agent” shall also mean the Representative for the holders of any indebtedness that has been designated, in accordance with this Agreement, as “New Money Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant (and, if more than one New Money Term Loan Agent exists at any time, “New Money Term Loan Agent” shall be deemed to be a collective reference to each New Money Term Loan Agent).

“New Money Term Loan Purchase” has the meaning specified in Section 4.5(a).

“New Money Term Loan Purchase Event” has the meaning specified in Section 4.5(a).

“New Money Term Loan Purchase Price” has the meaning specified in Section 4.5(b).

“New Money Term Loan Purchasing Parties” has the meaning specified in Section 4.5(a).

“New Money Term Loan Secured Obligations” means, collectively, (i) all “Obligations” (or comparable term) in respect of the New Money Term Loans under the Term Loan Agreement and (ii) all “Obligations” (or comparable term) in respect of any other indebtedness that has been designated, in accordance with this Agreement, as “New Money Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant.

“New Money Term Loan Secured Parties” means the holders from time to time of the New Money Term Loan Secured Obligations.

“New Money Term Loans” means the “New Money Loans” (as defined in the Term Loan Agreement as in effect on the date hereof).

“Patent License” means any agreement now or hereafter in existence granting to any Grantor, or pursuant to which any Grantor grants to any other Person, any right with respect to any Patent or any invention now or hereafter in existence, whether patentable or not, whether a patent or application for patent is in existence on such invention or not, and whether a patent or application for patent on such invention may come into existence or not.

“Patents” means all the following owned or hereafter acquired by any Grantor: (i) all letters patent and design letters patent of the United States or any other country and all applications for letters patent or design letters patent of the United States or any other country, (ii) all reissues, divisions, continuations, continuations in part, revisions and extensions of any of the foregoing, (iii) all claims for, and rights to sue for, past or future infringements of any of the foregoing and (iv) all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past or future infringements thereof.

“Person” means an individual, partnership, corporation (including a business trust), joint stock company, trust, unincorporated association, joint venture, limited or unlimited liability company or other entity, or a government or any political subdivision or agency thereof.

“Post-Petition Interest” means any interest, fees, expenses or other amount that accrues or would have accrued after the commencement of any Insolvency Proceeding, whether or not allowed or allowable in any such Insolvency Proceeding.

“Refinance” means, in respect of any indebtedness, to extend, refinance, renew or replace, defease or refund such indebtedness, in whole or in part. “Refinanced” and “Refinancing” shall have correlative meanings.

“Reorganization Plan” means a plan of reorganization pursuant to Chapter 11 of the Bankruptcy Code.

“Replacement ABL Credit Agreement” means (i) any replacement credit agreement entered into by the Grantors (or any of them) to Refinance, in whole but not in part, the indebtedness outstanding under the then-extant ABL Credit Agreement or (ii) in the event that no indebtedness is outstanding under the then-extant ABL Credit Agreement, any replacement credit agreement entered into by the Grantors (or any of them), so long as, in the case of each of clauses (i) and (ii), the commitments under the then-extant ABL Credit Agreement shall have also been terminated; *provided* that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the then-extant Term Loan Documents and (2) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement credit agreement as the “ABL Agent” by delivering a writing to such effect to each Term Loan Agent, (y) the provisions of Section 6.2(a) of this Agreement shall have been complied with and (z) the Borrower shall have delivered to each Term Loan Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Replacement Term Loan Agreement” means (A) the “Exit Loan Agreement” contemplated by Section 2.22 of the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement and (B) any other replacement loan agreement or agreements entered into by the Grantors (or any of them) to Refinance, in whole or in part, the indebtedness outstanding under any then-extant Term Loan Agreement; *provided* in the case of each of clauses (A) and (B), that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the ABL Loan Documents, (2) the other then-extant Term Loan Documents and (3) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement loan agreement as a “Term Loan Agent” by delivering a writing to such effect to the ABL Agent, (y) the provisions of Section 6.2(b) and/or 6.2(c), as applicable, of this Agreement shall have been complied with and (z) the Borrower shall have delivered to the ABL Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Representative” means the agent, trustee, or other representative for the holders of the Secured Obligations of any Class designated pursuant to the applicable Loan Documents.

“Representative Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex II, appropriately completed.

“Responsible Officer” means the chief executive officer, president, chief financial officer, secretary, assistant secretary, treasurer, assistant treasurer or controller of a Grantor.

“Second Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Second Priority Obligations.

“Second Priority Lien” means any Lien on any Type of Common Collateral securing any Second Priority Obligation.

“Second Priority Obligations” means, subject to Section 1.2, (i) with respect to the ABL Priority Collateral, the New Money Term Loan Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the ABL Secured Obligations. To the extent any payment with respect to any Second Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any First Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“Second Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date after the First Priority Obligations Payment Date with respect to such Common Collateral on which (i) the Second Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable Second Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable Second Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable Second Priority Documents (other than such as have been cash collateralized or defeased or otherwise provided for in accordance with the terms of the applicable Second Priority Documents), and (iv) the Second Priority Representative with respect to such Common Collateral has delivered a written notice to the Third Priority Representative with respect to such Common Collateral stating that the events described in clauses (i), (ii) and (iii) have occurred to the satisfaction of the Second Priority Secured Parties with respect to such Common Collateral. For avoidance of doubt, a Refinancing of Second Priority Obligations with respect to any Type of Common Collateral that is permitted hereby (other than with the proceeds of DIP Financing following the Existing Chapter 11 Cases Emergence Date) shall not give rise to the Second Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“Second Priority Permitted Actions” means the actions permitted to be taken by the Second Priority Secured Parties with respect to each Type of Common Collateral pursuant to Section 3.1(b).

“Second Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Secured Parties” means, with respect to each Type of Common Collateral, the Second Priority Representative and the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Second Priority Obligations.

“Second Priority Standstill Period” has the meaning specified in Section 3.1(b).

“Secured Agreements” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Secured Obligations” means, collectively, the First Priority Obligations, the Second Priority Obligations and the Third Priority Obligations.

“Secured Parties” means, collectively, the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties.

“Security Documents” means, collectively, (i) the “Collateral Documents” (or like term) as defined in the ABL Credit Agreement and (ii) the “Collateral Documents” (or like term) as defined in the Term Loan Agreement.

“Specified Sale” means any sale or disposition, in whole or in part, of any combination of (A) the assets and businesses to be sold in the transaction assigned the code name “Rockford”, (B) the assets and businesses to be sold in the transaction assigned the code name “Walden” and/or (C) trademarks, trademark licenses, domain names or related intellectual property assets and materials of the Borrower or any of its Subsidiaries.

“Subsidiary” of any Person means any corporation, partnership, joint venture, limited liability company, trust or estate of which (or in which) more than 50% of (a) the issued and outstanding capital stock having ordinary voting power to elect a majority of the Board of Directors of such corporation (irrespective of whether at the time capital stock of any other class or classes of such corporation shall or might have voting power upon the occurrence of any contingency), (b) the interest in the capital or profits of such limited liability company, partnership or joint venture or (c) the beneficial interest in such trust or estate is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more of its other Subsidiaries or by one or more of such Person’s other Subsidiaries.

“Surviving ABL Obligations” has the meaning specified in Section 4.4(a).

“Surviving New Money Term Loan Obligations” has the meaning specified in Section 4.5(a).

“Term Facility Cash Collateral Account” means a segregated Deposit Account (as defined in the ABL Credit Agreement) into which only the identifiable proceeds of Term Loan Priority Collateral are deposited.

“Term Loan Agent” means the collective reference to the New Money Term Loan Agent (in such capacity) and the Junior Term Loan Agent (in such capacity); *provided* that the term “Term Loan Agent” shall also mean the Representative for the holders of any indebtedness outstanding under each Replacement Term Loan Agreement then extant (and, if more than one Term Loan Agent exists at any time, “Term Loan Agent” shall be deemed to be a collective reference to each Term Loan Agent).

“Term Loan Agreement” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “Term Loan Agreement” shall also include any Replacement Term Loan Agreement (and if more than one Term Loan Agreement exists at any time, “Term Loan Agreement” shall be deemed to be a collective reference to each Term Loan Agreement then extant), in

each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Term Loan Documents” means, collectively, the “Loan Documents” (or comparable term) as defined in each Term Loan Agreement.

“Term Loan Priority DIP Financing” has the meaning specified in Section 5.2(b).

“Term Loan Priority Collateral” means all assets of the Grantors on which Liens have been granted pursuant to the Security Documents other than ABL Priority Collateral.

“Term Loan Priority Collateral Enforcement Action Notice” has the meaning specified in Section 7.3(b).

“Term Loan Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(b).

“Term Loan Secured Obligations” means, collectively, the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations.

“Term Loan Security Agreement” has the meaning set forth in the fourth WHEREAS clause of this Agreement; *provided* that if more than one Term Loan Agreement is in effect, “Term Loan Security Agreement” shall be deemed to be a collective reference to each agreement pursuant to which Liens have been granted to secure obligations under each Term Loan Agreement then extant, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Third Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Third Priority Obligations.

“Third Priority Lien” means any Lien on any Type of Common Collateral securing any Third Priority Obligation.

“Third Priority Obligations” means, subject to Section 1.2, with respect to the ABL Priority Collateral and the Term Loan Priority Collateral, the Junior Term Loan Secured Obligations. To the extent any payment with respect to any Third Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any First Priority Secured Party, Second Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“Third Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Secured Parties” means, with respect to each Type of Common Collateral, the Third Priority Representative and the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Third Priority Obligations.

“Trademark License” means any agreement now or hereafter in existence granting to any Grantor, or pursuant to which any Grantor grants to any other Person, any right to use any Trademark.

“Trademarks” means all the following owned or hereafter acquired by any Grantor: (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, brand names, trade dress, including as displayed on prints and labels, package and other designs, and all other source or business identifiers, and all general intangibles of like nature, and the rights in any of the foregoing which arise under applicable law, (ii) the goodwill of the business symbolized thereby or associated with each of them, (iii) all registrations and applications in connection therewith, (iv) all renewals of any of the foregoing, (v) all claims for, and rights to sue for, past or future infringements of any of the foregoing and (vi) all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past or future infringements thereof.

“Type” when used to describe any Common Collateral, refers to whether such Common Collateral is ABL Priority Collateral or Term Loan Priority Collateral

“Unasserted Contingent Obligations” means, at any time, with respect to any Class of Secured Obligations, Secured Obligations of such Class for taxes, costs, indemnifications, reimbursements, damages and other liabilities (excluding (i) the principal of, and interest and premium (if any) on, and fees and expenses relating to, any Secured Obligation of such Class and (ii) contingent reimbursement obligations in respect of amounts that may be drawn under outstanding letters of credit) in respect of which no assertion of liability (whether oral or written) and no claim or demand for payment (whether oral or written) has been made (and, in the case of Secured Obligations of such Class for indemnification, no notice for indemnification has been issued by the indemnitee) at such time.

“Uniform Commercial Code” means the Uniform Commercial Code as in effect from time to time in the State of New York.

“United States” means the United States of America.

“Wilmington Trust” has the meaning set forth in the preamble of this Agreement.

1.2 Applicability of this Agreement.

Notwithstanding anything to the contrary herein, (i) upon the occurrence of the First Priority Obligations Payment Date with respect to a Type of Common Collateral, (a) the Second Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to be the First Priority Obligations with respect to such Common Collateral for purposes of this Agreement, and (b) the Third Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to be the Second Priority Obligations with respect to such Common Collateral for purposes of this Agreement and (ii) to the extent that the aggregate amount of any Class of Secured Obligations exceeds the Maximum Obligations Amount with respect to such Class, such excess shall not constitute First Priority Obligations, Second Priority Obligations or Third Priority Obligations hereunder, and shall be junior in Lien priority to all Secured Obligations.

SECTION 2. *Lien Priorities.*

2.1 Subordination of Liens.

(a) Any and all Second Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens now existing or hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Second Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document or Second Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Second Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(b) Any and all Third Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens and Second Priority Liens now existing or hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Third Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document, Second Priority Document or Third Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens or Second Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Third Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(c) No Secured Party shall object to or contest, or support any other Person in contesting or objecting to, in any proceeding (including without limitation, any Insolvency Proceeding), the validity, extent, perfection, priority or enforceability of any security interest in the Common Collateral granted to any other Secured Party. No Second Priority Secured Party and no Third Priority Secured Party shall take, or cause to be taken, any action the purpose of which is to make any Second Priority Lien or Third Priority Lien, as applicable, *pari passu* with or senior to the First Priority Lien. It is understood that nothing in this Section 2.1(c) is intended to prohibit any Second Priority Secured Party or Third Priority Secured Party from exercising any rights expressly granted to it under this Agreement.

(d) Notwithstanding any failure by any Secured Party to perfect any or all of its security interests in the Common Collateral or any avoidance, invalidation or subordination by any third party or court of competent jurisdiction of any or all of the security interests in the Common Collateral granted to such Secured Party, the priority and rights as among the Secured Parties with respect to the Common Collateral shall be as set forth herein.

2.2 Nature of Obligations. Each Secured Party acknowledges that certain of the Secured Obligations are revolving in nature and that the amount thereof that may be outstanding at any time or from time to time may be increased or reduced and subsequently reborrowed, and that the terms of such Secured Obligations may be modified, extended or amended from time to time, and that the aggregate

amount of the Secured Obligations may be increased, replaced or Refinanced, in each event, without notice to or consent by the Secured Parties (except to the extent required under Section 6) and without affecting the provisions hereof. The lien priorities provided in Section 2.1 shall not be altered or otherwise affected by any such amendment, modification, supplement, extension, repayment, reborrowing, increase, replacement, renewal, restatement or Refinancing of or waiver, consent or accommodation with respect to any Secured Obligations, or any portion thereof.

2.3 Agreements Regarding Actions to Perfect Liens.

(a) With respect to each Type of Common Collateral, the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that UCC-1 financing statements, patent, trademark or copyright filings or other filings or recordings filed or recorded by or on behalf of such Second Priority Representative or any other Second Priority Secured Party (or any agent or other representative thereof) or such Third Priority Representative or any other Third Priority Secured Party (or any agent or other representative thereof) shall be in form reasonably satisfactory to the First Priority Representative.

(b) The Second Priority Representative and Third Priority Representative with respect to the Term Loan Priority Collateral each agrees, on behalf of itself and the other Second Priority Secured Parties and Third Priority Secured Parties with respect to the Term Loan Priority Collateral, as the case may be, that all Mortgages now or thereafter filed against real property in favor of or for the benefit of the Second Priority Representative or Third Priority Representative with respect to the Term Loan Priority Collateral shall be in form reasonably satisfactory to the First Priority Representative with respect to the Term Loan Priority Collateral and shall contain the following notation: "The lien created by this [mortgage][deed of trust][similar instrument] on the property described herein is junior and subordinate to the lien on such property created by any mortgage, deed of trust or similar instrument now or hereafter granted to Wilmington Trust, National Association, and its successors and assigns, in such property, in accordance with the provisions of the Intercreditor Agreement, dated as of March 22, 2013, among Citicorp North America, Inc., as Representative with respect to the ABL Credit Agreement, Wilmington Trust, National Association, as Representative with respect to the New Money Term Loans under the Term Loan Agreement, Wilmington Trust, National Association, as Representative with respect to the Junior Term Loans under the Term Loan Agreement, Eastman Kodak Company and the other parties thereto, as amended from time to time."

(c) With respect to each Type of Common Collateral, the First Priority Representative hereby acknowledges that, to the extent that it holds, or a third party holds on its behalf, physical possession of or "control" (as defined in the Uniform Commercial Code) over such Common Collateral pursuant to the First Priority Documents, such possession or control is also for the benefit of the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, but solely as gratuitous bailee to the extent required to perfect their security interest in such Common Collateral. Nothing in the preceding sentence shall be construed to impose any duty on the First Priority Representative (or any third party acting on its behalf) with respect to such Common Collateral or provide any Second Priority Representative or any other Second Priority Secured Party or any Third Priority Representative or any other Third Priority Secured Party with respect to such Common Collateral with any rights with respect to such Common Collateral beyond those specified in this Agreement and the Second Priority Documents or the Third Priority Documents, as the case may be; *provided* that with respect to each Type of Common Collateral, subsequent to the occurrence of the First Priority Obligations Payment Date in each case at the Borrower's sole cost and expense, (i) the First Priority Representative shall (x) deliver to the Second Priority Representative (and each Grantor hereby directs such First Priority

Representative to so deliver and the Third Priority Representative on behalf of itself and the other Third Priority Secured Parties, consents to such delivery), any stock certificates or promissory notes evidencing or constituting such Common Collateral in its possession or control together with any necessary endorsements to the extent required by the Second Priority Documents or (y) direct and deliver such Common Collateral as a court of competent jurisdiction otherwise directs and (ii) in the case of any Common Collateral consisting of deposit accounts or securities accounts as to which the First Priority Representative has control pursuant to an account control agreement, the First Priority Representative and the applicable Grantor shall take such actions, if any, as are required to cause control over such Common Collateral to become vested in the Second Priority Representative; *provided further* that the provisions of this Agreement are intended solely to govern the respective Lien priorities as between the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and shall not impose on the First Priority Secured Parties any obligations in respect of the disposition of any Common Collateral (or any proceeds thereof) that would conflict with prior perfected Liens or any claims thereon in favor of any other Person that is not a Secured Party.

(d) Other than as set forth in the first proviso to the second sentence of the immediately preceding paragraph (c), any First Priority Secured Party with physical possession of or control over Common Collateral shall not have any duty or liability to protect or preserve any rights pertaining to any of such Common Collateral and, except for gross negligence or willful misconduct as determined pursuant to a final non-appealable order of a court of competent jurisdiction, each Second Priority Secured Party and each Third Priority Secured Party hereby waives and releases such Person from all claims and liabilities arising pursuant to such Person's role as gratuitous bailee with respect to such Common Collateral.

2.4 No New Liens. The parties hereto agree that there shall be no Lien, and no Grantor shall have any right to create any Lien, on any asset of such Grantor securing any Secured Obligation of such Grantor if such asset is not also subject to a Lien securing each other Secured Obligation of such Grantor, except that (x) nothing contained in this Section 2.4 shall preclude (i) the First Priority Secured Parties from being granted Adequate Protection Liens regardless of whether any Adequate Protection Liens are granted to the Second Priority Secured Parties or the Third Priority Secured Parties or (ii) the Second Priority Secured Parties or the Third Priority Secured Parties from being granted Adequate Protection Liens in accordance with Section 5.4 and (y) this Section 2.4 shall be inapplicable to any Lien securing obligations under any Secured Agreements and/or Hedge Agreement Obligations and/or Letters of Credit (as defined in the ABL Credit Agreement), and not any other obligations, that is permitted under both the ABL Credit Agreement and the Term Loan Agreement. If any Secured Party shall (nonetheless and in breach hereof) acquire or hold any Lien on any assets of any Grantor securing the Secured Obligations of such Grantor, which assets are not also subject to a Lien securing the other Secured Obligations of such Grantor as required by the first sentence of this Section 2.4, then such Secured Party shall, without the need for any further consent of any other Secured Party, and notwithstanding anything to the contrary in any Loan Document, be deemed to hold and have held such Lien for the benefit of the Secured Parties holding Secured Obligations that are required to have a Lien on such assets by the first sentence of this Section 2.4 (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1).

SECTION 3. *Enforcement Rights.*

3.1 Exclusive Enforcement.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, whether or not an Insolvency Proceeding has been commenced by or against any Grantor, the First Priority Secured Parties shall have the exclusive right to take and continue (or refrain from taking or continuing) any Enforcement Action with respect to such Common Collateral, without any consultation with or consent of any Second Priority Secured Party or any Third Priority Secured Party with respect to such Common Collateral; *provided* that the Second Priority Secured Parties and the Third Priority Secured Parties with respect to any Common Collateral may exercise credit bidding rights with respect to such Common Collateral (A) to the extent expressly permitted under clause (y) of Section 5.6(a) and (B) to the extent expressly permitted under Section 5.6(c). With respect to each Type of Common Collateral, upon the occurrence and during the continuance of an event of default under the First Priority Documents (and subject to the provisions of the First Priority Documents), the First Priority Representative and the other First Priority Secured Parties may take and continue any Enforcement Action with respect to the applicable First Priority Obligations and such Common Collateral in such order and manner as they may determine in their sole discretion.

(b) Notwithstanding Section 3.1(a), with respect to each Type of Common Collateral, the Second Priority Representative and the Second Priority Secured Parties may enforce any of their rights and exercise any of their remedies with respect to the Common Collateral after a period of 180 days has elapsed since the date on which the Second Priority Representative has delivered to the First Priority Representative written notice of the acceleration or non-payment at maturity of the indebtedness then outstanding under the Second Priority Documents (the "Second Priority Standstill Period"); *provided, however*, that notwithstanding the expiration of the Second Priority Standstill Period or anything to the contrary herein, with respect to each Type of Common Collateral, in no event shall the Second Priority Representative or any other Second Priority Secured Party enforce or exercise any rights or remedies with respect to such Common Collateral if the First Priority Representative or any other First Priority Secured Party shall have commenced, and shall be diligently pursuing (or shall have sought or requested relief from or modification of the automatic stay or any other stay in any Insolvency Proceeding to enable the commencement and pursuit thereof), the enforcement or exercise of any rights or remedies with respect to all or a material portion of such Common Collateral (prompt written notice thereof to be given to the Second Priority Representative by the First Priority Representative). If any stay or other order prohibiting the exercise of remedies with respect to any Type of Common Collateral has been entered in connection with any Insolvency Proceeding or by a court of competent jurisdiction, the Second Priority Standstill Period with respect to such Common Collateral shall be tolled during the pendency of any such stay or other order.

(c) It is understood that Sections 3.1(a) and 3.1(b) do not restrict the following:

(i) in any Insolvency Proceeding commenced by or against any Grantor, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral may file a claim or statement of interest with respect to such Type of Common Collateral;

(ii) (A) the Second Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the prior Liens securing the First Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to preserve, perfect or protect the

Second Priority Lien on such Type of Common Collateral and (B) the Third Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the prior Liens securing the First Priority Obligations or the Second Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties or the Second Priority Representative or the Second Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to preserve, perfect or protect the Third Priority Lien on such Type of Common Collateral;

(iii) (A) the Second Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or otherwise seeking the disallowance of the claims of the Second Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case in accordance with the terms of this Agreement and (B) the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or otherwise seeking the disallowance of the claims of the Third Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case in accordance with the terms of this Agreement;

(iv) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any pleadings, objections, motions or agreements which assert rights or interests available to unsecured creditors of the Grantors arising under either any bankruptcy, insolvency or similar law or applicable non-bankruptcy law, in each case in accordance with the terms of this Agreement; and

(v) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to vote on any plan of reorganization and file any proof of claim in an Insolvency Proceeding or otherwise and make any arguments and motions that are, in each case, in accordance with the terms of this Agreement.

3.2 Standstill and Waivers.

(a) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, subject to Section 3.1(c) and except in connection with the taking of any Second Priority Permitted Actions, they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange, transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Second Priority Lien or Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the First Priority Representative or any other First Priority Secured Party and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, agrees that, until the Second Priority Obligations Payment Date, subject to Section 3.1(c), they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange,

transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the Second Priority Representative or any other Second Priority Secured Party;

(b) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they have no right to (x) direct the First Priority Representative or any other First Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c) and except in connection with the taking of any Second Priority Permitted Actions, consent or object to the taking by the First Priority Representative or any other First Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they have no right to (x) direct the Second Priority Representative or any other Second Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c), consent or object to the taking by the Second Priority Representative or any other Second Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right);

(c) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding any claim against the First Priority Representative or any other First Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the First Priority Representative nor any other First Priority Secured Party shall be liable for, any action taken or omitted to be taken by the First Priority Representative or any First Priority Secured Party with respect to such Common Collateral or pursuant to the First Priority Documents and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding any claim against the Second Priority Representative or any other Second Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the Second Priority Representative nor any other Second Priority Secured Party shall be liable for, any action taken or omitted to be taken by the Second Priority Representative or any Second Priority Secured Party with respect to such Common Collateral or pursuant to the Second Priority Documents; *provided* that nothing in this Section 3.2(c) shall be construed to prevent or limit any party hereto from instituting any such suit or other proceeding to enforce the terms of this Agreement;

(d) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority

Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral;

(e) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral, in each case, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral; and

(f) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral, except as otherwise permitted under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral.

3.3 Judgment Creditors. In the event that any Second Priority Secured Party or Third Priority Secured Party becomes a judgment lien creditor as a result of its enforcement of its rights as an unsecured creditor in respect of its Second Priority Obligations or Third Priority Obligations, as the case may be (it being understood that any such party may exercise its rights and remedies as an unsecured creditor against the relevant Grantors in accordance with the terms of the Second Priority Documents or Third Priority Documents, as applicable, and applicable law; *provided* that such exercise of rights or remedies is not a violation of this Agreement), such judgment lien shall be subject to the terms of this Agreement for all purposes (including in relation to the First Priority Liens and the First Priority Obligations and the Second Priority Liens and the Second Priority Obligations, as applicable) to the same extent as all other Second Priority Liens (created pursuant to the Second Priority Documents) or all other Third Priority Liens (created pursuant to the Third Priority Documents), as the case may be, subject to this Agreement.

3.4 Cooperation. With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties agrees that each of them shall take such actions as the First Priority Representative shall reasonably request in connection with an Enforcement Action by any First Priority Secured Party or the exercise by the First Priority Secured Parties of their rights set forth herein.

3.5 No Additional Rights for the Grantors Hereunder. Except as provided in Section 3.6, if any Secured Party shall enforce its rights or remedies in violation of the terms of this Agreement, no Grantor shall be entitled to use such violation as a defense to any action by any Secured Party, nor to assert such violation as a counterclaim or basis for set off or recoupment against any Secured Party.

3.6 Actions Upon Breach.

(a) With respect to each Type of Common Collateral, if any Second Priority Secured Party or Third Priority Secured Party commences or participates in any action or proceeding against any Grantor in respect of such Common Collateral contrary to this Agreement, such Grantor, with the prior written consent of the First Priority Representative, may interpose as a defense or dilatory plea the making of this Agreement, and any First Priority Secured Party may intervene and interpose such defense or plea in its or their name or in the name of such Grantor.

(b) With respect to each Type of Common Collateral, if any Second Priority Secured Party (or any agent or other representative thereof) or any Third Priority Secured Party (or any agent or other representative thereof) in any way takes, attempts to take or threatens to take any action with respect to such Common Collateral (including, without limitation, any attempt to enforce any remedy on such Common Collateral) in violation of this Agreement, or fails to take any action required by this Agreement, any First Priority Secured Party (in its or their own name or in the name of any Grantor) may obtain relief against such Second Priority Secured Party (or agent or other representative thereof) or Third Priority Secured Party (or agent or other representative thereof), as the case may be, by injunction, specific performance and/or other appropriate equitable relief, it being understood and agreed by the Second Priority Representative on behalf of each other Second Priority Secured Party and the Third Priority Representative on behalf of each other Third Priority Secured Party that (i) the damages of the First Priority Secured Parties from its actions may at that time be difficult to ascertain and may be irreparable, and (ii) each Second Priority Secured Party and each Third Priority Secured Party waives any defense that any Grantor and/or the First Priority Secured Parties cannot demonstrate damage and/or can be made whole by the awarding of damages.

SECTION 4. *Application of Proceeds of Common Collateral; Dispositions and Releases of Common Collateral; Inspection and Insurance.*

4.1 Application of Proceeds; Turnover Provisions.

(a) All proceeds of ABL Priority Collateral (to the extent such ABL Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.04 of the ABL Credit Agreement (or the then-extant First Priority Documents with respect to the ABL Priority Collateral) until the First Priority Obligations with respect to the ABL Priority Collateral are paid in full;

second, to the Second Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Second Priority Documents with respect to the ABL Priority Collateral) until the Second Priority Obligations with respect to the ABL Priority Collateral are paid in full;

third, to the Third Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Third Priority Documents with respect to the ABL Priority Collateral) until the Third Priority Obligations with respect to the ABL Priority Collateral are paid in full; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(b) All proceeds of the Term Loan Priority Collateral (to the extent such Term Loan Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant First Priority Documents with respect to the Term Loan Priority Collateral) until the First Priority Obligations with respect to the Term Loan Priority Collateral are paid in full;

second, to the Second Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.04 of the ABL Credit Agreement (or the then-extant Second Priority Documents with respect to the Term Loan Priority Collateral) until the Second Priority Obligations with respect to the Term Loan Priority Collateral are paid in full;

third, to the Third Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Third Priority Documents with respect to the Term Loan Priority Collateral) until the Third Priority Obligations with respect to the Term Loan Priority Collateral are paid in full; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(c) With respect to each Type of Common Collateral, until the occurrence of the First Priority Obligations Payment Date, no Second Priority Secured Party or Third Priority Secured Party may accept any such Common Collateral, including any such Common Collateral constituting proceeds, in satisfaction, in whole or in part, of the Second Priority Secured Obligations or Third Priority Secured Obligations, as the case may be, in violation of Sections 4.1(a) or 4.1(b). Any Common Collateral, including any Common Collateral constituting proceeds, received by a Second Priority Secured Party or Third Priority Secured Party that is not permitted to be received pursuant to the preceding sentence shall be segregated and held in trust and promptly turned over to the First Priority Representative with respect to such Common Collateral to be applied in accordance with Section 4.1(a) or 4.1(b), as the case may be, in the same form as received, with any necessary endorsements, and each Second Priority Secured Party and each Third Priority Secured Party hereby authorizes the First Priority Representative to make any such endorsements as agent for the Second Priority Representative and the Third Priority Representative (which authorization, being coupled with an interest, is irrevocable). Upon the turnover of such Common Collateral as contemplated by the immediately preceding sentence, the Second Priority Obligations or the Third Priority Obligations purported to be satisfied by the payment of such Common Collateral shall be immediately reinstated in full as though such payment had never occurred.

4.2 Releases of Lien.

(a) With respect to each Type of Common Collateral, upon any release, sale or disposition of such Common Collateral that results in the release of the First Priority Lien on such Common Collateral and that is (i) permitted pursuant to the terms of the First Priority Documents and not prohibited under the Second Priority Documents or Third Priority Documents or (ii) effected pursuant to an Enforcement Action, the Second Priority Lien and the Third Priority Lien on such Common Collateral (but not on any proceeds of such Common Collateral not required to be paid to the First Priority Secured Parties) shall be automatically and unconditionally released.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, the Second Priority Representative and the Third Priority Representative shall promptly execute and deliver such release documents and instruments and shall take such further actions as the First Priority Representative shall reasonably request to evidence any release of the Second Priority Lien and Third Priority Lien described in Section 4.2(a). With respect to each Type of Common Collateral, the Second Priority Representative and the Third Priority Representative hereby appoints the First Priority Representative and any officer or duly authorized person of the First Priority Representative, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power of attorney in the place and stead of the Second Priority Representative and the Third Priority Representative and in the name of the Second Priority Representative, the Third Priority Representative or in the First Priority Representative's own name; *provided* that such power of attorney may only be exercised if the Second Priority Representative or the Third Priority Representative has not executed and delivered such release documents and instruments in a timely manner following a request from the First Priority Representative, and must be exercised in the First Priority Representative's reasonable discretion, solely for the purposes of carrying out the terms of Section 4.2(a), to take any and all appropriate action and to execute and deliver any and all documents and instruments as may be necessary or desirable to accomplish the purposes of Section 4.2(a), including any financing statements, endorsements, assignments, releases or other documents or instruments of transfer (which appointment, being coupled with an interest, is irrevocable).

4.3 Inspection Rights and Insurance.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, any First Priority Secured Party and its representatives and invitees may, to the extent expressly permitted by the First Priority Documents, inspect, repossess, remove and otherwise deal with such Common Collateral, and, pursuant to an Enforcement Action, the First Priority Representative may advertise and conduct public auctions or private sales of such Common Collateral, in each case without notice (other than any notice required by law) to, the involvement of or interference by any Second Priority Secured Party or Third Priority Secured Party or liability to any Second Priority Secured Party or Third Priority Secured Party.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, the First Priority Representative will have the sole and exclusive right, subject to the rights of the Grantors under the applicable First Priority Documents, (i) to be named as additional insured and loss payee under any insurance policies maintained from time to time by any Grantor with respect to such Common Collateral (except that, if the applicable insurer permits, the Second Priority Representative and the Third Priority Representative shall have the right to be named as an additional insured so long as its second lien status or third lien status, as the case may be, is identified in a manner reasonably satisfactory to the First Priority Representative); (ii) to adjust or settle any insurance policy or claim covering such Common Collateral in the event of any loss thereunder; and (iii) to approve any award granted in any condemnation or similar proceeding affecting such Common Collateral.

4.4 Option to Purchase ABL Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the ABL Agent (whether in its capacity as First Priority Representative or Second Priority Representative) or the ABL Secured Parties, the ABL Secured Parties agree that at any time following (a) acceleration of the ABL Secured Obligations in accordance with the terms of the ABL Credit Agreement, (b) the commencement of an Enforcement Action by the ABL Secured Parties or (c) the commencement of an Insolvency Proceeding by or against any Grantor (each, an "ABL Purchase Event"), one or more of the New Money Term Loan Secured Parties may request to purchase by way of assignment (and, to the extent provided in clause (b) below, cash collateralization), and the ABL Secured Parties, severally and not jointly, hereby offer the New Money Term Loan Secured Parties the option to purchase by way of assignment (and, to the extent provided in clause (b) below, cash collateralization) (and shall thereby also assume all commitments and duties of the ABL Secured Parties, other than in respect of Secured Agreements) all, but not less than all, of the aggregate amount of ABL Secured Obligations outstanding at the time of purchase (any such purchase, an "ABL Purchase"; and the persons effecting such purchase, the "ABL Purchasing Parties"); *provided* that (x) at the time of (and as a condition to) any ABL Purchase all commitments pursuant to any then outstanding ABL Credit Agreement shall have terminated, (y) any ABL Purchase shall be effected not later than 30 days following the first date on which an ABL Purchase Event occurs and (z) any ABL Purchase shall not in any way affect any rights of the ABL Secured Parties with respect to indemnification and other obligations of the Grantors under the ABL Loan Documents that are expressly stated to survive the termination of the ABL Documents (the "Surviving ABL Obligations").

(b) Without limiting the obligations of the Grantors to the ABL Secured Parties under the ABL Loan Documents with respect to the Surviving ABL Obligations, on the date of an ABL Purchase, the ABL Purchasing Parties shall (i) pay to the ABL Secured Parties as the purchase price (the "ABL Purchase Price") 100% of the amount of all ABL Secured Obligations (other than Unasserted Contingent Obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys' and advisors' fees and expenses (in each case, whether or not invoiced or final)), payable in cash, (ii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any ABL Secured Obligations in respect of Secured Agreements, without prejudice to the right of such ABL Secured Parties to terminate any such Secured Agreements at any time, (iii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any outstanding Letters of Credit (as defined in the ABL Credit Agreement) (not to exceed 105% of the aggregate undrawn face amount of such letters of credit) and (iv) agree to reimburse the ABL Secured Parties for (x) returned payment items relating to any checks or other payments provisionally credited to the ABL Secured Obligations and/or as to which the ABL Secured Parties have not yet received final payment and, in each case, are reflected in the ABL Purchase Price and (y) to the extent that the cash collateral furnished pursuant to clauses (ii) and/or (iii) is insufficient, all amounts thereafter drawn under any outstanding Letters of Credit or thereafter payable by the ABL Secured Parties (or any of them) in respect of Secured Agreements.

(c) The ABL Purchase Price and cash collateral shall be remitted by wire transfer in immediately available funds to such account of the ABL Agent as it shall designate to the ABL Purchasing Parties. The ABL Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the ABL Purchase Price to the ABL Secured Parties in accordance with their holdings of the applicable ABL Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account prior to 1:00 p.m.,

New York City time, and interest shall be calculated to and including such day if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account later than 1:00 p.m., New York City time.

(d) After the date of such ABL Purchase (i) the ABL Agent will promptly provide the New Money Term Loan Agent with written notification of the termination of any Secured Agreements and the cancellation or termination of any Letters of Credit (as defined in the ABL Credit Agreement), in each case, for which the ABL Purchasing Parties have provided cash collateral, and (ii) to the extent any Secured Agreements are terminated or any Letters of Credit are cancelled or terminated without being drawn, the ABL Agent shall return to the ABL Purchasing Parties such portion of the cash collateral furnished to the ABL Agent as collateral therefor and not applied to the satisfaction of the ABL Secured Obligations to which such cash collateral relates.

(e) The ABL Purchase shall be made without representation or warranty of any kind by the ABL Secured Parties as to the ABL Secured Obligations, the ABL Priority Collateral or otherwise and without recourse to the ABL Secured Parties, except that the ABL Secured Parties shall represent and warrant: (i) the amount of the ABL Secured Obligations being purchased, (ii) that the ABL Secured Parties own the ABL Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the ABL Credit Agreement, in which case the ABL Purchase Price shall be appropriately adjusted so that the ABL Purchasing Parties do not pay amounts in respect of any participation interests that remain in effect) and (iii) that the ABL Secured Parties have the right to assign the ABL Secured Obligations and the assignment is duly authorized.

(f) The ABL Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the ABL Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(g) The obligations of the ABL Secured Parties to sell their respective ABL Secured Obligations under this Section 4.4(g) are several and not joint and several. To the extent any ABL Secured Party breaches its obligation to sell its ABL Secured Obligations under this Section 4.4(g) (a "Defaulting ABL Secured Party"), nothing in this Section 4.4(g) shall be deemed to require the ABL Agent or any other ABL Secured Party to purchase such Defaulting ABL Secured Party's ABL Secured Obligations for resale to any New Money Term Loan Secured Party, and in all cases the ABL Agent and each ABL Secured Party complying with the terms of this Section 4.4(g) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting ABL Secured Party; *provided* that nothing in this Section 4.4(g) shall require any ABL Purchasing Party to purchase less than all of the ABL Secured Obligations.

(h) Each Grantor irrevocably consents to any assignment effected to one or more New Money Term Loan Secured Parties pursuant to this Section 4.4 for purposes of all ABL Loan Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.5 Option to Purchase New Money Term Loan Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the New Money Term Loan Agent (whether in its capacity as First Priority Representative or Second Priority Representative) or the New Money Term Loan Secured Parties, the New Money Term Loan Secured Parties agree that at any time following (a) acceleration of the New Money Term Loan Secured Obligations in accordance with the terms of the Term Loan Agreement, (b) the commencement of an Enforcement Action by the New

Money Term Loan Secured Parties or (c) the commencement of an Insolvency Proceeding by or against any Grantor (each, a "New Money Term Loan Purchase Event"), one or more of the ABL Secured Parties may request to purchase by way of assignment, and the New Money Term Loan Secured Parties, severally and not jointly, hereby offer the ABL Secured Parties the option to purchase by way of assignment all, but not less than all, of the aggregate amount of New Money Term Loan Secured Obligations outstanding at the time of purchase (any such purchase, a "New Money Term Loan Purchase"; and the persons effecting such purchase, the "New Money Term Loan Purchasing Parties"); *provided* that (x) at the time of (and as a condition to) any New Money Term Loan Purchase all commitments pursuant to any then outstanding Term Loan Agreement shall have terminated, (y) any New Money Term Loan Purchase shall be effected not later than 30 days following the first date on which a New Money Term Loan Purchase Event occurs and (z) any New Money Term Loan Purchase shall not in any way affect any rights of the New Money Term Loan Secured Parties with respect to indemnification and other obligations of the Grantors under the Term Loan Documents that are expressly stated to survive the termination of the Term Loan Documents or the repayment of the New Money Term Loans (the "Surviving New Money Term Loan Obligations").

(b) Without limiting the obligations of the Grantors to the New Money Term Loan Secured Parties under the Term Loan Documents with respect to the Surviving New Money Term Loan Obligations, on the date of a New Money Term Loan Purchase, the New Money Term Loan Purchasing Parties shall (i) pay to the New Money Term Loan Secured Parties as the purchase price (the "New Money Term Loan Purchase Price") 100% of the amount of all New Money Term Loan Secured Obligations (other than unasserted contingent indemnification obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys' and advisors' fees and expenses (in each case, whether or not invoiced or final)), payable in cash and (ii) agree to reimburse the New Money Term Loan Secured Parties for returned payment items relating to any checks or other payments provisionally credited to the New Money Term Loan Secured Obligations and/or as to which the New Money Term Loan Secured Parties have not yet received final payment and, in each case, are reflected in the New Money Term Loan Purchase Price.

(c) The New Money Term Loan Purchase Price shall be remitted by wire transfer in immediately available funds to such account of the New Money Term Loan Agent as it shall designate to the New Money Term Loan Purchasing Parties. The New Money Term Loan Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the New Money Term Loan Purchase Price to the New Money Term Loan Secured Parties in accordance with their holdings of the applicable New Money Term Loan Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the New Money Term Loan Purchasing Parties to the account designated by the New Money Term Loan Agent are received in such account prior to 1:00 p.m., New York City time, and interest shall be calculated to and including such day if the amounts so paid by the New Money Term Loan Purchasing Parties to the account designated by the New Money Term Loan Agent are received in such account later than 1:00 p.m., New York City time.

(d) The New Money Term Loan Purchase shall be made without representation or warranty of any kind by the New Money Term Loan Secured Parties as to the New Money Term Loan Secured Obligations, the Term Loan Priority Collateral or otherwise and without recourse to the New Money Term Loan Secured Parties, except that the New Money Term Loan Secured Parties shall represent and warrant: (i) the amount of the New Money Term Loan Secured Obligations being purchased, (ii) that the New Money Term Loan Secured Parties own the New Money Term Loan Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the Term Loan Agreement, in which case the New Money Term Loan Purchase Price shall be appropriately adjusted so that the New Money Term Loan Purchasing Parties do not pay amounts in

respect of any participation interests that remain in effect) and (iii) that the New Money Term Loan Secured Parties have the right to assign the New Money Term Loan Secured Obligations and the assignment is duly authorized.

(e) The New Money Term Loan Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the New Money Term Loan Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(f) The obligations of the New Money Term Loan Secured Parties to sell their respective New Money Term Loan Secured Obligations under this Section 4.5(f) are several and not joint and several. To the extent any New Money Term Loan Secured Party breaches its obligation to sell its New Money Term Loan Secured Obligations under this Section 4.5(f) (a "Defaulting New Money Secured Party"), nothing in this Section 4.5(f) shall be deemed to require the New Money Term Loan Agent or any other New Money Term Loan Secured Party to purchase such Defaulting New Money Term Loan Secured Party's New Money Term Loan Secured Obligations for resale to any ABL Secured Party, and in all cases the New Money Term Loan Agent and each New Money Term Loan Secured Party complying with the terms of this Section 4.5(f) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting New Money Term Loan Secured Party; *provided* that nothing in this Section 4.5(f) shall require any New Money Term Loan Purchasing Party to purchase less than all of the New Money Term Loan Secured Obligations.

(g) Each Grantor irrevocably consents to any assignment effected to one or more ABL Secured Parties pursuant to this Section 4.5 for purposes of all Term Loan Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.6 Option to Purchase ABL Secured Obligations and New Money Term Loan Secured Obligations. Within 15 days after the occurrence of both an ABL Purchase Event and a New Money Term Loan Purchase Event, one or more of the Junior Term Loan Secured Parties (the "Junior Secured Purchasing Parties") shall have the right to purchase all of the ABL Secured Obligations and all of the New Money Term Loan Obligations pursuant to the terms and conditions set forth in Sections 4.4 and 4.5 as if such Junior Secured Purchasing Parties were the New Money Term Loan Purchasing Parties and the ABL Purchasing Parties. In the event of a conflict between the purchase right afforded to the Junior Secured Purchasing Parties pursuant to this Section 4.6 and the purchase right afforded to the ABL Purchasing Parties pursuant to Section 4.4 or the purchase right afforded to the New Money Term Loan Purchasing Parties pursuant to Section 4.5, the purchase right afforded to the Junior Secured Purchasing Parties pursuant to this Section 4.6 shall prevail.

SECTION 5. *Insolvency Proceedings.*

Subject in all respects to Section 5.11(b), which provides for the inapplicability of certain of the following provisions of this Section 5 during the Existing Chapter 11 Cases, and to Section 11.14:

5.1 Filing of Motions. No Secured Party shall, in or in connection with any Insolvency Proceeding, file any pleadings or motions, take any position at any hearing or proceeding of any nature, or otherwise take any action whatsoever, in each case to challenge, contest or otherwise object to the scope, validity, enforceability, perfection or priority of any Liens held by any other Secured Party and no Secured Party shall support any other Person doing any of the foregoing.

5.2 Financing Matters.

(a) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the ABL Priority Collateral consents (or does not object) to the use of ABL Priority Collateral constituting Common Collateral (for the avoidance of doubt, including but not limited to the use of any such ABL Priority Collateral that is cash collateral) by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by ABL Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties with respect to the ABL Priority Collateral (or any of them) or any third party, being referred to herein as an “ABL Priority DIP Financing”), then the Second Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the ABL Priority Collateral, and the Third Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the ABL Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such ABL Priority Collateral or to such ABL Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such ABL Priority Collateral or such ABL Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing on the same terms and conditions as the First Priority Liens on such ABL Priority Collateral are subordinated to such Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the ABL Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral, including, without limitation, Adequate Protection Liens on the ABL Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral and (iii) to any “carve-out” with respect to the ABL Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the ABL Priority Collateral or the other First Priority Secured Parties with respect to the ABL Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice.

(b) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the Term Loan Priority Collateral consents (or does not object) to the use of Term Loan Priority Collateral constituting Common Collateral by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by Term Loan Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties with respect to the Term Loan Priority Collateral (or any of them) or any third party, being referred to herein as an “Term Loan Priority DIP Financing”), then the Second Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the Term Loan Priority Collateral, and the Third Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the Term Loan Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such Term Loan Priority Collateral or to such Term Loan Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such Term Loan Priority Collateral or such Term Loan Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be

deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such Term Loan Priority Collateral securing such Term Loan Priority DIP Financing on the same terms and conditions as the First Priority Liens on such Term Loan Priority Collateral are subordinated to such Liens on such Term Loan Priority Collateral securing such Term Loan Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the Term Loan Priority Collateral provided to the First Priority Secured Parties with respect to the Term Loan Priority Collateral, including, without limitation, Adequate Protection Liens on the Term Loan Priority Collateral provided to the First Priority Secured Parties with respect to the Term Loan Priority Collateral and (iii) to any "carve-out" with respect to the Term Loan Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the Term Loan Priority Collateral or the other First Priority Secured Parties with respect to the Term Loan Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice.

5.3 Relief From the Automatic Stay. With respect to each Type of Common Collateral, (a) the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior written consent of the First Priority Representative or (ii) object to, contest, or support any other Person objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any First Priority Secured Party and (b) the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior written consent of the Second Priority Representative or (ii) object to, contest, or support any other Person objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any Second Priority Secured Party.

5.4 Adequate Protection.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the First Priority Representative or any other First Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the First Priority Representative or any other First Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the First Priority Secured Parties with respect to such Common Collateral or (iii) the payment of interest, fees, expenses or other amounts to the First Priority Representative or any other First Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the First Priority Secured Parties with respect to such Common Collateral are granted adequate protection that includes replacement liens on additional collateral and superpriority claims and such First Priority Secured Parties do not object to

the adequate protection being provided to them and (B) solely in the form of (x) an Adequate Protection Lien on additional collateral, subordinated to the First Priority Liens on such Common Collateral and the Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral on the same basis as the other Second Priority Liens on such Common Collateral and Third Priority Liens on such Common Collateral, as applicable, are so subordinated to the First Priority Liens on such Common Collateral under this Agreement and (y) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, the provision of information and the ability to monitor such Common Collateral and (2) with respect to each Type of Common Collateral, in the event any Second Priority Secured Party or any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, or the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, as the case may be, (i) consents to the First Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the First Priority Obligations and that any Adequate Protection Liens granted to the Second Priority Secured Parties and the Third Priority Secured Parties, on any additional collateral shall be subordinated to the Liens on such collateral securing the First Priority Obligations and any DIP Financing provided by, or consented to by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the First Priority Secured Parties, with such subordination to be on the same terms that the other Second Priority Liens are subordinated to such First Priority Liens under this Agreement or that the other Third Priority Liens are subordinated to such First Priority Liens and the Second Priority Liens under this Agreement, as applicable, and (ii) agrees that, if the bankruptcy court does not grant the First Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Second Priority Secured Parties or Third Priority Secured Parties, as the case may be, shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the First Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the First Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Second Priority Secured Parties or Third Priority Secured Parties, as applicable, shall be segregated and held in trust and promptly turned over to the First Priority Representative to repay the First Priority Obligations. Upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Second Priority Obligations or the Third Priority Obligations, as applicable, purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

(b) With respect to each Type of Common Collateral (but without limiting, and subject in all respects to, Section 5.4(a)), the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the Second Priority Representative or any other Second Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the Second Priority Representative or any other Second Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the Second Priority Secured Parties with respect to such Common Collateral or (iii) the payment of interest, fees, expenses or other amounts to the Second Priority Representative or any other Second Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Third Priority Representative and the other Third Priority Secured Parties, with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the Second Priority Secured Parties with respect to such

Common Collateral are granted adequate protection that includes replacement liens on additional collateral and superpriority claims and such Second Priority Secured Parties do not object to the adequate protection being provided to them and (B) solely in the form of (x) an Adequate Protection Lien on additional collateral, subordinated to the Second Priority Liens and Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the Second Priority Secured Parties with respect to such Common Collateral on the same basis as the other Third Priority Liens are so subordinated to the Second Priority Liens under this Agreement and (y) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, the provision of information and the ability to monitor such Common Collateral and (2) with respect to each Type of Common Collateral, in the event any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, (i) consents to the Second Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the Second Priority Obligations and that any Adequate Protection Liens granted to the Third Priority Secured Parties on any additional collateral shall be subordinated to the Liens on such collateral securing the Second Priority Obligations and any DIP Financing provided by, or consented to by (including via non-objection), the Second Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the Second Priority Secured Parties, with such subordination to be on the same terms that the other Third Priority Liens are subordinated to such Second Priority Liens under this Agreement and (ii) agrees that, if the bankruptcy court does not grant the Second Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Third Priority Secured Parties shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the Second Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the Second Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Third Priority Secured Parties shall be segregated and held in trust and promptly turned over to the Second Priority Representative to repay the Second Priority Obligations. Upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Third Priority Obligations purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

5.5 Avoidance Issues.

(a) With respect to each Type of Common Collateral, if any First Priority Secured Party is required in any Insolvency Proceeding or otherwise to disgorge, turn over or otherwise pay to the estate of any Grantor, because such amount was avoided or ordered to be paid or disgorged for any reason, including without limitation because it was found to be a fraudulent or preferential transfer, any amount (a "Recovery"), whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the First Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the First Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral agree that none of them shall be entitled to benefit from any avoidance action affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

(b) With respect to each Type of Common Collateral, if any Grantor receives a Recovery from any Second Priority Secured Party, whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the Second Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the Second Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Third Priority Secured Parties with respect to each Type of Common Collateral agree that none of them shall be entitled to benefit from any avoidance action affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

5.6 Asset Dispositions in an Insolvency Proceeding.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that (i) none of them shall, in an Insolvency Proceeding, oppose any sale or disposition of any such Common Collateral that is supported by the First Priority Secured Parties, and (ii) they will be deemed to have consented under Section 363 of the Bankruptcy Code (and otherwise) to any such sale supported by the First Priority Secured Parties and to have released their Liens in such Common Collateral; *provided* that (x) if the Second Priority Secured Parties (or the Second Priority Representative on their behalf) or the Third Priority Secured Parties (or the Third Priority Representative on their behalf) have consented to such sale or disposition of such assets, the Second Priority Representative or the Second Priority Secured Parties, or the Third Priority Representative or the Third Priority Secured Parties, as the case may be, may assert any objection or opposition that could be asserted by an unsecured creditor in any such Insolvency Proceeding and (y) the Second Priority Representative and the Second Priority Secured Parties or the Third Priority Representative and the Third Priority Secured Parties, as the case may be, shall be entitled to seek and exercise credit bid rights in respect of any such sale or disposition so long as (A) the First Priority Obligations Payment Date shall occur upon consummation of such sale or disposition or (B) in the case of a credit bid described in Section 5.6(c), the conditions set forth Section 5.6(c) are satisfied.

(b) Notwithstanding anything (other than clause (y) of Section 5.6(a)) to the contrary herein, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, agrees that, during the pendency of the Existing Chapter 11 Cases, none of them shall be entitled to, nor shall any of them, credit bid or seek to credit bid any claims in respect of New Money Term Loan Secured Obligations (such claims, the "Applicable Claims") in connection with any Specified Sale to the extent that the aggregate amount of Applicable Claims that have been so credit bid would exceed the Available Credit Bid Amount.

(c) Without limiting clause (y) of Section 5.6(a) and to the extent permitted by applicable law, in the case of any Specified Sale that is to be effected during the pendency of the Existing Chapter 11 Cases, and with respect to any Common Collateral that is to be included in any such Specified Sale, the New Money Term Loan Secured Parties may credit bid Applicable Claims, subject to the satisfaction of the following conditions:

- (i) The aggregate amount of all Applicable Claims that have been credit bid shall not exceed at any time the Available Credit Bid Amount at such time; and

(ii) Immediately after giving effect to any Specified Sale that includes any such credit bid, immediately before and after giving effect thereto and giving effect to the use of proceeds thereof (x) no default under the ABL Credit Agreement shall have occurred and be continuing and (y) the sum of (1) the aggregate principal amount of all Revolving Loans (as defined in the ABL Credit Agreement) then outstanding plus (2) the aggregate Letter of Credit Obligations (as defined in the ABL Credit Agreement) then outstanding and not cash collateralized shall not exceed the Line Cap (as defined in the ABL Credit Agreement).

5.7 Separate Grants of Security and Separate Classification. Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, and the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, acknowledges and agrees that (i) the grant of Liens on the Common Collateral securing the ABL Secured Obligations constitutes a separate and distinct grant of Liens from the grant of Liens on such Common Collateral securing the New Money Term Loan Secured Obligations and from the grant of Liens on such Common Collateral securing the Junior Term Loan Secured Obligations, (ii) because of, among other things, their differing rights in such Common Collateral, each of the ABL Secured Obligations, New Money Term Loan Secured Obligations and Junior Term Loan Secured Obligations is fundamentally different and must be separately classified in any plan of reorganization proposed or confirmed in an Insolvency Proceeding and (iii) it will object to, and not vote in favor of, any plan of reorganization that does not separately classify the ABL Secured Obligations, the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations. To further effectuate the intent of the parties as provided in the immediately preceding sentence, if a court of competent jurisdiction holds that the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties in respect of any Type of Common Collateral constitute only one secured claim (rather than separate classes of first, second and third priority secured claims), then the Second Priority Secured Parties and the Third Priority Secured Parties in respect of such Common Collateral hereby acknowledge and agree that all distributions shall be made as if there were separate classes of first, second and third priority secured claims against the relevant Grantors in respect of such Common Collateral (with the effect being that, to the extent that the aggregate value of such Common Collateral is sufficient (for this purpose ignoring all claims held by the Second Priority Secured Parties and the Third Priority Secured Parties), the First Priority Secured Parties with respect to such Common Collateral shall be entitled to receive, in addition to distributions to them in respect of principal, pre-petition interest and other claims, all amounts owing in respect of Post-Petition Interest (at the applicable non-default rate) before any distribution is made in respect of the claims held by the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral), with the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral hereby acknowledging and agreeing to turn over to the First Priority Secured Parties with respect to such Common Collateral distributions otherwise received or receivable by them in respect of such Common Collateral to the extent necessary to effectuate the intent of this sentence, even if such turnover has the effect of reducing the claim or recovery of the Second Priority Secured Parties and/or the Third Priority Secured Parties with respect to such Common Collateral.

5.8 Plans of Reorganization.

(a) With respect to each Type of Common Collateral, if the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties constitute only one secured claim pursuant to any plan of reorganization proposed in an Insolvency Proceeding (rather than separate classes of first, second and third priority secured claims), notwithstanding the objection to, and vote against, such plan by such Secured Parties in accordance with Section 5.7, no Second Priority Secured Party and no Third Priority Secured Party shall support or vote in favor of such plan of reorganization (and each shall vote and shall be deemed

to have voted to reject any plan of reorganization) unless such plan (i) pays off, in cash in full, all First Priority Obligations or (ii) is supported by the First Priority Representative. If any such Second Priority Secured Party or Third Priority Secured Party with respect to any Type of Common Collateral votes in favor of any plan or reorganization in violation of this Section 5.8(a), such Second Priority Secured Party or Third Priority Secured Party irrevocably agrees that such vote shall be deemed unauthorized, void and of no force and effect and the First Priority Representative shall be, and shall be deemed, such party's "authorized agent" under Bankruptcy Rules 3018(c) and 9010, and that the First Priority Representative shall be authorized and entitled to withdraw such vote and submit a superseding ballot on behalf of such Second Priority Secured Party or such Third Priority Secured Party that is consistent herewith.

(b) If, in any Insolvency Proceeding, debt obligations of the reorganized debtor secured by Liens upon any property of the reorganized debtor are distributed, pursuant to a plan of reorganization or similar dispositive restructuring plan, on account of ABL Secured Obligations, on account of New Money Term Loan Secured Obligations and on account of Junior Term Loan Secured Obligations, then, to the extent the debt obligations distributed on account of the ABL Secured Obligations, on account of the New Money Term Loan Secured Obligations and on account of the Junior Term Loan Secured Obligations are secured by Liens upon the same property, the provisions of this Agreement will survive the distribution of such debt obligations pursuant to such plan and will apply with like effect to the Liens securing such debt obligations.

5.9 Other Matters. With respect to each Type of Common Collateral, to the extent that the Second Priority Representative, any other Second Priority Secured Party, the Third Priority Representative or any other Third Priority Secured Party, has or acquires rights under Section 363 or Section 364 of the Bankruptcy Code with respect to any of such Common Collateral, the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, not to assert any of such rights without the prior written consent of the First Priority Representative with respect to such Common Collateral; *provided* that if requested by the First Priority Representative, the Second Priority Representative and/or the Third Priority Representative with respect to such Common Collateral shall timely exercise such rights in the manner requested by such First Priority Representative, including any rights to payments in respect of such rights.

5.10 No Waiver of Rights of First Priority Secured Parties. With respect to each Type of Common Collateral, nothing contained herein shall prohibit or in any way limit the First Priority Representative or any other First Priority Secured Party from objecting in any Insolvency Proceeding or otherwise to any action taken by any Second Priority Secured Party or Third Priority Secured Party other than any action taken by such Second Priority Secured Party or Third Priority Secured Party, as the case may be, that is expressly permitted by this Agreement.

5.11 Effectiveness in Insolvency Proceedings.

(a) This Agreement, which the parties hereto expressly acknowledge is a "subordination agreement" under Section 510(a) of the Bankruptcy Code, shall be effective before, during and after the commencement of an Insolvency Proceeding, subject, however, to Section 5.11(b) and to Section 11.14. All references in this Agreement to any Grantor shall include such Grantor as a debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding, and the rights and obligations hereunder of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Collateral shall be fully enforceable as between such parties regardless of the pendency of Insolvency Proceedings or any related limitations

on the enforcement of this Agreement against any Grantor, subject, however, to Section 5.11(b) and to Section 11.14.

(b) Notwithstanding anything to the contrary herein, Sections 5.2, 5.3, 5.4, 5.7 and 5.8 of this Agreement shall be of no force or effect during the pendency of the Existing Chapter 11 Cases (but, for the avoidance of doubt, such provisions shall be effective subsequent in any subsequent Insolvency Proceeding).

SECTION 6. *Matters Relating to Loan Documents.*

6.1 General.

(a) Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, and each Grantor agrees that it shall not at any time execute or deliver any amendment or other modification to any of the First Priority Documents, the Second Priority Documents or the Third Priority Documents in violation of this Agreement.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, in the event the First Priority Representative enters into any amendment, waiver or consent in respect of any of the First Priority Security Documents for the purpose of adding to, or deleting from, or waiving or consenting to any departures from any provisions of, any First Priority Security Document or changing in any manner the rights of any parties thereunder, then such amendment, waiver or consent shall apply automatically to any comparable provision of the Comparable Second Priority Security Document and to the Comparable Third Priority Security Document without the consent of or action by any Second Priority Secured Party or Third Priority Secured Party (with each First Priority Security Document as so amended, and each Second Priority Security Document as so amended, continuing to be subject to the terms hereof); *provided* that (i) no such amendment, waiver or consent shall have the effect of removing assets subject to the Lien of any Second Priority Security Document or Third Priority Security Document, except to the extent that a release of such Lien is permitted by Section 4.2, (ii) any such amendment, waiver or consent that materially and adversely affects the rights of the Second Priority Secured Parties or the Third Priority Secured Parties and does not affect the First Priority Secured Parties in a like or similar manner shall not apply to the Second Priority Security Documents or the Third Priority Security Documents, as applicable, without the consent of the Second Priority Representative or the Third Priority Representative, as applicable and (iii) notice of such amendment, waiver or consent shall be given to the Second Priority Representative and the Third Priority Representative by the First Priority Representative no later than 30 days after its effectiveness, *provided* that the failure to give such notice shall not affect the effectiveness and validity thereof or cause a default by any Grantor under the Loan Documents.

(c) Each of the Grantors and the Representatives agrees that each of the ABL Credit Agreement and the Term Loan Agreement (and any notes issued pursuant thereto) and each First Priority Security Document, Second Priority Security Document and Third Priority Security Document shall contain the applicable provisions set forth on Annex I hereto, or similar provisions approved by the Representatives, which approval shall not be unreasonably withheld or delayed.

6.2 Restrictions on Refinancings.

(a) The indebtedness under the ABL Credit Agreement may be Refinanced, in whole but not in part, with the same or different lenders or Representatives in a Refinancing, without the consent of the Term Loan Agent or the holders of the Term Loan Secured Obligations; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7) and (y) no such Refinancing shall have the effect of increasing the principal amount of ABL Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations.

(b) The indebtedness in respect of the New Money Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the Junior Term Loan Agent or the Junior Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7), (y) no such Refinancing prior to the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of New Money Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the New Money Term Loan Secured Obligations and (z) no such Refinancing on or after the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations.

(c) The indebtedness in respect of the Junior Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the New Money Term Loan Agent or the New Money Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7), (y) no such Refinancing prior to the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations and (z) no such Refinancing on or after the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations.

6.3 Restrictions on Amendments, Supplements and Modifications.

(a) The ABL Loan Documents may be amended, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of the Term Loan Agent:

(i) have the effect of increasing the principal amount of ABL Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations,

(ii) have the effect of increasing the “Applicable Margin” or similar component of the interest rate (determined on the basis of yield) applicable to the loans outstanding or permitted to be outstanding under the ABL Credit Agreement (excluding increases resulting from the application of any pricing grid or from the accrual of interest at the default rate) by more than 250 basis points, or

(iii) have the effect of changing the scheduled date for repayment of the loans outstanding or permitted to be outstanding under the ABL Credit Agreement to an earlier date.

(b) The Term Loan Documents may be amended, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of the ABL Agent:

(i) (A) prior to the Existing Chapter 11 Cases Emergence Date, have the effect of increasing (x) the principal amount of New Money Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the New Money Term Loan Secured Obligations or (y) the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations or (B) on or after the Existing Chapter 11 Cases Emergence Date, have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations,

(ii) have the effect of increasing the “Applicable Margin” or similar component of the interest rate (determined on the basis of yield) applicable to any class of loans outstanding or permitted to be outstanding under the applicable Term Loan Agreement (excluding increases resulting from the accrual of interest at the default rate) by more than 250 basis points, or

(iii) have the effect of changing the final scheduled date for repayment of any loans (or any tranche or class thereof) outstanding or permitted to be outstanding under the applicable Term Loan Agreement to an earlier date.

(c) Notwithstanding anything to the contrary herein, the conversion of the Term Loan Secured Obligations under the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement to Term Loan Secured Obligations under the “Exit Loan Agreement” as contemplated by Section 2.21 of such Term Loan Agreement shall not be an amendment, supplement or modification of the Term Loan Documents or a Refinancing of the Term Loan Secured Obligations for purposes of this Agreement.

SECTION 7. *Cooperation with Respect to ABL Priority Collateral.*

7.1 Consent to License to Use Intellectual Property. The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral (and any purchaser, assignee or transferee of assets as provided in Section 7.3) (a) consents (without any representation, warranty or obligation whatsoever) to the grant by any Grantor to the ABL Agent of a non-exclusive, royalty-free license to use during the ABL Priority Collateral Processing and Sale Period any Patents, Patent Licenses, Trademarks, Trademark Licenses or proprietary information of such Grantor that is Term Loan Priority Collateral (or any Patent, Patent License, Trademark, Trademark License or proprietary information acquired by such purchaser, assignee or transferee from any Grantor, as the case may be) and (b) grants, in its capacity as a secured party (or as a purchaser, assignee or transferee, as the case may be), to the ABL Agent a non-exclusive royalty-free license to use during the ABL Priority Collateral Processing and Sale Period, any Patent, Patent License, Trademark, Trademark License or proprietary information that is Term Loan Priority Collateral (or subject to such purchase, assignment or transfer, as the case may be), in each case in connection with the enforcement of any Lien held by the ABL Agent upon any inventory or other ABL Priority Collateral of any Grantor and to the extent the use of such Patent, Patent License, Trademark, Trademark License or proprietary information is necessary or appropriate, in the good faith opinion of the ABL Agent, to process, ship, produce, store, complete, supply, lease, sell or otherwise dispose of any such inventory in any lawful manner.

7.2 Access to Information.

(a) If the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the New Money Term Loan Agent), then upon request of the ABL Agent and reasonable advance notice, the New Money Term Loan Agent will permit the ABL Agent or its representative to inspect and copy such documentation if and to the extent the ABL Agent certifies to the New Money Term Loan Agent that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the ABL Agent, to the enforcement of the ABL Agent's Liens upon any ABL Priority Collateral; and

(ii) the ABL Agent and the ABL Secured Parties are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

(b) If the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the ABL Agent), then upon request of the New Money Term Loan Agent and reasonable advance notice, the ABL Agent will permit the New Money Term Loan Agent or its representative to inspect and copy such documentation if and to the extent the New Money Term Loan Agent certifies to the ABL Agent that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the New Money Term Loan Agent, to the enforcement of the New Money Term Loan Agent's Liens upon any Term Loan Priority Collateral; and

(ii) the New Money Term Loan Agent and the New Money Term Loan Secured Parties are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

7.3 Access to Property to Process and Sell Inventory.

(a) (i) If the ABL Agent commences any action or proceeding with respect to any of its rights or remedies (including, but not limited to, any action of foreclosure), enforcement, collection or execution with respect to the ABL Priority Collateral ("ABL Priority Collateral Enforcement Actions") or if the New Money Term Loan Agent commences any action or proceeding with respect to any of its rights or remedies (including, but not limited to, any action of foreclosure), enforcement, collection or execution with respect to the Term Loan Priority Collateral (or a purchaser at a foreclosure sale conducted in foreclosure of a First Priority Lien on any Term Loan Priority Collateral takes actual or constructive possession of the Term Loan Priority Collateral of any Grantor) ("Term Loan Priority Collateral Enforcement Actions"), then the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the First Priority Secured Parties with respect to the Term Loan Priority Collateral (subject to, in the case of any Term Loan Priority Collateral Enforcement Action, a prior written request by the ABL Agent to the New Money Term Loan Agent (the "Term Loan Priority Collateral Enforcement Action Notice")) shall (x) cooperate with the ABL Agent (and with its officers, employees, representatives and agents) at the cost and expense of the ABL Secured Parties (subject to the Grantors' reimbursement and indemnity obligations with respect thereto under the Loan Documents) in its efforts to conduct ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral and to finish any work-in-process and process, ship, produce, store, complete, supply, lease, sell or otherwise handle, deal with, assemble or dispose of, in any lawful manner, the ABL Priority Collateral, (y) not hinder or restrict in any respect the ABL Agent from conducting ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral or from finishing any work-in-process or processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral, and (z) permit the ABL Agent, its employees, agents, advisers and representatives, at the cost and expense of the ABL Secured Parties (subject to the Grantors' reimbursement and indemnity obligations with respect thereto under the Loan Documents), to enter upon and use the Term Loan Priority Collateral (including, without limitation, equipment, processors, computers and other machinery related to the storage or processing of records, documents or files and intellectual property), for a period commencing on (I) the date of the initial ABL Priority Collateral Enforcement Action or the date of delivery of the Term Loan Priority Collateral Enforcement Action Notice, as the case may be, and (II) ending on the date occurring 180 days thereafter (such period, as the same may be extended with the written consent of the New Money Term Loan Agent as contemplated by the final sentence of this Section 7.3(a)(i), the "ABL Priority Collateral Processing and Sale Period"), for purposes of:

- (A) assembling and storing the ABL Priority Collateral and completing the processing of and turning into finished goods any ABL Priority Collateral consisting of work-in-process;
- (B) selling any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral, whether in bulk, in lots or to customers in the ordinary course of business or otherwise;
- (C) removing and transporting any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral;

- (D) otherwise processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral; and/or
- (E) taking reasonable actions to protect, secure, and otherwise enforce the rights or remedies of the ABL Secured Parties and/or the ABL Agent (including with respect to any ABL Priority Collateral Enforcement Actions) in and to the ABL Priority Collateral;

provided, however, that nothing contained in this Agreement shall restrict the rights of the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, from selling, assigning or otherwise transferring any Term Loan Priority Collateral prior to the expiration of such ABL Priority Collateral Processing and Sale Period if the purchaser, assignee or transferee thereof agrees in writing (for the benefit of the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, and the ABL Secured Parties) to be bound by the provisions of this Section 7.3 and Section 7.1. If any stay or other order prohibiting the exercise of remedies with respect to the ABL Priority Collateral has been entered by a court of competent jurisdiction, such ABL Priority Collateral Processing and Sale Period shall be tolled during the pendency of any such stay or other order. The New Money Term Loan Agent, upon request by the ABL Agent, may in its sole discretion extend the ABL Priority Collateral Processing and Sale Period for an additional period of time.

(ii) During the period of actual occupation, use and/or control by the ABL Secured Parties and/or the ABL Agent (or their respective employees, agents, advisers and representatives) of any Term Loan Priority Collateral, the ABL Secured Parties and the ABL Agent shall (i) be responsible for the ordinary course third-party expenses related thereto, including costs with respect to heat, light, electricity, water and real property taxes with respect to that portion of any premises so used or occupied and (ii) be obligated to repair at their expense any physical damage to such Term Loan Priority Collateral resulting from such occupancy, use or control or removal of ABL Priority Collateral, and to leave such Term Loan Priority Collateral in substantially the same condition as it was at the commencement of such occupancy, use or control, ordinary wear and tear excepted. Notwithstanding the foregoing, in no event shall the ABL Secured Parties or the ABL Agent have any liability to the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, or to any other First Priority Secured Party with respect to the Term Loan Priority Collateral pursuant to this Section 7.3(a) as a result of any condition (including any environmental condition, claim or liability) on or with respect to the Term Loan Priority Collateral existing prior to the date of the exercise by the ABL Secured Parties (or the ABL Agent, as the case may be) of their rights under this Section 7.3(a) and the ABL Secured Parties shall have no duty or liability to maintain the Term Loan Priority Collateral in a condition or manner better than that in which it was maintained prior to the use thereof by the ABL Secured Parties, or for any diminution in the value of the Term Loan Priority Collateral that results from ordinary wear and tear resulting from the use of the Term Loan Priority Collateral by the ABL Secured Parties in the manner and for the time periods specified under this Section 7.3(a). Without limiting the rights granted in this Section 7.3(a), the ABL Secured Parties and the ABL Agent shall cooperate with the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority

Collateral in connection with any efforts made by the New Money Term Loan Agent or such First Priority Secured Parties to sell the Term Loan Priority Collateral.

(b) The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, shall be entitled, as a condition of permitting such access and use, to demand and receive assurances reasonably satisfactory to it that the access or use requested and all activities incidental thereto:

(i) will be permitted, lawful and enforceable under applicable law and will be conducted in accordance with prudent manufacturing practices; and

(ii) will be adequately insured for damage to property and liability to persons, including property and liability insurance for the benefit of the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority Collateral, at no cost to the New Money Term Loan Agent or such First Priority Secured Parties.

The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, (x) shall provide reasonable cooperation to the ABL Agent in connection with the manufacture, production, completion, handling, removal and sale of any ABL Priority Collateral by the ABL Agent as provided above and (y) shall be entitled to receive, from the ABL Agent, fair compensation and reimbursement for their reasonable costs and expenses incurred in connection with such cooperation, support and assistance to the ABL Agent. Notwithstanding the foregoing sentence, the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and/or any such purchaser (or its transferee or successor) shall not otherwise be required to manufacture, produce, complete, remove, insure, protect, store, safeguard, sell or deliver any inventory subject to any First Priority Lien held by the ABL Agent or to provide any support, assistance or cooperation to the ABL Agent in respect thereof.

7.4 First Priority Representatives Assurances. The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, may condition its performance of any obligation set forth in this Section 7 upon its prior receipt (without cost to it) of:

(a) such assurances as it may reasonably request to confirm that the performance of such obligation and all activities of the ABL Agent or its officers, employees and agents in connection therewith or incidental thereto:

(i) will be permitted, lawful and enforceable under applicable law; and

(ii) will not impose upon the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral (or any First Priority Secured Party with respect to such Collateral) any legal duty, legal liability, expense or risk of uninsured loss; and

(b) such indemnity, security and insurance as the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, may reasonably request in connection therewith.

7.5 Grantor Consent. The Borrower and the other Grantors consent to the performance by the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Collateral, of the obligations set forth in this Section 7 and acknowledge and agree that neither the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, nor any other First Priority Secured Party with respect to such Collateral shall ever be accountable or liable (except to the extent resulting from such party's gross negligence or willful misconduct) for any action taken or omitted by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents successors or assigns in connection therewith or incidental thereto or in consequence thereof by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents, successors or assigns or any other damage to or misuse or loss of any property of the Grantors as a result of any action taken or omitted by the ABL Agent or its officers, employees, agents, successors or assigns.

SECTION 8. Reliance; Waivers; etc.

8.1 Reliance. The First Priority Documents, the Second Priority Documents and the Third Priority Documents are deemed to have been executed and delivered, and all extensions of credit thereunder are deemed to have been made or incurred, in reliance upon this Agreement. With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, expressly waives all notice of the acceptance of and reliance on this Agreement by the other Secured Parties.

8.2 No Warranties or Liability. Each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral acknowledge and agree that none of them has made any representation or warranty with respect to the execution, validity, legality, completeness, collectibility or enforceability of any First Priority Document, any Second Priority Document or any Third Priority Document. Except as otherwise provided in this Agreement, each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral will be entitled to manage and supervise their respective extensions of credit to any Grantor in accordance with law and their usual practices, modified from time to time as they deem appropriate.

8.3 No Waivers. No right or benefit of any party hereunder shall at any time in any way be prejudiced or impaired by any act or failure to act on the part of such party or any other party hereto or by any noncompliance by any Grantor with the terms and conditions of any of the First Priority Documents, any of the Second Priority Documents or any of the Third Priority Documents.

SECTION 9. *Obligations Unconditional*.

All rights, agreements and obligations of the First Priority Representative and First Priority Secured Parties, the Second Priority Representative and the Second Priority Secured Parties, and the Third Priority Representative and the Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, and the Grantors hereunder, to the extent applicable, shall remain in full force and effect irrespective of:

(i) any lack of validity or enforceability of any First Priority Document, Second Priority Document or Third Priority Document;

(ii) any change in the time, place or manner of payment of, or in any other term of, all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations, or any amendment, waiver or other modification, whether by course of conduct or

otherwise, or any Refinancing, replacement, refunding or restatement of any First Priority Document, Second Priority Document or Third Priority Document;

(iii) any exchange, release, voiding, avoidance or non-perfection of any security interest in any Common Collateral or any other collateral, or any release, amendment, waiver or other modification, whether by course of conduct or otherwise, or any Refinancing, replacement, refunding or restatement of all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations or any guarantee or guaranty thereof; or

(iv) any other circumstances that otherwise might constitute a defense available to, or a discharge of, any Grantor in respect of (a) the First Priority Obligations (other than a defense that the First Priority Obligations have been paid in full), (b) the Second Priority Obligations (other than a defense that the Second Priority Obligations have been paid in full) or (c) the Third Priority Obligations (other than a defense that the Third Priority Obligations have been paid in full) or of any of the First Priority Representative, Second Priority Representative, Third Priority Representative or any Grantor, to the extent applicable, in respect of this Agreement.

SECTION 10. *Additional ABL Secured Obligations and Term Loan Secured Obligations; Certain Reclassifications of Term Loan Secured Obligations.*

(a) The Borrower may from time to time, subject to any limitations contained in the ABL Loan Documents and the Term Loan Documents in effect at such time, designate additional indebtedness and related obligations that are, or are to be, secured by Liens on any assets of the Grantors that would, if such Liens were granted, constitute Common Collateral as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, by delivering to each Representative party hereto at such time a certificate of a Responsible Officer of the Borrower:

(i) describing the indebtedness and other obligations being designated as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and including a statement of the maximum aggregate outstanding principal amount of such indebtedness as of the date of such certificate;

(ii) in the case of ABL Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the ABL Priority Collateral and Second Priority Obligations with respect to the Term Loan Priority Collateral;

(iii) in the case of New Money Term Loan Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the Term Loan Priority Collateral and Second Priority Obligations with respect to the ABL Priority Collateral;

(iv) in the case of Junior Term Loan Secured Obligations, confirming that such obligations shall be Third Priority Obligations with respect to the Term Loan Priority Collateral and Third Priority Obligations with respect to the ABL Priority Collateral;

(v) identifying the Person that serves as the Representative with respect to such indebtedness and related obligations;

(vi) certifying that the incurrence of such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be), the creation of the Liens securing such ABL Secured Obligations, New Money Term Loan

Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and the designation of such indebtedness and related obligations as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) hereunder (x) do not violate or result in a default under any provision of any ABL Loan Document or Term Loan Document in effect at such time and (y) would not have the effect of increasing the principal amount of ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable; and

(vii) attaching a fully completed Representative Joinder Agreement executed and delivered by the Representative with respect to such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be).

Upon the delivery of such certificate and the related attachments as provided above, the obligations designated in such notice shall become ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable, for all purposes of this Agreement.

Without limiting the foregoing provisions of this Section 10, the Borrower may from time to time on or after the Existing Chapter 11 Cases Emergence Date, subject to any limitations contained in the ABL Loan Documents and the Term Loan Documents in effect at such time, re-classify existing indebtedness that constitutes Junior Term Loan Secured Obligations as indebtedness that shall thereafter constitute New Money Term Loan Secured Obligations, by delivering to each Representative party hereto at such time a certificate of a Responsible Officer of the Borrower:

(a) describing the existing Junior Term Loan Secured Obligations being re-classified as New Money Term Loan Secured Obligations and including a statement of the maximum aggregate outstanding principal amount of such indebtedness as of the date of such certificate;

(b) confirming that such resulting obligations shall be First Priority Obligations with respect to the Term Loan Priority Collateral and Second Priority Obligations with respect to the ABL Priority Collateral;

(c) identifying the Person that serves as the Representative with respect to such indebtedness that shall thereafter constitute New Money Term Loan Secured Obligations;

(d) certifying that the resulting New Money Term Loan Secured Obligations, the creation (or existence) of the Liens securing such New Money Term Loan Secured Obligations (including the priority thereof) and the re-classification of such Junior Term Loan Secured Obligations as New Money Term Loan Secured Obligations hereunder (x) do not violate or result in a default under any provision of any ABL Loan Document or Term Loan Document in effect at such time and (y) would not have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations; and

(e) if the Representative with respect to the resulting New Money Term Loan Secured Obligations is not already a party hereto as a Representative with respect to New Money Term Loan Secured Obligations, attaching a fully completed Representative Joinder Agreement executed and delivered by the Representative with respect to such New Money Term Loan Secured Obligations.

Upon the delivery of such certificate and the related attachments as provided above, the obligations designated in such notice shall become New Money Term Loan Secured Obligations for all purposes of this Agreement.

In the event of any conflict or inconsistency between the provisions of this Section 10 and the provisions of Section 11.3(b), the provisions of this Section 10 shall govern.

SECTION 11. *Miscellaneous.*

11.1 Conflicts. Except as otherwise provided herein, in the event of any conflict between the provisions of this Agreement and the provisions of any First Priority Document, any Second Priority Document or any Third Priority Document, the provisions of this Agreement shall govern.

11.2 Continuing Nature of Provisions. This Agreement shall continue to be effective, and shall not be revocable by any party hereto, until the First Priority Obligations Payment Date and the Second Priority Obligations Payment Date shall have occurred with respect to each Type of Common Collateral. This is a continuing agreement and the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties may continue, at any time and without notice to the other parties hereto, to extend credit and other financial accommodations, lend monies and provide indebtedness to, or for the benefit of, any Grantor on the faith hereof. For the avoidance of doubt, if any ABL Secured Obligations and any Term Loan Secured Obligations remain outstanding following the consummation of a Reorganization Plan in the Existing Chapter 11 Cases, this Agreement shall remain in effect notwithstanding the consummation of such Reorganization Plan.

11.3 Amendments; Waivers.

(a) No amendment or modification of any of the provisions of this Agreement (other than pursuant to a Representative Joinder Agreement or a Grantor Joinder Agreement) shall be effective unless the same shall be in writing and signed by the First Priority Representative, the Second Priority Representative and the Third Priority Representative and, in the case of amendments or modifications that could reasonably be expected to affect the rights or interests of any Grantor, the Borrower.

(b) It is understood that the ABL Agent and the Term Loan Agent, without the consent of any other Secured Party, may in their discretion determine that a supplemental agreement (which may take the form of an amendment and restatement of this Agreement) is necessary or appropriate to facilitate having additional indebtedness or other obligations ("Additional Debt") of any of the Grantors become ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, under this Agreement, which supplemental agreement shall specify whether such Additional Debt constitutes ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations; *provided* that such Additional Debt is permitted to be incurred by the ABL Credit Agreement and the Term Loan Agreement then extant, and is permitted by said Agreements to be subject to the provisions of this Agreement as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable.

11.4 Information Concerning Financial Condition of the Borrower and the other Grantors. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that each Secured Party assumes responsibility for keeping itself informed of the financial condition of the relevant Grantors and all other circumstances

bearing upon the risk of nonpayment of the First Priority Obligations, the Second Priority Obligations or the Second Priority Obligations. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that no party shall have any duty to advise any other party of information known to it regarding such condition or any such circumstances. In the event any Secured Party, in its sole discretion, undertakes at any time or from time to time to provide any information to any other Secured Party, it shall be under no obligation (a) to provide any such information to such other party or any other party on any subsequent occasion, (b) to undertake any investigation not a part of its regular business routine, or (c) to disclose any other information.

11.5 Applicable Law. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

11.6 Jurisdiction; Consent to Service of Process; Process Agent.

(a) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW.

(b) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(c) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 11.7. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

11.7 Notices.

Unless otherwise specifically provided herein, any notice or other communication herein required or permitted to be given shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopy, as follows:

- (i) if to a Grantor, to the address set forth in Section 9.02 of the ABL Credit Agreement as in effect on the date hereof,
- (ii) if to CNAI, to the address set forth in Section 9.02 of the ABL Credit Agreement as in effect on the date hereof,
- (iii) if to Wilmington Trust, to the address set forth in Section 9.02 of the Term Loan Agreement as in effect on the date hereof,
- (iv) if to any other holder of indebtedness or Representative with respect thereto that becomes a party hereto after the date hereof, to the address designated by such holder or such Representative in the Representative Joinder Agreement pursuant to which such holder or Representative shall have become a party hereto, or
- (v) with respect to any party hereto, to such other address as may be designated by such party in a written notice to each other party hereto.

11.8 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of each of the parties hereto and each of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and their respective successors and assigns, and nothing herein is intended, or shall be construed to give, any other Person any right, remedy or claim under, to or in respect of this Agreement or any Common Collateral or any Type thereof. All references to any Grantor shall include any Grantor as debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding. All references to any Grantor that is, as of the Effective Date, a debtor-in-possession in any of the Existing Chapter 11 Cases shall, following the consummation of a Reorganization Plan in the Existing Chapter 11 Cases (if any of the ABL Secured Obligations or Term Loan Secured Obligations remain outstanding following such consummation), include a reference to such Grantor as a reorganized Person.

11.9 Headings. Section headings used herein are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

11.10 Severability. In the event any one or more of the provisions contained in this Agreement or in any other Loan Document should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein and therein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

11.11 Counterparts; Integration; Effectiveness. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by telecopy or electronic image scan transmission (such

as a "pdf" file) shall be effective as delivery of a manually executed counterpart of this Agreement. This Agreement shall become effective when it shall have been executed by each party hereto.

11.12 Waiver of Jury Trial. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

11.13 Additional Grantors. The Borrower and each other Grantor on the date of this Agreement will constitute the original Grantors party hereto. The original Grantors will cause each Person that becomes a Grantor after the date hereof to contemporaneously become a party hereto (as a Grantor) by executing and delivering a Grantor Joinder Agreement to each of the ABL Agent and the Term Loan Agent. The parties hereto agree that, notwithstanding any failure to take the actions required by the immediately preceding sentence, each Person that becomes a Grantor at any time (and any security granted by any such Person) will be subject to the provisions hereof as fully as if it constituted a Grantor party hereto and had complied with the requirements of the immediately preceding sentence.

11.14 New DIP Order Governs. In the event of any conflict or inconsistency between the provisions of this Agreement and the provisions of the New DIP Order, the provisions of the New DIP Order shall govern.

[signature pages follow]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

CITICORP NORTH AMERICA, INC.

as Representative with respect to the ABL Credit Agreement

By: _____

Name:

Title:

Signature Page to
Intercreditor Agreement

**WILMINGTON TRUST, NATIONAL
ASSOCIATION,**
as Representative with respect to the New Money Term Loans

By: _____
Name:
Title:

**WILMINGTON TRUST, NATIONAL
ASSOCIATION,**
as Representative with respect to the Junior Term Loans

By: _____
Name:
Title:

EASTMAN KODAK COMPANY

By: _____
Name:
Title:

[OTHER GRANTORS]

By: _____
Name:
Title:

See Attached.

In re)
) Chapter 11
)
Eastman Kodak Company, <i>et al.</i> , ¹) Case No. 12-10202(ALG)
)
Debtors.) (Jointly Administered)
)
)

ORDER (I) AUTHORIZING DEBTORS (A) TO OBTAIN POST-PETITION FINANCING PURSUANT TO 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) AND 364(e) AND (B) TO CONTINUE TO UTILIZE CASH COLLATERAL PURSUANT TO 11 U.S.C. § 363 AND (II) GRANTING ADEQUATE PROTECTION TO CERTAIN PRE-PETITION SECURED PARTIES PURSUANT TO 11 U.S.C. §§ 361, 362, 363 AND 364

Upon the motion (the “**Motion**”), dated December 21, 2012, of Eastman Kodak Company (the “**Borrower**”) and its affiliated debtors, each as debtor and debtor-in-possession (collectively, the “**Debtors**”), in the above-captioned cases (the “**Cases**”) pursuant to sections 105, 361, 362, 363(c)(2), 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) of title 11 of the United States Code, 11 U.S.C. §§ 101, *et seq.* (the “**Bankruptcy Code**”), and rules 2002, 4001 and 9014 of the Federal Rules of Bankruptcy Procedure (the “**Bankruptcy Rules**”), and the Local Bankruptcy Rules for the Southern District of New York, including rule 4001-2 (the “**SDNY Local Rules**”), seeking, among other things:

(1) authorization for the Borrower to obtain post-petition financing to, among other things, refinance portions of its existing debtor-in-possession

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Eastman Kodak Company (7150); Creo Manufacturing America LLC (4412); Eastman Kodak International Capital Company, Inc. (2341); Far East Development Ltd. (2300); FPC Inc. (9183); Kodak (Near East), Inc. (7936); Kodak Americas, Ltd. (6256); Kodak Aviation Leasing LLC (5224); Kodak Imaging Network, Inc. (4107); Kodak Philippines, Ltd. (7862); Kodak Portuguesa Limited (9171); Kodak Realty, Inc. (2045); Laser-Pacific Media Corporation (4617); NPEC Inc. (5677); Pakon, Inc. (3462); and Qualex Inc. (6019). The location of the Debtors’ corporate headquarters is: 343 State Street, Rochester, NY 14650.

financing, up to the aggregate principal amount of \$843,650,000 (the “**Supplemental DIP Term Loan Facility**”), subject to those conditions set forth in the Supplemental DIP Documents (as defined below), and for all of the other Debtors (the “**Guarantors**”) to guaranty the obligations of the Borrower in connection with the Supplemental DIP Term Loan Facility to be provided by the Lenders (as defined in the Supplemental DIP Credit Agreement, as defined below) (the “**Supplemental DIP Lenders**” and, together with the Senior DIP Lenders (as defined below), the “**DIP Lenders**”), and for which Wilmington Trust, National Association (“**Wilmington**”) will act as administrative agent and collateral agent (in such capacities, the “**Supplemental DIP Agent**”, and together with the Senior DIP Agent (as defined below), the “**DIP Agents**”);

(2) authorization for the Debtors to execute and enter into the Supplemental DIP Documents and to perform such other and further acts as may be required in connection with the Supplemental DIP Documents;

(3) authorization for the Debtors to, concurrently with the closing of the Supplemental DIP Term Loan Facility, use the proceeds of the Supplemental DIP Term Loan Facility to, *inter alia*, irrevocably repay in full (after application of proceeds from the Digital Imaging Patent Portfolio Disposition (as defined in the ARCA (as defined below))) the then-outstanding Term Loans (as defined in the Existing DIP Credit Agreement (as defined below) (the “**Existing Term Loans**”, and the lenders of such loans, the “**Existing Term Loan Lenders**”)) under that certain Debtor-in-Possession Credit Agreement, dated as of January 20, 2012 (as amended, supplemented or otherwise modified from time to time prior to

the "Effective Date" (as defined in the ARCA, the "**Effective Date**"), the "**Existing DIP Credit Agreement**", and all other documents and agreements executed in connection therewith and related thereto, the "**Existing DIP Documents**", and the credit facilities provided for thereunder, the "**Existing DIP Facility**", and the "DIP Obligations" thereunder, as defined in the Existing DIP Order (as defined below), the "**Existing DIP Obligations**", among the Borrower, Kodak Canada, Inc., the other subsidiaries of the Borrower party thereto, the lenders referred to therein (the "**Existing DIP Lenders**") and Citicorp North America, Inc., as administrative agent (in such capacity, the "**Existing DIP Agent**");

(4) authorization for the Debtors to execute and enter into the Amendment Agreement (as defined below), for purposes of, among other things, amending and restating the Existing DIP Credit Agreement in order to permit the incurrence and existence of the Supplemental DIP Term Loan Facility, to extend the maturity to September 30, 2013, to reduce the revolving credit commitments to \$200 million and to effect certain other amendments, and to perform such other and further acts as may be required in connection with the Senior DIP Documents (as defined below); *provided* that if the Debtors do not obtain the consents of 100% of the lenders under the Existing DIP ABL Facility (as defined in the Motion), the portion of the Amendment Agreement extending the maturity date to September 30, 2013 will not become effective;

(5) the granting or continuation of adequate protection for the Pre-Petition Secured Creditors (as defined below), whose liens, security interests or

setoff rights were primed by the Existing DIP Financing and will be or remain primed by the DIP Facilities (as defined below), including the continuation of certain adequate protection granted pursuant to the Existing DIP Order (as such adequate protection is amended and restated herein) and the granting of additional adequate protection to the holders (the "**Pre-Petition Second Lien Noteholders**") of the Borrower's (i) 10.625% Senior Secured Notes due March 15, 2019 issued under or in connection with that certain Indenture dated as of March 15, 2011 and (ii) the Borrower's 9.75% Senior Secured Notes due March 1, 2018 issued under or in connection with that certain Indenture dated as of March 5, 2010 (together, the "**Pre-Petition Second Lien Indentures**", and with all other documentation executed in connection therewith, the "**Pre-Petition Second Lien Existing Agreements**" and together with the First Lien Existing Agreements (as defined below) and, for the avoidance of doubt, the Existing Intercreditor Agreement (as defined in the Existing DIP Credit Agreement), the "**Existing Documents**", and the notes issued under the Pre-Petition Second Lien Indentures, the "**Pre-Petition Second Lien Notes**", and the obligations arising thereunder, the "**Pre-Petition Second Lien Obligations**"), each among the Borrower, each of the guarantors party thereto and the Bank of New York Mellon or any successor trustee appointed in accordance with the terms of the relevant Pre-Petition Second Lien Indenture, including Wilmington, which was appointed on January 26, 2012, as trustee (in such capacity under the Pre-Petition Second Lien Indentures, the "**Pre-Petition Second Lien Notes Trustee**"; together with the Pre-Petition First Lien Agent (as defined below), the Pre-Petition First Lien Secured Lenders (as defined

below) and the Pre-Petition Second Lien Noteholders, the “**Pre-Petition Secured Creditors**”), whose liens and security interests shall be junior to the DIP Liens (as defined below) and the Adequate Protection Liens (as defined below);

(6) authorization to indefeasibly exchange certain Pre-Petition Second Lien Obligations for loans (the “**Junior DIP Term Loans**”) under the Supplemental DIP Credit Agreement on the terms set forth therein and herein;

(7) the granting of superpriority claims to the Supplemental DIP Agent and the Supplemental DIP Lenders payable from, and having recourse to, all pre-petition and post-petition property of the Debtors’ estates and all proceeds thereof, subject to (a) the superpriority claims previously granted by the Court in respect of the Existing DIP Facility, which shall continue in favor of the Senior DIP Facility (as defined below) and as otherwise provided herein, and (b) the Carve Out (as defined below);

(8) the continued limitation of the Debtors’ right to surcharge against collateral pursuant to section 506(c) of the Bankruptcy Code, as such limitation is modified herein;

(9) continuation of the authorization for the Debtors to use Cash Collateral (as defined in the Existing DIP Order) and all other collateral in which any of the Pre-Petition Secured Creditors have an interest, and the granting of certain adequate protection to such parties with respect to, *inter alia*, such use of their Cash Collateral and all use and diminution in the value of their interests therein; and

(10) pursuant to Bankruptcy Rule 4001, that a hearing (the "**Hearing**") on the Motion be held before this Court to consider entry of the proposed order annexed to the Motion (such order, as entered, the "**Order**") (a) authorizing the Borrower, to, upon the occurrence of the Effective Date, (i) borrow from the Supplemental DIP Lenders under the Supplemental DIP Documents up to an aggregate principal amount of \$468,650,000 under the Supplemental DIP Term Loan Facility to (A) repay the Existing Term Loans simultaneously with the borrowing under the Supplemental DIP Term Loan Facility and (B) provide working capital to the Debtors and their subsidiaries (including payment of fees and expenses in connection with the transactions contemplated by the Senior DIP Documents and the Supplemental DIP Documents) and (ii) indefeasibly exchange certain Pre-Petition Second Lien Obligations for Junior DIP Term Loans under the Supplemental DIP Credit Agreement on the terms set forth therein and herein, and (b) granting or continuing the adequate protection described herein.

Due and appropriate notice of the Motion, the relief requested therein and the Hearing having been served by the Debtors on: (a) the United States Trustee; (b) the agent under the Pre-Petition First Lien Credit Agreement; (c) the indenture trustee for the pre-petition 9.2% Senior Notes due June 1, 2021; (d) the indenture trustee for the pre-petition 10.625% Senior Secured Notes due March 15, 2019; (e) the indenture trustee for the pre-petition 9.95% Senior Notes due July 1, 2018; (f) the indenture trustee for the pre-petition 9.75% Senior Secured Notes due March 1, 2018; (g) the indenture trustee for the pre-petition 7.00% Convertible Senior Notes due April 1, 2017; (h) the United States Attorney for the Southern District of New York; (i) the Internal Revenue Service; (j) the Senior DIP Agent; (k) the Environmental Protection Agency; (l) the

Pension Benefit Guaranty Corporation; (m) counsel to the Trustees of the Kodak Pension Plan; (n) counsel to the Creditors' Committee (as defined below); (o) counsel to the Retiree Committee (as defined below); (p) counsel to the Second Lien Noteholders Committee (as defined below) and special counsel to the Pre-Petition Second Lien Notes Trustee; (q) the Securities and Exchange Commission; (r) counsel to Barclays Bank PLC; (s) counsel to the Ad Hoc Committee of Unsecured Creditors; and (t) those parties who have requested notice pursuant to Bankruptcy Rule 2002 (collectively, the "**Notice Parties**").

The Hearing having been held by this Court on January 23, 2013.

The Debtors having filed a notice of filing of the proposed Order and certain other revised documents (the "**Supplemental Notice**"), dated January 18, 2013, together with revised forms of the Amendment Agreement, ARCA, Supplemental DIP Credit Agreement. Due and appropriate notice of the Supplemental Notice and the relief requested therein having been served by the Debtors on the Notice Parties.

No objections to the Motion having been received, upon the record made by the Debtors and other parties in interest at the Hearing, and after due deliberation and consideration, and sufficient cause appearing therefor;

IT IS FOUND, DETERMINED, ORDERED AND ADJUDGED, that:

1. *Disposition.* The Motion is granted in accordance with the terms of this Order. Any objections to the Motion or the Supplemental Notice with respect to the entry of this Order that have not been withdrawn, waived or settled, and all reservations of rights included therein, are hereby denied and overruled.

2. *Jurisdiction.* This Court has core jurisdiction over the Cases, this Motion, and the parties and property affected hereby pursuant to 28 U.S.C. §§ 157(b) and 1334. Venue appears to be proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

3. *Notice.* The notice given by the Debtors of the Motion, the relief requested therein and the Hearing constitutes appropriate, due and sufficient notice thereof and complies with Bankruptcy Rule 4001(b) and (c) and the SDNY Local Rules, and no further notice of the relief sought at the Hearing and the relief granted herein is necessary or required.

4. *Debtors' Stipulations.* The Debtors' Stipulations, as set forth in Paragraph 3 of that Final Order (I) Authorizing Debtors (A) To Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (II) Granting Additional Adequate Protection to Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 375] (the "**Existing DIP Order**"), remain in full force and effect (for the avoidance of doubt, subject to, with respect to the Pre-Petition Second Lien Obligations and the Junior DIP Term Loans, paragraph 25 below). For the avoidance of doubt, solely with respect to the Pre-Petition First Lien Obligations, the Challenge Period (as defined in the Existing DIP Order) has expired.

5. *Findings Regarding the Senior Financing and Supplemental Financing.*²

(a) Good cause has been shown for the entry of this Order.

(b) This Court entered an order on December 14, 2012, approving the commitment by certain Supplemental DIP Lenders to provide the Supplemental DIP Term Loan Facility. [Docket No. 2576]

² For the avoidance of doubt, all findings concerning the Existing DIP Facility set forth in the Existing DIP Order (as set forth therein), including, but not limited to, any findings with respect to the Existing DIP Documents that comprise a portion of the Senior DIP Documents, remain in full force and effect, and are reaffirmed and continued without modification by this Order.

(c) This Court entered an order on December 19, 2012, approving the solicitation of Pre-Petition Second Lien Noteholders to participate in the Supplemental DIP Term Loan Facility. [Docket No. 2637]

(d) The Debtors need to obtain the Supplemental DIP Term Loan Facility and to continue to use Cash Collateral in order to permit, among other things, the orderly continuation of the operation of their businesses, to maintain business relationships with vendors, suppliers and customers, to make payroll, to repay the Existing Term Loans, to make capital expenditures and to satisfy other working capital and operational needs. The access of the Debtors to sufficient working capital and liquidity through the continued use of Cash Collateral, incurrence of new indebtedness for borrowed money and other financial accommodations is vital to the preservation and maintenance of the going concern values of the Debtors and to a successful reorganization of the Debtors.

(e) In order to enter into the Supplemental DIP Documents and obtain the benefits of the Supplemental DIP Term Loan Facility, it is necessary for the Debtors to enter into that Amendment Agreement substantially in the form as filed on January 18, 2013, by and among the Borrower, the Existing DIP Lenders party thereto and the Existing DIP Agent (the "**Amendment Agreement**"), for the purposes of amending and restating the Existing DIP Credit Agreement (in both its current form and as amended and restated,³ and subsequently amended, supplemented or modified from time to time, the "**Senior DIP Credit Agreement**" (the facility thereunder, the "**Senior DIP Facility**", and together with the Supplemental DIP Term Loan

³ Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of the Effective Date, among the Borrower, the Guarantors, Citicorp North America, Inc. ("**CNAI**"), as agent, the lenders party thereto from time to time, Citigroup Global Markets Inc., as Sole Lead Arranger and Bookrunner (the "**Senior Lead Arranger**") and the other parties thereto (as amended, supplemented or modified from time to time, the "**ARCA**").

Facility, the “**DIP Facilities**”, and the lenders party thereto from time to time, the “**Senior DIP Lenders**” and the agent thereunder, the “**Senior DIP Agent**”) and the Security Agreement (as defined in the Existing DIP Credit Agreement) (in both its current form and as amended and restated, and subsequently amended, supplemented or modified from time to time, the “**Senior DIP Security Agreement**”, (as amended and restated as of the Effective Date and together with the ARCA, the “**Amended and Restated DIP Documents**”)).

(f) The Debtors are unable to obtain new financing on more favorable terms from sources other than the Supplemental DIP Lenders under the Supplemental DIP Documents and are unable to obtain adequate unsecured credit allowable under section 503(b)(1) of the Bankruptcy Code as an administrative expense. The Debtors are also unable to obtain secured credit allowable under sections 364(c)(1), 364(c)(2) and 364(c)(3) of the Bankruptcy Code without the Debtors (i) granting to the Supplemental DIP Agent and the Supplemental DIP Lenders, subject to the Carve Out (as provided for herein) and the Senior DIP Liens and Senior Superpriority Claims (each as defined below and to the extent provided for herein and in the Intercreditor Agreement (as defined in the ARCA)), the Supplemental DIP Liens and the Supplemental Superpriority Claims (each as defined below) under the terms and conditions set forth in this Order and in the Supplemental DIP Documents and (ii) deeming certain Pre-Petition Second Lien Obligations to be indefeasibly exchanged for Junior DIP Term Loans under, and subject to the terms of, the Supplemental DIP Term Loan Facility, such Junior DIP Term Loans being a necessary inducement to, and a portion of the compensation for, such Supplemental DIP Lenders providing their allocable share of the Supplemental DIP Term Loan Facility.

(g) The Debtors are unable to enter into and incur the Supplemental DIP Obligations without the accommodations provided pursuant to the Amended and Restated DIP

Documents (and any related documents) and the continued granting to the Senior DIP Agent and the Senior DIP Lenders, subject to the Carve Out (as provided herein) and the Supplemental DIP Liens (to the extent provided for herein and in the Intercreditor Agreement), the Senior DIP Liens and the Senior Superpriority Claims under the terms and conditions set forth in the Existing DIP Order and Existing DIP Documents, as modified by this Order and the Senior DIP Documents.

(h) The terms of the Supplemental DIP Term Loan Facility, including the Junior DIP Term Loans, the Amendment Agreement and the Amended and Restated DIP Documents and the continued use of Cash Collateral are fair and reasonable, reflect the Debtors' exercise of good and prudent business judgment consistent with their fiduciary duties and constitute reasonably equivalent value and fair consideration.

(i) The DIP Facilities have been negotiated in good faith and at arm's length among the Debtors, the DIP Agents and the DIP Lenders, and all of the Debtors' obligations and indebtedness arising under, in respect of or in connection with the DIP Facilities and the DIP Documents, including without limitation, (i)(A) all loans made to, and all letters of credit issued for the account of, the Debtors pursuant to the Senior DIP Credit Agreement (the financing provided for thereby, the "**Senior Financing**") and (B) any Obligations or Original Obligations (each as defined in the Senior DIP Credit Agreement), of the Debtors (including, but not limited to, credit extended in respect of overdrafts and related liabilities and other depository, treasury, and cash management services and other clearing services provided by CNAI, any Senior DIP Lender or any of their respective affiliates and any hedging obligations of any of the Debtors permitted under the Senior DIP Credit Agreement in each case owing to CNAI, any Senior DIP Lender or any of their respective affiliates, in accordance with the terms of the Senior DIP

Documents) (all of the foregoing in clauses (A) and (B) collectively, the “**Senior DIP Obligations**”), and (ii)(A) all loans made or deemed made to the Debtors pursuant to the Debtor-in-Possession Loan Agreement, substantially in the form as filed on January 18, 2013 (as amended, supplemented or modified from time to time, the “**Supplemental DIP Credit Agreement**”, and the financing provided for thereunder, the “**Supplemental Financing**”), among the Borrower, the Guarantors, the Supplemental DIP Lenders, the Supplemental DIP Agent and the Lead Arrangers, and (B) any Supplemental DIP Obligations, shall, with respect to each of the foregoing, be deemed to have been extended or deemed extended by the applicable DIP Agents and DIP Lenders and their respective affiliates in good faith, as that term is used in section 364(e) of the Bankruptcy Code, and in express reliance upon the protections offered by section 364(e) of the Bankruptcy Code, and the DIP Agents and DIP Lenders (and the successors and assigns of each) shall be entitled to the full protection of section 364(e) of the Bankruptcy Code in the event that this Order or any provision hereof is vacated, reversed or modified, on appeal or otherwise.

(j) The right of the Supplemental DIP Lenders to roll up or exchange obligations under their Pre-Petition Second Lien Notes into Junior DIP Term Loans and any compensation or payment that may be received by such Supplemental DIP Lenders incremental to what would have been received had such Junior DIP Term Loans continued to be obligations under their Pre-Petition Second Lien Notes are hereby authorized as compensation for, in consideration for, and solely on account of, the agreement of such Supplemental DIP Lenders to fund the Supplemental DIP Term Loan Facility and not as payments under, adequate protection for, or otherwise on account of, the Pre-Petition Second Lien Obligations.

(k) Absent granting the relief granted in this Order, the Debtors' estates would be immediately and irreparably harmed. Consummation of the Supplemental Financing, amendment of the Existing DIP Facility and authorization of the continued use of Cash Collateral in accordance with this Order and the DIP Documents is therefore in the best interests of the Debtors' estates and consistent with the Debtors' fiduciary duties. In addition, the Debtors' ability under the Supplemental DIP Documents to roll over a portion of the Supplemental Financing into exit financing substantially enhances the Debtors' prospects for a successful emergence from chapter 11 by, among other things, dramatically reducing exit financing risk.

6. *Confirmation of authorization of the Senior Financing and the Amended and Restated DIP Documents, and authorization of the Supplemental Financing and the Supplemental DIP Documents.*⁴

(a) The Borrower hereby is authorized to borrow money and obtain letters of credit pursuant to the Senior DIP Credit Agreement and Supplemental DIP Credit Agreement (as applicable),⁵ and the Guarantors hereby are authorized to guaranty such borrowings and the Borrower's obligations (and the Borrower and Guarantors were so authorized by the Existing DIP Order with respect to the Existing DIP Credit Agreement): (i) with respect to the Senior DIP Credit Agreement, up to an aggregate principal or face amount provided for in the Existing

⁴ For the avoidance of doubt, those borrowings, letters of credit or other obligations and any related guaranties under the Existing DIP Credit Agreement that will remain outstanding pursuant to the terms of the Senior DIP Credit Agreement (following the Effective Date) were authorized pursuant to the terms of the Existing DIP Order and such authorizations are hereby confirmed and remain in full force and effect.

⁵ In addition to the rights of the Borrower to replace and backstop letters of credit granted by the Existing DIP Order and this Order, to the extent permitted by the Senior DIP Documents, the Borrower may issue letters of credit under such Senior DIP Credit Agreement to replace pre-petition letters of credit, including in respect of any pre-petition letters of credit that have been drawn by the beneficiary.

DIP Order with respect to the Existing DIP Credit Agreement as amended by the Amended and Restated DIP Documents (plus interest, fees and other expenses and amounts provided for in the Senior DIP Documents) and (ii) with respect to the Supplemental DIP Credit Agreement, up to an aggregate principal amount of \$843,650,000 (plus interest, fees and other expenses and amounts provided for in the Supplemental DIP Documents), consisting of borrowings of up to an aggregate principal amount of \$200,000,000 of First Lien First Out Loans (as defined in the Supplemental DIP Credit Agreement, and the Debtors' obligations with respect thereto, the "**First Lien First Out Obligations**"), up to \$268,650,000 of First Lien Last Out Loans (as defined in the Supplemental DIP Credit Agreement, and the Debtors' obligations with respect thereto, the "**First Lien Last Out Obligations**") and up to \$375,000,000 of Junior DIP Term Loans (and the Debtors' obligations with respect thereto, the "**Junior DIP Obligations**"), together with the First Lien First Out Obligations and the First Lien Last Out Obligations, the "**Supplemental DIP Obligations**", and the Supplemental DIP Obligations and Senior DIP Obligations together, the "**DIP Obligations**"), which borrowings and letters of credit shall be used for all purposes permitted under the applicable DIP Documents, including, without limitation, subject to the terms and conditions contained herein, to provide working capital for the Borrower and the Guarantors, to pay interest, fees and expenses in accordance with this Order and the DIP Documents, to fund adequate protection payments contemplated by this Order and to fund settlement payments, if any, in respect of the UK pension-related proceedings to the extent permitted under the DIP Documents. In addition to such loans and obligations, the Debtors are authorized to incur overdrafts and related liabilities arising from treasury, depository and cash management services, including any automated clearing house fund transfers provided to or for the benefit of the Debtors by CNAI, any Senior DIP Lender or any of their affiliates;

provided, however, that nothing herein shall require CNAI or any other party to incur overdrafts or to provide any such services or functions to the Debtors.⁶

(b) In furtherance of the foregoing and without further approval of this Court, each Debtor hereby is authorized and directed to perform all acts, to make, execute and deliver all instruments and documents (including, without limitation, the execution or recordation of security agreements, mortgages and financing statements), and shall pay all fees, that may be reasonably required or necessary for the Debtors' performance of their obligations under the Senior DIP Facility (including in connection with the amendments to the Existing DIP Facility contemplated hereby) and the Supplemental DIP Term Loan Facility, including, without limitation:

(i) the execution, delivery and performance of (x) each of the Engagement Letter (as defined in the Motion), the Amendment Agreement and the Amended and Restated DIP Documents (which shall become effective without any signature upon the occurrence of the Effective Date as a result of the due execution and delivery of the Amendment Agreement) and (y) the Loan Documents (as defined in the Supplemental DIP Credit Agreement), and in each case, any exhibits attached thereto, including, without limitation, the Senior DIP Credit Agreement, the Senior DIP Security Agreement, the Supplemental DIP Credit Agreement, the Security Agreement (as defined in the Supplemental DIP Credit Agreement), the Intercreditor Agreement, all related documents and any mortgages contemplated thereby (with respect to the Senior DIP Facility, collectively, and together with those Existing DIP Documents

⁶ For the avoidance of doubt, the Assumed Pre-Petition First Lien Obligations (as defined in the Existing DIP Order) were deemed by the Existing DIP Order to be issued pursuant to, and secured under, the Existing DIP Credit Facility or designated as "Obligations" under the Existing DIP Credit Agreement and secured by the Collateral (as defined by the Existing DIP Credit Agreement), as the case may be, and shall continue to be deemed, by this Order, to be issued pursuant to, and secured under, the Senior DIP Credit Agreement or designated as "Obligations" under the Senior DIP Credit Agreement and secured by the Collateral, as the case may be.

that are not being amended and/or restated but that shall remain in effect through the Effective Date, and the Intercreditor Agreement, the “**Senior DIP Documents**”, and with respect to the Supplemental DIP Term Loan Facility, collectively, and together with the Intercreditor Agreement, the “**Supplemental DIP Documents**” (the Senior DIP Documents and the Supplemental DIP Documents, together, the “**DIP Documents**”);

(ii) the execution, delivery and performance of one or more amendments to or waivers of the requirements of any of the DIP Documents, including the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement for, among other things, the purpose of adding additional financial institutions as Senior DIP Lenders or Supplemental DIP Lenders, reallocating the commitments for the Senior DIP Facility or Supplemental DIP Term Loan Facility among the Senior DIP Lenders or Supplemental DIP Lenders (as applicable), in such form as the Debtors, the Senior DIP Agent and Senior DIP Lenders or the Supplemental DIP Agent and Supplemental DIP Lenders (as applicable) may agree (it being understood that no further approval of the Court shall be required for amendments, modifications or waivers to the DIP Documents (and any fees paid in connection therewith) that do not shorten the maturity of the extensions of credit thereunder or increase the commitments, the rate of interest or the letter of credit fees (if any) payable thereunder). The Debtors shall provide notice of any such amendments (in addition to any other notices required pursuant to the DIP Documents) to counsel to the Creditors’ Committee, counsel to the ad hoc committee of Pre-Petition Second Lien Noteholders (the “**Second Lien Noteholders Committee**”), with respect to amendments to the Supplemental DIP Term Loan Facility, counsel to the Senior DIP Agent, and, with respect to amendments to the Senior DIP Facility, counsel to the Supplemental DIP Agent;

(iii) the non-refundable payment to the Senior DIP Agent or the Supplemental DIP Agent, the Senior Lead Arranger and/or the Senior DIP Lenders or the Supplemental DIP Lenders, as the case may be, of the fees and any amounts due in respect of indemnification obligations referred to in the Senior DIP Credit Agreement (and the separate letter agreements entered into with respect to the Senior DIP Facility, including the Engagement Letter (as defined in the Motion)) or the Supplemental DIP Credit Agreement (and in the separate letter agreements entered into with respect to the Supplemental DIP Term Loan Facility) and reasonable costs and expenses as may be due from time to time, including, without limitation, fees and expenses of the professionals retained as provided for in the DIP Documents (in each case, the "**Lender Professionals**"), without the need to file retention motions or fee applications; *provided* that (x) the Debtors shall promptly provide copies of invoices received on account of fees and expenses of the Lender Professionals to counsel to the Creditors' Committee and the United States Trustee, and this Court shall have exclusive jurisdiction over any objections raised to the invoiced amount of the fees and expenses proposed to be paid, which objections may only be raised within ten business days after receipt thereof and (y) that payment of invoices of the Lender Professionals shall not be delayed based on any such objections and the relevant Lender Professional shall only be required to disgorge amounts objected to upon being "so ordered" pursuant to a final order of this Court; and

(iv) the performance of all other acts (including negotiating and executing documentation and making filings or taking any other actions) required under, necessary or desirable in connection with the DIP Documents.

(c) Upon execution (as applicable) and delivery of the DIP Documents, the DIP Documents shall constitute valid and binding obligations of the Debtors, enforceable against

each Debtor party thereto in accordance with the terms of the DIP Documents and this Order.⁷ No obligation, payment, transfer or grant of security under the DIP Documents or this Order shall be stayed, restrained, voidable, or recoverable under the Bankruptcy Code or under any applicable law (including, without limitation, under section 502(d) of the Bankruptcy Code), or subject to any defense, reduction, setoff, recoupment or counterclaim.

(d) Except as expressly set forth in paragraph 16(d) hereof, each of the Pre-Petition Second Lien Notes Trustee and Pre-Petition Second Lien Noteholders have consented, or are deemed to have consented, to entry of this Order, the DIP Facilities, the sufficiency of the adequate protection provided herein, and the continued use of Cash Collateral.

7. Superpriority Claims.

(a) The “Superpriority Claims” granted on account of the “DIP Obligations” pursuant to the Existing DIP Order remain in full force and effect and shall continue in favor of the Senior DIP Obligations with the ranking and priority set forth in the Existing DIP Order, except as expressly provided in this Order. Upon the occurrence of the Effective Date, pursuant to section 364(c)(1) of the Bankruptcy Code, all of the Senior DIP Obligations shall continue to, and Supplemental DIP Obligations shall, constitute allowed claims against the Debtors (without the need to file any proof of claim) with priority over any and all administrative expenses, diminution claims (including all Adequate Protection Obligations and Junior Adequate Protection Obligations (each as defined below)) and all other claims against the Debtors, now existing or hereafter arising, of any kind whatsoever, including, without limitation, all

⁷ For the avoidance of doubt, the Existing DIP Documents, including those Existing DIP Documents that comprise a portion of the Senior DIP Documents but that are not being “amended and restated” in connection herewith, were found to be valid and binding obligations of the Debtors, enforceable against each Debtor party thereto in accordance with the terms thereof pursuant to the Existing DIP Order and such provisions of the Existing DIP Order remain in full force and effect.

administrative expenses of the kind specified in sections 503(b) and 507(b) of the Bankruptcy Code, and over any and all administrative expenses or other claims arising under sections 105, 326, 328, 330, 331, 503(b), 506(c), 507(a), 507(b), 726, 1113 or 1114 of the Bankruptcy Code, whether or not such expenses or claims may become secured by a judgment lien or other non-consensual lien, levy or attachment, which allowed claims shall be payable from and have recourse to all pre- and post-petition property of the Debtors and all proceeds thereof (collectively, as to the Senior DIP Obligations, the “**Senior Superpriority Claims**”, and as to the Supplemental DIP Obligations, the “**Supplemental Superpriority Claims**”, and together, the “**Superpriority Claims**”); *provided, however* that the Supplemental Superpriority Claims shall be subject to and shall rank junior in right of payment to the Senior Superpriority Claims in all respects; *provided, further* that (i) the Senior Superpriority Claims and the Supplemental Superpriority Claims shall be subject to the Carve Out (to the extent specifically provided for herein) and (ii) the Supplemental Superpriority Claims shall be subject to the claims of the Existing DIP Agent or Existing Term Loan Lenders pursuant to paragraph 14 of this Order; and *provided, further* that (i) the Supplemental Superpriority Claims in respect of the First Lien First Out Obligations shall be senior in right of payment to the Supplemental Superpriority Claims in respect of the First Lien Last Out Obligations and the Junior DIP Obligations and (ii) the Supplemental Superpriority Claims in respect of the First Lien Last Out Obligations shall be senior in right of payment to the Supplemental Superpriority Claims in respect of the Junior DIP Obligations; *provided further*, that certain Supplemental DIP Obligations need not be paid in cash in full on the effective date of an Acceptable Reorganization Plan (as defined in the Supplemental DIP Credit Agreement) if such obligations are converted (the “**Exit Conversion Right**”) into the exit facility (the “**Exit Facility**”) under an exit facility agreement to be entered

into by and between the Borrower and the Guarantors, each as reorganized Debtors, Wilmington, as Administrative Agent and Collateral Agent, and a syndicate of financial institutions party thereto, on the terms and conditions set forth in a term sheet that will be attached as an annex to the Supplemental DIP Credit Agreement.

(b) For purposes hereof, the “**Carve Out**” means: (i) all fees and interest required to be paid to the Clerk of the Bankruptcy Court and to the Office of the United States Trustee pursuant to section 1930(a) of title 28 of the United States Code and section 3717 of title 31 of the United States Code, (ii) all reasonable fees and expenses incurred by a trustee under section 726(b) of the Bankruptcy Code in an amount not exceeding \$100,000, and (iii) any and all allowed and unpaid claims of (x) the Fee Examiner, (y) any professionals of the Debtors (including, for the avoidance of doubt, AP Services LLC) whose retention is approved by the Court and (z) any professionals of the Fee Examiner, of the official committee of retired employees appointed in the Cases (the “**1114 Committee**”), or of the statutory committee of unsecured creditors appointed in the Cases (the “**Creditors’ Committee**”) in each case whose retention is approved by the Court during the Cases pursuant to sections 327 and 1103 of the Bankruptcy Code for unpaid fees and expenses (and the reimbursement of out-of-pocket expenses allowed by the Bankruptcy Court incurred by any members of the 1114 Committee or Creditors’ Committee, as applicable (but excluding fees and expenses of third party professionals employed by such members of the 1114 Committee or Creditors’ Committee, as applicable)), incurred, subject to the terms of this Order, (A) prior to the occurrence of an Event of Default (as defined in either the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement) and (B) at any time after the occurrence and during the continuance of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in an aggregate amount not

exceeding \$15,000,000, *provided* that (x) the dollar limitation in this clause (iii) on fees and expenses shall neither be reduced nor increased by the amount of any compensation or reimbursement of expenses incurred, awarded or paid prior to the occurrence of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in respect of which the Carve Out is invoked or by any fees, expenses, indemnities or other amounts paid to any of the DIP Agents or DIP Lenders or any of the foregoing's respective attorneys, advisors and agents, (y) nothing herein shall be construed to impair the ability of any party to object to any of the fees, expenses, reimbursement or compensation described in clauses (A) and (B) above and (z) cash or other amounts on deposit in the L/C Cash Deposit Account (as defined in the ARCA) or the Secured Agreements Cash Deposit Account (as defined in the Existing DIP Order), shall not be subject to the Carve Out. In the event of the application of the Collateral (as defined below) to satisfaction of the Carve Out, the cost thereof shall be charged against the ABL Priority Collateral and the Term Loan Priority Collateral (each as defined below) in proportion to the amount of the then-outstanding Senior DIP Obligations (with respect to charges against the ABL Priority Collateral) and the then-outstanding First Lien First Out Obligations and First Lien Last Out Obligations (with respect to charges against the Term Loan Priority Collateral) each as compared to the then-outstanding DIP Obligations as a whole. To the extent that the Collateral actually applied to satisfy the Carve Out shall have been applied in an amount not in accordance with the formula above, the Senior DIP Lenders or Supplemental DIP Lenders (as the case may be) will be reimbursed out of the first available ABL Priority Collateral or Term Loan Priority Collateral (as applicable) in order to cause the application of the Carve Out to have complied with such formula.

8. *Senior DIP Liens*. As security for the Existing DIP Obligations, pursuant to the interim order approving the Existing DIP Facility (the “**Interim DIP Order**”)⁸ and the Existing DIP Order, the Existing DIP Agent, the Existing DIP Lenders and the other Secured Parties (as defined in the Existing DIP Credit Agreement) were granted the security interests and liens described in the Interim DIP Order and the Existing DIP Order (the “**Existing DIP Liens**”) and such granting of the Existing DIP Liens, and all of the rights and priorities in respect thereof, are hereby reaffirmed except as such rights and priorities are expressly modified by this Order. Upon the occurrence of the Effective Date, the Existing DIP Liens shall continue (subject to the priorities set forth herein and in the Intercreditor Agreement, but otherwise unchanged), in favor of the Senior DIP Agent, the Senior DIP Lenders and the other Secured Parties, pursuant to the terms of the Senior DIP Documents and as set forth herein (the “**Senior DIP Liens**”).

9. *Supplemental DIP Liens*. As security for the Supplemental DIP Obligations, effective and perfected upon the occurrence of the Effective Date and without the necessity of the execution, recordation of filings by the Debtors of mortgages, security agreements, control agreements, pledge agreements, financing statements or other similar documents, or the possession or control by the Supplemental DIP Agent of, or over, any Collateral, the following security interests and liens hereby are granted to the Supplemental DIP Agent for its own benefit and the benefit of the Supplemental DIP Lenders (all property identified in clauses (a), (b) and (c) below, and the “Collateral” granted to the Existing DIP Agent, the Existing DIP Lenders and the other Secured Parties, pursuant to the Existing DIP Order and reaffirmed and continued hereunder in favor of the Senior DIP Agent, the Senior DIP Lenders and the other Secured

⁸ Interim Order (I) Authorizing the Debtors to (A) Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) Utilize Cash Collateral Pursuant to 11 U.S.C. §§ 363 and (II) Granting Adequate Protection to Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364. [Docket No. 54]

Parties (as described in paragraph 8, above), being collectively referred to as the “**Collateral**”),⁹ subject to the priorities set forth herein and in the Intercreditor Agreement, and only in the event of the occurrence and during the continuance of an Event of Default (as defined in the ARCA or the Supplemental DIP Credit Agreement), to the payment of the Carve Out (all such liens and security interests granted to the Supplemental DIP Agent, for its own benefit and for the benefit of the Supplemental DIP Lenders, pursuant to this Order and the Supplemental DIP Documents, the “**Supplemental DIP Liens**”, and together with the Senior DIP Liens, the “**DIP Liens**”):

(a) *First Lien on Cash Balances and Unencumbered Property.* Upon the occurrence of the Effective Date, pursuant to section 364(c)(2) of the Bankruptcy Code, a valid, binding, continuing, enforceable, fully-perfected first priority senior security interest in and lien upon all pre- and post-petition property of the Debtors, whether existing on the Petition Date or thereafter acquired, that, on or as of the Petition Date (or as a result of the refinancing of the Pre-Petition First Lien Debt) is not subject to valid, perfected and non-avoidable pre-petition liens (collectively, “**Unencumbered Property**”), including without limitation, all cash and cash collateral of the Debtors (whether maintained with the Supplemental DIP Agent or otherwise) and any investment of such cash and cash collateral, inventory, accounts receivable, other rights to payment whether arising before or after the Petition Date (including, without limitation, post-petition intercompany claims against the Debtors), contracts, properties, plants, equipment, general intangibles, documents, instruments, interests in leaseholds, real properties, patents, copyrights, trademarks, trade names, other intellectual property, capital stock of subsidiaries, and the proceeds, product, offspring or profits of all the foregoing. Unencumbered Property shall

⁹ Notwithstanding anything contained herein to the contrary, the Borrower and the Guarantors shall not be required to pledge to the Senior DIP Agent or Supplemental DIP Agent in excess of 65% of the voting capital stock of its direct foreign subsidiaries or any of the capital stock or interests of indirect foreign subsidiaries.

exclude the Debtors' claims and causes of action under sections 502(d), 544, 545, 547, 548 and 550 of the Bankruptcy Code, or any other avoidance actions under the Bankruptcy Code, other than pursuant to section 549 of the Bankruptcy Code (collectively, "**Avoidance Actions**") or any cash proceeds recovered pursuant to any successful Avoidance Actions, whether by judgment, settlement or otherwise ("**Avoidance Proceeds**"); *provided, however* that notwithstanding anything to the contrary herein, but subject to paragraph 25 hereof, the Superpriority Claims in respect of the Supplemental DIP Obligations may be satisfied from any assets of any Debtor's estate, including any such Avoidance Proceeds, subject to the Carve Out and in accordance with the priorities set forth herein and in the Intercreditor Agreement.

(b) *Liens Priming Pre-Petition Secured Creditors' Liens.* Upon the occurrence of the Effective Date, pursuant to section 364(d)(1) of the Bankruptcy Code, a valid, binding, continuing, enforceable, fully-perfected first priority senior priming security interest in and lien upon all pre- and post-petition property of the Debtors (including, without limitation, cash collateral, inventory, accounts receivable, other rights to payment whether arising before or after the Petition Date, contracts, properties, plants, equipment, general intangibles, documents, instruments, interests in leaseholds, real properties, patents, copyrights, trademarks, trade names, other intellectual property, capital stock of subsidiaries and the proceeds, product, offspring or profits of all the foregoing), whether now existing or hereafter acquired, that is subject to the existing liens presently held by any of the Pre-Petition Secured Creditors (including, without limitation, in respect of issued but undrawn letters of credit and adequate protection liens granted under the Existing DIP Order (as amended and restated herein) and this Order). Such security interests and liens shall be senior in all respects to the interests in such property of any of the Pre-Petition Secured Creditors arising from current and future liens of any of the Pre-Petition

Secured Creditors (including, without limitation, the adequate protection liens granted under the Existing DIP Order (as amended and restated herein) and this Order), but shall not be senior to any valid, perfected and unavoidable interests of other parties arising out of liens, if any, on such property existing immediately prior to the Petition Date, or to any valid, perfected and unavoidable interests in such property arising out of liens to which the liens of any of the Pre-Petition Secured Creditors become subject subsequent to the Petition Date as permitted by section 546(b) of the Bankruptcy Code.

(c) *Liens Junior to Certain Other Liens.* Pursuant to section 364(c)(3) of the Bankruptcy Code, a valid, binding, continuing, enforceable, fully-perfected security interest in and lien upon all pre- and post-petition property of the Debtors (other than the property described in clauses (a) or (b) of this paragraph 9, as to which the liens and security interests in favor of the Supplemental DIP Agent will be as described in such clauses), whether now existing or hereafter acquired, that is subject to valid, perfected and unavoidable liens in existence immediately prior to the Petition Date, or to any valid and unavoidable liens in existence immediately prior to the Petition Date that are perfected subsequent to the Petition Date as permitted by section 546(b) of the Bankruptcy Code (in each case, other than the Adequate Protection Liens and the Junior Adequate Protection Liens), which security interests and liens in favor of the Supplemental DIP Agent are junior to such valid, perfected and unavoidable liens.

(d) *Liens Senior to Certain Other Liens.* The Supplemental DIP Liens, the Adequate Protection Liens and the Junior Adequate Protection Liens shall not be subject or subordinate to (i) any lien or security interest that is avoided and preserved for the benefit of the Debtors and their estates under section 551 of the Bankruptcy Code or (ii) any liens arising after the Petition Date (except as otherwise provided herein or in the Intercreditor Agreement,

including with respect to the Senior DIP Liens) including, without limitation, any liens or security interests granted in favor of any federal, state, municipal or other domestic or foreign governmental unit (including any regulatory body), commission, board or court for any liability of the Debtors.

Notwithstanding anything to the contrary in the Motion, the DIP Documents or this Order, in no event shall the Collateral include or the Supplemental DIP Liens granted under this Order attach to any lease, license, contract, or agreement or other property right (including any United States of America intent-to-use trademark or service mark application), to which any Debtor is a party or of any of such party's rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in: (x) the abandonment, invalidation, unenforceability or other impairment of any right, title or interest of any Debtor therein, or (y) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, agreement or other property right pursuant to any provision thereof, unless, in the case of each of clause (x) and (y), the applicable provision is rendered ineffective by applicable law as determined by final order of this Court, upon the filing of a separate motion by either the Debtors or the DIP Agents upon due notice under the Bankruptcy Rules to the counter-party to such lease, license, contract, agreement or property right and upon a hearing (*provided however* that in all events the Supplemental DIP Liens shall attach to, and the Collateral shall include, all proceeds from all sales, transfers, dispositions or monetizations of any of the foregoing). For the avoidance of doubt, nothing in this Order shall be interpreted as overriding or impairing any rights of any party under section 365(n) of the Bankruptcy Code. Additionally, for the avoidance of doubt, the Collateral shall not include any assets or interests in assets that are not, or are subsequently determined not to have been, property of the estate at the time the security interest

therein created by the Interim DIP Order, the Existing DIP Order or this Order (as applicable) or the Supplemental DIP Documents attached or purported to attach thereto. Notwithstanding anything to the contrary in this Order, (i) all licensees of the Debtors' intellectual property (including, for the avoidance of doubt, Samsung Electronics Co., Ltd., FUJIFILM Corporation, IMAX Corporation, International Business Machines Corporation and Carestream Health, Inc.) reserve the right to assert that any lien or interest conferred under this Order is subject to their other license or ownership rights and/or that they must be granted adequate protection for such other rights as a precondition to any impairment, and (ii) all such parties reserve the right to assert that any lien or interest granted hereunder does not override, prime or impair any other valid defense or offset right that may be asserted by such parties concerning claims asserted against them by the Debtors or their assignees hereunder (and the DIP Agents and all other parties reserve all rights with respect to the foregoing).

10. *Priority of DIP Liens.* Notwithstanding anything to the contrary herein, including, for the avoidance of doubt, paragraph 9 hereof, the Senior DIP Liens on the Collateral consisting of the ABL Priority Collateral (as defined in the Intercreditor Agreement) shall have priority over and rank senior to the Supplemental DIP Liens on the ABL Priority Collateral. The priority of the Supplemental DIP Liens in respect of the ABL Priority Collateral, as among the First Lien First Out Obligations, the First Lien Last Out Obligations and the Junior DIP Obligations, shall be as set forth in the Supplemental DIP Documents. Additionally, notwithstanding anything to the contrary herein, the Supplemental DIP Liens granted hereunder on account of the First Lien First Out Obligations and the First Lien Last Out Obligations (but, for the avoidance of doubt, not the Junior DIP Obligations), shall have priority and rank senior to the Senior DIP Liens with respect to Collateral consisting of Term Loan Priority Collateral (as

defined in the Intercreditor Agreement); and the Senior DIP Liens shall have priority and rank senior to the Supplemental DIP Liens securing the Junior DIP Obligations with respect to the Term Loan Priority Collateral.

11. *Protection of DIP Lenders' Rights.* Those protections granted to the Existing DIP Agent and the Existing DIP Lenders pursuant to Paragraph 8 of the Existing DIP Order, shall remain in full force and effect. Upon the occurrence of the Effective Date:

(a) Any compensation, payments or recoveries received by the Supplemental DIP Lenders on account or in respect of the Junior DIP Term Loans incremental to what would have been received had such Junior DIP Term Loans continued to be obligations under their Pre-Petition Second Lien Notes shall be compensation for, in consideration for, and solely on account of, the agreement of such Supplemental DIP Lenders to fund the Supplemental DIP Term Loan Facility and not as payments under, adequate protection for, or otherwise on account of, the Pre-Petition Second Lien Notes.

(b) So long as there are any borrowings or letters of credit or other amounts (other than contingent indemnity obligations as to which no claim has been asserted when all other amounts have been indefeasibly paid in full and no letters of credit are outstanding) outstanding, or the DIP Lenders have any Commitment (as defined in the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement (as applicable)) under the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement (as applicable), the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders shall (i) have no right to and shall take no action to foreclose upon or recover in connection with the liens granted thereto pursuant to the Existing Documents, the Interim DIP Order, the Existing DIP Order or this Order, or otherwise seek to

exercise or exercise any enforcement rights or remedies against any Collateral or in connection with the Contingent Pre-Petition First Lien Debt (as defined in the Existing DIP Order), the Adequate Protection Liens or the Junior Adequate Protection Liens, (ii) be deemed to have consented to any transfer, disposition or sale of, or release of liens on, the Collateral, to the extent such transfer, disposition, sale or release is authorized under the applicable DIP Documents, (iii) not file any further financing statements, trademark filings, copyright filings, mortgages, notices of lien or similar instruments, or otherwise take any action to perfect their security interests in the Collateral unless, solely as to this clause (iii), the DIP Agents file financing statements or other documents to perfect the liens granted pursuant to the Interim DIP Order, the Existing DIP Order or this Order, or as may be required by applicable state law to continue the perfection of valid and unavoidable liens or security interests as of the Petition Date, and (iv) deliver or cause to be delivered, at the Debtors' cost and expense, any termination statements, releases and/or assignments in favor of the DIP Lenders or other documents necessary to effectuate and/or evidence the release, termination and/or assignment of liens on any portion of the Collateral subject to any sale or disposition.

(c) The automatic stay provisions of section 362 of the Bankruptcy Code are vacated and modified to the extent necessary to permit the DIP Agents and the DIP Lenders (subject to the terms of the Intercreditor Agreement), to exercise, upon the occurrence of an Event of Default (as defined in the ARCA or Supplemental DIP Credit Agreement (as applicable)) and the giving of seven days' prior written notice (which shall run concurrently with any notice provided under the applicable Senior DIP Documents or Supplemental DIP Documents) to the Debtors (with a copy to counsel to the Creditors' Committee, the United States Trustee and counsel for the Second Lien Noteholders Committee, and, in the case of an

exercise of remedies under the Senior DIP Documents, to counsel to the Supplemental DIP Agent, and in the case of an exercise of remedies under the Supplemental DIP Documents, to counsel to the Senior DIP Agent), all rights and remedies under the DIP Documents, which for purposes of this Order shall include the application of any amounts held in the Agent Sweep Account (as defined in the ARCA) pursuant to Section 2.18(h) of the ARCA. In any hearing regarding any exercise of rights or remedies, the only issue that may be raised by any party in opposition thereto shall be whether, in fact, an Event of Default (as defined in the ARCA or Supplemental DIP Credit Agreement (as applicable)) has occurred and is continuing, and the Debtors and the Pre-Petition Secured Creditors hereby waive their right to and shall not be entitled to seek relief, including, without limitation, under section 105 of the Bankruptcy Code, to the extent that such relief would in any way impair or restrict the rights and remedies of the DIP Agents or the DIP Lenders set forth in this Order or the applicable DIP Documents. In no event shall the DIP Agents, the DIP Lenders, the Existing DIP Agent, the Existing DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders be subject to the equitable doctrine of “marshaling” or any similar doctrine with respect to the Collateral.

(d) No rights, protections or remedies of the DIP Agents or the DIP Lenders or the Existing DIP Agent or the Existing DIP Lenders granted by the provisions of this Order or the applicable DIP Documents shall be limited, modified or impaired in any way by (i) any actual or purported withdrawal of the consent of any party to the Debtors’ authority to use Cash Collateral, (ii) any actual or purported termination of the Debtors’ authority to use Cash Collateral or (iii) the terms of this Order or any other order or stipulation related to the Debtors’ use of Cash Collateral or the provision of adequate protection to any party.

12. *Limitation on Charging Expenses Against Collateral.* Except to the extent of the Carve Out, no expenses of administration of the Cases or any future proceeding that may result therefrom, including liquidation in bankruptcy or other proceedings under the Bankruptcy Code, shall be charged against or recovered from the Collateral pursuant to section 506(c) of the Bankruptcy Code or any similar principle of law without the prior written consent of the DIP Agents, the Pre-Petition First Lien Agent and the Pre-Petition Second Lien Notes Trustee, and no such consent shall be implied from any other action, inaction, or acquiescence by the DIP Agents, the DIP Lenders, or the Prepetition Secured Creditors.

13. *Use of Cash Collateral.* Pursuant to the terms of the Existing DIP Order, the Debtors were, and remain, authorized to use Cash Collateral subject to the terms of the Existing DIP Documents and the Existing DIP Order. Upon the occurrence of the Effective Date, the Debtors will continue to be authorized, subject to the terms and conditions of the DIP Documents and this Order, to use all Cash Collateral of any of the Pre-Petition Secured Creditors and each of the Pre-Petition Secured Creditors are directed promptly to turn over to the Debtors all Cash Collateral received or held by them; *provided* that the applicable Pre-Petition Secured Creditors are granted adequate protection as hereinafter set forth.

14. *Refinancing of the Existing Term Loans.* On the Effective Date, the Debtors are hereby directed to use the proceeds from the borrowings under the Supplemental DIP Credit Agreement to irrevocably repay in full all then-outstanding Existing Term Loans (after application of proceeds from the Digital Imaging Patent Portfolio Disposition (as defined in the ARCA)) (the "**Term Loan Repayment**"). Subsequent to the Term Loan Repayment, (x) the Debtors shall promptly pay and/or reimburse the Existing DIP Agent and/or the Existing Term Loan Lenders for any and all fees, costs, expenses, losses and damages incurred following the

Term Loan Repayment to the extent that the Existing DIP Credit Agreement or any other Existing DIP Document and/or Senior DIP Document entitles them to such payment, indemnity or reimbursement after the Effective Date (subject to all parties' reservation of rights to contest whether such Existing DIP Agent or Existing Term Loan Lender is entitled to such payment, indemnity or reimbursement by the Debtors) and (y) such amounts shall, until paid in full in cash, constitute superpriority administrative expense claims under section 507(b) of the Bankruptcy Code, senior in all respects to the Supplemental Superpriority Claims, but notwithstanding anything to the contrary herein, having priority with respect to the Collateral *pari passu* with the Supplemental DIP Liens. For the avoidance of doubt, the claims granted pursuant to this paragraph 14 shall constitute "Senior DIP Obligations" for purposes of this Order.

15. *Adequate Protection of Pre-Petition First Lien Secured Lenders.* Until the indefeasible, as applicable, (i) repayment of the Pre-Petition First Lien Debt (as defined in the Existing DIP Order) or (ii) satisfaction, termination or expiration of all Non-Assumed Pre-Petition First Lien Obligations (as defined in the Existing DIP Order), the Pre-Petition First Lien Secured Lenders (as defined in the Existing DIP Order) and the Pre-Petition First Lien Agent (as defined in the Existing DIP Order) are entitled, pursuant to sections 361, 363(e) and 364(d)(1) of the Bankruptcy Code, to adequate protection of their interest in the Pre-Petition First Lien Collateral (as defined in the Existing DIP Order), including Cash Collateral, for and equal in amount to any diminution in the value of the Pre-Petition First Lien Secured Lenders' and Pre-Petition First Lien Agent's interests in the Pre-Petition First Lien Collateral, including, without limitation, any such diminution resulting from the sale, lease or use by the Debtors (or other decline in value) of Cash Collateral and any other Pre-Petition First Lien Collateral, and the

imposition of the automatic stay pursuant to section 362 of the Bankruptcy Code. As adequate protection, the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders were, by the Existing DIP Order, and are hereby, following the occurrence of the Effective Date, as amended and restated below, granted the following (collectively, the “**Adequate Protection Obligations**”):¹⁰

(a) *Adequate Protection Liens*. The Pre-Petition First Lien Agent (for itself and for the benefit of the Pre-Petition First Lien Secured Lenders) is hereby granted (effective and perfected upon the occurrence of the Effective Date and without the necessity of the execution by the Debtors of mortgages, security agreements, pledge agreements, financing statements or other agreements), in the amount of such diminution, (1) a replacement security interest in and lien upon all the Collateral, subject and subordinate only to (i) the security interests and liens granted to and/or reaffirmed and continued in favor of (as applicable) the DIP Agents and the Existing DIP Agent for the benefit of the DIP Lenders and the Existing DIP Lenders pursuant to the Interim DIP Order, the Existing DIP Order, this Order and/or the DIP Documents and any liens on the Collateral to which such liens so granted to the DIP Agents and Existing DIP Agent are junior and (ii) the Carve Out (such liens securing the Adequate Protection Obligations, together with the Contingent Adequate Protection Liens (as defined in the Existing DIP Order), the “**Adequate Protection Liens**”) and (2) the Contingent Adequate Protection Liens to secure any Contingent Pre-Petition First Lien Debt (as defined in the Existing DIP Order), any Non-Assumed Pre-Petition First Lien Obligation (as defined in the Existing DIP Order) and any interest, fees and expenses to which the Pre-Petition First Lien Agent, the Pre-Petition

¹⁰ For the avoidance of doubt, the adequate protection granted to the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders pursuant to the Existing DIP Order shall remain in full force and effect prior to the occurrence of the Effective Date and shall not be modified hereby until the occurrence of the Effective Date.

First Lien Secured Lenders or the Issuing Banks (as defined in the Existing DIP Order) shall be due pursuant to subparagraph (c).

(b) *Section 507(b) Claim.* The Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders are hereby granted, effective upon the occurrence of the Effective Date, subject to the Carve Out, a superpriority claim, including on account of any indemnity claims under the First Lien Existing Agreements, as provided for in section 507(b) of the Bankruptcy Code (a “**507(b) Claim**”), immediately junior to the claims under section 364(c)(1) of the Bankruptcy Code held by the DIP Agents and the DIP Lenders and the claims granted pursuant to paragraph 14 hereof; *provided, however*, that the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders shall not receive or retain any payments, property or other amounts in respect of the superpriority claims under section 507(b) of the Bankruptcy Code granted hereunder or under the First Lien Existing Agreements unless and until the DIP Obligations have indefeasibly been paid in cash in full (or, in the case of certain of the Supplemental DIP Obligations only, otherwise converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans).

(c) *Interest, Fees and Expenses.* The Pre-Petition First Lien Agent, pursuant to this Order, shall receive from the Debtors, effective upon the occurrence of the Effective Date, (i) current cash payments of all fees and expenses payable to the Pre-Petition First Lien Agent under the First Lien Existing Agreements, including, but not limited to, the reasonable fees and disbursements of counsel promptly upon receipt of invoices therefor and (ii) in accordance with the terms of the First Lien Existing Agreements, all accrued but unpaid interest and fees on any outstanding Pre-Petition First Lien Debt and letters of credit and other fees at the non-default

contract rate applicable on the Petition Date (including LIBOR pricing options available in accordance with the First Lien Existing Agreements) under the First Lien Existing Agreements; *provided* that the Issuing Banks of any letters of credit that are not Assumed Pre-Petition First Lien Obligations shall be entitled to the "Letter of Credit Fees" as set forth in Section 2.04(b) (i) of the Pre-Petition First Lien Credit Agreement at the Applicable Margin for Eurodollar Rate Advances plus Default Interest (each term as defined the Pre-Petition First Lien Credit Agreement); *provided further* that, without prejudice to the rights of any other party to contest such assertion, the Pre-Petition First Lien Secured Lenders reserve their rights to assert claims for the payment of any other amounts provided for in the First Lien Existing Agreements (subject to the payoff letter dated January 20, 2012 for the First Lien Existing Agreements).

16. *Adequate Protection of the Pre-Petition Second Lien Noteholders.* The Pre-Petition Second Lien Noteholders and the Pre-Petition Second Lien Notes Trustee are entitled, pursuant to sections 361, 363(e) and 364(d)(1) of the Bankruptcy Code, to adequate protection of their interest in the personal and any real property described in the Second Lien Existing Agreements (the "**Pre-Petition Second Lien Collateral**"), including any Cash Collateral, for and equal in amount to any diminution in the value of the Pre-Petition Second Lien Noteholders' and Pre-Petition Second Lien Notes Trustee's interests in the Pre-Petition Second Lien Collateral, including, without limitation, any such diminution resulting from the sale, lease or use by the Debtors (or other decline in value) of any Cash Collateral and any other Pre-Petition Second Lien Collateral, the priming of the Pre-Petition Second Lien Notes Trustee's security interests and liens in the Pre-Petition Second Lien Collateral by the DIP Agents and the DIP Lenders and the Existing DIP Agent and the Existing DIP Lenders pursuant to (as applicable) the DIP Documents, the Interim DIP Order, the Existing DIP Order and/or this Order, and the

imposition of the automatic stay pursuant to section 362 of the Bankruptcy Code. As adequate protection, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders were, pursuant to the Existing DIP Order, and hereby are, following the occurrence of the Effective Date, as amended and restated below, granted the following, in each case, subject to paragraph 25 hereof, (collectively, the “**Junior Adequate Protection Obligations**”):¹¹

(a) *Junior Adequate Protection Liens*. The Pre-Petition Second Lien Notes Trustee (for itself and for the benefit of the Pre-Petition Second Lien Noteholders) is hereby granted (effective and perfected upon the occurrence of the Effective Date and without the necessity of the execution by the Debtors of mortgages, security agreements, pledge agreements, financing statements or other agreements), in the amount of such diminution, a replacement security interest in and lien upon all the Collateral, subject and subordinate only to (i) the security interests and liens granted to and/or reaffirmed and continued in favor of (as applicable) the DIP Agents and the Existing DIP Agent for the benefit of the DIP Lenders and the Existing DIP Lenders pursuant to the Interim DIP Order, the Existing DIP Order, this Order and/or the DIP Documents and any liens on the Collateral to which such liens so granted to the DIP Agents or the Existing DIP Agent are junior, (ii) the interests and liens granted to the Pre-Petition First Lien Agent for the benefit of the Pre-Petition First Lien Secured Lenders pursuant to the First Lien Existing Agreements and this Order, and (iii) the Carve Out (such liens securing the Junior Adequate Protection Obligations, the “**Junior Adequate Protection Liens**”).

(b) *Section 507(b) Claim*. The Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders were, by the Interim DIP Order, and are hereby

¹¹ For the avoidance of doubt, the adequate protection granted to the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders pursuant to the Existing DIP Order (and any other provisions of Paragraph 14 of the Existing DIP Order) shall remain in full force and effect prior to the occurrence of the Effective Date and shall not be modified hereby until the occurrence of the Effective Date.

granted, subject to the Carve Out, a Section 507(b) Claim, immediately junior to the claims under section 364(c)(1) of the Bankruptcy Code held by the DIP Agents and the DIP Lenders and the claims of the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders and the claims granted pursuant to paragraph 14 hereof; *provided, however*, that the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders shall not receive or retain any payments, property or other amounts in respect of the superpriority claims under section 507(b) of the Bankruptcy Code granted hereunder or under the Second Lien Existing Agreements unless and until the DIP Obligations have been indefeasibly paid in cash in full (or, in the case of certain of the Supplemental DIP Obligations only, otherwise converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) and the Pre-Petition First Lien Obligations (as defined below) have been indefeasibly Paid in Full (as defined in the Existing Intercreditor Agreement).

(c) *Fees and Expenses.* (i) The Debtors are authorized and shall pay, without regard to whether (with the exception of UK Pension Counsel (as defined below)) such fees and expenses were incurred during the pre- or post-petition period, the reasonable and documented fees and expenses incurred by (A) Akin Gump Strauss Hauer & Feld LLP ("**Akin Gump**"), as either special counsel to the Pre-Petition Second Lien Notes Trustee or counsel to the Second Lien Noteholders Committee (for so long as the members of such committee hold in the aggregate at least 50.1% of the aggregate principal amount of the Pre-Petition Second Lien Notes then outstanding (the "**Threshold Requirement**")), (B) Blackstone Advisory Partners LP ("**Blackstone**"), as financial advisor to either Akin Gump, the Pre-Petition Second Lien Notes Trustee or the Second Lien Noteholders Committee (for so long as the members of such

committee meet the Threshold Requirement), (C) Capstone Advisory Group, LLC (“**Capstone**”), as special intellectual property financial advisor to either Akin Gump, the Pre-Petition Second Lien Notes Trustee or the Second Lien Noteholders Committee (for so long as the members of such committee meet the Threshold Requirement), (D) Covington & Burling LLP, as counsel to the Pre-Petition Second Lien Notes Trustee and (E) UK pension counsel retained by either the Pre-Petition Second Lien Notes Trustee or the Second Lien Noteholders Committee (“**UK Pension Counsel**”) (each of the professionals in clauses (A) through (E) above being the “**Noteholder Professionals**”); *provided* that the fees payable to Blackstone shall be in accordance with any engagement letter and accompanying indemnity (the “**Engagement Letter**”) signed by the Company and agreed with the Creditors’ Committee (collectively, the “**Fees and Expenses**”).

(ii) If any of the Noteholder Professionals are retained only by the Second Lien Noteholders Committee, in order to be entitled to reimbursement for Fees and Expenses earned or incurred after the 45th day following entry of the Existing DIP Order, such Noteholder Professionals shall or shall cause the Second Lien Noteholders Committee to file a verified statement under Bankruptcy Rule 2019 (a “**2019 Statement**”) no later than the 45th day after entry of the Existing DIP Order, and no more than every 45 days thereafter, demonstrating that the members of such committee hold in the aggregate Pre-Petition Second Lien Notes in an amount equal to or greater than the Threshold Requirement. The Threshold Requirement shall not apply if (A) the Noteholder Professionals are retained by the Pre-Petition Second Lien Notes Trustee or (B) Akin Gump is retained by the Pre-Petition Second Lien Notes Trustee and Akin Gump retains Blackstone and Capstone. If at any time following the occurrence of the Effective Date, the Noteholder Professionals are no longer retained, or if Akin Gump is no longer retained,

by the Pre-Petition Second Lien Notes Trustee, the Debtors shall have the right, but not the obligation, to suspend payment to the Noteholder Professionals if, and solely for as long as, the Noteholder Professionals (x) file a 2019 Statement demonstrating that the members of the Second Lien Noteholders Committee hold in the aggregate Pre-Petition Second Lien Notes in an amount less than the Threshold Requirement or (y) fail to file a 2019 Statement as required hereby. Nothing in this paragraph (c)(ii), however, shall affect Blackstone's entitlement to the Success Fee (as defined in, and under the terms of, the Engagement Letter); *provided*, for the avoidance of doubt, that no Success Fee shall be payable until such time as the DIP Obligations have been paid in full in cash (including, without limitation, by a refinancing, or, with respect to certain of the Supplemental DIP Obligations only, otherwise converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) and all commitments under each of the Senior DIP Credit Agreement and Supplemental DIP Credit Agreement shall have been terminated.

(iii) The Debtors shall promptly reimburse the Noteholder Professionals for amounts invoiced monthly within ten (10) business days (if no written objection is received within such ten (10) business day period) after delivery of such an invoice describing such fees and expenses substantially in the form provided in the ordinary course of business; *provided, however*, that any such invoice may be redacted to protect privileged, confidential or proprietary information. A copy of each invoice submitted to the Debtors shall simultaneously be sent to the U.S. Trustee and counsel to the Creditors' Committee. For the avoidance of doubt, the Noteholder Professionals shall not be required to file applications with the Court in connection with the Fees and Expenses.

(d) *Existing Intercreditor Agreement.* With respect to the Pre-Petition Second Lien Noteholders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Collateral Agent (the “**Second Lien Parties**”), the First Lien Obligations (as defined in the Existing Intercreditor Agreement) shall be deemed to have been Paid in Full (as defined in the Existing Intercreditor Agreement) for purposes of the Existing Intercreditor Agreement; *provided*, that for the avoidance of doubt, nothing herein shall limit the effectiveness of Section 5.05 of the Existing Intercreditor Agreement. In consideration thereof and of the obligation of the Debtors to provide the adequate protection provided for herein, except as specifically provided in clauses (i)-(iii) below, each Second Lien Party has agreed that it is, and shall be deemed to be, adequately protected by the provisions hereof for the duration of these Cases with respect to the relief granted herein, including the use of Cash Collateral by the Debtors during these Cases, and notwithstanding any future change in the value of any property, assets or business of the Debtors (subject to clauses (i)-(iii) below and the related proviso); *provided* that nothing herein shall restrict the rights of any Second Lien Party with respect to (i) its right to assert against the Debtors a claim or claims under this Order or section 507(b) of the Bankruptcy Code (subject to the proviso in paragraph 16(b) of this Order) based upon the diminution in the value of the Pre-Petition Second Lien Collateral, (ii) its right to seek additional adequate protection in connection with any attempt by the Debtors to incur any future indebtedness under section 364 of the Bankruptcy Code (other than indebtedness heretofore authorized to be incurred (and actually incurred or deemed to have been incurred and outstanding or contingent as of the Effective Date) under the Existing DIP Documents, the \$200,000,000 aggregate amount of indebtedness authorized to be incurred under the Senior DIP Credit Agreement as of the Effective Date and the up to \$843,650,000 aggregate amount of indebtedness permitted to be

incurred under the Supplemental DIP Credit Agreement as the Effective Date, and any other indebtedness authorized to be incurred under the Senior DIP Creditor Agreement or Supplemental DIP Credit Agreement), or (iii) its right to seek additional adequate protection based on a material change in facts or circumstances following the Effective Date; *provided, however*, that nothing contained herein will prevent any party from opposing any such request for additional adequate protection. In consideration of the Second Lien Adequate Protection Payments (as defined below) provided for herein, the Second Lien Parties are hereby deemed to consent to paragraph 11(a) of this Order and shall not make any motion, pleading or objection or take any action (or support any person in taking any action) inconsistent with the foregoing; *provided, however*, (x) each of the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders retains its rights as a party in interest (but not as a secured creditor) to object to any sale of the Pre-Petition Collateral (as defined in the Existing DIP Order) pursuant to section 363(b) of the Bankruptcy Code; (y) the Debtors shall provide the Pre-Petition Second Lien Notes Trustee and the Second Lien Noteholders Committee with notice and consultation rights on a confidential basis in respect of any such sale; and (z) the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders may exercise their rights to credit bid in any such sale to the extent provided under section 363(k) of the Bankruptcy Code and the Pre-Petition Second Lien Indentures, *provided* that such bid shall provide for the Senior DIP Obligations and Supplemental DIP Obligations to be paid in full in cash (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) and all outstanding Letter of Credit Obligations and outstanding amounts under Secured Agreements to be Cash Collateralized (in the same manner provided for in subparagraph (d) of Paragraph 14 of the Existing DIP Order), whereupon the commitments in respect of the Senior DIP Facility and

Supplemental DIP Term Loan Facility shall be terminated by the Debtors unless the Debtors, the applicable parties under the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement (including in all cases the Senior DIP Agent or Supplemental DIP Agent (as applicable)) and Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders otherwise agree.

(e) *Interest Payments.* Following the occurrence of the Effective Date, the Debtors shall (i) on a current basis, pay all interest accruing thereafter at the non-default contract rate applicable on the Petition Date on the outstanding Pre-Petition Second Lien Notes pursuant to the terms thereof (including all such interest on any Pre-Petition Second Lien Notes being exchanged for Junior DIP Term Loans that has accrued and remains unpaid immediately prior to the occurrence of the Effective Date) and (ii) make a catch-up payment in an amount equal to accrued interest (both pre-petition and post-petition) through the Effective Date at the pre-petition non-default rates on the outstanding Pre-Petition Second Lien Notes (which shall be paid with respect to all Pre-Petition Second Lien Notes immediate prior to giving effect to the exchange of any Pre-Petition Second Liens Notes for Junior DIP Term Loans) (such payments described in clauses (i) and (ii) of this paragraph 16(e), the “**Second Lien Adequate Protection Payments**”).

(f) *Subscription Rights.* The Pre-Petition Second Lien Noteholders shall be provided the right to participate in the Junior DIP Term Loans as contemplated in the Information Memorandum substantially in the form filed as Exhibit A to the Notice of Filing of Solicitation Documents [Docket No. 2587].

(g) *Waiver of the Right to Seek Further Adequate Protection.* In exchange for the Junior Adequate Protection as set forth herein, following the occurrence of the Effective

Date, for so long as the Debtors are in compliance with the terms of this Order, except as otherwise expressly provided herein (including, without limitation, as set forth in paragraph 16(d) hereof), the Pre-Petition Second Lien Parties are hereby barred from requesting additional adequate protection without the written consent of each of the Debtors and the DIP Agents.

17. *Sufficiency of Adequate Protection.* Without limiting the rights of any party provided pursuant to paragraph 16(d) hereof, under the circumstances, and given that the above-described adequate protection is consistent with the Bankruptcy Code, including section 506(b) thereof, the Court finds that the adequate protection provided herein is reasonable and sufficient to protect the interests of the Pre-Petition First Lien Secured Lenders, the Pre-Petition First Lien Agent, Pre-Petition Second Lien Noteholders and the Pre-Petition Second Lien Notes Trustee. Except as expressly provided herein, nothing contained in this Order (including, without limitation, the continued authorization of the use of any Cash Collateral) shall impair or modify any rights, claims or defenses available in law or equity to the Pre-Petition First Lien Agent, the Pre-Petition Second Lien Notes Trustee, any Pre-Petition First Lien Secured Lender, the DIP Agents, any DIP Lender, the Existing DIP Agent or any Existing DIP Lender, including, without limitation, rights of a party to a swap agreement, securities contract, commodity contract, forward contract or repurchase agreement with a Debtor to assert rights of setoff or other rights with respect thereto as permitted by law (or the right of a Debtor to contest such assertion).

18. *Perfection of DIP Liens and Adequate Protection Liens.*

(a) With respect to (i) the Senior DIP Agent, the Senior DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Existing DIP Agent and the Existing DIP Lenders, pursuant to the Existing DIP Order and continued by this Order, subject to the provisions of Paragraph 8(a) of the Existing DIP Order and paragraph 11(b) above,

and (ii) the Supplemental DIP Agent, the Supplemental DIP Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, upon the occurrence of the Effective Date, subject to the provisions of paragraph 11(b) above, the DIP Agents, the Existing DIP Agent, the Pre-Petition First Lien Agent and the Pre-Petition Second Lien Notes Trustee are authorized, but not required, to file or record financing statements, patent filings, trademark filings, copyright filings, mortgages, notices of lien or similar instruments in any jurisdiction, or take possession of or control over assets, or take any other action, in each case, in order to validate and perfect the liens and security interests granted to it hereunder. Whether or not the DIP Agents on behalf of the DIP Lenders, the Existing DIP Agent on behalf of the Existing DIP Lenders, the Pre-Petition First Lien Agent on behalf of the Pre-Petition First Lien Secured Lenders or the Pre-Petition Second Lien Notes Trustee on behalf of the Pre-Petition Second Lien Noteholders, shall, in their sole discretion, choose to file such financing statements, patent filings, trademark filings, copyright filings, mortgages, notices of lien or similar instruments, or take possession of or control over, or otherwise confirm perfection of the liens and security interests granted to it hereunder, such liens and security interests shall be deemed valid, perfected, allowed, enforceable, non-avoidable and not subject to challenge, dispute or subordination, at the time and on the date of entry of the Interim DIP Order, with respect to the Senior DIP Facility and Existing DIP Facility, and immediately upon the occurrence of the Effective Date, with respect to the Supplemental DIP Term Loan Facility. Upon the request of either of the DIP Agents, each of the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, without any further consent of any party, are authorized to take, execute, deliver and file such instruments (in each case, without representation or warranty of any kind) to enable

the DIP Agents to further validate, perfect, preserve and enforce the DIP Liens.

(b) A certified copy of this Order may, in the discretion of either of the DIP Agents, be filed with or recorded in filing or recording offices in addition to or in lieu of such financing statements, mortgages, notices of lien or similar instruments, and all filing offices are hereby authorized to accept such certified copy of this Order for filing and recording.

19. *Preservation of Rights Granted Under This Order.*

(a) No claim or lien having a priority superior to or *pari passu* with those reaffirmed, continued or granted (as applicable) by this Order to the Senior DIP Agent and the Senior DIP Lenders, to the Supplemental DIP Agent and the Supplemental DIP Lenders, to the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders, to the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, or to the Existing DIP Agent and any of the Existing DIP Lenders, respectively, shall be granted or allowed while any portion of the Senior DIP Obligations, Senior DIP Commitments or Senior Financing (or any refinancing thereof), Supplemental DIP Obligations, Supplemental DIP Commitment or Supplemental Financing (or any refinancing thereof), Pre-Petition First Lien Debt or the Pre-Petition Second Lien Obligations, the Adequate Protection Obligations or the Junior Adequate Protection Obligations remain outstanding, and the Existing DIP Liens, DIP Liens, the Adequate Protection Liens and the Junior Adequate Protection Liens shall not be (i) subject or junior to any lien or security interest that is avoided and preserved for the benefit of the Debtors' estates under section 551 of the Bankruptcy Code or (ii) subordinated to or made *pari passu* with any other lien or security interest, whether under section 364(d) of the Bankruptcy Code or otherwise, as to each, other than the Carve Out.

(b) Unless all DIP Obligations shall have been indefeasibly paid in full (for

the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) (and, with respect to outstanding letters of credit issued pursuant to the Senior DIP Credit Agreement and any Secured Agreements, Cash Collateralized at 105% of all of the Letter of Credit Obligations and Secured Agreements (which cash will be deposited, as applicable, in the L/C Cash Deposit Account or in the Secured Agreements Cash Deposit Account)) and the Pre-Petition First Lien Debt and the Adequate Protection Obligations due to Pre-Petition First Lien Secured Lenders and the Pre-Petition First Lien Agent shall have been paid in full, the Debtors shall not seek, and it shall constitute an "Event of Default" (under each of the ARCA and Supplemental DIP Credit Agreement) and terminate the right of the Debtors to use Cash Collateral if any of the Debtors seek, or if there is entered, (i) any modifications or extensions of this Order without the prior written consent of both the DIP Agents, and no such consent shall be implied by any other action, inaction or acquiescence by either of the DIP Agents, (ii) an order converting or dismissing any of the Cases, (iii) an order appointing a chapter 11 trustee in any of the Cases, or (iv) an order appointing an examiner with enlarged powers in any of the Cases. If an order dismissing any of the Cases under section 1112 of the Bankruptcy Code or otherwise is at any time entered, such order shall provide (in accordance with sections 105 and 349 of the Bankruptcy Code) that (x) the Superpriority Claims, priming liens, security interests and replacement security interests continued with respect to, or granted to, as applicable, the DIP Agents, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, the Existing DIP Agent and the Existing DIP Lenders, pursuant to this Order shall continue in full force and effect and shall maintain their priorities as provided in this Order and the Intercreditor Agreement until all DIP Obligations, the Adequate Protection Obligations and the

Junior Adequate Protection Obligations shall have been paid and satisfied in full (and that such Superpriority Claims, priming liens and replacement security interests, shall, notwithstanding such dismissal, remain binding on all parties in interest) and (y) this Court shall retain jurisdiction, notwithstanding such dismissal, for the purposes of enforcing the claims, liens and security interests referred to in clause (x) above. Until the Pre-Petition Second Lien Debt and Junior Adequate Protection Obligations shall have been paid in full (for the avoidance of doubt, subject to paragraph 25 below), the consent of the Pre-Petition Second Lien Noteholders and Pre-Petition Second Lien Notes Trustee for the Debtors to use Cash Collateral shall terminate upon: (i) any modifications or extensions of this Order that modify any rights or protections continued or granted under this Order to the Pre-Petition Second Lien Noteholders in a manner adverse to the Pre-Petition Second Lien Noteholders without the prior written consent of the Pre-Petition Second Lien Notes Trustee, and no such consent shall be implied by any other action, inaction or acquiescence by the Pre-Petition Second Lien Noteholders; (ii) an order converting or dismissing any of the Cases; (iii) an order appointing a chapter 11 trustee in any of the Cases; or (iv) an order appointing an examiner with enlarged powers in any of the Cases. With respect to any amendments or modifications to any rights or protections granted under the Existing DIP Order to the Pre-Petition Second Lien Noteholders or the Pre-Petition Second Lien Notes Trustee that are effected by this Order, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders are hereby deemed to have consented.

(c) If any or all of the provisions of this Order are hereafter reversed, modified, vacated or stayed, such reversal, modification, vacation or stay shall not affect (i) the validity of any DIP Obligations, the Pre-Petition First Lien Obligations, the Pre-Petition Second Lien Obligations, the Adequate Protection Obligations or the Junior Adequate Protection

Obligations incurred prior to the actual receipt of written notice by the DIP Agents, the Existing DIP Agent, the Pre-Petition First Lien Agent or the Pre-Petition Second Lien Notes Trustee as applicable, of the effective date of such reversal, modification, vacation or stay, (ii) the validity or enforceability of any lien or priority reaffirmed, continued, authorized or created hereby or pursuant to the DIP Documents with respect to any DIP Obligations, Pre-Petition First Lien Obligations, Pre-Petition Second Lien Obligations, the Adequate Protection Obligations and the Junior Adequate Protection Obligations, or (iii) the ability of the Creditors' Committee to challenge certain Supplemental DIP Obligations or Pre-Petition Second Lien Obligations (or related liens) in accordance with paragraph 25 hereof. Notwithstanding any such reversal, modification, vacation or stay or any use of Cash Collateral, or DIP Obligations, Adequate Protection Obligations or Junior Adequate Protection Obligations incurred by the Debtors to the DIP Agents, DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, the Existing DIP Agent or the Existing DIP Lenders (as applicable) prior to the actual receipt of written notice by the DIP Agents, the Existing DIP Agent, the Pre-Petition First Lien Agent or the Pre-Petition Second Lien Notes Trustee, as applicable, of the effective date of such reversal, modification, vacation or stay shall be governed in all respects by the original provisions of this Order, and the DIP Agents, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders shall be entitled to all the rights, remedies, privileges and benefits granted in section 364(e) of the Bankruptcy Code, the Interim DIP Order, the Existing DIP Order and this Order and pursuant to the DIP Documents with respect to all uses of Cash Collateral and proceeds of the Senior Financing, Supplemental Financing, DIP Obligations, Adequate

(d) Except as expressly provided in this Order or in the DIP Documents, the DIP Liens, the Superpriority Claims, all other rights and remedies of the DIP Agents and DIP Lenders, the Adequate Protection Liens, the Adequate Protection Obligations, all other rights of the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders, all other rights and remedies of the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, the Junior Adequate Protection Liens and the Junior Adequate Protection Obligations, and all other rights of the Existing DIP Agent and the Existing DIP Lenders, granted by the provisions of this Order and the DIP Documents shall survive, and shall not be modified, impaired or discharged by (i) the entry of an order converting any of the Cases to a case under chapter 7 of the Bankruptcy Code, dismissing any of the Cases, terminating the joint administration of these Cases or by any other act or omission, (ii) the entry of an order approving the sale of any Collateral pursuant to section 363(b) of the Bankruptcy Code (except to the extent permitted by the DIP Documents) or (iii) the entry of an order confirming a plan of reorganization in any of the Cases and, pursuant to section 1141(d)(4) of the Bankruptcy Code, the Debtors have waived any discharge as to any remaining DIP Obligations. The terms and provisions of this Order and the DIP Documents shall continue in these Cases, in any successor cases if these Cases cease to be jointly administered, or in any superseding chapter 7 cases under the Bankruptcy Code, and the DIP Liens, the Superpriority Claims, all other rights and remedies of the DIP Agents and DIP Lenders and the Existing DIP Agent and the Existing DIP Lenders, and the Adequate Protection Liens and Junior Adequate Protection Liens granted or continued (as applicable) by the provisions of this Order and the DIP Documents shall continue in full force and effect until the DIP Obligations are indefeasibly paid in full (for the avoidance of doubt,

subject to paragraph 25 below with respect to the Junior DIP Term Loans). For the avoidance of doubt, all rights and remedies of the Second Lien Parties granted by the provisions of this Order and any other provisions applicable to the Second Lien Parties shall continue in full force and effect notwithstanding the indefeasible payment in full of the DIP Obligations.

20. *Effect of Stipulations on Third Parties.* The stipulations and admissions contained in the Existing DIP Order, including, without limitation, Paragraph 3 thereof, shall remain binding as provided for therein. The stipulations and admissions contained in this Order, shall be binding upon the Debtors and any successor thereto (including, without limitation, any chapter 7 or chapter 11 trustee appointed or elected for any of the Debtors) and all other parties in interest, in all circumstances.

21. *Limitation on Use of Financing Proceeds and Collateral.* Notwithstanding anything herein or in any other order by this Court to the contrary, no borrowings, letters of credit, Cash Collateral, Collateral nor the Carve Out may be used to (a) object, contest or raise any defense to, the validity, perfection, priority, extent or enforceability of any amount due under the DIP Documents, the Existing DIP Documents, the First Lien Existing Agreements or the Second Lien Existing Agreements, or the liens or claims granted under the Interim DIP Order, the Existing DIP Order, this Order, the DIP Documents, the Existing DIP Documents, the First Lien Existing Agreements or the Second Lien Existing Agreements, (b) investigate, assert any Claims and Defenses (each as defined in the Existing DIP Order) or causes of action against any of the DIP Agents, the Existing DIP Agent, the DIP Lenders, the Existing DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, or their respective agents, affiliates, representatives, attorneys or advisors, (c) prevent, hinder or otherwise delay the DIP

Agents' assertion, enforcement or realization on the Cash Collateral or the Collateral in accordance with the DIP Documents or this Order, (d) seek to modify any of the rights granted to, or reaffirmed and/or continued in favor of, the DIP Agents or the Existing DIP Agent or the DIP Lenders or the Existing DIP Lenders hereunder or under the DIP Documents or Existing DIP Documents (as applicable), in each of the foregoing cases without such applicable parties' prior written consent or (e) pay any amount on account of any claims arising prior to the Petition Date unless such payments are (i) approved by an order of this Court and (ii) in accordance with the Senior DIP Credit Agreement and the document delivered in accordance with Section 5(b)(xi) of the Amendment Agreement and the Supplemental DIP Credit Agreement and the Operating Forecast (as defined in the Supplemental DIP Credit Agreement), as approved by each of the Senior DIP Agent and Supplemental DIP Agent, each in its sole discretion. Notwithstanding the foregoing, any party may, solely to the extent permitted pursuant to the Existing DIP Order, including the deadlines for commencing actions set forth therein, investigate claims and issues with respect to the Existing Documents (the "**Investigation**") and, subject to any applicable law with respect to standing, commence and prosecute any related proceedings as a representative of the Debtors' estates; *provided* that, in the case of the Creditors' Committee an aggregate expense since the Petition Date for such Investigation as to the First Lien Existing Agreements and the Second Lien Existing Agreements shall not exceed \$250,000 in respect of the U.S. Investigation and \$250,000 in respect of the non-U.S. Investigation.

22. *Priorities Among Pre-Petition Secured Creditors.* In determining the relative priorities and rights of the Pre-Petition Secured Creditors (including, without limitation, the relative priorities and rights of the Pre-Petition Secured Creditors with respect to the Adequate Protection Obligations or Junior Adequate Protection Obligations granted hereunder), such

priorities and rights shall be governed by the Existing Documents, including, without limitation, the Existing Intercreditor Agreement, subject to the provisions of this Order. In the event of a conflict between such Existing Documents and this Order, this Order shall control.

23. *Duties of the Pre-Petition First Lien Co-Collateral Agents.* Following the repayment in full of all Pre-Petition First Lien Obligations (other than with respect to the Continuing Pre-Petition First Lien Obligations to be backstopped or otherwise provided for as more fully described in the Interim DIP Order and the Existing DIP Order or the Existing DIP Documents), each Pre-Petition First Lien Co-Collateral Agent, as applicable, shall promptly turn over and distribute any proceeds recovered or received or any other payments or receipts obtained on account of the Pre-Petition First Lien Collateral, *first*, to the DIP Agents (with notice to any DIP Agent not receiving such property) for the benefit of the DIP Lenders in accordance with the Intercreditor Agreement, and *second*, subsequent to indefeasible payment in full of all DIP Obligations (other than those Supplemental DIP Obligations converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) and the indefeasible Payment in Full (as defined in the Existing Intercreditor Agreement) of all Pre-Petition First Lien Obligations, for the benefit of the Pre-Petition Second Lien Noteholders under the Second Lien Existing Agreements.

24. *Authority to Enter Into Derivatives Contracts with DIP Lenders or their Affiliates.* The authority granted pursuant to Paragraph 22 of the Existing DIP Order shall remain unchanged.

25. *Reservation of Rights of Creditors' Committee.* Solely with respect to the Pre-Petition Second Lien Obligations, the Second Lien Adequate Protection Payments and the Junior DIP Term Loans, notwithstanding anything to the contrary herein, including, without limitation,

any finding, order, requirement of the Debtors to act or refrain from acting, or the labeling of any payment as “non-refundable” or “indefeasible”:

(a) Nothing herein shall impair the Creditors’ Committee’s ability to challenge all Pre-Petition Second Lien Obligations that were outstanding on the Petition Date, or the purported liens securing such obligations, in each case in accordance with that certain Order Granting Committee’s Motion for Leave, Standing, Authority to Prosecute and, if Appropriate, Settle Claims Challenging Certain Liens Purportedly Held by the Second Lien Parties, entered November 14, 2012 [Docket No. 2370].

(b) Solely in the event of a timely and successful challenge by the Creditors’ Committee pursuant to a final, non-appealable order in respect of the Pre-Petition Second Lien Obligations or the liens securing such obligations, the Court may, after notice and a hearing, fashion an appropriate remedy, including, but not limited to, (i) disgorgement or recharacterization of any Second Lien Adequate Protection Payments, or (ii) the unwinding of the Junior DIP Term Loans or a portion thereof (which might include the disgorgement or re-allocation of interest, fees, principal or other incremental consideration paid in respect thereto and not paid on account of the Pre-Petition Second Lien Obligations or the avoidance of liens, administrative claims, and/or guarantees with respect to one or more of the Debtors); *provided, however*, that the Junior DIP Term Loans may not be so unwound or subject to other remedies unless the Pre-Petition Second Lien Obligations were not, on the Petition Date, secured by valid, perfected, and unavoidable Liens with respect to Pre-Petition Collateral that is equal in value to the amount of the Junior DIP Term Loans (after giving effect to the Pre-Petition First Lien Obligations outstanding as of such time).

26. *Debtors' Exit Conversion Right for First Lien Last Out Obligations and Junior DIP Obligations.* Notwithstanding anything contained herein to the contrary, neither (x) the First Lien Last Out Obligations or the Junior DIP Obligations nor (y) the Supplemental Superpriority Claims granted in respect thereof need to be satisfied in full, in cash, solely in the event that such loans are converted into the Exit Facility subject to and in accordance with the conditions to conversion (and any other applicable terms and conditions) set forth in the Supplemental DIP Documents. For the avoidance of doubt, this paragraph 26 shall not apply to any Senior DIP Obligations or Senior Superpriority Claims.

27. *Notice.* The Debtors shall provide counsel to the Creditors' Committee, the Second Lien Noteholders Committee and the Pre-Petition Second Lien Notes Trustee with all formal notices and information required to be delivered to the Senior DIP Agent or Supplemental DIP Agent or Senior DIP Lenders or Supplemental DIP Lenders pursuant to the terms of the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement, as the case may be.

28. *Order Governs.* In the event of any inconsistency between the provisions of this Order and the Interim DIP Order, Existing DIP Order or the DIP Documents (as the case may be), the provisions of this Order shall govern; *provided, however,* that subject to the terms of this Order, the provisions of the Existing DIP Order shall remain in full force and effect.

29. *Binding Effect; Successors and Assigns.* The DIP Documents and the provisions of this Order, including all findings herein, shall be binding upon all parties in interest in these Cases, including, without limitation, the Existing DIP Agent, the DIP Agents, the Existing DIP Lenders, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, any statutory or nonstatutory committees appointed or formed in these Cases (including the

Creditors' Committee), and the Debtors and their respective successors and assigns (including any chapter 7 or chapter 11 trustee hereinafter appointed or elected for the estate of any of the Debtors) and shall inure to the benefit of the Existing DIP Agent, the DIP Agents, the Existing DIP Lenders, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders and the Debtors and their respective successors and assigns; *provided, however*, that the Existing DIP Agent, the DIP Agents, the Existing DIP Lenders and the DIP Lenders shall have no obligation to extend any financing to any chapter 7 trustee or similar responsible person appointed for the estates of the Debtors. In determining to make any loan under the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement or in exercising any rights or remedies as and when permitted pursuant to this Order or the Senior DIP Documents or Supplemental DIP Documents, the Senior DIP Agent, Senior DIP Lenders, Supplemental DIP Agent and Supplemental DIP Lenders (as applicable) shall not be deemed to be in control of the operations of or participating in the management of the Debtors or to be acting as a "responsible person" or "owner or operator" with respect to the operation or management of the Debtors, so long as the DIP Lenders' actions do not constitute, within the meaning of 42 U.S.C. § 9601(20)(F), actual participation in the management or operational affairs of a vessel or facility owned or operated by a Debtor, or otherwise cause liability to arise to the federal or state government or the status of responsible person or managing agent to exist under applicable law (as such terms, or any similar terms, are used in the United States Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§ 9601 *et seq.* as amended, or any similar federal or state statute).

30. *Miscellaneous.* Nothing in this Order or the DIP Documents shall permit the Debtors to violate 28 U.S.C. § 959(b). As to the United States, its agencies, departments or agents, nothing in this Order or the DIP Documents shall discharge, release or otherwise preclude any valid right of setoff or recoupment that any such entity may have.

31. *No Waiver.* Except as specifically set for herein, this Order shall not be construed in any way as a waiver or relinquishment of any rights that the Pre-Petition Secured Creditors may have to bring or be heard on any matter brought before the Court.

32. *No Waiver by Failure to Seek Relief.* Except with respect to the limitations set forth in paragraph 16 hereof with respect to requests for further adequate protection, the delay or failure of the Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders to seek relief or otherwise exercise their rights and remedies under this Order, the Existing Second Lien Agreements or applicable law, as the case may be, shall not constitute a waiver of any of the rights thereunder, or otherwise, of the Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders.

33. *Effectiveness.* This Order shall constitute findings of fact and conclusions of law. Notwithstanding Bankruptcy Rules 4001(a)(3), 6004(h), 6006(d), 7062 or 9024 or any other Bankruptcy Rule, or Rule 62(a) of the Federal Rules of Civil Procedure, this Order shall be immediately effective and enforceable upon its entry, and there shall be no stay of execution or effectiveness of this Order.

34. *Final DIP Documents.* The most recent version of each Senior DIP Document that has been filed with this Court prior to the Hearing is in a substantially final form. If any such Senior DIP Document is materially revised prior to the effectiveness of the Amendment Agreement, the Debtors will file the revised version of such Senior DIP Document (a "**Revised**

Document") with this Court and serve the Revised Document on the Notice Parties. The Notice Parties will have until 5:00 p.m. (ET) on the fifth day following service of the Revised Document (the "**Document Objection Deadline**") to object to such revisions. Any such objection (a "**Document Objection**") must be (i) made in writing, stating the Document Objection with specificity and (ii) filed with the Bankruptcy Court and served on the Debtors, counsel to the DIP Agents and counsel to the Creditors' Committee. If a Notice Party properly files and serves a Document Objection, the Debtors may schedule a hearing with this Court to resolve such objection on two days' notice. If no Document Objection is made or if all Document Objections are consensually resolved and withdrawn, such Revised Document shall be deemed approved under the terms of this Order. A Revised Document, once approved or deemed approved (whether by way of consensual resolution of a Document Objection, by the Court at or after a hearing to resolve a Document Objection or by the passage of time with no objection), shall, for all intents and purposes, take the place of the version of such Senior DIP Document referred to herein and previously filed with the Court as though such Revised Document existed in its revised form as of the date of this Order and all references to such Senior DIP Document in its prior form shall be deemed references to the such Revised Document as so revised.

Dated: New York, New York
January 24, 2013

/s/ Allan L. Gropper

HONORABLE ALLAN L. GROPPER
United States Bankruptcy Judge

See Attached.

_____))
In re:) Chapter 11
))
EASTMAN KODAK COMPANY, *et al.*,¹) Case No. 12-10202 (ALG)
))
Debtors.) (Jointly Administered)
_____)

**ORDER AMENDING ORDER (I) AUTHORIZING DEBTORS
(A) TO OBTAIN POST-PETITION FINANCING PURSUANT TO 11 U.S.C. §§ 105,
361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) AND 364(e) AND (B) TO
CONTINUE TO UTILIZE CASH COLLATERAL PURSUANT TO 11 U.S.C. § 363
AND (II) GRANTING ADEQUATE PROTECTION TO CERTAIN PRE-PETITION
SECURED PARTIES PURSUANT TO 11 U.S.C. §§ 361, 362, 363 AND 364**

Upon the notice of presentment of the Debtors [Docket No. 3274] (the "Notice of Presentment") of an Order (this "Order") amending the *Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 353 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364* [Docket No. 2926] (the "Supplemental DIP Order") and authorizing the Debtors to enter into that certain revised Supplemental DIP Credit Agreement (as may be amended from time to time, the "Amended Supplemental DIP Credit Agreement") substantially in the form attached hereto as Exhibit 1; and the terms set forth in the Amended Supplemental DIP Credit Agreement being in the best interests of the Debtors' estates,

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Eastman Kodak Company (7150); Creo Manufacturing America LLC (4412); Eastman Kodak International Capital Company, Inc. (2341); Far East Development Ltd. (2300); FPC Inc. (9183); Kodak (Near East), Inc. (7936); Kodak Americas, Ltd. (6256); Kodak Aviation Leasing LLC (5224); Kodak Imaging Network, Inc. (4107); Kodak Philippines, Ltd. (7862); Kodak Portuguesa Limited (9171); Kodak Realty, Inc. (2045); Laser-Pacific Media Corporation (4617); NPEC Inc. (5677); Pakon, Inc. (3462); and Qualex Inc. (6019). The location of the Debtors' corporate headquarters is: 343 State Street, Rochester, NY 14650.

their creditors, and other parties in interest; and the Amended Supplemental DIP Credit Agreement having been negotiated in good faith and at arm's length between the Debtors and the Steering Committee Lenders; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334; and this proceeding being a core proceeding pursuant to 28 U.S.C. § 157; and venue of this proceeding in this District being proper pursuant to 28 U.S.C. §§ 1408 and 1409; [and the Notice of Presentment and opportunity for a hearing being consistent with paragraph 6(b)(ii) of the Supplemental DIP Order and the *Notice of Filing Amended Case Management Procedures* [Docket No. 1655] and appropriate under the particular circumstances and with no need to provide other or further notice]; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED** that: ²

1. All of the terms of the Supplemental DIP Order shall remain in full force and effect pursuant to the terms of the Supplemental DIP Order, except to the extent expressly modified by this Order.

2. The Debtors are authorized to enter into the Amended Supplemental DIP Credit Agreement and to make, execute and deliver all instruments and documents, and to pay all fees and to perform all acts in connection therewith, that may be reasonably required for the Debtors' performance of their obligations under the Amended Supplemental DIP Credit Agreement.

3. Except as otherwise provided in this Order, the Supplemental DIP Order, the Revised Commitment Documents or the Supplemental DIP Documents (as may be

² All capitalized terms not otherwise defined herein have the meanings ascribed to them in (i) the Supplemental DIP Order, (ii) the Amended Supplemental DIP Credit Agreement, (iii) the Debtors' Motion for (A) an Order Authorizing the Debtors to (I) Enter Into Amended and Restated Financing Commitment Documents for Secured Supplemental Postpetition and Exit Financing, (II) Incur and Pay Associated Fees, Costs and Expenses and (III) Furnish Related Indemnities and (B) a Finding that the Proposed Amendments to the Supplemental Financing are Authorized by the Financing Approval Order [Docket No. 3234], or (iv) the Revised Commitment Documents, as applicable.

amended), upon execution and delivery of the Amended Supplemental DIP Credit Agreement, the Amended Supplemental DIP Credit Agreement shall constitute a valid and binding obligation of each of the parties thereto, enforceable against each party thereto in accordance with the terms thereof. Except as otherwise provided in this Order, the Supplemental DIP Order, the Revised Commitment Documents or the Supplemental DIP Documents (as may be amended), no obligation or payment under the Amended Supplemental DIP Credit Agreement or this Order shall be stayed, restrained, voidable, avoidable, or recoverable under the Bankruptcy Code or under any applicable law, or subject to any defense, reduction, setoff, recoupment, or counterclaim.

4. All references to the Supplemental DIP Obligations in the Supplemental DIP Order shall be to obligations incurred under the Amended Supplemental DIP Credit Agreement up to an aggregate principal amount of \$848,200,000 (plus interest, fees and other expenses provided for in the Amended Supplemental DIP Credit Agreement), consisting of (i) first lien term loans in the aggregate amount of up to \$473,200,000 in new money loans (the “**New Money Loans**”) and (ii) up to \$375,000,000 of Junior DIP Obligations.

5. All references to the Supplemental DIP Credit Agreement in the Supplemental DIP Order shall be to the Amended Supplemental DIP Credit Agreement, and all references to the Supplemental DIP Documents shall include the Amended Supplemental DIP Credit Agreement.

6. Paragraph 7(a) of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): (a) The “Superpriority Claims” granted on account of the “DIP Obligations” pursuant to the Existing DIP Order remain in full force and effect and shall continue in favor of the Senior DIP

Obligations with the ranking and priority set forth in the Existing DIP Order, except as expressly provided in this Order. Upon the occurrence of the Effective Date, pursuant to section 364(c)(1) of the Bankruptcy Code, all of the Senior DIP Obligations shall continue to, and Supplemental DIP Obligations shall, constitute allowed claims against the Debtors (without the need to file any proof of claim) with priority over any and all administrative expenses, diminution claims (including all Adequate Protection Obligations and Junior Adequate Protection Obligations (each as defined below)) and all other claims against the Debtors, now existing or hereafter arising, of any kind whatsoever, including, without limitation, all administrative expenses of the kind specified in sections 503(b) and 507(b) of the Bankruptcy Code, and over any and all administrative expenses or other claims arising under sections 105, 326, 328, 330, 331, 503(b), 506(c), 507(a), 507(b), 726, 1113 or 1114 of the Bankruptcy Code, whether or not such expenses or claims may become secured by a judgment lien or other non-consensual lien, levy or attachment, which allowed claims shall be payable from and have recourse to all pre- and post-petition property of the Debtors and all proceeds thereof (collectively, as to the Senior DIP Obligations, the “**Senior Superpriority Claims**”, and as to the Supplemental DIP Obligations, the “**Supplemental Superpriority Claims**”, and together, the “**Superpriority Claims**”); *provided, however* that the Supplemental Superpriority Claims shall be subject to and shall rank junior in right of payment to the Senior Superpriority Claims in all respects; *provided, further* that (i) the Senior Superpriority Claims and the Supplemental Superpriority Claims shall be subject to the Carve Out (to the extent specifically provided for herein) and (ii) the Supplemental Superpriority Claims shall be subject to the claims of the Existing DIP Agent or Existing Term Loan Lenders pursuant to paragraph 14 of this Order; and *provided, further* that ~~(i)~~ the Supplemental Superpriority Claims in respect of the New Money Loans shall be senior in right

of payment to the Supplemental Superpriority Claims in respect of the ~~First Lien Last Out Obligations and the~~ Junior DIP Obligations ~~and (ii) the Supplemental Superpriority Claims in respect of the First Lien Last Out Obligations shall be senior in right of payment to the Supplemental Superpriority Claims in respect of the Junior DIP Obligations;~~ *provided further*, that certain Supplemental DIP Obligations need not be paid in cash in full on the effective date of an Acceptable Reorganization Plan (as defined in the Supplemental DIP Credit Agreement) if such obligations are converted (the “**Exit Conversion Right**”) into the exit facility (the “**Exit Facility**”) under an exit facility agreement ~~to be entered into by and~~ between the Borrower and the Guarantors, each as reorganized Debtors, Wilmington, as Administrative Agent and Collateral Agent, and a syndicate of financial institutions party thereto, ~~on the terms and conditions set forth in a term sheet that will be substantially in the form~~ attached as an ~~annex exhibit~~ to the **Amended** Supplemental DIP Credit Agreement (**which exit facility agreement may be modified pursuant to the terms of the Amended Supplemental DIP Credit Agreement**).

7. Paragraph 7(b) of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): (b) For purposes hereof, the “Carve Out” means: (i) all fees and interest required to be paid to the Clerk of the Bankruptcy Court and to the Office of the United States Trustee pursuant to section 1930(a) of title 28 of the United States Code and section 3717 of title 31 of the United States Code, (ii) all reasonable fees and expenses incurred by a trustee under section 726(b) of the Bankruptcy Code in an amount not exceeding \$100,000, and (iii) any and all allowed and unpaid claims of (x) the Fee Examiner, (y) any professionals of the Debtors (including, for the avoidance of doubt, AP Services LLC) whose retention is approved by the Court and (z) any

professionals of the Fee Examiner, of the official committee of retired employees appointed in the Cases (the "**1114 Committee**"), or of the statutory committee of unsecured creditors appointed in the Cases (the "**Creditors' Committee**") in each case whose retention is approved by the Court during the Cases pursuant to sections 327 and 1103 of the Bankruptcy Code for unpaid fees and expenses (and the reimbursement of out-of-pocket expenses allowed by the Bankruptcy Court incurred by any members of the 1114 Committee or Creditors' Committee, as applicable (but excluding fees and expenses of third party professionals employed by such members of the 1114 Committee or Creditors' Committee, as applicable)), incurred, subject to the terms of this Order, (A) prior to the occurrence of an Event of Default (as defined in either the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement) and (B) at any time after the occurrence and during the continuance of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in an aggregate amount not exceeding \$15,000,000, provided that (x) the dollar limitation in this clause (iii) on fees and expenses shall neither be reduced nor increased by the amount of any compensation or reimbursement of expenses incurred, awarded or paid prior to the occurrence of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in respect of which the Carve Out is invoked or by any fees, expenses, indemnities or other amounts paid to any of the DIP Agents or DIP Lenders or any of the foregoing's respective attorneys, advisors and agents, (y) nothing herein shall be construed to impair the ability of any party to object to any of the fees, expenses, reimbursement or compensation described in clauses (A) and (B) above and (z) cash or other amounts on deposit in the L/C Cash Deposit Account (as defined in the ARCA) or the Secured Agreements Cash Deposit Account (as defined in the Existing DIP Order), shall not be subject to the Carve Out. In the event of the application of the Collateral (as defined below) to satisfaction

of the Carve Out, the cost thereof shall be charged against the ABL Priority Collateral and the Term Loan Priority Collateral (each as defined below) in proportion to the amount of the then-outstanding Senior DIP Obligations (with respect to charges against the ABL Priority Collateral) and the then-outstanding **New Money Loans First Lien First Out Obligations and First Lien Last Out Obligations** (with respect to charges against the Term Loan Priority Collateral) each as compared to the then-outstanding DIP Obligations as a whole. To the extent that the Collateral actually applied to satisfy the Carve Out shall have been applied in an amount not in accordance with the formula above, the Senior DIP Lenders or Supplemental DIP Lenders (as the case may be) will be reimbursed out of the first available ABL Priority Collateral or Term Loan Priority Collateral (as applicable) in order to cause the application of the Carve Out to have complied with such formula.

8. Paragraph 10 of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): *Priority of DIP Liens*. Notwithstanding anything to the contrary herein, including, for the avoidance of doubt, paragraph 9 hereof, the Senior DIP Liens on the Collateral consisting of the ABL Priority Collateral (as defined in the Intercreditor Agreement) shall have priority over and rank senior to the Supplemental DIP Liens on the ABL Priority Collateral. The priority of the Supplemental DIP Liens in respect of the ABL Priority Collateral, as among the **New Money Loans First Lien First Out Obligations, the First Lien Last Out Obligations** and the Junior DIP Obligations, shall be as set forth in the Supplemental DIP Documents. Additionally, notwithstanding anything to the contrary herein, the Supplemental DIP Liens granted hereunder on account of the **New Money Loans First Lien First Out Obligations and the First Lien Last Out Obligations** (but, for the avoidance of doubt, not the Junior DIP Obligations), shall have priority

and rank senior to the Senior DIP Liens with respect to Collateral consisting of Term Loan Priority Collateral (as defined in the Intercreditor Agreement); and the Senior DIP Liens shall have priority and rank senior to the Supplemental DIP Liens securing the Junior DIP Obligations with respect to the Term Loan Priority Collateral.

9. Paragraph 16(e) of the Supplemental DIP Order shall be replaced in its entirety with the following: *Interest Payments*. The Debtors shall (i) on a current basis after the Effective Date, pay all interest accruing thereafter at the non-default contract rate applicable on the Petition Date on the outstanding Pre-Petition Second Lien Notes pursuant to the terms thereof (including all such interest on any Pre-Petition Second Lien Notes being exchanged for Junior DIP Term Loans that has accrued and remains unpaid immediately prior to the occurrence of the Effective Date) and (ii) on the Effective Date, pay to holders of outstanding Pre-Petition Second Lien Notes an amount equal to all accrued interest at the non-default rate (both pre-petition and post-petition) through the Effective Date (which shall be paid with respect to all Pre-Petition Second Lien Notes immediately prior to giving effect to any roll-up into Roll-Up Loans) (such payments described in clauses (i) and (ii) of this paragraph 16(e), the “**Second Lien Adequate Protection Payments**”).

10. Paragraph 16(f) of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): *Subscription Rights*. The Pre-Petition Second Lien Noteholders shall be provided the right to participate in the Junior DIP Term Loans as contemplated in the Information Memorandum **as supplemented on February 7, 2013 and March 1, 2013 substantially in the form filed as Exhibit A to the Notice of Filing of Solicitation Documents [Docket No. 2587]**.

11. Paragraph 25(b) of the Supplemental DIP Order is hereby amended to

provide (modifications in bolded underline or bolded strikethrough, as applicable): (b) Solely in the event of a timely and successful challenge by the Creditors' Committee pursuant to a final, non-appealable order in respect of the Pre-Petition Second Lien Obligations or the liens securing such obligations, the Court may, after notice and a hearing, fashion an appropriate remedy, including, but not limited to, (i) disgorgement or recharacterization of any Second Lien Adequate Protection Payments, or (ii) the unwinding of the Junior DIP Term Loans or a portion thereof (which might include the disgorgement or re-allocation of interest, fees, principal or other incremental consideration paid in respect thereto and not paid on account of the Pre-Petition Second Lien Obligations or the avoidance of liens, administrative claims, and/or guarantees with respect to one or more of the Debtors); provided, however, that the Junior DIP Term Loans may not be so unwound or subject to other remedies unless the Pre-Petition Second Lien Obligations were not, on the Petition Date, secured by valid, perfected, and unavoidable Liens with respect to Pre-Petition Collateral that is equal or greater in value to the amount of the Junior DIP Term Loans (after giving effect to the Pre-Petition First Lien Obligations outstanding as of such time).

12. Paragraph 26 of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): *Debtors' Exit Conversion Right for Certain New Money Loans First Lien Last Out Obligations and Junior DIP Obligations*. Notwithstanding anything contained herein to the contrary, neither (x) ~~the that principal amount of the New Money Loans in excess of \$200,000,000 First Lien Last Out Obligations~~ or the Junior DIP Obligations nor (y) the Supplemental Superpriority Claims granted in respect thereof need to be satisfied in full, in cash, solely in the event that such loans are converted into the Exit Facility subject to and in accordance with the conditions to conversion (and any other applicable terms and conditions) set forth in the Supplemental DIP

Documents. For the avoidance of doubt, this paragraph 26 shall not apply to any Senior DIP Obligations or Senior Superpriority Claims.

13. Any objections to the entry of this Order or the relief granted herein that have not been withdrawn, waived or settled, and all reservations of rights included therein, are hereby denied and overruled on the merits with prejudice.

14. This Order shall constitute findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052 and shall take effect immediately upon execution thereof.

15. The Court has and will retain jurisdiction to enforce this Order according to its terms and with respect to any matters, claims, rights or disputes arising from or related to the implementation of this Order.

SO ORDERED by the Court this 8th day of March, 2013.

/s/ Allan L. Gropper

HONORABLE ALLAN L. GROPPER
UNITED STATES BANKRUPTCY JUDGE

AMENDED AND RESTATED SECURITY AGREEMENT

Dated March 22, 2013

From

The Grantors referred to herein

as Grantors

to

Citicorp North America, Inc.

as Agent

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Exhibits

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Exhibit C	- Form of Security Agreement Supplement

AMENDED AND RESTATED SECURITY AGREEMENT

AMENDED AND RESTATED SECURITY AGREEMENT dated as of March 22, 2013 (this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement, defined herein) (the "**Borrower**"), and the Subsidiaries of the Borrower listed on the signature pages hereof, each of which is a debtor and debtor-in-possession, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Borrower and such Subsidiaries, collectively, the "**Grantors**"), to Citicorp North America, Inc., as Agent (in such capacity, together with any successor Agent appointed pursuant to Article VIII of the Credit Agreement, the "**Agent**") for the Secured Parties (as defined in the Credit Agreement, defined herein).

PRELIMINARY STATEMENTS.

(1) Reference is made to the Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of March 22, 2013, among the Borrower, the Subsidiaries of the Borrower party thereto, the Agent and Lenders from time to time party thereto (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**").

(2) Each Grantor is the owner of the shares of stock or other equity interests in its Subsidiaries set forth on Part I of Schedule I hereto and issued by the Persons named therein (such shares of stock or other equity interests, the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(3) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Deposit Accounts**").

(4) The Borrower is the owner of an L/C Cash Deposit Account (as defined in the Credit Agreement) created in accordance with the Credit Agreement and subject to the security interest granted under this Agreement on terms and conditions acceptable to the Agent.

(5) It is a condition precedent to the making of Loans and the issuance of Letters of Credit by the Lenders under the Credit Agreement that the Grantors shall supplement the Orders, without in any way diminishing or limiting the effect of the Orders or the security interest, pledge and Lien granted thereunder, by more fully setting forth in this Agreement their respective rights in connection with such security interest, pledge and Lien. Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(6) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement as such terms are defined in such

Article 8 or 9. “UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; *provided* that, if perfection or the effect of perfection or non perfection or the priority of the security interest in any Collateral is governed (or would be governed, absent the Orders) by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make Loans and issue Letters of Credit under the Credit Agreement, each Grantor hereby agrees with the Agent for the ratable benefit of the Secured Parties as follows:

Section 1. Grant of Security. In addition to the security interest set forth in the Orders, each Grantor hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in such Grantor’s right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the “*Collateral*”) (*provided, however*, that notwithstanding anything herein to the contrary, in no event shall the Collateral include or the security interest granted under this Section 1 hereof attach to: (A) any deposit account for taxes, payroll, employee benefits or similar items and any other account or financial asset in which such security interest would be unlawful or in violation of any Plan or employee benefit agreement, (B) any lease, license, contract, or agreement or other property right (including any United States of America intent-to-use trademark or service mark application), to which any Grantor is a party or of any of its rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in: (x) the abandonment, invalidation, unenforceability or other impairment of any right, title or interest of any Grantor therein, or (y) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, agreement or other property right pursuant to any provision thereof, in the case of each of clause (x) and (y) to the extent the applicable provision is not rendered ineffective by applicable law or the Orders, (C) any of the outstanding capital stock of a CFC in excess of 65% of the voting power of all classes of capital stock of such CFC entitled to vote, or (D) if and to the extent invoked pursuant to the Orders, proceeds in an amount equal to the Carve-Out):

(a) all equipment in all of its forms, including, without limitation, all machinery, tools, motor vehicles, vessels, aircraft and furniture, and all parts thereof and all accessions thereto, including, without limitation, computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the “*Equipment*”);

(b) all inventory in all of its forms, including, without limitation, (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including, without limitation, goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including, without

limitation, computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the "**Inventory**");

(c) (i) all accounts, instruments (including, without limitation, promissory notes), deposit accounts, chattel paper, general intangibles (including, without limitation, payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the "**Receivables**"), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the "**Related Contracts**"), and (ii) all commercial tort claims, whether or not now or hereafter described on Schedule X hereto;

(d) the following (the "**Security Collateral**"):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional shares of stock and other equity interests from time to time acquired by such Grantor in any manner of (X) the issuers of the Initial Pledged Equity and (Y) each other Subsidiary of such Grantor, provided that (1) the stock of any Subsidiary held by a CFC or held by a Subsidiary of a CFC shall not be required to be pledged and (2) not more than 65% of the voting equity in any CFC shall be subject to the pledge hereunder (such shares and other equity interests, together with the Initial Pledged Equity, being the "**Pledged Equity**"), and the certificates, if any, representing such additional shares or other equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such shares or other equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the "**Pledged Debt**") and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or

otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in a securities account or commodity account, all security entitlements with respect to all financial assets from time to time credited to the L/C Cash Deposit Account and all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including, without limitation, all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedge Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including, without limitation, (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Deposit Accounts, the L/C Cash Deposit Account and all funds and financial assets from time to time credited thereto (including, without limitation, all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Deposit Accounts or the L/C Cash Deposit Account;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Agent

for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the “**Intellectual Property Collateral**”):

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto (“**Patents**”);

(ii) all trademarks, service marks, domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby (“**Trademarks**”);

(iii) all copyrights, including, without limitation, copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered (“**Copyrights**”); all confidential and proprietary information, including, without limitation, know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including, without limitation, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, “**Trade Secrets**”), and all other intellectual, industrial and intangible property of any type, including, without limitation, industrial designs and mask works;

(iv) all registrations and applications for registration for any of the foregoing, including, without limitation, those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, licenses and covenants providing for the granting of any right in or to any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary (“**IP Agreements**”); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) fixtures related to real property the title to or possession of which is held by a Grantor; and

(j) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including, without limitation, proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

Section 2. Security for Obligations. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the Orders, this Agreement secures, in the case of each Grantor, the payment of all obligations of such Grantor and the Subsidiaries of the Borrower now or hereafter existing under (a) the Loan Documents and (b) to the extent constituting Obligations, the Secured Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), fees, premiums, penalties, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings) (all such obligations being the "**Secured Obligations**") owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and would be owed by such Grantor or Subsidiary of the Borrower, as applicable, to any Secured Party under the Loan Documents or Secured Agreements but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Borrower.

Section 3. Grantors Remain Liable. Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor's Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 4. Delivery and Control of Security Collateral. (a) All certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered following the date of this Agreement, without further order from the Bankruptcy Court, to be held by or on behalf of the Agent pursuant hereto and the Intercreditor Agreement, and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Agent except to the extent that such transfer or assignment is (x) prohibited by applicable law, including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases or (y) subject to certain corporate actions by the holders or issuers of non-US

Initial Pledged Equity which have not occurred as of the Effective Date and governmental approvals or consents to pledge or transfer with respect to the issuers of non-US Pledged Equity which have not yet been obtained as to which Grantor shall, to the extent permitted by and in accordance with the Orders and without further notice from the Bankruptcy Court, use commercially reasonable efforts to complete as soon as practicable after the date hereof.

(b) With respect to any Security Collateral representing interests in Subsidiaries in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, use commercially reasonable efforts to cause the issuer thereof to agree in an authenticated record with such Grantor and the Agent that upon notice from the Agent that an Event of Default has occurred and is continuing, such issuer will comply with instructions with respect to such security originated by the Agent without further consent of such Grantor, such authenticated record to be in form and substance reasonably satisfactory to the Agent. Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of other Security Collateral as provided in Section 4(e) below.

(c) With respect to any securities or commodity account, any Security Collateral that constitutes a security entitlement as to which the financial institution acting as Agent hereunder is not the securities intermediary, upon the request of the Agent upon the occurrence and during the continuance of an Event of Default the relevant Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, use its commercially reasonable efforts to cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Agent as the entitlement holder thereof.

(d) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default each Grantor shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, cause the Security Collateral to be registered in the name of the Agent or such of its nominees as the Agent shall direct, subject only to the revocable rights specified in Section 12(a). In addition, the Agent shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court and have the right, upon the occurrence and during the continuance of an Event of Default, to convert Security Collateral consisting of financial assets credited to any securities account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to any securities or commodity account. In addition, the Agent shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to the L/C Cash Deposit Account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to the L/C Cash Deposit Account.

(e) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 5. Maintaining the Account Collateral. So long as any Loan or any other payment obligation of any Loan Party of which the Borrower has notice under any Loan Document shall remain unpaid, any Letter of Credit shall be outstanding or any Lender shall have any Commitment:

(a) Each Grantor will, to the extent permitted by and in accordance with the Orders and to the extent required by the Credit Agreement and without further order from the Bankruptcy Court, enter into an agreement with the financial institution holding each of its Deposit Accounts pursuant to which such financial institution shall agree with such Grantor and the Agent to, upon notice from the Agent upon the occurrence and during the continuance of an Event of Default, comply with instructions originated by the Agent directing the disposition of funds in such deposit account without the further consent of such Grantor, such agreement to be in form and substance reasonably satisfactory to the Agent (a "**Deposit Account Control Agreement**"), and, upon the occurrence and during the continuance of an Event of Default, instruct each Person obligated at any time to make any payment to such Grantor for any reason (an "**Obligor**") to make such payment to such a Deposit Account or the L/C Cash Deposit Account.

(b) The Agent may, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, at any time and without notice to, or consent from, the Grantor, transfer, or direct the transfer of, funds from the Deposit Accounts or the L/C Cash Deposit Account to satisfy the Grantor's obligations under the Loan Documents if an Event of Default shall have occurred and be continuing. As soon as reasonably practicable after any such transfer, the Agent agrees to give written notice thereof to the applicable Grantor.

Section 6. Representations and Warranties. Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number as of the date hereof is set forth in Schedule V hereto. Within the twelve months preceding the date hereof, such Grantor has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto.

(b) Such Grantor is the legal and beneficial owner of the Collateral granted or purported to be granted by it free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement, by the Orders or Liens permitted under the Credit Agreement. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such

Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(c) All Equipment of such Grantor having a value in excess of \$5,000,000 and Inventory of such Grantor having a value in excess of \$5,000,000 as of the date hereof is located at the places specified therefor in Schedule VIII and Schedule IX hereto, respectively. Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(d) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$5,000,000 that has not been delivered to the Agent. All such Receivables or Agreement Collateral valued in excess of \$5,000,000 is listed on Schedule III attached hereto.

(e) All Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$5,000,000 for all such Security Collateral of the Grantors has been delivered to be held by or on behalf of the Agent in accordance with Section 4(a).

(f) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(g) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non assessable. The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory note, such promissory notes have been delivered to be held by or on behalf of the Agent in accordance with Section 4(a), and is not in default.

(h) The Initial Pledged Equity pledged by such Grantor constitutes, as of the date hereof, all of the issued and outstanding equity interests of the issuers thereof (or, in the case of any issuer that is a CFC, 100% of the non-voting equity interests (if any) of such issuer and 65% of the voting equity interests of such issuer) indicated on Part I of Schedule I hereto. The Initial Pledged Debt constitutes all of the outstanding Debt for Borrowed Money owed to such Grantor by the issuers thereof.

(i) Such Grantor has no Investment Property with a market value in excess of \$5,000,000 as of the date hereof, other than the Investment Property listed on Part III of Schedule I hereto.

(j) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(k) Such Grantor has no material deposit accounts subject to the grant or security in Section 1 of this Agreement as of the date hereof, other than the Deposit Accounts listed on Schedule II hereto.

(l) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$5,000,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(m) Upon entry of the Orders, the security interest created hereunder constitutes a legal, valid and perfected security interest in all Collateral to the extent set forth and with the priority set forth in the Orders; *provided, however*, that the Agent will receive a security interest, but not a first or second priority security interest, in (1) Collateral subject to Liens permitted by the terms of the Credit Agreement which Liens have priority over the security interests granted hereunder as a matter of law and (2) Collateral to the extent consented to by the Agent and approved by the Required Lenders (collectively, the "**Specified Collateral**").

(n) Upon entry of the Orders, no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor (ii) the perfection or maintenance of the security interest created in Collateral (having the priority required by the Intercreditor Agreement) other than the Specified Collateral created hereunder, except for the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Security Collateral issued by a non-US Person and any filings or approvals required prior to realizing on any such Pledged Equity or (iii) the exercise by the Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(o) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(p) As to itself and its Intellectual Property Collateral:

(i) Except as set forth on Schedule IV hereto, to the knowledge of the Borrower, neither the operation of such Grantor's business nor the use of the Intellectual Property Collateral by Grantor in connection therewith conflicts with, infringes, misappropriates, dilutes, misuses or otherwise violates the Intellectual Property rights of any third party, except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and except for such failures to have exclusive ownership that are not reasonably expected to have a Material Adverse Effect.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Borrower, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain in full force and effect and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor that is registered or the subject of an application for registration.

(vi) Except as set forth on Schedule IV hereto, no claim has been asserted and is pending or to the knowledge of such Grantor, threatened, by any Person challenging the use of any Intellectual Property Collateral by a Grantor or the validity or enforceability of any such Intellectual Property Collateral, nor does the Borrower know of any valid basis for any such claim, except, in either case, for such claims that individually or in the aggregate are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or material impairment of any of the Intellectual Property Collateral.

(vii) Except as set forth on Schedule IV hereto, with respect to each material IP Agreement: (A) to the knowledge of the Borrower, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not

been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and, to the knowledge of such Grantor, no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) Such Grantor has used commercially reasonable efforts to maintain the confidentiality of the Trade Secrets of such Grantor and to protect such Trade Secrets from unauthorized use, disclosure, or appropriation and no such Trade Secrets have been disclosed by such Grantor other than to employees, representatives, agents, consultants and contractors of such Grantor or other Persons, all of whom are bound by written confidentiality agreements.

Section 7. Further Assurances. (a) Each Grantor agrees that from time to time, in accordance with the terms of this Agreement to the extent permitted by and in accordance with the Orders, at the expense of such Grantor and at the reasonable request of the Agent and without further order from the Bankruptcy Court, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Agent and to the extent permitted by and in accordance with the Orders, without further order from the Bankruptcy Court, promptly with respect to the Collateral of such Grantor: (i) mark conspicuously each document included in Inventory, each chattel paper included in Receivables each Assigned Agreement and, at the request of the Agent, each of its records pertaining to such Collateral with a legend, in form and substance reasonably satisfactory to the Agent, indicating that such document, Assigned Agreement or Collateral is subject to the security interest granted hereby; (ii) if any such Collateral shall be evidenced by a promissory note or other instrument or chattel paper, deliver and pledge to the Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Agent; (iii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iv) at the request of the Agent, take all action to ensure that the Agent's security interest is noted on any certificate of title related to any Collateral evidenced by a certificate of title; and (v) deliver to the Agent evidence that all other actions that the Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(b) Each Grantor hereby authorizes the Agent to file one or more financing or continuation statements, and amendments thereto, including, without limitation, one or more financing statements indicating that such financing statements cover all assets or all personal property of such Grantor and fixtures related to real property the title to or possession of which is

held by such Grantor (or words of similar effect) in the United States, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Agent to have filed such financing statements (including as a fixture filing), continuation statements or amendments filed prior to the date hereof.

(c) Each Grantor will furnish to the Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Agent may reasonably request, all in reasonable detail.

Section 8. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$5,000,000 and Inventory having a value in excess of \$5,000,000 (other than Inventory sold in the ordinary course of business) at the places therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Agent (or such lesser time as may be agreed by the Agent), at such other places designated by such Grantor in such notice.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including, without limitation, claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.01(b) of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 9. Insurance. (a) Each Grantor will, at its own expense, maintain or cause to be maintained, insurance with respect to its Equipment and Inventory in such amounts, against such risks, in such form and with such insurers, as shall be customary for similar businesses of the size and scope of the Borrower on a consolidated basis, provided however that the Grantor may self insure to the extent consistent with prudent business practice to be applied in accordance with the Credit Agreement. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses, except for losses of less than \$12,500,000 per occurrence, to be paid, in accordance with the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Agent. So long as no Event of Default shall have occurred and be continuing, all property damage insurance payments received by the Agent in connection with any loss, damage or destruction of Inventory will be released by the Agent to the applicable Grantor. Each such policy shall in addition (i) name such Grantor and the Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Agent) as their interests may appear, (ii) provide that there shall be no recourse against the Agent for payment of premiums or other amounts with respect thereto, (iii) provide that at least 10 days' prior written notice of cancellation or of lapse shall be given to the Agent by the insurer and (iv) contain such other customary lender loss payee provisions as the Agent shall reasonably request. Each Grantor will, if so requested by the Agent and to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, deliver to the Agent certificates of insurance evidencing such insurance and, as often as

the Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Agent and to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 1(i) and cause the insurers to acknowledge notice of such assignment.

(b) Reimbursement under any liability insurance maintained by any Grantor pursuant to this Section 9 may be paid directly to the Person who shall have incurred damages covered by such insurance to be applied in accordance with the Credit Agreement. In case of any loss involving damage to Equipment or Inventory when subsection (c) of this Section 9 is not applicable, the applicable Grantor, to the extent determined to be in the business interest of such Grantor, will make or cause to be made the necessary repairs to or replacements of such Equipment or Inventory, and any proceeds of insurance properly received by or released to such Grantor shall be used by such Grantor, except as otherwise required hereunder, by the Credit Agreement or the Orders, to pay or as reimbursement for the costs of such repairs or replacements or, if such Grantor determines not to repair or replace such Equipment or Inventory, treat the loss or damage as a disposition under Section 5.02(e)(v) of the Credit Agreement.

(c) So long as no Event of Default shall have occurred and be continuing, all insurance payments received by the Agent in connection with any loss, damage or destruction of any Inventory or Equipment will be released by the Agent to the applicable Grantor to be applied in accordance with the Credit Agreement. Upon the occurrence and during the continuance of any Event of Default, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, all insurance payments in respect of such Equipment or Inventory shall be paid to the Agent and shall, in the Agent's sole discretion, (i) be released to the applicable Grantor for the repair, replacement or restoration thereof, (ii) be held as additional Collateral hereunder or applied as specified in Section 19(b) or (iii) be released to the Agent Sweep Account and applied as provided in Section 2.18(h) of the Credit Agreement.

Section 10. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) No Grantor will change its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement without first giving at least 15 Business Days prior written notice to the Agent, or such lesser period of time as agreed by the Agent, and taking all action reasonably required by the Agent for the purpose of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including, without limitation, the Assigned Agreements and Related Contracts, and will permit representatives of the Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.01(e) of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will forthwith notify the Agent of such organizational identification number.

(b) Except as otherwise provided in this subsection (b), each Grantor will continue to collect, at its own expense, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, such Grantor may

take (and, at the Agent's direction, will take) such action as such Grantor or the Agent may deem necessary or advisable to enforce collection of the Assigned Agreements and Receivables; *provided, however*, that the Agent shall have the right at any time, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including, without limitation, those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including, without limitation, instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement) to be deposited in the Agent Sweep Account in the United States and either (A) released to such Grantor so long as no Event of Default shall have occurred and be continuing or (B) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b) of this Agreement or as provided in Section 2.18(h) of the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

Section 11. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Borrower and its Subsidiaries, each Grantor agrees to take, at its expense, all commercially reasonable steps as determined in Grantor's reasonable discretion, including, without limitation, in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authority, to (i) maintain the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including, without limitation, the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other governmental authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, the filing of divisional, continuation, continuation-in-part, reissue and renewal applications or extensions, the payment of maintenance fees and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings initiated by third parties, in each case except where the failure to so file, register, maintain or participate is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Agent, which shall not be unreasonably withheld or delayed, discontinue use of or

otherwise abandon any such material Intellectual Property Collateral, or abandon any right to file an application for patent, trademark, or copyright, unless such Grantor shall have reasonably determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer reasonably necessary or desirable in the conduct of such Grantor's business and that the loss thereof would not be reasonably likely to have a Material Adverse Effect.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide, annually to the Agent an updated Schedule of its Patents, Trademarks and registered Copyrights.

(c) In the event that any Grantor becomes aware that any item of the Intellectual Property Collateral is being infringed, misappropriated or otherwise violated by a third party in any material respect, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including, without limitation, suing for infringement, misappropriation or other violation and for an injunction against such infringement, misappropriation or other violation.

(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including, without limitation, taking all reasonable steps which it deems appropriate under the circumstances to maintain substantially the quality of any and all products or services used or provided in connection with any of the Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking all reasonable steps which it deems appropriate under the circumstances to ensure that all licensed users of any of the Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Agent with such written notice, or otherwise authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Agent (an "**IP Security Agreement Supplement**") identifying the Intellectual Property Collateral pledged by such Grantor, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

Section 12. Voting Rights; Dividends; Etc. (a) So long as no Default under Section 6.01(a) or (e) of the Credit Agreement shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; *provided, however*, that any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, be promptly delivered to be held by or on behalf of the Agent as Security Collateral and shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Subject to the Orders, upon the occurrence and during the continuance of a Default under Section 6.01(a) or (e) of the Credit Agreement:

(i) All rights of each Grantor (x) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 12(a)(i) shall, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, upon notice to such Grantor by the Agent, cease and (y) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 12(a)(ii) shall automatically cease, and all such rights shall thereupon become vested in the Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 12(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 13. As to the Assigned Agreements. (a) Each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, at its expense:

(i) perform and observe all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Agent; and

(ii) furnish to the Agent promptly upon receipt thereof copies of all notices of defaults in excess of \$25,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Agent may reasonably request and (B) upon request of the Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in Section 5 so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b).

Section 14. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement, this Agreement and the Orders, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Agent, hereby assigns to the Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Agent, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$5,000,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Agent and deliver written evidence of such consent to the Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, promptly upon request by the Agent, (i) notify (and such Grantor hereby authorizes the Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Agent or its designee and (ii) arrange for the Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$20,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 15. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.01(i) of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 16. Agent Appointed Attorney in Fact. Each Grantor hereby irrevocably appoints the Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, upon the occurrence and during the continuance of an Event of Default, in the Agent's discretion, to take any action and to execute any instrument, to the extent permitted by and in accordance with the Orders and without further order from the Bankruptcy Court, that the Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation:

(a) to obtain and adjust insurance required to be paid to the Agent pursuant to Section 9,

(b) to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(c) to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above, and

(d) to file any claims or take any action or institute any proceedings that the Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Agent with respect to any of the Collateral.

Section 17. Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Agent may, but without any obligation to do so, upon notice to the Borrower of at least five Business Days in advance and if the Borrower fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Agent incurred in connection therewith shall be payable by such Grantor under Section 20.

Section 18. The Agent's Duties. (a) The powers conferred on the Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(b) Anything contained herein to the contrary notwithstanding, the Agent may from time to time, when the Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Borrower, any other Persons) subagents (each a "**Subagent**") for the Agent hereunder with respect to all or any part of the Collateral. In the event that the Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Agent, for the ratable benefit of the Secured Parties, as security for the Secured Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Agent, with all rights, powers, privileges, interests and remedies of the Agent hereunder with respect to such Collateral, and (iii) the term "Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Agent.

Section 19. Remedies. Subject to the Orders, if any Event of Default shall have occurred and be continuing:

(a) The Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Agent forthwith, assemble

all or part of the Collateral as directed by the Agent and make it available to the Agent at a place and time to be designated by the Agent that is reasonably convenient to both parties; (ii) subject to applicable law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases), without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.01(e) of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including, without limitation, (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including, without limitation, those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, including the Bankruptcy Code or any Order entered in connection with the Cases, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned.

(b) Any cash held by or on behalf of the Agent and all cash proceeds received by or on behalf of the Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral may, in the discretion of the Agent, be held by the Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Agent for the ratable benefit of the Secured Parties against, all or any part of the Secured Obligations, in accordance with Section 6.04 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.06 of the Credit Agreement, the Agent may, without notice to any Grantor except as required by law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases) and at any time or from time to time, charge, set off and otherwise apply all or any part of the Secured Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such sale or other disposition shall be included therein, and such Grantor shall supply to the Agent or its designee, to the extent practicable, tangible embodiments of such Grantor's know-how and expertise, and documents relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Agent takes any action with respect to the Collateral, including proceeds, the Agent shall provide to the Borrower such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Borrower as a basis for the preparation of the applicable Grantor's financial statements in accordance with GAAP.

With respect to the foregoing, the Agent shall provide the Borrower (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' written notice prior to taking the actions contemplated by this Section 19; *provided*, that the Agent may take the actions contemplated by this Section 19 without further order from the Bankruptcy Court.

Section 20. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including, without limitation, enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(b) Each Grantor will upon demand pay to the Agent the amount of any and all reasonable expenses, including, without limitation, the reasonable fees and expenses of its counsel and of any experts and agents, that the Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 21. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Agent and, with respect to any amendment, the Borrower on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific

purpose for which given. No failure on the part of the Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Upon the execution and delivery by any Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a “**Security Agreement Supplement**”), such Person shall be referred to as an “**Additional Grantor**” and shall be and become a Grantor hereunder, and each reference in this Agreement and the other Loan Documents to “Grantor” shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the “Collateral” shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 22. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.09 of the Credit Agreement shall apply to all information received by the Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.02 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral Agreement	Section 1(f)
Agreement Collateral	Preamble
Assigned Agreements	Section 1(e)
Borrower	Section 1(e)
Collateral	Preamble
Copyrights	Section 1
Credit Agreement	Section 1(g)(iii)
Deposit Account Control Agreement	Recitals (1)
Deposit Accounts	Section 5(a)
Equipment	Recitals (3)
Grantor, Grantors	Section 1(a)
Initial Pledged Debt	Preamble
Initial Pledged Equity	Recitals (2)
Intellectual Property Collateral	Recitals (2)
Inventory	Section 1(g)
IP Agreements	Section 1(b)
Obligor	Section 1(g)(v)
Patents	Section 5(a)
Pledged Debt	Section 1(g)(i)
Pledged Equity	Section 1(d)(iv)
	Section 1(d)(iii)

Receivables	Section 1(c)
Related Contracts	Section 1(c)
Secured Obligations	Section 2
Security Collateral	Section 1(d)
Specified Collateral	Section 6(m)
Trademarks	Section 1(g)(ii)
Trade Secrets	Section 1(g)(iii)
UCC	Recitals (6)

Section 23. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing security interest in the Collateral and shall (a) remain in full force and effect until the latest of (i) the payment in full in cash of all Obligations (or in the case of Obligations under Secured Agreements, the making of arrangements reasonably satisfactory to the relevant counterparties with respect thereto) (other than contingent indemnification obligations for which no claim has been asserted), (ii) the termination in full of the Commitments and (iii) the latest date of expiration or termination of all Letters of Credit (or receipt by the Agent of an irrevocable notice from each Issuing Bank with a Letter of Credit outstanding that it will not seek to enforce any rights that it has or may have in accordance with Section 2.03 of the Credit Agreement against the Agent or the Lenders), (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.08 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including, without limitation, all or any portion of its Commitments, the Loans owing to it and the Note or Notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 24. Release; Termination. (a) Upon any sale, lease, transfer or other disposition of any item of Collateral of any Grantor in accordance with the terms of the Loan Documents or as otherwise directed or required by any order of the Bankruptcy Court, the security interests granted under this Agreement by such Grantor in such Collateral shall immediately terminate and automatically be released and Agent will promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral held by it, and Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; *provided, however,* that no such documents shall be required unless such Grantor shall have delivered to the Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Agent and

a certificate of such Grantor to the effect that the transaction is in compliance with the Loan Documents.

(b) The pledge and security interest granted hereby will be terminated as set forth in Section 9.16(b) of the Credit Agreement and upon such termination all rights to the Collateral shall revert to the applicable Grantor and the Agent will promptly deliver to the applicable Grantors all certificates representing any Pledged Equity or Pledged Debt, Receivables or other Collateral held by it.

Section 25. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 26. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

Section 27. Jurisdiction; Waiver of Jury Trial. (a) Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of the Bankruptcy Court and, if the Bankruptcy Court does not have (or abstains from jurisdiction), to the nonexclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in the Bankruptcy Court or any such New York State court, as applicable, or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Borrower at its address specified pursuant to Section 9.02 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that any party may otherwise have to bring any action or proceeding relating to this Agreement in the courts of any jurisdiction.

(b) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in the Bankruptcy Court or any New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(c) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise)

arising out of or relating to this Agreement or the actions of the Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 28. Intercreditor Agreement Controlling. Notwithstanding anything herein to the contrary, the liens and security interests granted to the Agent pursuant to this Agreement, the exercise of any right or remedy by the Agent hereunder and any obligation of any Grantor to take any action, in each case, with respect to the Collateral are subject to the limitations and provisions of the Intercreditor Agreement. In the event of any inconsistency between the terms or conditions of this Agreement and the terms and conditions of the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, prior to the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to the Term Loan Priority Collateral (as defined in the Intercreditor Agreement), (i) no Grantor shall be required to act or refrain from acting with respect to any Term Loan Priority Collateral (as defined in the Intercreditor Agreement) if compliance by such Grantor with such requirement would result in a breach of or constitute a default under the Intercreditor Agreement, (ii) the requirements of this Agreement to deliver any physical Collateral and any certificates, instruments or documents in relation thereto (or control thereof) to the Agent shall be deemed satisfied by delivery of such Collateral and such certificates, instruments or documents in relation thereto (or control thereof) to the New Money Term Loan Agent (as defined in the Intercreditor Agreement) and (iii) any provision of Section 4 requiring or authorizing any action by, or requiring that any action or delivery be satisfactory to, the Agent shall instead be deemed to require or authorize such action by, or that such action or delivery be satisfactory to, the New Money Term Loan Agent (as defined in the Intercreditor Agreement); *provided* that this clause (iii) shall not be applicable to the last sentence of Section 4(d).

Section 29. Marshalling. Neither the Agent nor the Secured Parties shall be required to marshal any present or future collateral security (including but not limited to the Collateral for, or other assurance of payment of, the Secured Obligations or any of them) or to resort to such collateral security or other assurances of payment in any particular order, and all of their rights and remedies hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising.

Section 30. Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the Orders, the provisions of the Orders shall govern.

IN WITNESS WHEREOF, each Grantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

By: /s/ William G. Love
Name: William G. Love
Title: Manager

EASTMAN KODAK INTERNATIONAL
CAPITAL COMPANY, INC.
FAR EAST DEVELOPMENT LTD.
FPC INC.
KODAK (NEAR EAST), INC.
KODAK AMERICAS, LTD.
KODAK IMAGING NETWORK, INC.
KODAK PORTUGUESA LIMITED
KODAK REALTY, INC.
LASER-PACIFIC MEDIA CORPORATION
PAKON, INC.
QUALEX INC.

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

KODAK PHILIPPINES, LTD.
NPEC INC.

By: /s/ William G. Love
Name: William G. Love
Title: Assistant Treasurer

[Signature Page to the Amended and Restated Security Agreement]

CITICORP NORTH AMERICA, INC.,
as Agent

By: /s/ Christopher Marino

Name: Christopher Marino

Title: Vice President

[Signature Page to the Amended and Restated Security Agreement]

**SCHEDULE I
INVESTMENT PROPERTY**

**PART I
INITIAL PLEDGED EQUITY**

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	Uncertificated
Eastman Kodak Holdings B.V.	The Netherlands	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5- 5,330 shares
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1- 10 shares
FPC Inc.	California	Laser-Pacific Media Corporation	80	80	100%	100%	No. 2- 80 shares
Kodak (Australasia) Pty. Ltd.	Australia	Eastman Kodak Company	65,000,000	66,901,626	97.1576%	65%	No. 1- 43,486,057 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak (Malaysia) Sdn. Bhd.*	Malaysia	Eastman Kodak Company	8,509,341	8,509,343	99.98%	65%	No. 20- 5,531,072
Kodak (Near East), Inc.	New York	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4- 5,000 shares
Kodak (Singapore) Pte. Limited	Singapore	Eastman Kodak Company	90,000	90,000	100%	65%	No. 12- 58,500 shares
Kodak*	France	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Americas, Ltd.	New York	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6- 34,500 shares
Kodak Argentina S.A.I.C.*	Argentina	Eastman Kodak Company	527,668	989,437	53.33%	53.33%	No. 1- 527,668
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	Uncertificated
Kodak Chilena S.A.F.*	Chile	Eastman Kodak Company	128,847,183	129,246,565	99.69%	65%	No. 10- 84,010,268 shares
Kodak G.m.b.H.*	Austria	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Graphic Communications Canada Company	Canada	Eastman Kodak Company	7,655,813	7,655,813	100%	65%	No. 2- 4,976,278 shares
Kodak Holding GmbH	Germany	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Imaging Network B.V.*	Netherlands	Kodak Imaging Network, Inc.	N/A	N/A	100%	65%	Uncertificated
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5- 100 shares
Kodak Kft.*	Hungary	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Korea Ltd.*	Korea (South)	Eastman Kodak Company	964,000	964,000	100%	65%	No. 1- 626,600 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 93- 19,500,000 shares No. 89- 65,000,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak New Zealand Limited*	New Zealand	Eastman Kodak Company	1,000,000	1,000,000	100%	65%	No. 11- 650,000 shares
Kodak Nordic AB*	Sweden	Eastman Kodak Company	270,000	270,000	100%	65%	No. 94 501 – 270,000- 175,500 shares
Kodak OOO*	Russia	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Oy*	Finland	Eastman Kodak Company	534,000	534,000	100%	65%	No. 2 347,100 shares
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3- 1,000 shares No. 4- 1,500 shares No. 5- 2,000 shares No. 6- 1,500 shares
Kodak Polska Sp.zo.o*	Poland	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1- 1,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6- 2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3- 100 shares
Kodak, S.A.	Spain	Eastman Kodak Company	284,759	284,760	99.99%	65%	No. 1- 19,508 shares No. 3- 165,587 shares
Kodak S.p.A.	Italy	Eastman Kodak Company	72,998,639	73,000,000	99.998%	65%	No. 7- 47,450,000
Kodak Venezuela, S.A.*	Venezuela	Eastman Kodak Company	16,830	16,830	100%	65%	No. 13- 10,940 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1- 1,000 shares No. 2- 100 shares No. 3- 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2- 100 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1- 300 shares
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1- 1,000 shares
Wheeling Insurance Ltd.*	Bermuda	Eastman Kodak Company	120,000	120,000	100%	100%	No. 35- 120,000 shares

* Pledged under New York law only; no local law perfection required.

SCHEDULE I
INVESTMENT PROPERTY

PART II
INITIAL PLEDGED DEBT

<u>Grantor</u>	<u>Debt Issuer</u>	<u>Principal Amount¹</u>	<u>Currency</u>
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$ 126,205,510.00	USD
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$ 9,500,000.00	USD
Eastman Kodak Company	Kodak (Egypt) S.A.E.	\$ 5,666,138.00	USD
Kodak (Near East), Inc.	Eastman Kodak Company	\$ 16,717,866.21	USD
Kodak Portuguesa Limited	Eastman Kodak Company	\$ 4,760,220.39	USD

¹ Amount reflects outstanding principal and accrued interest as of February 28, 2013. Loan maturities typically roll on a monthly basis

SCHEDULE I
INVESTMENT PROPERTY

PART III
OTHER INVESTMENT PROPERTY

None.

] Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol "[]," has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

SCHEDULE II
DEPOSIT ACCOUNTS

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	Bank of America, 602 Peachtree St. NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of America, 602 Peachtree St. NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of America, 602 Peachtree St. NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
Eastman Kodak Company	Bank of the West, 1977 Saturn St Monterey Park, CA 91755	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]

Grantor	Name and Address of Bank	Account Number	Contact	Contact Information
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
Eastman Kodak Company	ESL Federal Credit Union, 225 Chestnut Street, Rochester, NY 14604	[***]	[***]	[***]
Eastman Kodak Company	Keybank, 303 Broadway, 16th Floor OH-18-30-1603 Cincinnati, OH 45202	[***]	[***]	[***]
Eastman Kodak Company	Keybank, 303 Broadway, 16th Floor OH-18-30-1603 Cincinnati, OH 45202	[***]	[***]	[***]
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Eastman Kodak International Capital Company Inc.	Citibank, N.A, 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
FPC Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
FPC Inc.	Bank of America, 602 Peachtree Street NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Kodak Imaging Network, Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]

Grantor	Name and Address of Bank	Account Number	Contact	Contact Information
Laser-Pacific Media Corporation	Bank of America, 602 Peachtree Street NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
NPEC Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
Laser-Pacific Media Corporation	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
Qualex Inc.	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]

Grantor	Name and Address of Bank	Account Number	Contact	Contact Information
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]

Grantor	Name and Address of Bank	Account Number	Contact	Contact Information
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of Colorado-Front Range 1041 Main St Windsor, CO	[***]	[***]	[***]
Qualex Inc	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]

Grantor	Name and Address of Bank	Account Number	Contact	Contact Information
Qualex Inc	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Qualex Inc	Ozark Mountain Bk 1115 James Wpps Rd Branson, MO 65616	[***]	[***]	[***]
Qualex Inc	Ozark Mountain Bk 1115 James Wpps Rd Branson, MO 65616	[***]	[***]	[***]
Qualex Inc	Ozark Mountain Bk 1115 James Wpps Rd Branson, MO 65616	[***]	[***]	[***]
Qualex Inc	Sun Trust Bank 3325 Parkway Pigeon Forge, TN 37863	[***]	[***]	[***]
Qualex Inc	Sun Trust Bank 3325 Parkway Pigeon Forge, TN 37863	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]

FOREIGN DEPOSIT ACCOUNTS

<u>Account Name</u>	<u>Account Number</u>	<u>Branch Name</u>
Kodak (Near East), Inc.	[***]	Citibank Dubai
Kodak (Near East), Inc.	[***]	Citibank Dubai
Kodak (Near East), Inc.	[***]	Citibank Dubai
Kodak (Near East), Inc.	[***]	Citibank Intl PLC, Greece Branch
Kodak (Near East), Inc.	[***]	Credit Agricole Egypt
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	BANCO DE CREDITO
Kodak Americas, Ltd.	[***]	BANCO DE CREDITO
Kodak Portuguesa Limited	[***]	Citibank Portugal
Kodak Portuguesa Limited	[***]	Citibank Portugal

SCHEDULE III
RECEIVABLES AND AGREEMENT COLLATERAL

<u>Note Payer</u>	<u>Note Payee</u>	<u>Description of Receivable</u>	<u>Amount</u>	<u>Final Maturity</u>
Image Sensor Technologies Acquisition Corporation n/k/a Truesense Imaging, Inc.	Eastman Kodak Company	Escrow for Benefit of Eastman Kodak Company	\$ 6,058,761.38	May 7, 2013

SCHEDULE IV
INTELLECTUAL PROPERTY

Patents

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<u>Docket</u>	<u>Grantor</u>	<u>Country</u>	<u>Patent Number</u>	<u>Appln No</u>	<u>Appln Date</u>	<u>Grant Date</u>	<u>Title</u>
35817	Eastman Kodak Company	FR	DE00072827	DE74072827	4/26/1974	4/26/1974	DISCLOSURE TITLE: 200 FOOT NOMINAL CAPACITY SUPER 8 CAMERA CARTRIDGE
39763	Eastman Kodak Company	FR	119627	DE76074815	5/18/1976	5/18/1976	
52782	Eastman Kodak Company	US	6441771	07/359,918	6/1/1989	8/27/2002	THIN FILM MAGNETODIELECTRIC FOR ABSORPTION OF A BROAD BAND OF ELECTROMAGNETIC RADIATION
52967	Eastman Kodak Company	US	5882732	07/955,671	6/29/1992	3/16/1999	HORIZONTALLY CHILL-SETTING A DOWNWARDS FACING LIQUID PHOTOGRAPHIC MATERIAL
55706	Eastman Kodak Company	US	5700611	08/568,772	12/7/1995	12/23/1997	METHOD FOR FORMING OVERLAPPING TONER IMAGES
56376	Eastman Kodak Company	US	5541024	07/476,210	2/7/1990	7/30/1996	TONER PARTICLES PRODUCED BY LIMITED COALESCENCE POLYMERIZATION
56418	Eastman Kodak Company	US		07/315,961	2/27/1989		ARMOR FOR LIGHTWEIGHT BALLISTIC PROTECTION
56662	Eastman Kodak Company	US	5516394	07/810,008	12/18/1991	5/14/1996	TONER FIXING METHOD AND RECEIVING SHEET
56662	Eastman Kodak Company	US	5691039	08/485,873	6/7/1995	11/25/1997	TONER FIXING METHOD AND RECEIVING SHEET
57963	Eastman Kodak Company	US	5552266	07/946,310	10/30/1992	9/3/1996	PHOTOGRAPHIC MATERIAL COMPRISING A MAGENTA DYE IMAGE FORMING COUPLER COMBINATION
58284	Eastman Kodak Company	US	5391401	08/078,280	6/17/1993	2/21/1995	COATING PROCESSES
59281	Eastman Kodak Company	US	5536609	07/712,017	6/7/1991	7/16/1996	IMPROVED THERMAL ASSISTED TRANSFER METHOD AND APPARATUS
59549	Eastman Kodak Company	US	5644647	07/583,740	9/17/1990	7/1/1997	USER-INTERACTIVE REDUCTION OF SCENE BALANCE FAILURES
60059	Eastman Kodak Company	US	5502474	07/858,796	3/27/1992	3/26/1996	PRINT PULSE PHASE CONTROL
60161	Eastman Kodak Company	US	5457023	08/170,562	12/20/1993	10/10/1995	NON-IONIC SURFACE ACTIVE COMPOUNDS
60212	Eastman Kodak Company	US	5386332	08/197,655	2/17/1994	1/31/1995	MAGNETIC HEAD FOR HIGH-FREQUENCY, HIGH-DENSITY RECORDING

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60213	Eastman Kodak Company	US	5574803	07/739,649	8/2/1991	11/12/1996	CHARACTER THINNING USING EMERGENT BEHAVIOR OF POPULATIONS OF COMPETITIVE LOCALLY INDEPENDENT PROCESSES
60360	Eastman Kodak Company	US	5553162	07/764,415	9/23/1991	9/3/1996	METHOD FOR DETECTING INK JET OR DOT MATRIX PRINTING
60392	Eastman Kodak Company	US	5501821	08/019,815	2/19/1993	3/26/1996	OPTICAL ARTICLE EXHIBITING A LARGE FIRST HYPERPOLARIZABILITY
60693	Eastman Kodak Company	US	5484629	08/068,468	5/27/1993	1/16/1996	COATING APPARATUS AND METHOD
60737	Eastman Kodak Company	US	5410630	08/154,940	11/18/1993	4/25/1995	OPTICAL ARTICLE CONTAINING A POLYMER EXHIBITING A HIGH LEVEL OF SECOND ORDER POLARIZATION SUSCEPTIBILITY
60811-1	Eastman Kodak Company	US	5616797	08/353,466	12/9/1994	4/1/1997	N-(CARBONYL,CARBONIMIDOYL,CARBONOTHIOYL)- SULFONAMIDE CHARGE CONTROL AGENTS AND TONERS AND DEVELOPERS
60904	Eastman Kodak Company	US	5381507	08/154,804	11/18/1993	1/10/1995	OPTICAL ARTICLE CONTAINING A POLYMER THAT EXHIBITSNONLINEAR SECOND ORDER POLARIZATION SUSCEPTIBILITY
60943-1	Eastman Kodak Company	US	5597686	08/429,989	4/27/1995	1/28/1997	PHOTOGRAPHIC SILVER HALIDE EMULSION CONTAINING CONTRAST IMPROVING DOPANTS
60979	Eastman Kodak Company	US	5739928	07/758,053	9/12/1991	4/14/1998	A TECHNIQUE PARTICULARLY SUITED FOR USE IN A PRINTPREVIEW FUNCTION FOR ADAPTING CRT COLORIMETRY TO AMBIENT LIGHTING CONDITIONS
61091	Eastman Kodak Company	DE	69410852.9	94301322.7	2/24/1994	6/10/1998	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	FR	0613778	94301322.7	2/24/1994	6/10/1998	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES

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61091	Eastman Kodak Company	GB	0613778	94301322.7	2/24/1994	6/10/1998	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61226	Eastman Kodak Company	DE	69312015.0	93115492.6	9/25/1993	7/9/1997	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	FR	595032	93115492.6	9/25/1993	7/9/1997	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	GB	595032	93115492.6	9/25/1993	7/9/1997	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	JP	3400505	93/0271625	10/29/1993	2/21/2003	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61287	Eastman Kodak Company	US	5629435	08/401,540	3/10/1995	5/13/1997	HYDROGEN SULFIDE GAS SENSOR AND PRECURSOR COMPOUNDS FOR MANUFACTURE OF SAME
61376	Eastman Kodak Company	US	5647026	07/784,488	10/29/1991	7/8/1997	UNIFORMITY CORRECTION AND THRESHOLD OR HALFTONING CONVERSION UNIT AND METHOD
61404	Eastman Kodak Company	US	5641635	08/589,129	1/22/1996	6/24/1997	DRY ELEMENTS, TEST DEVICES, TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE-LABELED REAGENTS
61404	Eastman Kodak Company	US	5736335	08/783,049	1/14/1997	4/7/1998	DRY ELEMENTS TEST DEVICES TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE LABELED REAGENTS
61453-1	Eastman Kodak Company	DE	69318405.1	93907632.9	3/22/1993	5/6/1998	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61453-1	Eastman Kodak Company	FR	0645022	93907632.9	3/22/1993	5/6/1998	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61453-1	Eastman Kodak Company	GB	0645022	93907632.9	3/22/1993	5/6/1998	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61453-1	Eastman Kodak Company	JP	3193381	94/0520972	3/22/1993	5/25/2001	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61463	Eastman Kodak Company	US	6122401	07/828,092	1/30/1992	9/19/2000	IMAGE PROCESSING METHOD AND APPARATUS

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61627	Eastman Kodak Company	US	5706047	08/427,520	4/24/1995	1/6/1998	STORAGE MEDIA FOR AN OPTICAL INFORMATION SYSTEM HAVING AN IDENTIFICATION CODE EMBEDDED THEREIN
61691-1	Eastman Kodak Company	US	5671003	07/787,284	11/4/1991	9/23/1997	HYBRID DIGITAL IMAGE PRINTER WITH HALFTONE GRAY SCALE CAPABILITY
61821	Eastman Kodak Company	JP	3822253	93/0083021	4/9/1993	6/30/2006	IMAGE RECEIVING SHEET INVERSION SENSING TECHNIQUES
61942	Eastman Kodak Company	US	5457210	08/231,602	4/22/1994	10/10/1995	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
61942	Eastman Kodak Company	US	5565572	08/475,913	6/7/1995	10/15/1996	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
62024-3	Eastman Kodak Company	DE	69325878.0	93117334.8	10/26/1993	8/4/1999	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	DE	69332900.9	98119087.9	10/9/1998	4/16/2003	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	GB	0603499	93117334.8	10/26/1993	8/4/1999	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	GB	0904946	98119087.9	10/9/1998	4/16/2003	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	US	5513920	07/968,931	10/29/1992	5/7/1996	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62063	Eastman Kodak Company	US	5523537	07/815,462	12/31/1991	6/4/1996	PASSIVE LIQUIFIER

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62117	Eastman Kodak Company	US	5555098	08/233,540	4/26/1994	9/10/1996	METHOD AND APPARATUS FOR PROVIDING MULTIPLE PROGRAMMED AUDIO/STILL IMAGE PRESENTATIONS FROM A DIGITAL DISC IMAGE PLAYER
62118	Eastman Kodak Company	US	5519452	08/261,549	6/17/1994	5/21/1996	MECHANISM FOR IMPROVING TELEVISION DISPLAY OF STILL IMAGES USING IMAGE MOTION-DEPENDENT FILTER
62146	Eastman Kodak Company	US	5368974	08/067,459	5/25/1993	11/29/1994	LITHOGRAPHIC PRINTING PLATES HAVING A HYDROPHILIC BARRIER LAYER COMPRISED OF A COPOLYMER OF VINYL-PHOSPHONIC ACID AND ACRYLAMIDE OVERLYING (SEE FN)
62228	Eastman Kodak Company	JP	3366372	93/0115573	5/18/1993	11/1/2002	METHOD AND APPARATUS FOR OPTIMIZING DEPTH IMAGES BY ADJUSTING PRINT SPACING
62279	Eastman Kodak Company	JP	3416203	93/0153948	6/24/1993	4/4/2003	METHOD OF PRINTING IN A THERMAL PRINTER
62307	Eastman Kodak Company	US	5462598	08/094,102	7/28/1993	10/31/1995	CURTAIN COATING DEVICE
62448	Eastman Kodak Company	US	5982350	08/126,450	9/24/1993	11/9/1999	COMPOSITER INTERFACE FOR ARRANGING THE COMPONENTS OF SPECIAL EFFECTS FOR A MOTION PICTURE PRODUCTION
62775	Eastman Kodak Company	US	5912097	08/088,012	7/6/1993	6/15/1999	ELECTROSTATOGRAPHIC METHOD USING AN OVERLAY TONER
63082-2	Eastman Kodak Company	US	5264337	08/034,998	3/22/1993	11/23/1993	MODERATE ASPECT RATIO TABULAR GRAIN HIGH CHLORIDE EMULSIONS WITH INHERENTLY STABLE GRAIN FACES
63133	Eastman Kodak Company	US	5715383	07/951,261	9/28/1992	2/3/1998	COMPOUND DEPTH IMAGE DISPLAY SYSTEM
63180	Eastman Kodak Company	US	5468583	08/365,524	12/28/1994	11/21/1995	CYCLIC BIS-DICARBOXIMIDE ELECTRON TRANSPORT COMPOUNDS FOR ELECTROPHOTOGRAPHY

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63244	Eastman Kodak Company	US	5418127	08/210,826	3/18/1994	5/23/1995	WATER-SOLUBLE DISULFIDES IN SILVER HALIDE EMULSIONS
63253	Eastman Kodak Company	US	5417102	08/174,496	12/28/1993	5/23/1995	AN ON-LINE METHOD FOR MEASURING DENSITY OF SOLIDS IN REACTION PROCESS
63296	Eastman Kodak Company	US	5754311	07/848,779	3/10/1992	5/19/1998	METHOD AND APPARATUS FOR GENERATING SIMULTANEOUSLY DERIVED CORRELATED DIGITAL HALFTONE PATTERNS
63606	Eastman Kodak Company	US	5563226	08/330,406	10/28/1994	10/8/1996	THE PROCESS FOR MAKING PHOTOGRAPHIC POLYMERIC MATTE BEAD PARTICLES
64108	Eastman Kodak Company	US	5948497	07/963,189	10/19/1992	9/7/1999	HIGH STABILITY SILVER BASED ALLOY REFLECTORS FOR USE IN A WRITABLE COMPACT DISK
64164	Eastman Kodak Company	US	5262379	08/034,033	3/22/1993	11/16/1993	COLOR FILTER ARRAY ELEMENT WITH POLYIMIDE RECEIVING LAYER
64216	Eastman Kodak Company	US	5764272	08/634,598	4/24/1996	6/9/1998	AUTOFOCUS MECHANISM FOR LASER IMAGER
64236	Eastman Kodak Company	US	5447588	08/252,875	6/2/1994	9/5/1995	METHOD FOR ULTRASONICALLY SPLICING WEB
64388	Eastman Kodak Company	DE	69310873.8	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	FR	0599309	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	GB	0599309	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	NL	0599309	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64397	Eastman Kodak Company	US	5649253	08/414,087	3/31/1995	7/15/1997	SELF CALIBRATION CIRCUIT FOR A CAMERA
64441	Eastman Kodak Company	US	5536158	08/142,271	10/25/1993	7/16/1996	APPARATUS AND METHOD FOR DRYING SOLVENT BASED FILM

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64441	Eastman Kodak Company	US	5553835	08/418,740	4/7/1995	9/10/1996	METHOD FOR DRYING SOLVENT BASED FILM (AS AMENDED)
64470	Eastman Kodak Company	JP	3510288	93/0129633	5/31/1993	1/9/2004	ALIGNMENT STRUCTURE FOR COMPONENTS OF AN INK JET PRINT HEAD
64590	Eastman Kodak Company	US	5353088	08/057,250	5/3/1993	10/4/1994	AUTOMATIC TRAY PROCESSOR
64590	Eastman Kodak Company	US	5400106	08/209,582	3/10/1994	3/21/1995	AUTOMATIC TRAY PROCESSOR
64664	Eastman Kodak Company	US	5764231	07/884,001	5/15/1992	6/9/1998	METHOD AND APPARATUS FOR CREATING GEOMETRIC DEPTH IMAGES USING COMPUTER GRAPHICS
64675	Eastman Kodak Company	JP		1992-67565	3/25/1992		
64741	Eastman Kodak Company	US	5298362	08/043,119	4/5/1993	3/29/1994	PHOTOGRAPHIC HIGH-CONTRAST SILVER HALIDE MATERIALS
64792	Eastman Kodak Company	DE	69323474.1	93420424.9	10/28/1993	2/10/1999	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64792	Eastman Kodak Company	JP	3592736	93/0290356	11/19/1993	9/3/2004	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64792	Eastman Kodak Company	NL	0599740	93420424.9	10/28/1993	2/10/1999	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64863	Eastman Kodak Company	US	5555317	07/931,741	8/18/1992	9/10/1996	SUPERVISED TRAINING AUGMENTED POLYNOMIAL METHOD AND APPARATUS FOR CHARACTER RECOGNITION
64889	Eastman Kodak Company	US	5805783	08/402,461	3/10/1995	9/8/1998	METHOD AND APPARATUS FOR CREATING, STORING AND PRODUCING THREE-DIMENSIONAL FONT CHARACTERS AND PERFORMING THREE-DIMENSIONAL TYPESETTING
64894	Eastman Kodak Company	US	5558263	08/280,693	7/26/1994	9/24/1996	APPARATUS AND METHOD FOR NON-CONTACT ACTIVE TENSIONING AND STEERING OF MOVING WEBS
64934	Eastman Kodak Company	US	5760460	08/048,249	4/19/1993	6/2/1998	LIGHT-EMITTING DIODE ARRAY
65024	Eastman Kodak Company	US	5890819	08/322,971	10/13/1994	4/6/1999	THERMAL PRINTER SYSTEM AND METHOD FOR IMPROVED COMPENSATION OF VARIATIONS IN OPERATING PARAMETERS

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65062	Eastman Kodak Company	US	5512117	08/229,114	4/18/1994	4/30/1996	CHARGE PLATE FABRICATION PROCESS
65090	Eastman Kodak Company	US	5406350	08/173,599	12/27/1993	4/11/1995	IMAGE RECORDING APPARATUS
65109	Eastman Kodak Company	US	5450099	08/043,689	4/8/1993	9/12/1995	THERMAL LINE PRINTER WITH STAGGERED HEAD SEGMENTS AND OVERLAP COMPENSATION
65166	Eastman Kodak Company	GB	0603570	93118911.2	11/24/1993	2/7/1996	THERMAL DYE TRANSFER RECEIVING ELEMENT WITH POLYESTER/POLYCARBONATE BLENDED DYE IMAGE- RECEIVING LAYER
65166	Eastman Kodak Company	JP	2680254	93/0319834	12/20/1993	8/1/1997	A DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
65192	Eastman Kodak Company	US	6156473	09/096,682	6/12/1998	12/5/2000	MONODISPERSE SPHERICAL TONER PARTICLES CONTAINING ALIPHATIC AMIDES OR ALIPHATIC ACIDS
65222	Eastman Kodak Company	US	5974189	08/066,273	5/24/1993	10/26/1999	METHOD AND APPARATUS FOR MODIFYING ELECTRONIC IMAGE DATA
65249	Eastman Kodak Company	US	5523849	08/078,539	6/17/1993	6/4/1996	OPTIMIZING EDGE ENHANCEMENT FOR ELECTROGRAPHIC COLOR PRINTS
65317	Eastman Kodak Company	US	5436118	08/221,711	3/31/1994	7/25/1995	A METHOD OF PROCESSING SILVER HALIDE PHOTOGRAPHIC ELEMENTS USING A LOW VOLUME THIN TANK PROCESSING SYSTEM **ALSO RECORDED — SEE FN**
65369	Eastman Kodak Company	US	5420658	08/056,458	5/3/1993	5/30/1995	MODULAR PROCESSING CHANNEL FOR AN AUTOMATIC TRAY PROCESSOR
65369	Eastman Kodak Company	US	5420659	08/209,756	3/10/1994	5/30/1995	MODULAR PROCESSING CHANNEL FOR AN AUTOMATIC TRAY PROCESSOR
65374	Eastman Kodak Company	US	5339146	08/041,091	4/1/1993	8/16/1994	METHOD AND APPARATUS FOR PROVIDING A TONER IMAGE HAVING AN OVERCOAT

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65376	Eastman Kodak Company	US	5347337	08/057,131	5/3/1993	9/13/1994	VERTICAL AND HORIZONTAL POSITIONING AND COUPLING OF AUTOMATIC TRAY PROCESSOR CELLS
65376	Eastman Kodak Company	US	5386261	08/209,754	3/10/1994	1/31/1995	VERTICAL AND HORIZONTAL POSITIONING AND COUPLING OF AUTOMATIC TRAY PROCESSOR CELLS
65392	Eastman Kodak Company	US	5353086	08/056,451	5/3/1993	10/4/1994	TEXTURED SURFACE WITH CANTED CHANNELS FOR AN AUTOMATIC TRAY PROCESSOR
65392	Eastman Kodak Company	US	5381203	08/209,093	3/10/1994	1/10/1995	TEXTURED SURFACE WITH CANTED CHANNELS FOR AN AUTOMATIC TRAY PROCESSOR
65420	Eastman Kodak Company	US	5399385	08/072,831	6/7/1993	3/21/1995	CURTAIN COATER SLIDE HOPPER WITH IMPROVED TRANSITION PROFILE AND METHOD
65469	Eastman Kodak Company	JP	3659990	94/0201225	8/26/1994	3/25/2005	APPARATUS AND METHOD FOR FEDERAL RESERVE NOTE AUTHENTICATION
65469	Eastman Kodak Company	US	5418458	08/114,720	8/31/1993	5/23/1995	APPARATUS AND METHOD FOR AUTHENTICATION OF DOCUMENTS PRINTED WITH MAGNETIC INK
65521	Eastman Kodak Company	US	5534385	08/416,105	4/4/1995	7/9/1996	OVERCOAT FOR OPTICAL TAPE HAVING SbInSn RECORDING LAYER
65602	Eastman Kodak Company	US	5355190	08/056,649	5/3/1993	10/11/1994	A SLOT IMPINGEMENT FOR AN AUTOMATIC TRAY PROCESSOR
65602	Eastman Kodak Company	US	5398094	08/209,755	3/10/1994	3/14/1995	SLOT IMPINGEMENT FOR AN AUTOMATIC TRAY PROCESSOR
65663	Eastman Kodak Company	US	5428491	08/161,298	12/3/1993	6/27/1995	MAGNETORESISTIVE HEAD WITH DEPOSITED BIASING MAGNET
65692	Eastman Kodak Company	US	5450939	08/159,971	11/30/1993	9/19/1995	APPARATUS AND METHOD FOR TRANSFERRING OBJECTS
65759-1	Eastman Kodak Company	DE	69420788.8	94420183.9	6/29/1994	9/22/1999	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION

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65759-1	Eastman Kodak Company	JP	3834043	2004-131799	4/27/2004	7/28/2006	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	JP	3650148	94/0160080	7/12/1994	2/25/2005	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	NL	0634689	94420183.9	6/29/1994	9/22/1999	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	US	5360712	08/091,148	7/13/1993	11/1/1994	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65804	Eastman Kodak Company	US	5625402	08/054,486	4/30/1993	4/29/1997	DIGITAL PRINTERS USING MULTIPLE LASERS OR LASER ARRAYS WITH DIFFERENT WAVELENGTHS
65853	Eastman Kodak Company	US	5523831	08/214,901	3/17/1994	6/4/1996	THE ACCURATE DYNAMIC CONTROL OF THE POTENTIAL ON THE PHOTOCONDUCTOR SURFACE USING AN UPDATABLE LOOK-UP TABLE
65859	Eastman Kodak Company	US	5339136	08/051,929	4/26/1993	8/16/1994	IMAGE FORMING APPARATUS HAVING IMAGE REGISTRATION MEANS
65936	Eastman Kodak Company	US	5600391	08/330,572	10/28/1994	2/4/1997	ONE PIECE VIEWFINDER AND FABRICATION PROCESS
65939	Eastman Kodak Company	JP	3383697	93/0317870	12/17/1993	12/20/2002	MONOLITHIC SEMI-CONDUCTOR LASER PRODUCING BLUE, GREEN AND RED OUTPUT WAVELENGTHS
65967	Eastman Kodak Company	US	5803392	08/745,075	11/7/1996	9/8/1998	VACUUM BOX AND METHOD OF OPERATION FOR NON-CONTACT WEB TRANSPORT THEREIN (AS AMENDED)
66025	Eastman Kodak Company	US	5491759	08/264,533	6/23/1994	2/13/1996	DOCUMENT EDGE DETECTION APPARATUS
66041	Eastman Kodak Company	US	5440534	08/179,474	1/10/1994	8/8/1995	METHOD AND APPARATUS FOR MAINTAINING A RECORDING LIGHT BEAM IN AN ON-TRACK POSITION ON A RECORDING MEDIUM

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66093	Eastman Kodak Company	US	5586203	08/331,246	10/28/1994	12/17/1996	METHOD AND APPARATUS FOR GENERATING A HALFTONE PATTERN FOR A MULTI-LEVEL OUTPUT DEVICE
66100	Eastman Kodak Company	US	5521723	08/260,936	6/16/1994	5/28/1996	COLOR IMAGE REPRODUCTION SYSTEM
66103	Eastman Kodak Company	US	5460930	08/144,860	10/28/1993	10/24/1995	PHOTOGRAPHIC ELEMENTS CONTAINING INDOANILINE DUMMYDYES
66229	Eastman Kodak Company	US	5581343	08/320,018	10/7/1994	12/3/1996	IMAGE-FORMING METHOD AND APPARATUS ADAPTED TO USE BOTH UNCOATED AND THERMOPLASTIC-COATED RECEIVER MATERIALS
66271	Eastman Kodak Company	DE	69302076.8	93308818.9	11/4/1993	4/3/1996	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	FR	0597628	93308818.9	11/4/1993	4/3/1996	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	GB	0597628	93308818.9	11/4/1993	4/3/1996	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66295	Eastman Kodak Company	US	5477301	08/239,179	5/6/1994	12/19/1995	PHOTOGRAPHIC PROCESSING APPARATUS
66311	Eastman Kodak Company	US	5631981	08/614,446	3/12/1996	5/20/1997	BITMAP REGISTRATION BY GRADIENT DESCENT
66461	Eastman Kodak Company	US	5744295	08/298,009	8/30/1994	4/28/1998	ANTISTATIC COMPOSITION CONTAINING ANIONIC AND CATIONIC SURFACE ACTIVE AGENTS WHEREIN BOTH SURFACE ACTIVE AGENT (AS AMENDED).
66507	Eastman Kodak Company	US	5818960	08/407,785	3/20/1995	10/6/1998	CHARACTERIZATION CALIBRATION
66552	Eastman Kodak Company	US	5459017	08/321,282	10/11/1994	10/17/1995	BARRIER LAYER FOR LASER ABLATIVE IMAGING
66555	Eastman Kodak Company	JP	2648572	94/0176562	7/28/1994	5/9/1997	A PROCESS OF FORMING A DYE ABLATION IMAGE
66555	Eastman Kodak Company	US	5387496	08/099,972	7/30/1993	2/7/1995	INTERLAYER FOR LASER ABLATIVE IMAGING
66627	Eastman Kodak Company	US	5549879	08/311,093	9/23/1994	8/27/1996	PROCESS FOR PULSE FLOW DOUBLE-JET PRECIPITATION

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66713	Eastman Kodak Company	US	5366213	08/159,023	11/29/1993	11/22/1994	METHOD AND APPARATUS FOR HANDLING DOCUMENTS AT A HIGH VOLUME SCANNER
66722	Eastman Kodak Company	US	5485333	08/052,447	4/23/1993	1/16/1996	SHORTED DMR REPRODUCE HEAD
66723	Eastman Kodak Company	US	5332209	08/145,056	10/27/1993	7/26/1994	ADJUSTABLE FEED TRAY ASSEMBLY
66753	Eastman Kodak Company	US	5372922	08/175,081	12/29/1993	12/13/1994	METHOD OF PREPARING PHOTOGRAPHIC ELEMENTS INCORPORATING POLYMERIC ULTRAVIOLET ABSORBERS LOADED WITH HIGH BOILING POINT ORGANIC SOLVENTS
66800	Eastman Kodak Company	US	5523189	08/330,297	10/27/1994	6/4/1996	ELECTROPHOTOGRAPHIC RECORDING ELEMENTS AND PREPARATION METHOD
66821	Eastman Kodak Company	US	5942062	08/882,794	6/26/1997	8/24/1999	PATTERN TO CONTROL SPREAD OF ADHESIVE DURING LAMINATION OF SHEETS
66856	Eastman Kodak Company	US	5493385	08/353,001	12/9/1994	2/20/1996	ELECTROPHOTOGRAPHIC COLOR PRINTER APPARATUS WITH IMPROVED REGISTRATION OF COLORS
66861-3	Eastman Kodak Company	US	5470688	08/250,146	5/27/1994	11/28/1995	HEAT DEVELOPMENT OF ELEMENTS CONTAINING METHINE- DYE RELEASING COUPLERS
66869	Eastman Kodak Company	US	6411745	08/606,634	2/26/1996	6/25/2002	METHOD AND APPARATUS TO REDUCE CROSS-INTERFERENCE IN REPRODUCTION OF SCANNED HALFTONE IMAGES
66889	Eastman Kodak Company	US	5424804	08/216,898	3/23/1994	6/13/1995	AUTOMATIC EXPOSURE CONTROL USING DENSITY SLOPE CONTROL FOR A PLANETARY MICROFILMER
66950	Eastman Kodak Company	US	5475428	08/118,897	9/9/1993	12/12/1995	METHOD FOR PROCESSING COLOR IMAGE RECORDS SUBJECT TO MISREGISTRATION
67022	Eastman Kodak Company	US	5532119	08/037,066	3/25/1993	7/2/1996	HIGH-SPEED DIRECT-POSITIVE PHOTOGRAPHIC ELEMENTS UTILIZING CORE-SHELL EMULSIONS

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67031	Eastman Kodak Company	US	5471314	08/076,522	6/14/1993	11/28/1995	LINE START SYNCHRONIZER FOR RASTER SCANNER
67100	Eastman Kodak Company	US	5543964	08/174,657	12/28/1993	8/6/1996	DEPTH IMAGE APPARATUS AND METHOD WITH ANGULARLY CHANGING DISPLAY INFORMATION
67165	Eastman Kodak Company	US	5571457	08/298,914	8/31/1994	11/5/1996	BIASABLE TRANSFER MEMBERS HAVING EXTENDED ELECTRICAL LIFE
67230-1	Eastman Kodak Company	US	5411844	08/220,985	3/31/1994	5/2/1995	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67230-2	Eastman Kodak Company	US	5418128	08/220,850	3/31/1994	5/23/1995	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67263	Eastman Kodak Company	DE	69410878.2	94303109.6	4/28/1994	6/10/1998	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	FR	0624469	94303109.6	4/28/1994	6/10/1998	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	GB	0624469	94303109.6	4/28/1994	6/10/1998	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67264	Eastman Kodak Company	US	5384583	08/061,148	5/12/1993	1/24/1995	IMPROVED INK JET STIMULATION MONITORING
67266	Eastman Kodak Company	US	5466560	08/135,700	10/13/1993	11/14/1995	LIMITED USE CAMERAS AND FILMS
67272	Eastman Kodak Company	US	5414779	08/076,592	6/14/1993	5/9/1995	IMAGE FRAME DETECTION
67328	Eastman Kodak Company	US	5314798	08/048,434	4/16/1993	5/24/1994	IODIDE BANDED TABULAR GRAIN EMULSION
67352	Eastman Kodak Company	US	5692069	08/406,264	3/17/1995	11/25/1997	APPARATUS FOR PERFORMING CHARACTER SEGMENTATION
67357-1	Eastman Kodak Company	US	5565266	08/076,604	6/14/1993	10/15/1996	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
67420	Eastman Kodak Company	US	5442533	08/263,638	6/22/1994	8/15/1995	HIGH EFFICIENCY LINEAR LIGHT SOURCE
67422	Eastman Kodak Company	US	5339131	08/056,455	5/3/1993	8/16/1994	AUTOMATIC REPLENISHMENT, CALIBRATION AND METERING SYSTEM FOR A PHOTOGRAPHIC PROCESSING APPARATUS

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67423	Eastman Kodak Company	US	5644456	08/583,578	1/5/1996	7/1/1997	MAGNETICALLY CAPPED DUAL MAGNETORESISTIVE REPRODUCE HEAD
67424	Eastman Kodak Company	US	5529232	08/292,987	8/19/1994	6/25/1996	FILM REGISTRATION GATE ASSEMBLY
67430	Eastman Kodak Company	US	5330876	08/099,968	7/30/1993	7/19/1994	HIGH MOLECULAR WEIGHT BINDERS FOR LASER ABLATIVE IMAGING
67444	Eastman Kodak Company	US	6049371	08/218,279	3/25/1994	4/11/2000	IMAGE PRINT HAVING ONE OR MORE POSITIVE IMAGES AND METHOD FOR MAKING SAME
67466	Eastman Kodak Company	US	5447832	08/221,432	3/31/1994	9/5/1995	IMAGING ELEMENT
67466	Eastman Kodak Company	US	5643972	08/442,437	5/16/1995	7/1/1997	IMAGING ELEMENT
67472	Eastman Kodak Company	US	5705924	08/797,013	2/7/1997	1/6/1998	INDUCED FIELD DETECTOR
67531	Eastman Kodak Company	US	5336659	08/125,451	9/22/1993	8/9/1994	ANTISTATIC SUBBING LAYER FOR SLIPPING LAYER IN DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
67549	Eastman Kodak Company	US	5463429	08/152,798	11/15/1993	10/31/1995	SURFACE INSPECTION OPTICAL GEOMETRY ALIGNMENT SYSTEM
67593	Eastman Kodak Company	DE	69425187.9	94107166.4	5/6/1994	7/12/2000	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	FR	0624028	94107166.4	5/6/1994	7/12/2000	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	GB	0624028	94107166.4	5/6/1994	7/12/2000	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING

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67593	Eastman Kodak Company	US	5956044	08/059,060	5/7/1993	9/21/1999	IMAGING DEVICE TO MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING WITH FLARE, LUMINANCE, AND WHITE POINT COMPARISON
67593	Eastman Kodak Company	US	5786823	08/536,016	9/29/1995	7/28/1998	METHOD AND APPARATUS EMPLOYING COMPOSITE TRANSFORMS OF INTERMEDIARY IMAGE DATA METRICS FOR ACHIEVING IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPE
67613	Eastman Kodak Company	US	5334572	08/140,373	10/21/1993	8/2/1994	INTERLAYER FOR SLIPPING LAYER IN DYE-DONOR ELEMENTUSED IN THERMAL DYE TRANSFER
67638	Eastman Kodak Company	US	5425980	08/199,416	2/22/1994	6/20/1995	USE OF GLOW DISCHARGE TREATMENT TO PROMOTE ADHESION OF AQUEOUS COATINGS TO SUBSTRATE
67679	Eastman Kodak Company	DE	69425398.7	94201359.0	5/13/1994	8/2/2000	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
67679	Eastman Kodak Company	US	5340699	08/101,636	8/4/1993	8/23/1994	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES (B)
67679	Eastman Kodak Company	US	5372915	08/101,643	8/4/1993	12/13/1994	METHOD OF MAKING A LITHOGRAPIC PRINTING PLATE CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN IN THE RADIATION SENSITIVE LAYER

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67679	Eastman Kodak Company	US	5372907	08/205,125	3/1/1994	12/13/1994	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
67681	Eastman Kodak Company	US	5671440	08/287,373	8/8/1994	9/23/1997	COLOR IMAGE DATA REORIENTATION AND FORMAT CONVERSION SYSTEM
67763	Eastman Kodak Company	US	5426588	08/201,734	2/25/1994	6/20/1995	METHOD FOR ENGRAVING A GRAVURE CYLINDER
67795	Eastman Kodak Company	US	5436880	08/179,476	1/10/1994	7/25/1995	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM USING PARTIAL CORRECTION OF REFLECTED SIGNAL ERROR
67804	Eastman Kodak Company	US	5399459	08/143,325	10/26/1993	3/21/1995	THERMALLY BLEACHABLE DYES FOR LASER ABLATIVE IMAGING
67903	Eastman Kodak Company	US	5401618	08/291,254	8/16/1994	3/28/1995	INFRARED-ABSORBING CYANINE DYES FOR LASER ABLATIVEIMAGING
67904	Eastman Kodak Company	US	5468587	08/073,826	6/8/1993	11/21/1995	HYDROGEN BOND ACCEPTING GROUPS ON THERMAL SOLVENTS FOR IMAGE SEPARATION SYSTEMS
67940	Eastman Kodak Company	US	5563724	08/327,243	10/21/1994	10/8/1996	A COLOR-TO-INK TRANSFORMATION FOR EXTRA- QUARTERNARY PRINTING PROCESSES
67968	Eastman Kodak Company	US	5414022	08/209,150	3/10/1994	5/9/1995	A PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
68015	Eastman Kodak Company	US	5399218	08/142,780	10/26/1993	3/21/1995	PROCESS FOR MAKING EXTRUDED RECEIVER AND CARRIER LAYER FOR RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
68040	Eastman Kodak Company	US	5689610	08/262,193	6/20/1994	11/18/1997	INDEX PRINT HAVING AN INDICATOR OF SUBSTANTIALLY WHERE AN IMAGE IS STORED ON A MOTION PICTURE IMAGERECORDING MEDIUM

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68082	Eastman Kodak Company	US	5342821	08/145,893	10/29/1993	8/30/1994	DYE MIGRATION BARRIER LAYER FOR DUAL LAMINATE PROCESS FOR THERMAL COLOR PROOFING
68124	Eastman Kodak Company	US	5412743	08/163,206	12/6/1993	5/2/1995	METHOD AND APPARATUS FOR AMPLITUDE MODULATION FOR A LASER BEAM
68129	Eastman Kodak Company	US	5446355	08/127,844	9/28/1993	8/29/1995	MEDIA TRANSPORT SYSTEM WITH HIGH PRECISION POSITION AND SPEED CONTROL
68137	Eastman Kodak Company	US	5448381	08/283,966	8/1/1994	9/5/1995	A METHOD AND ASSOCIATED APPARATUS FOR PRODUCING A COLOR-BALANCED OUTPUT IMAGE IN A COLOR-BALANCING SYSTEM
68142	Eastman Kodak Company	US	5472089	08/237,488	5/3/1994	12/5/1995	LIGHT-TIGHT AND PHYSICALLY PROTECTED PACKAGING FOR A ROLL OF PHOTSENSITIVE WEB
68151	Eastman Kodak Company	US	5455320	08/221,544	3/31/1994	10/3/1995	METHOD OF MAKING POLYMERIC PARTICLES
68162	Eastman Kodak Company	US	5405969	08/165,765	12/10/1993	4/11/1995	MANUFACTURE OF THIOETHER COMPOUNDS
68180	Eastman Kodak Company	US	5811579	08/836,662	5/7/1997	9/22/1998	METHOD OF SYNTHESIZING A 2-SUBSTITUTED NITROGEN-CONTAINING COMPOUND
68203	Eastman Kodak Company	US	5468946	08/236,431	4/29/1994	11/21/1995	METHOD AND APPARATUS FOR DECODING MULTI-LEVEL BAR CODES OR BI-LEVEL BAR CODES
68219	Eastman Kodak Company	US	5356859	08/170,621	12/20/1993	10/18/1994	RELEASE AGENT FOR THERMAL DYE TRANSFER RECEIVING ELEMENT
68233	Eastman Kodak Company	US	5841581	08/611,354	3/5/1996	11/24/1998	METHOD AND APPARATUS FOR MAKING A SPATIALLY SELECTIVE HIGH RESOLUTION LIGHT FILTER
68247	Eastman Kodak Company	US	5726736	08/638,404	4/26/1996	3/10/1998	METHOD OF LABELING PHOTOGRAPHS
68254	Eastman Kodak Company	US	5434035	08/175,067	12/29/1993	7/18/1995	FIXER ADDITIVES USED IN COMBINATION WITH IRON COMPLEX BASED BLEACHES TO IMPROVE DESILVERING

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68257	Eastman Kodak Company	US	5979731	08/959,920	10/29/1997	11/9/1999	METHOD AND APPARATUS FOR PREVENTING CREASES IN THIN WEBS
68261	Eastman Kodak Company	US	5646788	08/417,166	4/6/1995	7/8/1997	DUAL APERTURE LENS
68279	Eastman Kodak Company	US	5418802	08/152,559	11/12/1993	5/23/1995	A FREQUENCY TUNABLE WAVEGUIDE EXTENDED CAVITY LASER
68319	Eastman Kodak Company	US	5646674	08/235,627	4/29/1994	7/8/1997	OPTICAL PRINT HEAD WITH FLEXURE MOUNTED OPTICAL DEVICE
68345	Eastman Kodak Company	US	5633719	08/330,493	10/28/1994	5/27/1997	METHOD AND APPARATUS FOR ALIGNING A LENTICULAR OVERLAY WITH A LENTICULAR PRINT
68347	Eastman Kodak Company	US	5661702	08/346,557	11/29/1994	8/26/1997	COMPACT DISC VISUAL/AUDIO DISPLAY SYSTEM
68361	Eastman Kodak Company	US	5406433	08/160,563	12/1/1993	4/11/1995	DUAL MAGNETORESISTIVE HEAD FOR REPRODUCING VERY NARROW TRACK WIDTH SHORT WAVELENGTH DATA
68365	Eastman Kodak Company	US	5574363	08/196,052	2/14/1994	11/12/1996	STABILITY METHOD AND APPARATUS FOR NONDESTRUCTIVE MEASURE OF MAGNETIC SATURATION FLUX DENSITY IN MAGNETIC MATERIALS
68391	Eastman Kodak Company	US	5619245	08/283,003	7/29/1994	4/8/1997	MULTI-BEAM OPTICAL SYSTEM USING LENSLET ARRAYS IN LASER MULTI-BEAM PRINTERS AND RECORDERS
68396	Eastman Kodak Company	US	5594047	08/390,400	2/17/1995	1/14/1997	METHOD FOR FORMING PHOTOGRAPHIC DISPERSIONS COMPRISING LOADED LATEX POLYMERS
68498	Eastman Kodak Company	US	5576152	08/296,774	8/26/1994	11/19/1996	PHOTOGRAPHIC PAPER FORMED WITH LOW MOLECULAR WEIGHT POLYVINYL ALCOHOL HAVING LOW OXYGEN PERMEABILITY

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68513	Eastman Kodak Company	US	5555011	08/187,240	1/26/1994	9/10/1996	LAMINATION OF A PROTECTIVE LAYER OVER AN IMAGE PRODUCED BY A THERMAL PRINTER
68523	Eastman Kodak Company	US	5468598	08/228,839	4/18/1994	11/21/1995	SOLID PARTICLE DISPERSIONS FOR IMAGING SYSTEMS
68566	Eastman Kodak Company	US	5578173	08/415,861	4/3/1995	11/26/1996	REMOVAL OF DIMETHYLTEREPHTHALATE FROM A METHANOLYSIS VAPOR STREAM
68606	Eastman Kodak Company	US	5546513	08/123,833	9/20/1993	8/13/1996	DATA TRANSMISSION SYSTEM FOR SPARSE ARRAY PRINT HEAD 2ND ASSIGNMENT REC01NOV93 REEL 6787 FRAME 714 715
68696	Eastman Kodak Company	US	5512415	08/400,078	3/7/1995	4/30/1996	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
68703	Eastman Kodak Company	US	5457008	08/359,264	12/19/1994	10/10/1995	PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL CYAN DYE FORMING COUPLER AND PROCESS FOR ITS USE
68711	Eastman Kodak Company	US	5436919	08/186,068	1/25/1994	7/25/1995	MULTIWAVELENGTH UPCONVERSION WAVEGUIDE LASER
68712	Eastman Kodak Company	US	5525380	08/432,281	5/1/1995	6/11/1996	A DEVICE FOR CONVERTING INVISIBLE AND VISIBLE RADIATION TO VISIBLE LIGHT AND/OR UV RADIATION
68713-1	Eastman Kodak Company	US	5536352	08/338,933	11/14/1994	7/16/1996	METHODS OF MAKING CENTRIFUGALLY CAST PARTS
68713-2	Eastman Kodak Company	US	5677022	08/761,060	12/5/1996	10/14/1997	ELECTROSTATOGRAPHIC ROLLER MASK
68714	Eastman Kodak Company	US	5436072	08/209,933	3/11/1994	7/25/1995	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
68767	Eastman Kodak Company	US	5332713	08/163,250	12/7/1993	7/26/1994	THERMAL DYE TRANSFER DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
68820	Eastman Kodak Company	US	5657931	08/445,321	5/19/1995	8/19/1997	STABLE AQUEOUS SOLID PARTICLE DISPERSIONS

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68833	Eastman Kodak Company	US	5619590	08/318,923	10/6/1994	4/8/1997	SYSTEM FOR ELECTRONIC IMAGE SIGNAL PROCESSING TO PROVIDE A TONESCALE CORRECTED FULL RESOLUTION LUMINANCE AND TWO HALF RESOLUTION (SEE NOTES)
68836	Eastman Kodak Company	US	5666447	08/342,958	11/21/1994	9/9/1997	USING OPTICAL FIBER MULTIPLEXER TO COMBINE LIGHT BEAMS IN A LASER PRINTER
68837	Eastman Kodak Company	US	5521748	08/261,370	6/16/1994	5/28/1996	A LIGHT MODULATOR WITH A LASER OR LASER ARRAY FOR EXPOSING IMAGE DATA
68838	Eastman Kodak Company	US	5521629	08/249,507	5/26/1994	5/28/1996	METHOD AND APPARATUS FOR LASER DYE ABLATION PRINTING WITH HIGH INTENSITY LASER DIODE
68844	Eastman Kodak Company	US	5453325	08/164,244	12/9/1993	9/26/1995	NONLINEAR OPTICAL WAVEGUIDE MULTILAYER STRUCTURE
68851	Eastman Kodak Company	DE	69534783.7	95203556.6	12/19/1995	2/15/2006	CUBICAL SILVER IODOCHLORIDE EMULSIONS PROCESSES FOR THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	FR	0718679	95203556.6	12/19/1995	2/15/2006	CUBICAL SILVER IODOCHLORIDE EMULSIONS PROCESSES FOR THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	GB	0718679	95203556.6	12/19/1995	2/15/2006	CUBICAL SILVER IODOCHLORIDE EMULSIONS PROCESSES FOR THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	JP	3652767	95/0335308	12/22/1995	3/4/2005	PHOTOGRAPHIC EMULSION AND THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	US	5726005	08/649,391	5/17/1996	3/10/1998	PHOTOGRAPHIC PRINT ELEMENTS CONTAINING CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS

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68851	Eastman Kodak Company	US	5736310	08/651,193	5/17/1996	4/7/1998	CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
68854	Eastman Kodak Company	US	5475506	08/130,072	9/30/1993	12/12/1995	PHOTOGRAPHIC COLOR PRINTER
68891	Eastman Kodak Company	US	5581402	08/156,339	11/22/1993	12/3/1996	METHOD FOR PRODUCING AN IMPROVED STEREOSCOPIC PICTURE AND STEREOSCOPIC PICTURE OBTAINED ACCORDING TO THIS METHOD
68920	Eastman Kodak Company	US	5627703	08/501,278	7/17/1995	5/6/1997	DUAL MAGNETORESISTIVE REPRODUCE HEAD UTILIZING MULTILAYER MAGNETORESISTIVE SENSING ELEMENTS
68921	Eastman Kodak Company	US	5442508	08/248,772	5/25/1994	8/15/1995	GIANT MAGNETORESISTIVE REPRODUCE HEAD HAVING DUAL MAGNETORESISTIVE SENSOR
68934	Eastman Kodak Company	US	5888711	08/666,516	6/27/1996	3/30/1999	POLYMERIC CONDUCTIVE ALUMINO-SILICATE MATERIAL, ELEMENT COMPRISING SAID MATERIAL, AND PROCESS FOR PREPARING IT
68969	Eastman Kodak Company	US	5387573	08/163,105	12/7/1993	2/7/1995	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT CONTAINING PARTICLES
68973	Eastman Kodak Company	US	5546196	08/394,531	2/17/1995	8/13/1996	PHOTOFINISHING SYSTEM
69009	Eastman Kodak Company	US	5500317	08/260,846	6/16/1994	3/19/1996	ELECTROPHOTOGRAPHIC ELEMENTS CONTAINING SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69009	Eastman Kodak Company	US	5618950	08/534,999	9/27/1995	4/8/1997	ELECTROPHOTOGRAPHIC ELEMENTS AND SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69035	Eastman Kodak Company	US	5352653	08/197,628	2/16/1994	10/4/1994	CROSSLINKED DYE-DONOR BINDER FOR THERMAL DYE TRANSFER SYSTEMS
69119	Eastman Kodak Company	US	5652930	08/388,094	2/14/1995	7/29/1997	CAMERA INFORMATION DISPLAY

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69124-1	Eastman Kodak Company	US	5434037	08/252,500	6/1/1994	7/18/1995	PHOTOGRAPHIC ELEMENT HAVING A TRANSPARENT MAGNETICRECORDING LAYER
69156	Eastman Kodak Company	US	5369081	08/169,834	12/16/1993	11/29/1994	NITROPYRAZOLYL AZOANILINE DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69174	Eastman Kodak Company	US	5369080	08/169,779	12/16/1993	11/29/1994	INDOANILINE DYE MIXTURE IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69178	Eastman Kodak Company	US	5644509	08/320,023	10/7/1994	7/1/1997	METHOD AND APPARATUS FOR COMPUTING COLOR TRANSFORMATION TABLES
69200	Eastman Kodak Company	US	5549400	08/245,990	5/18/1994	8/27/1996	COLOR THERMAL PRINTER HAVING HIGH PRECISION DYE DONOR WEB POSITIONING
69210	Eastman Kodak Company	US	5431775	08/282,677	7/29/1994	7/11/1995	METHOD OF FORMING OPTICAL LIGHT GUIDES THROUGH SILICON
69241-1	Eastman Kodak Company	US	5808655	08/439,746	5/12/1995	9/15/1998	INTERLEAVING THERMAL PRINTING WITH DISCONTIGUOUS DYE-TRANSFER TRACKS ON AN INDIVIDUAL MULTIPLE- SOURCE PRINthead PASS
69241-2	Eastman Kodak Company	US	5724086	08/440,408	5/12/1995	3/3/1998	DATA CHANNELS WITH REVISABLE ADDRESSES FOR INTERLEAVING SCAN LINES
69242	Eastman Kodak Company	US	5340789	08/169,780	12/16/1993	8/23/1994	MIXTURE OF INDOANILINE DYES IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69273	Eastman Kodak Company	US	5502541	08/240,189	5/10/1994	3/26/1996	PHOTOGRAPHIC PRINTER AND METHOD FOR AUTOMATICALLY DETECTING PANORAMIC FORMAT IMAGE FRAMES
69289	Eastman Kodak Company	US	5340790	08/169,831	12/16/1993	8/23/1994	MIXTURE OF INDOANILINE DYES IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69290	Eastman Kodak Company	US	5474183	08/268,900	6/30/1994	12/12/1995	CARTON FOR ENCLOSING AND DISPLAYING ARTICLES

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69343	Eastman Kodak Company	JP	3067973	1995-50118	3/9/1995	5/19/2000	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69343	Eastman Kodak Company	US	5574493	08/212,098	3/11/1994	11/12/1996	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69363-1	Eastman Kodak Company	US	5582961	08/469,062	6/6/1995	12/10/1996	PHOTOGRAPHIC ELEMENTS WHICH ACHIEVE COLORMETRICALLY ACCURATE RECORDING
69363-2	Eastman Kodak Company	US	5609978	08/466,862	6/6/1995	3/11/1997	METHOD FOR PRODUCING AN ELECTRONIC IMAGE FROM A PHOTOGRAPHIC ELEMENT
69374	Eastman Kodak Company	US	5558843	08/299,776	9/1/1994	9/24/1996	NEAR ATMOSPHERIC PRESSURE TREATMENT OF POLYMERS USING HELIUM DISCHARGES
69384-2	Eastman Kodak Company	US	5670616	08/383,804	2/3/1995	9/23/1997	COLLAGEN-LIKE PEPTIDE SEQUENCES, BIOPOLYMERS CONTAINING SAME, NUCLEIC ACIDS ENCODING SAME, VECTORS AND HOST CELLS CONTAINING SAME
69384-2	Eastman Kodak Company	US	5801045	08/814,309	3/10/1997	9/1/1998	COLLAGEN-LIKE POLYPEPTIDES AND BIOPOLYMERS AND NUCLEIC ACIDS ENCODING SAME
69412	Eastman Kodak Company	US	5561510	08/381,245	1/31/1995	10/1/1996	IMAGE FORMING METHOD UTILIZING INTERMEDIATE TRANSFER
69425	Eastman Kodak Company	US	5765728	08/677,757	7/10/1996	6/16/1998	METHOD AND APPARATUS FOR FEEDING CHOPPED POLYESTER SCRAP
69429	Eastman Kodak Company	US	5451485	08/205,537	3/4/1994	9/19/1995	INTERLAYER ADDENDUM FOR LASER ABLATIVE IMAGING
69435	Eastman Kodak Company	US	5411856	08/179,471	1/10/1994	5/2/1995	CARBAMYL-SUBSTITUTED BIS(VINYLSULFONYL)METHANE HARDENERS
69446	Eastman Kodak Company	US	5477520	08/296,560	8/26/1994	12/19/1995	A SYSTEM AND METHOD FOR HIGH RESOLUTION OPTICAL RECORDING USING AN INDUCED SHIFT IN MEDIA ABSORPTION

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69488	Eastman Kodak Company	US	5492776	08/186,415	1/25/1994	2/20/1996	HIGHLY ORIENTED METAL FLUORIDE THIN FILM WAVEGUIDEARTICLES ON A SUBSTRATE — TERMINAL DISCLAIMER
69499	Eastman Kodak Company	US	5631885	08/236,977	5/2/1994	5/20/1997	WAVEGUIDE GRATINGS USED FOR ANALYSIS OF OPTICAL BEAMS CONSTRUCTED AS DUAL-PITCH DOUBLE SURFACE CORRUGATIONS
69501	Eastman Kodak Company	US	5563000	08/316,743	10/3/1994	10/8/1996	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
69507	Eastman Kodak Company	US	5608278	08/372,550	1/13/1995	3/4/1997	SELF-PUMPED FLUID BEARING WITH ELECTROMAGNETIC LEVITATION SUCH AS FOR A LIGHT BEAM DEFLECTOR
69531	Eastman Kodak Company	US	5841885	08/816,474	3/13/1997	11/24/1998	IMPROVED PRINT AND METHOD AND APPARATUS FOR PRINTING, STORING AND RETRIEVING AN IMAGE RECORD
69532	Eastman Kodak Company	US	5461164	08/213,786	3/14/1994	10/24/1995	OXIDATIVE DESULFURIZATION AND HALOGENATION OF THIOACYLATED PYRAZOLOTRIAZOLE COMPOUNDS
69539	Eastman Kodak Company	US	5492960	08/330,653	10/28/1994	2/20/1996	METHOD OF MAKING POLYMERIC PARTICLES
69549	Eastman Kodak Company	US	5633672	08/601,418	2/14/1996	5/27/1997	REAL-TIME CALIBRATION OF PROCESSLESS WRITER
69562	Eastman Kodak Company	US	5436758	08/261,533	6/17/1994	7/25/1995	QUASI-PHASEMATCHED FREQUENCY CONVERTERS
69569	Eastman Kodak Company	US	5499094	08/361,090	12/21/1994	3/12/1996	APPARATUS AND METHOD FOR MEASURING THE LENGTH AND WIDTH OF A SPOT OF LIGHT UTILIZING TWO DIFFERENT MASKS
69601	Eastman Kodak Company	US	5393916	08/265,302	6/24/1994	2/28/1995	INHIBITION OF DIOXANE FORMATION DURING RECOVERY OF GLYCOLS FROM POLYESTER RESINS

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69603	Eastman Kodak Company	US	5452112	08/217,782	3/25/1994	9/19/1995	COLOR IMAGE REPRODUCTION SYSTEM FIELD CALIBRATION METHOD AND APPARATUS
69607	Eastman Kodak Company	US	5412679	08/195,239	2/14/1994	5/2/1995	OPTICAL WAVEGUIDE EPITAXIALLY GROWN ON SEMICONDUCTORS FOR UPCONVERSION
69634	Eastman Kodak Company	US	5529412	08/289,048	8/11/1994	6/25/1996	PRINT GUIDE MECHANISM
69641	Eastman Kodak Company	US	5719292	08/829,910	3/27/1997	2/17/1998	PROCESS FOR PREPARING A THIOETHER COMPOUND
69651	Eastman Kodak Company	US	5461492	08/201,282	2/16/1994	10/24/1995	FILM SCANNER WITH IN-LINE DUAL SCANNING GATES
69665	Eastman Kodak Company	US	6778326	08/855,556	5/13/1997	8/17/2004	COMBINED HEAT FILTER AND CONDENSER LENS, A PROJECTION TYPE APPARATUS USING SUCH, AND A METHOD FOR FABRICATING IT
69721	Eastman Kodak Company	DE	69501009.3	95102899.2	3/1/1995	11/12/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69721	Eastman Kodak Company	FR	0671281	95102899.2	3/1/1995	11/12/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69721	Eastman Kodak Company	GB	0671281	95102899.2	3/1/1995	11/12/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69721	Eastman Kodak Company	JP	2732813	1995-44022	3/3/1995	12/26/1997	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
69721	Eastman Kodak Company	US	5350733	08/205,532	3/4/1994	9/27/1994	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69732-1	Eastman Kodak Company	DE	69632097.5	96102790.1	2/24/1996	4/7/2004	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	FR	0733877	96102790.1	2/24/1996	4/7/2004	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	GB	0733877	96102790.1	2/24/1996	4/7/2004	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD

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69732-1	Eastman Kodak Company	US	5659392	08/408,871	3/22/1995	8/19/1997	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69732-2	Eastman Kodak Company	US	5596409	08/408,770	3/22/1995	1/21/1997	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT METHOD FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69742	Eastman Kodak Company	US	5543911	08/305,228	9/13/1994	8/6/1996	A METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF AN ANTI-COUNTERFEITING MAGNETIC VIEWING STRIP
69743	Eastman Kodak Company	US	5533759	08/305,227	9/13/1994	7/9/1996	METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF A TEMPERATURE SENSITIVE MAGNETIC PATTERN
69751	Eastman Kodak Company	US	5470626	08/393,142	2/21/1995	11/28/1995	OPTICAL RECORDING LAYERS CONTAINING SULFUR
69868	Eastman Kodak Company	US	5387574	08/241,313	5/10/1994	2/7/1995	RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
69888	Eastman Kodak Company	US	5511892	08/263,637	6/22/1994	4/30/1996	THERMAL PRINTER PLATEN WITH RELIEVED ENDS
69943	Eastman Kodak Company	US	5368995	08/231,218	4/22/1994	11/29/1994	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING PARTICLES OF A METAL ANTIMONATE
69951	Eastman Kodak Company	US	5534396	08/336,431	11/9/1994	7/9/1996	RINSE COMPOSITION FOR PHOTOGRAPHIC PAPER CONTAINING ALKYL ETHER SULFATE AND BIOCIDES, AND METHOD OF USE
69959	Eastman Kodak Company	US	5438581	08/291,253	8/16/1994	8/1/1995	LASER DRIVER ASIC CHIP
69966	Eastman Kodak Company	US	5606351	08/262,414	6/20/1994	2/25/1997	ALTERING THE INTENSITY OF THE COLOR OF INK JET DROPLETS

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69978	Eastman Kodak Company	DE	69603893.5	96420086.9	3/15/1996	8/25/1999	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	FR	0736249	96420086.9	3/15/1996	8/25/1999	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	GB	0736249	96420086.9	3/15/1996	8/25/1999	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	US	5683826	08/605,240	2/9/1996	11/4/1997	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	US	5846555	08/711,354	9/5/1996	12/8/1998	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTION
69992	Eastman Kodak Company	US	5491568	08/260,134	6/15/1994	2/13/1996	METHOD AND APPARATUS FOR CLOSED SYSTEM COLOR CALIBRATION
69993	Eastman Kodak Company	US	5473383	08/259,830	6/15/1994	12/5/1995	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH THREE (SEE NOTES)
70036	Eastman Kodak Company	US	5589318	08/583,198	1/4/1996	12/31/1996	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
70077	Eastman Kodak Company	US	5674658	08/515,025	8/14/1995	10/7/1997	LITHOGRAPHIC PRINTING PLATES UTILIZING AN OLEOPHILIC IMAGING LAYER
70077	Eastman Kodak Company	US	5677106	08/698,829	8/16/1996	10/14/1997	LITHOGRAPHIC PRINTING PLATES_UTILIZING AN OLEOPHILIC IMAGING LAYER

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70081	Eastman Kodak Company	US	5700594	08/385,613	2/9/1995	12/23/1997	A MAGNETIC MEDIUM CAPABLE OF SUPPORTING BOTH LONGITUDINAL AND PERPENDICULAR RECORDING, AND METHOD OF MAKING SAME
70104	Eastman Kodak Company	US	5518867	08/394,996	2/27/1995	5/21/1996	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70104	Eastman Kodak Company	US	5534397	08/443,638	5/18/1995	7/9/1996	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70171	Eastman Kodak Company	US	5550011	08/381,803	2/1/1995	8/27/1996	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70171	Eastman Kodak Company	US	5595862	08/533,625	9/25/1995	1/21/1997	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70203	Eastman Kodak Company	US	5615223	08/424,913	4/19/1995	3/25/1997	PPM DECODER UTILIZING DROP-OUT LOCATION INFORMATION
70205	Eastman Kodak Company	US	5616911	08/448,945	5/24/1995	4/1/1997	READ ONLY MAGNETIC SECURITY PATTERN
70223	Eastman Kodak Company	US	5698839	08/418,336	4/7/1995	12/16/1997	MAGNETICALLY ENCODABLE CARD HAVING MAGNETIC PIGMENT UNIFORMLY DISPERSED IN PLASTIC
70234	Eastman Kodak Company	US	5519462	08/278,298	7/21/1994	5/21/1996	DUAL FUNCTION MAGNETIC DATA READ CIRCUIT FOR PHOTOGRAPHIC EQUIPMENT
70285	Eastman Kodak Company	US	5478705	08/248,925	5/25/1994	12/26/1995	MILLING A COMPOUND USEFUL IN IMAGING ELEMENTS USING POLYMERIC MILLING MEDIA
70345	Eastman Kodak Company	US	5691682	08/370,720	1/10/1995	11/25/1997	VERY HIGH FIELD MICRO MAGNETIC ROLLER AND METHOD OF MAKING SAME
70346	Eastman Kodak Company	US	5610709	08/595,709	2/2/1996	3/11/1997	AUTOMATIC RANGING OPTICAL POWER MONITORING SYSTEM
70356	Eastman Kodak Company	US	5384304	08/247,194	5/20/1994	1/24/1995	RECEIVING ELEMENT SUBBING LAYER FOR USE IN THERMAL DYE TRANSFER

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70418	Eastman Kodak Company	US	5483306	08/245,109	5/17/1994	1/9/1996	SOUNDTRACK INTERFACE FOR MOTION PICTURE PROJECTOR
70446	Eastman Kodak Company	US	5521644	08/268,363	6/30/1994	5/28/1996	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH FOUR (SEE NOTES)
70453	Eastman Kodak Company	US	5436921	08/263,854	6/22/1994	7/25/1995	HIGH DYANMIC RANGE LASER DIODE DIRECT MODULATION
70456	Eastman Kodak Company	US	5791692	08/455,770	5/31/1995	8/11/1998	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	6004061	09/035,448	3/5/1998	12/21/1999	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	5957502	09/105,291	6/26/1998	9/28/1999	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70457	Eastman Kodak Company	FR	0684507	95106646.3	5/3/1995	9/8/1999	COMMUNITION WITH SMALL PARTICLE MILLING MEDIA
70457	Eastman Kodak Company	GB	0684507	95106646.3	5/3/1995	9/8/1999	COMMUNITION WITH SMALL PARTICLE MILLING MEDIA
70462	Eastman Kodak Company	US	5474888	08/331,789	10/31/1994	12/12/1995	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70463	Eastman Kodak Company	US	5500335	08/331,832	10/31/1994	3/19/1996	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70497	Eastman Kodak Company	US	5429909	08/283,880	8/1/1994	7/4/1995	OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5468591	08/259,586	6/14/1994	11/21/1995	BARRIER LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5576144	08/547,268	10/24/1995	11/19/1996	VINYL POLYMER BINDER FOR LASER ABLATIVE IMAGING
70499	Eastman Kodak Company	JP	3691548	95/0157433	6/23/1995	6/24/2005	A DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER

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70499	Eastman Kodak Company	US	5411931	08/265,604	6/24/1994	5/2/1995	THERMAL DYE TRANSFER RECEIVING ELEMENT WITH POLYCARBONATE POLYOL CROSSLINKED POLYMER
70500	Eastman Kodak Company	US	5510227	08/259,588	6/14/1994	4/23/1996	IMAGE DYE FOR LASER ABLATIVE RECORDING ELEMENT
70513	Eastman Kodak Company	US	5451561	08/294,293	8/23/1994	9/19/1995	RECEIVING ELEMENT SUBBING LAYER FOR THERMAL DYE TRANSFER
70561	Eastman Kodak Company	US	5517218	07/911,200	7/9/1992	5/14/1996	INK PRINTER WITH A CLEANING AND SEALING STATION
70574	Eastman Kodak Company	US	5629354	08/395,352	2/28/1995	5/13/1997	SENSITIZED PHOTOPOLYMERIZABLE COMPOSITIONS AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
70575	Eastman Kodak Company	US	5543273	08/394,115	2/24/1995	8/6/1996	RADIATION-SENSITIVE PHOTOGRAPHIC PLATES AND IMPROVED METHOD FOR MANUFACTURE THEREOF
70577	Eastman Kodak Company	DE	69525088.4	95101866.2	2/11/1995	1/23/2002	ELECTRONIC STILL CAMERA
70582	Eastman Kodak Company	US	5715073	08/383,286	2/3/1995	2/3/1998	PROCESSING HALFTONE COLOR IMAGES
70588	Eastman Kodak Company	US	5582960	08/390,442	2/17/1995	12/10/1996	PHOTOGRAPHIC PRINT MATERIAL
70628-1	Eastman Kodak Company	US	5553965	08/388,015	2/14/1995	9/10/1996	CONSTRAINT SYSTEM FOR PARALLEL CANTILEVER SHAFTS
70641	Eastman Kodak Company	US	5609923	08/600,709	2/13/1996	3/11/1997	A METHOD OF CURTAIN COATING A MOVING SUPPORT WHEREIN THE MAXIMUM PRACTICAL COATING SPEED IS INCREASED (AS AMENDED)
70645	Eastman Kodak Company	DE	69533054.3	95202928.8	10/30/1995	5/19/2004	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES
70645	Eastman Kodak Company	FR	0712094	95202928.8	10/30/1995	5/19/2004	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES

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70645	Eastman Kodak Company	GB	0712094	95202928.8	10/30/1995	5/19/2004	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES
70645	Eastman Kodak Company	US	5583659	08/338,051	11/10/1994	12/10/1996	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES
70693	Eastman Kodak Company	US	5633664	08/380,898	1/30/1995	5/27/1997	METHOD OF INFLUENCING THE CONTACT ANGLE OF THE NOZZLE SURFACE OF INKJET PRINTHEADS
70703	Eastman Kodak Company	DE	M9001573.8	M9001573.8	3/2/1990	11/24/1990	PRINTER WITH A DETACHABLE CASSETTE HOUSING
70706	Eastman Kodak Company	US	5530460	08/210,128	3/17/1994	6/25/1996	METHOD FOR ADJUSTMENT OF A SERIAL RECORDING DEVICE
70710	Eastman Kodak Company	US	5365348	07/969,200	4/8/1993	11/15/1994	HALF-TONE IMAGE PRINTING METHOD
70719	Eastman Kodak Company	US	5760804	07/952,628	1/21/1993	6/2/1998	INK-JET PRINTING HEAD FOR A LIQUID-JET PRINTING DEVICE OPERATING ON THE HEAT CONVERTER PRINCIPLE AND PROCESS FOR MAKING IT
70723	Eastman Kodak Company	US	5353387	08/059,839	5/10/1993	10/4/1994	PROCESS FOR REDUCING THE QUANTITY OF INK APPLIED TO RECORDING SUBSTRATES BY INK PRINTING DEVICES TO PREVENT IMAGE DEGRADATION
70729	Eastman Kodak Company	US	5429441	08/122,532	11/23/1993	7/4/1995	PROCESS OF PRINTING WITH SERIAL PRINthead
70748	Eastman Kodak Company	US	5463411	08/054,715	4/28/1993	10/31/1995	ELECTROTHERMIC BUBBLE JET PRINT HEAD
70850	Eastman Kodak Company	US	5627846	08/424,916	4/19/1995	5/6/1997	DROP-OUT LOCATION DETECTION CIRCUIT
70857	Eastman Kodak Company	US	5682205	08/709,525	9/6/1996	10/28/1997	ADAPTIVE, GLOBAL-MOTION COMPENSATED DEINTERLACING OF SEQUENTIAL VIDEO FIELDS WITH POST PROCESSING
70862	Eastman Kodak Company	JP	4000488	1996-3806	1/12/1996	8/24/2007	SYSTEM FOR EVALUATING DOCUMENT IMAGE AND METHOD THEREFOR

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70862	Eastman Kodak Company	US	6408094	08/963,987	11/4/1997	6/18/2002	DOCUMENT IMAGE ASSESSMENT SYSTEM AND METHOD
70876	Eastman Kodak Company	US	5748284	08/413,148	3/29/1995	5/5/1998	INDEX PRINT
70876	Eastman Kodak Company	US	5966199	09/062,122	4/17/1998	10/12/1999	INDEX PRINT
70891	Eastman Kodak Company	US	5723623	08/732,732	10/18/1996	3/3/1998	METHOD OF TRANSFORMING PYRAZOLE COMPOUNDS
70916	Eastman Kodak Company	US	5541645	08/282,182	7/28/1994	7/30/1996	METHOD AND APPARATUS FOR DYNAMICALLY DETERMINING AND SETTING CHARGE TRANSFER AND COLOR CHANNEL EXPOSURE TIMES FOR A »SEE FILING NOTES°
70949	Eastman Kodak Company	US	5641596	08/567,793	12/5/1995	6/24/1997	ADJUSTING FILM GRAIN PROPERTIES IN DIGITAL IMAGES
70952	Eastman Kodak Company	US	5585910	08/281,332	7/27/1994	12/17/1996	IMAGE FORMING APPARATUS INCLUDING RECEIVING SHEET CONTROL DEVICE AND IMAGE FORMING METHOD
70953	Eastman Kodak Company	US	5493378	08/281,281	7/27/1994	2/20/1996	IMAGE FORMING APPARATUS HAVING A HEATED PRESSURE FUSER AND METHOD OF USE
70961	Eastman Kodak Company	US	5553951	08/373,824	1/17/1995	9/10/1996	HEATED PLATEN OR ROLLERS ELEVATE TEMPERATURE OF RECEIVER IN A THERMAL PRINTER
70981	Eastman Kodak Company	US	5581339	08/281,282	7/27/1994	12/3/1996	A METHOD OF FORMING DUPLEX TONER IMAGES
71057	Eastman Kodak Company	US	5644228	08/330,506	10/28/1994	7/1/1997	PERMANENT MAGNET ASSEMBLY WITH MR AND DC COMPENSATING BIAS
71074	Eastman Kodak Company	US	5532584	08/330,639	10/28/1994	7/2/1996	MY SENSOR INCLUDING CALIBRATION CIRCUIT WHEREIN SIGNALS ARE AVERAGED FOR DETERMINING A CORRECTION FACTOR AND POLE PIECES ARE SHAPED TO REDUCE FIELD IN GAP THERE BETWEEN
71116	Eastman Kodak Company	US	5747585	08/390,449	2/17/1995	5/5/1998	PROCESS FOR SYNTHESIZING LATEX POLYMERS FROM SOLIDMONOMER PARTICLES

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71131	Eastman Kodak Company	US	5605323	08/407,836	3/21/1995	2/25/1997	IMAGING APPARATUS WITH SHEET MEDIA TRAY HAVING PARTIAL SIDES
71142	Eastman Kodak Company	US	5478434	08/349,632	12/1/1994	12/26/1995	DE-LAMINATOR APPARATUS AND METHOD WITH LEADER DIVERTER
71169	Eastman Kodak Company	US	5724071	08/378,855	1/25/1995	3/3/1998	DEPTH IMAGE DISPLAY ON A CRT
71170	Eastman Kodak Company	US	6218071	08/295,315	8/24/1994	4/17/2001	ABRASION-RESISTANT OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
71177	Eastman Kodak Company	US	5559077	08/459,391	6/2/1995	9/24/1996	ANTISTATIC BACKING LAYER FOR TRANSPARENT RECEIVER USED IN THERMAL DYE TRANSFER
71192	Eastman Kodak Company	US	5583665	08/387,550	2/13/1995	12/10/1996	METHOD AND APPARATUS FOR PERFORMING COLOR TRANSFORMATIONS
71209	Eastman Kodak Company	US	5536628	08/352,015	12/8/1994	7/16/1996	AQUEOUS COATING COMPOSITIONS CONTAINING DYE-IMPREGNATED POLYMERS
71211	Eastman Kodak Company	US	5506919	08/411,035	3/27/1995	4/9/1996	CONDUCTIVE MEMBRANE OPTICAL MODULATOR
71228	Eastman Kodak Company	US	5629418	08/330,396	10/27/1994	5/13/1997	METHOD FOR PREPARING TITANYL FLUOROPHTHALOCYANINES, ELECTROPHOTOGRAPHIC ELEMENTS, AND TITANYL FLUOROPHTHALOCYANINE COMPOSITIONS
71231	Eastman Kodak Company	US	5432203	08/353,863	12/12/1994	7/11/1995	PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
71264	Eastman Kodak Company	US	5774236	08/574,757	12/20/1995	6/30/1998	A MULTI-RESOLUTION HALFTONE TILIER
71288	Eastman Kodak Company	US	5529884	08/353,577	12/9/1994	6/25/1996	BACKING LAYER FOR LASER ABLATIVE IMAGING
71290	Eastman Kodak Company	US	5968704	09/056,027	4/6/1998	10/19/1999	TRANSFER SUPPORT AND METHOD FOR FUSING A TRANSFERABLE IMAGE TO A DIGITAL DISC

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71320	Eastman Kodak Company	US	5615391	08/428,744	4/25/1995	3/25/1997	APPARATUS FOR AND METHOD OF ENSURING PRIVACY AT AUTOMATED IMAGE MEDIA STATION
71327	Eastman Kodak Company	US	5536627	08/407,936	3/21/1995	7/16/1996	PHOTOGRAPHIC ELEMENTS WITH IMPROVED CINCH SCRATCH RESISTANCE
71334	Eastman Kodak Company	US	5793414	08/559,388	11/15/1995	8/11/1998	INTERACTIVE VIDEO COMMUNICATION SYSTEM
71339	Eastman Kodak Company	US	5484694	08/342,959	11/21/1994	1/16/1996	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING ANTIMONY-DOPED TIN OXIDE PARTICLES
71416	Eastman Kodak Company	US	5573631	08/347,927	12/1/1994	11/12/1996	MANUALLY-OPERABLE DE-LAMINATOR APPARATUS
71438	Eastman Kodak Company	US	5593152	08/398,207	3/2/1995	1/14/1997	SHEET MEDIA SUPPLY TRAY ORIENTS SHEETS TO REGISTRATION POSTS IN IMAGING APPARATUS
71462	Eastman Kodak Company	US	5956157	08/353,644	12/8/1994	9/21/1999	METHOD AND APPARATUS FOR LOCALLY BLENDING GRAY DOT TYPES OF THE SAME OR DIFFERENT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
71472	Eastman Kodak Company	US	5538935	08/473,684	6/7/1995	7/23/1996	RECEIVING ELEMENT CONTAINING ELASTOMERIC BEADS FOR THERMAL DYE TRANSFER
71507	Eastman Kodak Company	US	5541048	08/440,265	5/12/1995	7/30/1996	LUBRICANT PARTICLES, METHOD OF PREPARATION, AND PHOTOGRAPHIC ELEMENTS
71508	Eastman Kodak Company	US	5742405	08/378,851	1/26/1995	4/21/1998	AN IMPROVED METHOD AND SYSTEM FOR FORMING MULTI-LEVEL HALFTONE IMAGES FROM AN INPUT DIGITAL IMAGE
71522	Eastman Kodak Company	US	5576266	08/599,692	2/12/1996	11/19/1996	MAGNETIC LAYER IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
71524	Eastman Kodak Company	JP		95/0290160	11/8/1995		ANTI-GOUGING SKIVE MECHANISM WITH REPLACEABLE FINGERS

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71536	Eastman Kodak Company	US	5514637	08/410,659	3/24/1995	5/7/1996	THERMAL DYE TRANSFER DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
71558	Eastman Kodak Company	US	5520601	08/403,082	3/13/1995	5/28/1996	CERAMIC ROLLERS FOR CONVEYANCE OF PHOTOGRAPHIC FILMS AND PAPER AND POLYMERIC WEBS
71586	Eastman Kodak Company	US	5563717	08/383,332	2/3/1995	10/8/1996	METHOD AND MEANS FOR CALIBRATION OF PHOTOGRAPHIC MEDIA
71604	Eastman Kodak Company	US	5581371	08/399,678	3/7/1995	12/3/1996	IMPROVED ERROR DIFFUSION METHOD
71624	Eastman Kodak Company	US	5520544	08/411,138	3/27/1995	5/28/1996	TALKING PICTURE ALBUM
71684	Eastman Kodak Company	US	6237264	08/907,746	2/9/2000	5/29/2001	DEVICE AND METHOD FOR PRODUCING LENTICULAR IMAGES WITH MOTION
71816	Eastman Kodak Company	US	5521050	08/356,985	12/16/1994	5/28/1996	UV DYES FOR LASER ABLATIVE RECORDING ELEMENT
71843	Eastman Kodak Company	FR	9611225	9611225	9/9/1996	2/6/1998	STAND ALONE PHOTOFINISHING APPARATUS
71843	Eastman Kodak Company	GB	2305259	96018676.2	9/6/1996	10/27/1999	STAND ALONE PHOTOFINISHING APPARATUS
71843	Eastman Kodak Company	US	RE38447	09/928,947	8/13/2001	3/2/2004	STAND ALONE PHOTOFINISHING APPARATUS
71861	Eastman Kodak Company	US	5874981	08/574,506	12/19/1995	2/23/1999	COMBINED PULSE-WIDTH AND AMPLITUDE MODULATION OF EXPOSING LASER BEAM FOR THERMAL DYE TRANSFER
71864	Eastman Kodak Company	US	5602654	08/369,847	1/6/1995	2/11/1997	A CONTOUR-SENSITIVE, SINGLE-FIELD DEINTERLACING METHOD
71866	Eastman Kodak Company	US	5598040	08/455,963	5/31/1995	1/28/1997	LASER WRITER HAVING HIGH SPEED, HIGH CURRENT LASERDRIVER
71876	Eastman Kodak Company	US	5608542	08/415,104	3/31/1995	3/4/1997	FORMATTED DIGITAL INDEX PRINT SYSTEM AND METHOD

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71877	Eastman Kodak Company	US	5677262	08/620,091	3/21/1996	10/14/1997	PROCESS FOR OBTAINING LOW GLOSS RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
71916	Eastman Kodak Company	US	5764258	08/510,211	8/2/1995	6/9/1998	PRINT HEAD WITH INTEGRATED PUMP
71924	Eastman Kodak Company	US	5684609	08/596,849	2/5/1996	11/4/1997	D.C. OFFSET RESTORATION FOR IMAGE SCANNERS
71933	Eastman Kodak Company	US	6042048	09/132,436	8/11/1998	3/28/2000	CORE FOR WINDING A WEB OF DEFORMABLE MATERIAL
71970	Eastman Kodak Company	US	5488025	08/473,805	6/7/1995	1/30/1996	DYE-RECEIVING ELEMENT CONTAINING ELASTOMERIC BEADS IN OVERCOAT LAYER FOR THERMAL DYE TRANSFER
72013	Eastman Kodak Company	US	5543269	08/417,318	4/4/1995	8/6/1996	IMAGE WRITING ON CERAMICS
72038	Eastman Kodak Company	US	5691123	08/587,123	1/11/1996	11/25/1997	METHOD TO SELECTIVELY REMOVE LUBRICANT FROM ONE SIDE OF LUBRICANT-COATED SUPPORT
72072	Eastman Kodak Company	US	5757517	08/409,554	3/23/1995	5/26/1998	ADAPTIVE ERROR DIFFUSION METHOD
72084	Eastman Kodak Company	US	5558980	08/390,722	2/17/1995	9/24/1996	METHOD FOR PREPARING PHOTOGRAPHIC ELEMENTS COMPRISING LOADED LATEX COMPOSITIONS
72098	Eastman Kodak Company	US	5673320	08/392,713	2/23/1995	9/30/1997	METHOD AND APPARATUS FOR IMAGE-BASED VALIDATIONS OF PRINTED DOCUMENTS
72114-1	Eastman Kodak Company	US	5551213	08/414,462	3/31/1995	9/3/1996	APPARATUS AND METHOD FOR VACUUM SEALING POUCHES
72114-2	Eastman Kodak Company	US	5561964	08/414,479	3/31/1995	10/8/1996	APPARATUS AND METHOD FOR HEAT SEALING POUCHES
72124	Eastman Kodak Company	US	5737677	08/572,559	12/14/1995	4/7/1998	APPARATUS AND METHOD OF TONER TRANSFER USING NON-MARKING TONER
72128	Eastman Kodak Company	US	5739838	08/425,278	4/20/1995	4/14/1998	PULSE WIDTH MODULATION METHOD FOR A PARALLEL INPUT PRINT HEAD

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72129	Eastman Kodak Company	US	5774163	08/425,276	4/20/1995	6/30/1998	BINARY WEIGHTED MODULATION FOR A PARALLEL INPUT PRINT HEAD
72134	Eastman Kodak Company	US	5654470	08/687,819	7/26/1996	8/5/1997	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72145-1	Eastman Kodak Company	US	5689376	08/427,552	4/24/1995	11/18/1997	A TWO ELEMENT OPTICAL SYSTEM, A CAMERA USING IT AND METHOD OF MAKING THE CAMERA
72182-1	Eastman Kodak Company	US	5722924	08/636,436	4/23/1996	3/3/1998	ROLLER FOR CONVEYING WEB IN A RESIN COATING ENVIRONMENT
72182-2	Eastman Kodak Company	US	5738754	08/636,418	4/23/1996	4/14/1998	IMPROVED LAMINATION EQUIPMENT
72193	Eastman Kodak Company	US	5534479	08/469,248	6/6/1995	7/9/1996	THERMAL DYE TRANSFER SYSTEM WITH RECEIVER CONTAINING AN ACID MOIETY
72201	Eastman Kodak Company	US	5622818	08/564,515	11/29/1995	4/22/1997	COLOR PHOTOGRAPHIC ELEMENTS CONTAINING YELLOW- COLORED MAGENTA DYE-FORMING MASKING COUPLERS
72219	Eastman Kodak Company	US	5593804	08/567,751	12/5/1995	1/14/1997	TEST POUCH
72219	Eastman Kodak Company	US	5674653	08/729,896	10/15/1996	10/7/1997	TEST POUCH
72225	Eastman Kodak Company	US	5773181	08/448,056	5/23/1995	6/30/1998	NON-UNIFORMLY SUBSTITUTED PHTHALOCYANINE COMPOSITIONS, PREPARATION METHODS, AND ELECTROPHOTOGRAPHIC ELEMENTS
72226	Eastman Kodak Company	US	5614342	08/434,148	5/2/1995	3/25/1997	METHODS FOR PREPARING COCRYSTALS OF TITANYL FLUOROPHTHALOCYANINES AND UNSTUBSTITUTED TITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **SEE FN**

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72226	Eastman Kodak Company	US	5766810	08/734,799	10/23/1996	6/16/1998	METHODS FOR PREPARING AMORPHOUS AND COCRYSTALLIZED OF TITANYL FLUOROPHTHALOCYANINES AND UNSUBSTITUTED TITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **FN**
72256	Eastman Kodak Company	US	5805777	08/656,616	5/31/1996	9/8/1998	EXTENDED PRINTER CONTROL INTERFACE
72289	Eastman Kodak Company	US	5757425	08/574,707	12/19/1995	5/26/1998	METHOD AND APPARATUS FOR INDEPENDENTLY CALIBRATING LIGHT SOURCE AND PHOTO SENSOR ARRAYS
72310	Eastman Kodak Company	US	5777751	08/667,264	6/20/1996	7/7/1998	CORRECTION OF CURVED SCAN LINES IN AN OPTICAL SCANNING SYSTEM
72311	Eastman Kodak Company	US	5646786	08/427,523	3/24/1995	7/8/1997	BEAMSPLITTER FOR LASER MULTI-BEAM PRINTERS AND RECORDERS
72311	Eastman Kodak Company	US	5825552	08/885,307	6/30/1997	10/20/1998	BEAMSPLITTER/STAGGERER FOR MULTI-BEAM LASER PRINTERS
72318	Eastman Kodak Company	US	5597680	08/567,788	12/5/1995	1/28/1997	IMAGING ELEMENT COMPRISING AN AUXILIARY LAYER CONTAINING SOLVENT-DISPERSIBLE POLYMER PARTICLES
72341	Eastman Kodak Company	US	5689184	08/681,002	7/22/1996	11/18/1997	LARGE SCALE METALLIC OBJECT DETECTOR
72348	Eastman Kodak Company	US	5667944	08/636,076	4/22/1996	9/16/1997	DIGITAL PROCESS SENSITIVITY CORRECTION
72355	Eastman Kodak Company	US	5690264	08/608,887	2/29/1996	11/25/1997	APPARATUS AND METHOD FOR SELF-ALIGNING CONTACTING SURFACES (AS AMENDED)
72383	Eastman Kodak Company	US	5831759	08/564,614	11/29/1995	11/3/1998	AN ELECTRO-OPTIC MODULATOR WITH PASSIVATION LAYER
72397	Eastman Kodak Company	US	5576456	08/589,444	1/22/1996	11/19/1996	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72398	Eastman Kodak Company	US	5952520	08/678,006	7/10/1996	9/14/1999	RECOVERY OF ESTER MONOMER FROM POLYESTER RESINS

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72399	Eastman Kodak Company	US	5794111	08/572,586	12/14/1995	8/11/1998	APPARATUS AND METHOD OF TRANSFERING TONER USING NON-MARKING TONER AND MARKING TONER
72400	Eastman Kodak Company	US	5576267	08/633,283	4/16/1996	11/19/1996	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
72450-1	Eastman Kodak Company	US	5633486	08/444,488	5/19/1995	5/27/1997	SATURATED MODE MR HEAD
72461	Eastman Kodak Company	US	5579054	08/426,309	4/21/1995	11/26/1996	A SYSTEM AND METHOD FOR CREATING HIGH-QUALITY STILLS FROM INTERLACED VIDEO
72484	Eastman Kodak Company	US	5805189	08/568,052	12/6/1995	9/8/1998	DEVICE FOR FLUID SUPPLY OF A MICRO-METERING DEVICE
72492	Eastman Kodak Company	US	5576172	08/442,232	5/15/1995	11/19/1996	ELEVATED IODIDE SURFACE LAMINAE TABULAR GRAIN EMULSIONS
72503	Eastman Kodak Company	US	5558981	08/442,238	5/15/1995	9/24/1996	EMULSIONS WITH THE HIGHEST SPEEDS COMPATIBLE WITH LOW GRANULARITY
72522	Eastman Kodak Company	JP	3974206	96/0212802	8/12/1996	6/22/2007	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72522	Eastman Kodak Company	US	5736295	08/694,354	8/8/1996	4/7/1998	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72595	Eastman Kodak Company	DE	69618753.1	96921659.7	6/17/1996	1/23/2002	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	DE	69618553.9	96921681.1	6/17/1996	1/16/2002	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	FR	0778977	96921659.7	6/17/1996	1/23/2002	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	FR	0778978	96921681.1	6/17/1996	1/16/2002	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	GB	0778977	96921659.7	6/17/1996	1/23/2002	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS

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72595	Eastman Kodak Company	GB	0778978	96921681.1	6/17/1996	1/16/2002	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	US	6109324	08/809,062	2/11/2000	8/29/2000	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72604	Eastman Kodak Company	US	5577614	08/571,008	12/12/1995	11/26/1996	COMBINED SHIPPING AND DISPENSING PACKAGE FOR FLUID CONTAINERS
72609	Eastman Kodak Company	US	5747547	08/687,883	7/26/1996	5/5/1998	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72610	Eastman Kodak Company	US	5770778	08/678,018	7/10/1996	6/23/1998	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72611-1	Eastman Kodak Company	US	5956469	08/896,713	7/18/1997	9/21/1999	SELECTING A CALIBRATION FUNCTION FOR A DIGITAL PRINTER WHICH MINIMIZES AN ERROR CRITERION
72611-2	Eastman Kodak Company	US	5995714	08/602,409	2/16/1996	11/30/1999	METHOD FOR PRINTER CALIBRATION
72613	Eastman Kodak Company	US	5675568	08/586,082	1/16/1996	10/7/1997	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM TO COMPENSATE FOR VARIATIONS IN MARK LENGTH RESULTING FROM A WOBBLING GROOVE
72623	Eastman Kodak Company	US	5523274	08/466,641	6/6/1995	6/4/1996	THERMAL DYE TRANSFER SYSTEM WITH LOW-TG POLYMERIC RECEIVER CONTAINING AN ACID MOIETY
72629	Eastman Kodak Company	US	5652936	08/597,096	2/6/1996	7/29/1997	AUTOMATED PHOTOFINISHING APPARATUS WITH CONVENIENT ORDER STATUS CHECKING FEATURE
72644	Eastman Kodak Company	US	5585158	08/482,718	6/7/1995	12/17/1996	RECORDABLE OPTICAL ELEMENT USING LOW ABSORPTION MATERIALS

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72727	Eastman Kodak Company	US	5672780	08/687,822	7/26/1996	9/30/1997	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72736-1	Eastman Kodak Company	US	5693200	08/616,148	3/14/1996	12/2/1997	FORMING A HIGH PERFORMANCE CO/PT DISK
72736-2	Eastman Kodak Company	US	5612109	08/615,367	3/14/1996	3/18/1997	OPTICAL STORAGE MEDIUM INCLUDING MULTIPLE DATA LEVELS MADE OF CO/PT MAGNETO-OPTIC RECORDING MEDIA
72750	Eastman Kodak Company	US	5910400	09/031,155	2/26/1998	6/8/1999	ANTISTATIC COMPOSITION AND PHOTOGRAPHIC ELEMENT CONTAINNG A LAYER OF THIS COMPOSITION
72776	Eastman Kodak Company	US	5662279	08/567,794	12/5/1995	9/2/1997	PROCESS FOR MILLING AND MEDIA SEPARATION
72801	Eastman Kodak Company	US	6192955	09/022,782	2/12/1998	2/27/2001	APPARATUS AND METHOD FOR ALIGNING WEBS
72820	Eastman Kodak Company	US	5835254	08/633,091	4/16/1996	11/10/1998	A MOUNTING ASSEMBLY FOR MODULATORS
72821	Eastman Kodak Company	US	6075888	08/585,082	1/11/1996	6/13/2000	SYSTEM FOR CREATING A DEVICE SPECIFIC COLOR PROFILE
72837	Eastman Kodak Company	US	5659433	08/655,579	5/30/1996	8/19/1997	ACTUATOR WITH REDUCED LENS TILT ERROR
72845	Eastman Kodak Company	US	5646919	08/584,933	1/16/1996	7/8/1997	DYNAMIC TRACKING CONTROL IN AN OPTICAL RECORDING SYSTEM BY SENSING MARK FORMATION
72875	Eastman Kodak Company	US	5666592	08/631,335	4/12/1996	9/9/1997	VARIABLE GLOSS FUSER
72883	Eastman Kodak Company	US	5967450	09/018,093	2/3/1998	10/19/1999	MULTIPLE DUROMETER PRESSURE ROLLER
72896	Eastman Kodak Company	US	5748204	08/639,582	4/29/1996	5/5/1998	HYBRID IMAGING SYSTEM CAPABLE OF USING INK JET AND THERMAL DYE TRANSFER IMAGING TECHNOLOGIES ON A SINGLE IMAGE RECEIVER
72915	Eastman Kodak Company	US	5699190	08/567,790	12/5/1995	12/16/1997	ENCODED LENTICULAR MEDIA
72916	Eastman Kodak Company	US	5689340	08/567,827	12/6/1995	11/18/1997	APPARATUS AND METHOD FOR MEASURING ALIGNMENT IN LENTICULAR MEDIA

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72922	Eastman Kodak Company	US	6115062	08/817,868	9/6/1996	9/5/2000	TELECINE REFERENCE ELEMENT, SYSTEM, AND METHOD FOR PROVIDING SCENE EXPOSURE INFORMATION
72954	Eastman Kodak Company	US	5650843	08/655,654	5/30/1996	7/22/1997	FEEDBACK CONTROL SYSTEM FOR AN OPTICAL INEGRATING CYLINDER
72955	Eastman Kodak Company	US	5734491	08/655,577	5/30/1996	3/31/1998	ELECTRO-OPTIC MODULATOR WITH THRESHOLD BIAS
72956	Eastman Kodak Company	US	5801856	08/687,127	7/24/1996	9/1/1998	SECURE PHOTOGRAPHIC SYSTEM
72967	Eastman Kodak Company	US	5731117	08/667,270	6/20/1996	3/24/1998	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72967	Eastman Kodak Company	US	5874018	08/882,671	6/25/1997	2/23/1999	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72968	Eastman Kodak Company	US	5693442	08/667,901	6/20/1996	12/2/1997	CHARGE GENERATING ELEMENTS HAVING MODIFIED SPECTRAL SENSITIVITY
72974	Eastman Kodak Company	US	5764183	08/639,072	4/24/1996	6/9/1998	COLOR IMAGING APPARATUS USING OPTICAL PRINT HEAD WITH GREEN LED
72982	Eastman Kodak Company	US	5668899	08/638,899	4/24/1996	9/16/1997	OPTICAL RADIATION COUPLING INTO AN OPTICAL FIBER
72989	Eastman Kodak Company	US	5706097	08/713,306	9/13/1996	1/6/1998	INDEX PRINT FOR DIGITAL RECORDING MEDIUM
73000	Eastman Kodak Company	US	5698060	08/572,322	12/14/1995	12/16/1997	WEB BUTT-SPLICING APPARATUS
73001	Eastman Kodak Company	US	5667860	08/557,252	11/14/1995	9/16/1997	OPTICAL RECORDING ELEMENTS HAVING RECORDING LAYERSEXHIBITING REDUCED BUBBLE FORMATION
73031	Eastman Kodak Company	DE	69611509.3	96420331.8	11/15/1996	1/10/2001	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	FR	0776952	96420331.9	11/15/1996	1/10/2001	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS

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73031	Eastman Kodak Company	GB	0776952	96420331.9	11/15/1996	1/10/2001	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	US	5679138	08/565,270	11/30/1995	10/21/1997	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73037	Eastman Kodak Company	US	5700540	08/686,093	7/24/1996	12/23/1997	AN OPTICAL RECORDING MEDIUM
73042	Eastman Kodak Company	US	5767945	08/608,427	2/28/1996	6/16/1998	METHODS OF CHANGING THE VISIBILITY OF SOME CHARACTERISTIC OR INFORMATION TO BE INCLUDED IN A HARD COPY OF A RECORDED IMAGE
73059	Eastman Kodak Company	US	6032945	08/752,090	1/25/1999	3/7/2000	SHEET TRANSPORT APPARATUS
73077	Eastman Kodak Company	US	5804818	08/593,997	1/30/1996	9/8/1998	COATED INTERNALLY REFLECTING OPTICAL ELEMENT
73090	Eastman Kodak Company	US	5688964	08/600,714	2/13/1996	11/18/1997	PROCESS FOR PREPARING A ACYLHYRAZINO PYRAZOLE DERIVATIVE AND A PYRAZOLO{5,1-C}-1,2,4-TRIAZOLE COMPOUND
73095	Eastman Kodak Company	JP	3869054	96/0286919	10/29/1996	10/20/2006	DYE-DONOR ELEMENT
73095	Eastman Kodak Company	US	5670449	08/626,443	4/2/1996	9/23/1997	DYE-DONOR ELEMENT CONTAINING ELASTOMERIC BEADS FORTHERMAL DYE TRANSFER
73100	Eastman Kodak Company	US	5599766	08/633,251	4/18/1996	2/4/1997	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
73104	Eastman Kodak Company	US	5614464	08/575,746	12/20/1995	3/25/1997	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER HAVING IMPROVED WRITEABILITY
73106	Eastman Kodak Company	US	5604078	08/568,913	12/7/1995	2/18/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
73110	Eastman Kodak Company	US	5701567	08/655,536	5/30/1996	12/23/1997	COMPLIANT TRANSFER MEMBER HAVING MULTIPLE PARALLEL ELECTRODES AND METHOD OF USING
73111	Eastman Kodak Company	US	5717381	08/576,192	12/21/1995	2/10/1998	COPYRIGHT PROTECTION FOR PHOTOS AND DOCUMENTS USING MAGNETIC ELEMENTS

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73114	Eastman Kodak Company	US	5691533	08/560,556	11/17/1995	11/25/1997	A METHOD AND APPARATUS FOR THE DETECTION OF THE LOCATION OF MULTIPLE CHARACTER MARKS (AS AMENDED)
73117	Eastman Kodak Company	FR	9701318	9701318	1/31/1997	6/4/1999	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73117	Eastman Kodak Company	GB	2309936	97002280.0	2/4/1997	10/20/1999	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73117	Eastman Kodak Company	US	5666193	08/605,340	2/9/1996	9/9/1997	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73124	Eastman Kodak Company	US	5605750	08/580,698	12/29/1995	2/25/1997	MICROPOROUS INK-JET RECORDING ELEMENTS
73134	Eastman Kodak Company	US	5689372	08/577,633	12/22/1995	11/18/1997	INTEGRAL IMAGING WITH ANTI-HALATION
73136	Eastman Kodak Company	US	5639580	08/600,712	2/13/1996	6/17/1997	REFLECTIVE INTEGRAL IMAGE ELEMENT
73139	Eastman Kodak Company	US	5752111	08/600,713	2/13/1996	5/12/1998	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73139	Eastman Kodak Company	US	5946509	08/936,560	9/24/1997	8/31/1999	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73166	Eastman Kodak Company	US	5696752	08/587,178	1/16/1996	12/9/1997	RECORDED WOBBLING GROOVE SIGNAL DETECTION IN AN OPTICAL SYSTEM
73183	Eastman Kodak Company	US	5651813	08/565,263	11/30/1995	7/29/1997	PREPARATION OF INK JET INKS WITH SODIUM N-METHYL-N-OLEOYL TAURATE
73184	Eastman Kodak Company	US	6008270	08/936,881	9/25/1997	12/28/1999	INK JET INKS CONTAINING BLOCK COPOLYMERS OF POLYETHYLENE OXIDE AND PROPYLENE OXIDE
73185	Eastman Kodak Company	US	5733695	08/562,668	11/27/1995	3/31/1998	ELECTROPHOTOGRAPHIC ELEMENTS WITH GENERATING LAYERS CONTAINING POLYESTER IONOMERS
73267	Eastman Kodak Company	US	5701535	08/668,192	6/21/1996	12/23/1997	CAMERA WITH MOVABLE OPTICAL ALBADA VIEWFINDER
73303	Eastman Kodak Company	US	5713032	08/582,571	1/3/1996	1/27/1998	COMPOUND DOCUMENT PROCESSING SYSTEM

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73305	Eastman Kodak Company	US	5686235	08/700,248	8/20/1996	11/11/1997	PHOTOGRAPHIC ELEMENTS CONTAINING CYAN DYE-FORMING COUPLER HAVING A SULFONE BALLAST GROUP
73305	Eastman Kodak Company	US	5962198	08/933,302	9/18/1997	10/5/1999	PHOTOGRAPHIC ELEMENTS CONTAINING CYAN DYE-FORMING COUPLES HAVING A PARTICULAR FORMULA
73309	Eastman Kodak Company	US	5714747	08/682,176	7/17/1996	2/3/1998	MAGNETIC CARD AND READER SYSTEM
73315	Eastman Kodak Company	US	5678304	08/686,081	7/24/1996	10/21/1997	METHOD FOR MANUFACTURING DOUBLE-SIDED CIRCUIT ASSEMBLIES
73332	Eastman Kodak Company	DE	69730544.9	97200015.2	1/6/1997	9/8/2004	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	FR	0785464	97200015.2	1/6/1997	9/8/2004	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	GB	0785464	97200015.2	1/6/1997	9/8/2004	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	US	5576162	08/588,180	1/18/1996	11/19/1996	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73354	Eastman Kodak Company	US	5919730	08/598,785	2/8/1996	7/6/1999	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6045881	08/854,238	5/9/1997	4/4/2000	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6103353	09/111,984	7/8/1998	8/15/2000	COPY RESTRICTIVE DOCUMENTS
73358	Eastman Kodak Company	US	5822660	08/598,446	2/8/1996	10/13/1998	COPYRIGHT PROTECTION IN COLOR THERMAL PRINTS
73366	Eastman Kodak Company	US	5683836	08/586,105	1/16/1996	11/4/1997	METHOD OF MAKING BLACK MATRIX GRID LINES FOR A COLOR FILTER ARRAY
73375	Eastman Kodak Company	US	5689742	08/729,460	10/11/1996	11/18/1997	FULL FRAME ANNOTATION SYSTEM FOR CAMERA
73381	Eastman Kodak Company	US	5880759	08/750,438	12/3/1996	3/9/1999	LIQUID INK PRINTING APPARATUS AND SYSTEM

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73382	Eastman Kodak Company	US	5856836	08/750,599	4/9/1996	1/5/1999	COINCIDENT DROP SELECTION, DROP SEPARATION PRINTING METHOD AND SYSTEM
73386	Eastman Kodak Company	US	5815178	08/765,127	4/9/1996	9/29/1998	PRINTING METHOD AND APPARATUS EMPLOYING ELECTROSTATIC DROP SEPARATION
73394	Eastman Kodak Company	US	5841449	08/765,035	4/9/1996	11/24/1998	HEATER POWER COMPENSATION FOR PRINTING LOAD IN THERMAL PRINTING SYSTEMS
73395	Eastman Kodak Company	US	5920331	08/750,600	4/9/1996	7/6/1999	METHOD AND APPARATUS FOR ACCURATE CONTROL OF TEMPERATURE PULSES IN PRINTING HEADS
73399	Eastman Kodak Company	US	5808631	08/765,130	4/10/1996	9/15/1998	INTEGRATED FAULT TOLERANCE IN PRINTING MECHANISMS
73400	Eastman Kodak Company	US	5815179	08/750,431	4/10/1996	9/29/1998	BLOCK FAULT TOLERANCE IN INTEGRATED PRINTING HEADS
73403	Eastman Kodak Company	US	6030072	08/759,774	4/10/1996	2/29/2000	FAULT TOLERANCE IN HIGH VOLUME PRINTING PRESSES
73407	Eastman Kodak Company	US	6012799	08/750,604	4/9/1996	1/11/2000	INTEGRATED FOUR COLOR PRINT HEADS
73409	Eastman Kodak Company	US	5850241	08/750,435	4/10/1996	12/15/1998	MONOLITHIC PRINT HEAD STRUCTURE AND A MANUFACTURING PROCESS THEREFOR USING ANISOTROPIC WET ETCHING
73416	Eastman Kodak Company	US	6002847	08/750,312	4/10/1996	12/14/1999	HIGH CAPACITY COMPRESSED DOCUMENT IMAGE STORAGE FOR DIGITAL COLOR PRINTERS
73421	Eastman Kodak Company	US	5805178	08/750,602	4/10/1996	9/8/1998	INK JET HALFTONING WITH DIFFERENT INK CONCENTRATIONS (AS AMENDED)
73424	Eastman Kodak Company	US	5784077	08/750,437	4/10/1996	7/21/1998	MODULAR DIGITAL PRINTING
73430	Eastman Kodak Company	US	5909227	08/765,756	4/10/1996	6/1/1999	PHOTOGRAPH PROCESSING AND COPYING SYSTEM USING COINCIDENT FORCE DROP-ON-DEMAND INK JET PRINTING

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73457	Eastman Kodak Company	US	5912109	08/599,908	1/6/1998	6/15/1999	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES OF SPECIFIED SHEAR MODULUS (SEE NOTES)
73458	Eastman Kodak Company	US	5905021	08/598,590	1/6/1998	5/18/1999	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES CONTAINING SULFONIC ACID GROUPS
73460	Eastman Kodak Company	US	5685537	08/595,061	2/1/1996	11/11/1997	CROSS-TRACK AND SKEW JUSTIFICATION OF CUT SHEETS
73493	Eastman Kodak Company	US	5611526	08/595,059	2/1/1996	3/18/1997	CUT SHEET TRAY HAVING JAM PREVENTION MEANS
73494	Eastman Kodak Company	US	5681389	08/594,203	1/31/1996	10/28/1997	GRAVURE COATING FEED APPARATUS (AS AMENDED)
73494	Eastman Kodak Company	US	6228431	08/851,915	9/8/1999	5/8/2001	CURTAIN FEED METHOD FOR A GRAVURE PROCESS
73509	Eastman Kodak Company	US	5678447	08/633,602	4/17/1996	10/21/1997	ON-LINE WEB PLANARITY MEASUREMENT APPARATUS AND METHOD
73516	Eastman Kodak Company	US	5672864	08/606,671	2/26/1996	9/30/1997	LIGHT INTEGRATOR
73517	Eastman Kodak Company	US	5633127	08/626,228	3/29/1996	5/27/1997	IMAGING ELEMENTS CAPABLE OF PROVIDING IN A SINGLE LAYER AN IMAGE AND AN INDEPENDENT MAGNETIC RECORD
73540	Eastman Kodak Company	US	5825399	08/608,161	2/28/1996	10/20/1998	DATA-DEPENDENT THERMAL COMPENSATION FOR AN LED PRINTHEAD
73541	Eastman Kodak Company	US	5673909	08/627,521	4/4/1996	10/7/1997	NIP SET FOR REVERSIBLE FEEDING OF SINGLE SHEETS

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73575	Eastman Kodak Company	US	5871656	08/733,711	10/17/1996	2/16/1999	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73575	Eastman Kodak Company	US	6217155	09/104,546	6/25/1998	4/17/2001	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73583	Eastman Kodak Company	US	6126846	08/736,537	9/28/1998	10/3/2000	PRINT HEAD CONSTRUCTIONS FOR REDUCED ELECTROSTATIC INTERACTION BETWEEN PRINTED DROPLETS
73608	Eastman Kodak Company	US	5682398	08/643,243	5/3/1996	10/28/1997	FREQUENCY CONVERSION LASER DEVICES
73632	Eastman Kodak Company	US	5972831	08/873,657	6/12/1997	10/26/1999	INORGANIC TRANSPARENT PHOTOCATALYTIC COMPOSITION
73634	Eastman Kodak Company	US	5767874	08/615,366	3/14/1996	6/16/1998	PRINTING UNIFORMITY USING NARROW PRINthead SEGMENTS IN DIGITAL PRINTERS
73675	Eastman Kodak Company	US	5835117	08/657,880	5/31/1996	11/10/1998	NONLINEAR DITHERING TO REDUCE NEUTRAL TOE COLOR SHIFTS
73689	Eastman Kodak Company	US	5771059	08/621,417	3/25/1996	6/23/1998	AN APPARATUS FOR PREVENTING AXIAL MOVEMENT OF A LEAD SCREW
73698	Eastman Kodak Company	US	5944924	08/960,310	10/29/1997	8/31/1999	ULTRASONIC CUTTING APPARATUS AND METHOD
73702	Eastman Kodak Company	US	6012606	08/671,459	7/22/1998	1/11/2000	APPARATUS FOR DETECTING LOW LIQUID LEVEL IN BOTTOM-DRAINING CONTAINER
73702	Eastman Kodak Company	US	6131769	09/346,207	7/1/1999	10/17/2000	APPARATUS FOR DETECTING LOW LIQUID LEVEL IN BOTTOM-DRAINING CONTAINER
73704	Eastman Kodak Company	US	5700524	08/688,487	7/30/1996	12/23/1997	IMPROVED HIGH SPEED COATING STARTS USING A SHEAR THINNING TOP LAYER
73711	Eastman Kodak Company	US	5629791	08/658,904	5/31/1996	5/13/1997	OPTICAL COMPENSATION FOR LASER EMITTER ARRAY NON-LINEARITY

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73720	Eastman Kodak Company	US	5614465	08/672,167	6/25/1996	3/25/1997	METHOD OF MAKING A COLOR FILTER ARRAY BY THERMAL TRANSFER
73722	Eastman Kodak Company	US	5672869	08/627,852	4/3/1996	9/30/1997	A NOISE AND BACKGROUND REDUCTION METHOD FOR COMPONENT DETECTION IN CHROMATOGRAPHY/SPECTROMETRY
73734	Eastman Kodak Company	US	5695920	08/636,203	4/22/1996	12/9/1997	AQUEOUS COATING COMPOSITIONS USEFUL IN THE PREPARATION OF AUXILIARY LAYERS OF IMAGING ELEMENTS
73740	Eastman Kodak Company	US	5735617	08/886,846	7/1/1997	4/7/1998	ADJUSTABLE PRINTHEAD MOUNT FOR DOCUMENT IMAGING APPARATUS
73748	Eastman Kodak Company	US	5723211	08/625,980	4/1/1996	3/3/1998	INK-JET PRINTER RECORDING ELEMENT
73783	Eastman Kodak Company	US	5808657	08/668,041	6/17/1996	9/15/1998	A LASER PRINTER WITH LOW FILL MODULATOR ARRAY AND HIGH PIXEL FILL AT A MEDIA PLANE
73801	Eastman Kodak Company	US	5705309	08/719,100	9/24/1996	1/6/1998	LASER IMAGEABLE PHOTSENSITIVE COMPOSITION AND ELEMENT CONTAINING POLYAZIDE IN PHOTOCROSSLINKABLE BINDER AND METHOD OF IMAGING THEREOF
73802	Eastman Kodak Company	US	6063544	08/822,376	3/21/1997	5/16/2000	POSITIVE-WORKING PRINTING PLATE AND METHOD OF PROVIDING A POSITIVE IMAGE THEREFROM USING LASER IMAGING
73803	Eastman Kodak Company	US	5683859	08/650,675	5/20/1996	11/4/1997	PHOTOGRAPHIC DEVELOPING COMPOSITION CONTAINING A SLUDGE INHIBITING AGENT AND USE THEREOF IN THE HIGH CONTRAST DEVELOPMENT OF NUCLEATED
73804	Eastman Kodak Company	DE	69714149.7	97108442.1	5/26/1997	7/24/2002	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE

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73804	Eastman Kodak Company	JP	4503105	97/0144014	6/2/1997	4/30/2010	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	5822451	08/658,452	6/5/1996	10/13/1998	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	6091849	09/113,268	7/10/1998	7/18/2000	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73806	Eastman Kodak Company	US	6482577	09/306,296	1/11/1999	11/19/2002	INFRARED-SENSITIVE NEGATIVE-WORKING DIAZONAPHTHOQUINONE IMAGING COMPOSITION AND ELEMENT PE JEW-JLT 12JUL96
73808	Eastman Kodak Company	US	5796874	08/643,155	4/30/1996	8/18/1998	RESTORATION OF FADED IMAGES
73872	Eastman Kodak Company	US	5728496	08/653,518	5/24/1996	3/17/1998	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73872	Eastman Kodak Company	US	5807651	08/975,538	11/20/1997	9/15/1998	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73899	Eastman Kodak Company	US	5966506	08/882,905	6/26/1997	10/12/1999	METHOD FOR PRINTING ELECTRONICALLY SHARPENED IMAGES
73900	Eastman Kodak Company	US	5959718	08/828,572	3/31/1997	9/28/1999	ALIGNMENT AND PRINTING OF INTEGRAL IMAGES
73911	Eastman Kodak Company	US	5729820	08/661,675	6/11/1996	3/17/1998	METHOD AND APPARATUS FOR PRODUCING HIGH QUALITY GREETING CARDS OR THE LIKE
73934	Eastman Kodak Company	US	5975671	08/657,723	2/22/1999	11/2/1999	METHOD AND APPARATUS FOR PRINTING AN IMAGE ON A DEVICE HAVING MULTIPLE DOT DENSITIES AND MULTIPLE DOT AREAS
73940	Eastman Kodak Company	US	5696749	08/672,735	6/28/1996	12/9/1997	DUAL-WAVELENGTH OPTICAL RECORDING HEAD UTILIZING GRATING BEAM SPLITTER AND INTEGRATED LASER AND DETECTORS
73942	Eastman Kodak Company	US	5664255	08/654,945	5/29/1996	9/2/1997	PHOTOGRAPHIC PRINTING AND PROCESSING APPARATUS

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73950	Eastman Kodak Company	US	5709973	08/673,448	6/28/1996	1/20/1998	PROCESS FOR CONTROLLING GLOSS IN ELECTROSTATIC IMAGES
73960	Eastman Kodak Company	US	5673078	08/669,020	6/24/1996	9/30/1997	THERMAL PRINTER AND COMPLIANT PLATEN FOR A THERMAL PRINTER
73965	Eastman Kodak Company	US	5669601	08/657,841	5/31/1996	9/23/1997	SHEET FEEDING DEVICE WITH FLOATING GUIDE
73974	Eastman Kodak Company	DE	69703322.8	97202210.7	7/14/1997	10/18/2000	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
73974	Eastman Kodak Company	GB	0820876	97202210.7	7/14/1997	10/18/2000	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
73974	Eastman Kodak Company	US	5668081	08/684,899	7/25/1996	9/16/1997	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
73980	Eastman Kodak Company	US	5677902	08/674,225	6/28/1996	10/14/1997	IMPROVED BEAM SPLITTER FOR OPTICAL RECORDING
73984	Eastman Kodak Company	DE	19735738.5	19735738.5	8/18/1997	7/15/2004	COLOR PIGMENTED INK JET INK SET
73984	Eastman Kodak Company	GB	2316412	97017165.6	8/14/1997	8/9/2000	COLOR PIGMENTED INK JET INK SET
73984	Eastman Kodak Company	JP	3920416	97/0222640	8/19/1997	2/23/2007	COLOR PIGMENTED INK JET INK SET
73984	Eastman Kodak Company	US	5738716	08/699,877	8/20/1996	4/14/1998	COLOR PIGMENTED INK JET INK SET
73997	Eastman Kodak Company	DE	69700939.4	97201580.4	5/29/1997	12/15/1999	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
73997	Eastman Kodak Company	US	5612283	08/664,334	6/14/1996	3/18/1997	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
74007	Eastman Kodak Company	US	6040115	09/208,520	12/9/1998	3/21/2000	A PROCESSLESS PLANOGRAPHIC PRINTING PLATE
74027	Eastman Kodak Company	US	5620942	08/664,030	6/13/1996	4/15/1997	OVERCOAT FOR THERMAL DYE TRANSFER RECEIVING ELEMENT

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74037	Eastman Kodak Company	US	5841905	08/738,206	10/25/1996	11/24/1998	BUSINESS FORM IMAGE IDENTIFICATION USING PROJECTED PROFILES OF GRAPHICAL LINES AND TEXT STRING LINES
74040	Eastman Kodak Company	US	5753021	08/686,159	7/24/1996	5/19/1998	PIGMENTED INK JET INKS CONTAINING MODIFIED POLYSACCHARIDE RESIN
74071	Eastman Kodak Company	DE	69702819.4	97201838.6	6/16/1997	8/16/2000	PLASTICIZERS FOR DYE-DONOR ELEMENT USED IN THERMALDYE TRANSFER
74071	Eastman Kodak Company	GB	0816115	97201838.6	6/16/1997	8/16/2000	PLASTICIZERS FOR DYE-DONOR ELEMENT USED IN THERMALDYE TRANSFER
74071	Eastman Kodak Company	US	RE36519	09/298,096	4/22/1999	1/18/2000	PLASTICIZERS FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
74075	Eastman Kodak Company	US	5756010	08/667,272	6/20/1996	5/26/1998	PROTECTIVE EYESHIELD
74080	Eastman Kodak Company	US	5777855	08/664,611	6/18/1996	7/7/1998	METHOD AND APPARATUS FOR CONNECTING FLEXIBLE CIRCUITS TO PRINTED CIRCUIT BOARDS
74086	Eastman Kodak Company	US	5838345	08/667,775	6/21/1996	11/17/1998	AN APPARATUS FOR MAINTAINING THE POSITIONAL RELATIONSHIP OF A PRINT HEAD
74098	Eastman Kodak Company	US	5702875	08/674,497	6/28/1996	12/30/1997	WEAKLY ALKALINE ASCORBIC ACID DEVELOPING COMPOSITION, PROCESSING KIT AND METHOD USING SAME *ALSO RECORDED, SEE FN*
74105	Eastman Kodak Company	US	5818499	08/672,605	6/28/1996	10/6/1998	RECORDING HEAD WITH INTEGRALLY MOUNTED IMPEDANCE ELEMENTS
74109	Eastman Kodak Company	US	5695843	08/722,903	9/27/1996	12/9/1997	MIXTURES OF SYMMETRICAL AND UNSYMMETRICAL NICKEL FORMAZAN DYES
74123	Eastman Kodak Company	US	5672729	08/696,556	8/14/1996	9/30/1997	RECOVERY OF TEREPHTHALATE DIESTERS FROM GLYCOL RESIDUES

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74163	Eastman Kodak Company	US	5846900	08/688,975	7/31/1996	12/8/1998	COMPOSITE THERMAL DYE TRANSFER ID CARD STOCK *ALSO RECORDED-SEE FN*
74177	Eastman Kodak Company	US	5865548	08/697,323	12/10/1997	2/2/1999	COATED PLATEN ROLLER FOR IMPROVING REGISTRATION IN A PLATEN-DRIVE RESISTIVE THERMAL PRINTER
74181	Eastman Kodak Company	US	5928849	08/688,181	1/23/1998	7/27/1999	BLACK AND WHITE PHOTOGRAPHIC ELEMENT
74200	Eastman Kodak Company	US	5679142	08/699,963	8/20/1996	10/21/1997	CYAN INK JET PIGMENT SET
74201	Eastman Kodak Company	US	5679141	08/699,962	8/20/1996	10/21/1997	MAGENTA INK JET PIGMENT SET
74204	Eastman Kodak Company	DE	69707619.9	97202463.2	8/8/1997	10/24/2001	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	FR	0831133	97202463.2	8/8/1997	10/24/2001	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	GB	0831133	97202463.2	8/8/1997	10/24/2001	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	JP	4545836	1997-222236	8/19/1997	7/9/2010	DYE SET, INK JET CARTRIDGE FOR IT AND METHOD OF IMAGING
74204	Eastman Kodak Company	US	5679140	08/699,956	8/20/1996	10/21/1997	MAGENTA AND YELLOW DYE SET FOR IMAGING SYSTEMS
74240	Eastman Kodak Company	GB	2352686	0026041.4	10/25/2000	5/2/2001	AN ENDLESS WEB MECHANISM FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74240	Eastman Kodak Company	GB	2320223	98006147.6	7/28/1997	2/7/2001	AN ENDLESS WEB MECHANISM FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74240	Eastman Kodak Company	JP	3946237	2006-144325	5/24/2006	4/20/2007	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER

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74240	Eastman Kodak Company	US	6075965	08/900,696	7/25/1997	6/13/2000	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE.IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74241	Eastman Kodak Company	US	5710964	08/681,637	7/29/1996	1/20/1998	MECHANISM FOR FACILITATING REMOVAL OF RECEIVER MEMBER FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER
74250	Eastman Kodak Company	DE	69707618.0	97202462.4	8/8/1997	10/24/2001	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	FR	0831132	97202462.4	8/8/1997	10/24/2001	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	GB	0831132	97202462.4	8/8/1997	10/24/2001	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	US	5679139	08/699,955	8/20/1996	10/21/1997	CYAN AND MAGENT PIGMENT SET
74258	Eastman Kodak Company	US	5689492	08/693,033	8/6/1996	11/18/1997	AN ASSEMBLY USED FOR PRECISELY POSITIONING THE COMPONENT PARTS OF A LASER DETECTOR GRATING UNIT (LDGU)
74268	Eastman Kodak Company	US	5999703	08/825,039	6/17/1999	12/7/1999	COMPUTER PROGRAM PRODUCT FOR MODIFYING THE BLACK CHANNEL OF AN OUTPUT DEVICE PROFILE WITHOUT ALTERING ITS COLORIMETRIC ACCURACY
74276	Eastman Kodak Company	US	5708948	08/691,621	8/2/1996	1/13/1998	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
74301	Eastman Kodak Company	US	5730928	08/701,895	8/23/1996	3/24/1998	METHOD OF MAKING AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74304	Eastman Kodak Company	US	5738446	08/701,944	8/23/1996	4/14/1998	AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74314	Eastman Kodak Company	US	6060222	08/752,698	11/19/1996	5/9/2000	POSITIVE-WORKING IMAGING COMPOSITION AND ELEMENT AND METHOD FOR FORMING POSITIVE IMAGE WITH A LASER

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74337	Eastman Kodak Company	JP	3833788	97/0231441	8/27/1997	7/28/2006	A METHOD OF CALIBRATING AN OPTICAL SENSOR SYSTEM AND AN OPTICAL SENSOR FOR A THERMAL PRINTER
74371	Eastman Kodak Company	US	5923825	08/759,198	12/4/1996	7/13/1999	DATA TRANSMISSION FOR A SPARSE ARRAY PRINTHEAD
74384	Eastman Kodak Company	US	5792725	08/719,046	9/24/1996	8/11/1998	THERMAL DYE TRANSFER MAGNETIC ID CARD
74414	Eastman Kodak Company	US	6138496	08/724,715	9/30/1996	10/31/2000	TRACTION MEASUREMENT APPARATUS AND METHOD
74439	Eastman Kodak Company	US	5789726	08/758,120	11/25/1996	8/4/1998	METHOD AND APPARATUS FOR ENHANCED TRANSACTION CARD COMPRESSION
74441	Eastman Kodak Company	US	5857063	08/825,137	3/27/1997	1/5/1999	MULTICOLORANT PROCESS CONTROL
74482	Eastman Kodak Company	US	5902673	08/812,088	3/4/1997	5/11/1999	WATERPROOF RECEIVER SHEET FOR TONER IMAGES
74485	Eastman Kodak Company	US	5968656	08/846,056	4/25/1997	10/19/1999	ELECTROSTATOGRAPHIC INTERMEDIATE TRANSFER MEMBER HAVING A CERAMER-CONTAINING SURFACE LAYER
74497	Eastman Kodak Company	US	5897985	08/729,472	10/11/1996	4/27/1999	SILICATE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74498	Eastman Kodak Company	US	5851735	08/904,092	7/31/1997	12/22/1998	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74511	Eastman Kodak Company	US	5808725	08/721,147	9/27/1996	9/15/1998	ILLUMINATION CONTROL SYSTEM FOR A FILM SCANNER
74567	Eastman Kodak Company	US	5714288	08/745,673	11/8/1996	2/3/1998	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
74575	Eastman Kodak Company	US	5900033	08/866,854	5/30/1997	5/4/1999	APPARATUS AND METHOD FOR IMPROVED OPTICAL GLASS GOB PREFORM PRODUCTION

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74578	Eastman Kodak Company	US	5818975	08/736,840	10/28/1996	10/6/1998	METHOD AND APPARATUS FOR AREA SELECTIVE EXPOSURE ADJUSTMENT
74585	Eastman Kodak Company	US	5706151	08/760,087	12/12/1996	1/6/1998	LOW BIAS CURRENT PAIRED MAGNETORESISTIVE HEAD WITH MISALIGNED ANISOTROPY AXES
74595	Eastman Kodak Company	US	5698018	08/790,131	1/29/1997	12/16/1997	HEAT TRANSFERRING INKJET INK IMAGES
74620	Eastman Kodak Company	US	5867298	08/771,367	12/16/1996	2/2/1999	DUAL FORMAT PRE-OBJECTIVE SCANNER
74624	Eastman Kodak Company	US	6037957	08/909,174	8/11/1997	3/14/2000	INTEGRATED MICROCHANNEL PRINT HEAD FOR ELECTROGRAPHIC PRINTER
74636	Eastman Kodak Company	US	5991065	08/763,174	11/16/1998	11/23/1999	ADDRESSABLE ELECTRO-OPTIC MODULATOR WITH PERIODICALLY POLED DOMAIN REGIONS
74644	Eastman Kodak Company	US	5714301	08/738,508	10/24/1996	2/3/1998	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74645	Eastman Kodak Company	US	5763136	08/736,104	10/24/1996	6/9/1998	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74646	Eastman Kodak Company	US	5800960	08/738,951	10/24/1996	9/1/1998	UNIFORM BACKGROUND FOR COLOR TRANSFER
74656	Eastman Kodak Company	US	5783348	08/938,879	9/26/1997	7/21/1998	METHOD OF FUSING TONER
74658	Eastman Kodak Company	US	6323956	08/763,268	12/10/1996	11/27/2001	ADAPTIVE QUANTIZATION OF GRAYSCALE IMAGES
74671	Eastman Kodak Company	US	6079444	09/162,022	9/28/1998	6/27/2000	VALVE SYSTEM
74671	Eastman Kodak Company	US	6149129	09/227,248	1/8/1999	11/21/2000	VALVE SYSTEM
74675	Eastman Kodak Company	US	5795088	08/748,464	11/8/1996	8/18/1998	PLATEN ROLLER SLEEVED WITH HEAT SHRINKING TUBE FOR IMPROVED COLOR REGISTRATION IN A PLATEN-DRIVE RESISTIVE THERMAL PRINTER
74676	Eastman Kodak Company	US	6312099	08/784,668	5/31/2000	11/6/2001	PRINTING UNIFORMITY USING PRINTHEAD SEGMENTS IN PAGEWIDTH DIGITAL PRINTERS
74682	Eastman Kodak Company	US	5902769	08/743,657	11/5/1996	5/11/1999	THERMAL IMAGE STABILIZATION BY A REACTIVE PLASTISIZER

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74683	Eastman Kodak Company	US	5972089	09/034,676	3/4/1998	10/26/1999	PIGMENTED INKJET INKS CONTAINING PHOSPHATED ESTER DERIVATIVES
74702	Eastman Kodak Company	US	5923475	08/757,889	11/27/1996	7/13/1999	LASER PRINTER USING A FLY'S EYE INTEGRATOR
74703	Eastman Kodak Company	JP	3887094	1998-18639	1/30/1998	12/1/2006	DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
74703	Eastman Kodak Company	US	5763358	08/792,590	1/31/1997	6/9/1998	RELEASE AGENTS FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
74705	Eastman Kodak Company	US	5985509	08/993,089	12/18/1997	11/16/1999	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL *PREVIOUSLY RECORDED 10DEC97, REEL/FRAME:8904/0582
74709	Eastman Kodak Company	US	5783301	08/741,416	10/29/1996	7/21/1998	MULTILAYER MAGNETOOPTIC RECORDING MEDIA TERMINAL DISCLAIMER
74716	Eastman Kodak Company	US	5754278	08/753,667	11/27/1996	5/19/1998	IMAGE TRANSFER ILLUMINATION SYSTEM AND METHOD
74810	Eastman Kodak Company	US	6224978	08/879,896	6/20/1997	5/1/2001	TONER FUSER ROLL FOR HIGH GLOSS IMAGING AND PROCESS FOR FORMING SAME
74811	Eastman Kodak Company	US	5948491	08/782,899	1/11/1997	9/7/1999	TONER FUSER MEMBER AND NEW ADHESION PRIMING COMPOSITION INCLUDED THEREIN
74811	Eastman Kodak Company	US	6074574	09/335,236	6/17/1999	6/13/2000	ADHESION PRIMING COMPOSITION FOR TONER FUSER MEMBER
74812	Eastman Kodak Company	US	5778295	08/812,370	3/5/1997	7/7/1998	TONER FUSING BELT AND METHOD OF FORMING SAME
74836	Eastman Kodak Company	JP	3887095	1998-28796	2/10/1998	12/1/2006	ABLATIVE RECORDING ELEMENT
74836	Eastman Kodak Company	US	5759741	08/797,221	2/11/1997	6/2/1998	BARRIER LAYER FOR LASER ABLATIVE IMAGING
74885	Eastman Kodak Company	US	6132944	09/433,256	11/4/1999	10/17/2000	PHOTOGRAPHIC ELEMENT CONTAINING HIGH DYE-YIELD COUPLERS
74896	Eastman Kodak Company	US	5821381	08/792,049	2/3/1997	10/13/1998	PURIFICATION OF CRUDE ESTERS BY SUBLIMATION

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74928	Eastman Kodak Company	DE	19814075.4	19814075.4	3/30/1998	12/3/2009	A METHOD FOR SCANNING AND DETECTING MULTIPLE PHOTOGRAPHS AND REMOVING EDGE ARTIFACTS
74928	Eastman Kodak Company	JP	3883696	10-125167	3/31/1998	11/24/2006	A METHOD FOR SCANNING AND DETECTING MULTIPLE PHOTOGRAPHS AND REMOVING EDGE ARTIFACTS
74928	Eastman Kodak Company	US	5974199	08/831,272	3/31/1997	10/26/1999	METHOD FOR SCANNING AND DETECTING MULTIPLE PHOTOGRAPHS AND REMOVING EDGE ARTIFACTS
74934	Eastman Kodak Company	US	5897258	08/975,868	11/21/1997	4/27/1999	A PLATEN-DRIVE THERMAL DYE PRINTER WITH CONE SHAPED SCUFF ROLLERS TRANSPORTING THE RECEIVER IN RECIPROCATING DIRECTIONS
74936	Eastman Kodak Company	US	6109732	09/326,351	6/4/1999	8/29/2000	IMAGING APPARATUS AND METHOD ADAPTED TO CONTROL INK DROPLET VOLUME AND VOID FORMATION
74948	Eastman Kodak Company	US	5682586	08/767,356	12/18/1996	10/28/1997	IMPROVED MAGNETIC BRUSH DEVELOPMENT ROLLER FOR AN ELECTROGRAPHIC PRINTER
74969	Eastman Kodak Company	US	5742401	08/769,336	12/19/1996	4/21/1998	LASER-EXPOSED THERMAL RECORDING ELEMENT
75002	Eastman Kodak Company	US	6046848	08/771,189	11/3/1998	4/4/2000	INTEGRAL IMAGE DISPLAY
75012	Eastman Kodak Company	US	5809216	08/775,789	12/31/1996	9/15/1998	METHOD AND APPARATUS FOR MULTIPLE ADDRESS RECORDING WITH BRIGHTNESS AND EXPOSURE TIME CONTROL
75031	Eastman Kodak Company	US	6070799	08/902,473	7/29/1997	6/6/2000	COPY PROTECTION FOR A RECORDABLE MEDIUM AND FOR CONTROLLING A RECORDER

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75050	Eastman Kodak Company	US	6018381	08/794,220	1/30/1997	1/25/2000	METHOD FOR CALIBRATING A PHOTOFINISHING SYSTEM ANDCOMPONENTS FOR USE IN SUCH A METHOD *ALSO RECORDED, SEE FN*
75066	Eastman Kodak Company	US	6241333	08/783,256	8/23/1999	6/5/2001	INK JET PRINTHEAD FOR MULTI-LEVEL PRINTING
75067	Eastman Kodak Company	US	5961113	08/869,541	6/5/1997	10/5/1999	SHEET FEEDING APPARATUS AND METHOD FOR RELIABLY FEEDING SHEETS FROM A COLUMN OF SHEETS
75070	Eastman Kodak Company	US	5743664	08/795,265	2/10/1997	4/28/1998	THERMAL COLOR PRINTER ADAPTED TO DETECT END OF DYE DONOR WEB BY USE OF LIGHT BEAMS
75076	Eastman Kodak Company	US	5946452	08/799,954	2/14/1997	8/31/1999	PARTIALLY CORRELATED MINIMUM VISIBILITY HALFTONE PATTERNS FOR DIGITAL PRINTERS
75078	Eastman Kodak Company	US	RE38212	09/900,568	7/6/2001	8/12/2003	SHEET FEEDING DEVICE
75105	Eastman Kodak Company	US	6034713	08/861,119	5/21/1997	3/7/2000	AN IMAGE PROCESSOR HAVING MAGNETICALLY ATTACHED PRINT HEAD
75112	Eastman Kodak Company	US	5817805	08/804,197	2/21/1997	10/6/1998	SYNTHESIS OF BIS(PHTHALOCYANYLALUMINO)TETRA PHENYLDISILOXANES
75128	Eastman Kodak Company	US	5966394	08/866,437	5/30/1997	10/12/1999	LASER DIODE CONTROLLER
75141	Eastman Kodak Company	US	5712410	08/811,085	3/3/1997	1/27/1998	GAS PHASE CRYSTALLIZATION OF DIMETHYL TEREPHTHALATE
75167	Eastman Kodak Company	DE		19817591.4	4/20/1998		PRINTER
75167	Eastman Kodak Company	US	6031561	09/025,273	2/18/1998	2/29/2000	A PRINTER SYSTEM
75169	Eastman Kodak Company	US	5965242	08/803,048	2/19/1997	10/12/1999	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75169	Eastman Kodak Company	US	6071855	09/396,243	9/15/1999	6/6/2000	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING

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75174	Eastman Kodak Company	US	5984539	08/965,560	11/6/1997	11/16/1999	METHOD AND APPARATUS OF APPLYING A SOLUTION OF A PREDETERMINED VISCOSITY TO PHOTSENSITIVE MATERIAL TO FORM A PROTECTIVE COATING THEREON
75182	Eastman Kodak Company	US	5725910	08/795,987	2/5/1997	3/10/1998	EDGE REMOVAL APPARATUS FOR CURTAIN COATING
75183	Eastman Kodak Company	US	5763013	08/795,097	2/5/1997	6/9/1998	EDGE REMOVAL APPARATUS INCLUDING AIR-FLOW BLOCKINGMEANS FOR CURTAIN COATING
75184	Eastman Kodak Company	US	5919850	08/815,525	3/12/1997	7/6/1999	UV ABSORBING POLYMER PARTICLE FOR USE IN IMAGING ELEMENTS
75184	Eastman Kodak Company	US	6030699	09/255,166	2/22/1999	2/29/2000	UV ABSORBING POLYMER PARTICLE FOR USE IN IMAGING ELEMENTS
75197	Eastman Kodak Company	US	5849472	08/816,650	3/13/1997	12/15/1998	IMAGING ELEMENT COMPRISING AN IMPROVED ELECTRICALLY-CONDUCTIVE LAYER
75247	Eastman Kodak Company	US	5929190	09/022,082	2/11/1998	7/27/1999	(2-CYANOACETAMIDO) REACTIVE POLYURETHANES
75274	Eastman Kodak Company	US	5730929	08/812,810	3/6/1997	3/24/1998	LOW PRESSURE INJECTION MOLDING OF FINE PARTICULATE CERAMICS AND ITS COMPOSITES AT ROOM TEMPERATURE
75279	Eastman Kodak Company	DE	69804884.9	98200204.0	1/26/1998	4/17/2002	SUBBING LAYER FOR DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
75279	Eastman Kodak Company	GB	0857582	98200204.0	1/26/1998	4/17/2002	SUBBING LAYER FOR DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
75279	Eastman Kodak Company	US	5858916	08/798,418	2/7/1997	1/12/1999	SUBBING LAYER FOR DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER

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75289	Eastman Kodak Company	US	5874191	08/873,648	6/12/1997	2/23/1999	AUXILIARY LAYERS FOR IMAGING ELEMENTS APPLIED FROM AQUEOUS COATING COMPOSITIONS CONTAINING FLUORO-POLYMER LATEX
75290	Eastman Kodak Company	US	5866285	08/873,609	6/12/1997	2/2/1999	AUXILIARY LAYER FOR IMAGING ELEMENTS CONTAINING SOLVENT-SOLUBLE FLUOROPOLYMER
75297	Eastman Kodak Company	US	5861977	08/806,303	2/26/1997	1/19/1999	DUAL FORMAT DUAL RESOLUTION SCANNER WITH OFF-AXIS BEAMS
75305	Eastman Kodak Company	US	6250546	08/803,047	2/19/1997	6/26/2001	COMBINED STORAGE DISPLAY AND ORDERING MERCHANDISING UNIT
75338	Eastman Kodak Company	US	6191872	08/979,890	11/26/1997	2/20/2001	ILLUMINATOR WITH LIGHT SOURCE ARRAYS
75373	Eastman Kodak Company	US	6072515	08/840,092	4/11/1997	6/6/2000	IMAGE MARKING DEVICE ADAPTED TO REDUCE AN EXTERIOR ENVELOPE THEREOF
75380	Eastman Kodak Company	US	5723393	08/812,809	3/6/1997	3/3/1998	ZIRCONIA CERAMIC ARTICLE
75381	Eastman Kodak Company	US	5726110	08/812,813	3/6/1997	3/10/1998	ZIRCONIA-ALUMINA CERAMIC ARTICLE
75395	Eastman Kodak Company	US	5705322	08/723,176	9/30/1996	1/6/1998	METHOD OF PROVIDING AN IMAGE USING A NEGATIVE WORKING INFRARED SENSITIVE PHOTSENSITIVE ELEMENT
75443	Eastman Kodak Company	US	5800973	08/847,634	4/28/1997	9/1/1998	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING HARD FILLER PARTICLES AND CROSSLINKED, ELASTOMERIC MATTE BEADS
75445	Eastman Kodak Company	US	6089692	08/907,610	8/8/1997	7/18/2000	INK JET PRINTING WITH GRAY SCALE
75472	Eastman Kodak Company	US	6091479	08/857,110	5/15/1997	7/18/2000	SYSTEM FOR ALIGNING LENTICULAR IMAGES USING LINE SETS WITH DIFFERENT LINE COLORS
75519	Eastman Kodak Company	US	5893666	08/992,060	12/17/1997	4/13/1999	COOLING AND REUSING THE HEAT TO PREHEAT THE FUSING WEB IN A BELT FUSER

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75520	Eastman Kodak Company	US	5890032	08/992,057	12/17/1997	3/30/1999	BELT FUSING ACCESSORY WITH SELECTABLE FUSED IMAGE GLOSS
75522	Eastman Kodak Company	JP	4086389	10-352558	12/11/1998	2/29/2008	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75522	Eastman Kodak Company	US	5895153	08/992,056	12/17/1997	4/20/1999	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75524	Eastman Kodak Company	US	6026274	08/992,059	12/17/1997	2/15/2000	A COLLAPSIBLE READILY REPLACEABLE BELT FUSER ASSEMBLY
75525	Eastman Kodak Company	US	5897249	08/992,643	12/17/1997	4/27/1999	BELT FUSER APPARATUS FOR PREVENTING LINE ART TYPE MARKING PARTICLE OFFSET
75527	Eastman Kodak Company	US	5948728	08/839,332	4/17/1997	9/7/1999	KIT AND METHOD FOR PRODUCING IMAGES ON A MUG
75560	Eastman Kodak Company	US	5920742	08/995,959	12/22/1997	7/6/1999	NOZZLE ASSEMBLY AND A PROCESSING TANK AND METHOD FOR PROCESSING PHOTSENSITIVE MATERIAL USING SAID NOZZLE ASSEMBLY
75567	Eastman Kodak Company	US	6036808	08/904,108	7/31/1997	3/14/2000	LOW HEAT TRANSFER MATERIAL
75587	Eastman Kodak Company	US	5993750	08/835,979	4/11/1997	11/30/1999	INTEGRATED CERAMIC MICRO-CHEMICAL PLANT
75602	Eastman Kodak Company	US	5966369	08/839,003	4/23/1997	10/12/1999	REDUCING CORRUGATIONS IN OPTICAL RECORDING DISCS
75635	Eastman Kodak Company	US	5963536	08/962,940	10/28/1997	10/5/1999	COPY COUNT PROTECTION STRUCTURE FOR OPTICAL RECORDING MEDIUM AND METHOD FOR SAME
75693	Eastman Kodak Company	US	6529641	09/429,968	10/29/1999	3/4/2003	A METHOD FOR DESKEWING A SCANNED TEXT IMAGE
75695	Eastman Kodak Company	US	5962210	09/005,861	1/12/1998	10/5/1999	COLOR PAPER WITH IMPROVED WET ABRASION SENSITIVITY
75740	Eastman Kodak Company	US	6001516	08/873,959	6/12/1997	12/14/1999	COPY RESTRICTIVE COLOR-NEGATIVE PHOTOGRAPHIC PRINTMEDIA

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75760	Eastman Kodak Company	US	5786298	08/848,115	4/28/1997	7/28/1998	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING CROSSLINKED ELASTOMERIC MATTE BEADS
75772	Eastman Kodak Company	US	5853470	08/847,858	4/28/1997	12/29/1998	PIGMENTED INK JET INKS CONTAINING ALDEHYDES
75796	Eastman Kodak Company	US	5976776	08/980,728	12/1/1997	11/2/1999	ANTISTATIC COMPOSITIONS FOR IMAGING ELEMENTS
75801	Eastman Kodak Company	US	5804360	08/854,572	5/12/1997	9/8/1998	IMAGING ELEMENT AND AQUEOUS COATING COMPOSITIONS CONTAINING POLYURETHANE/VINYL POLYMER DISPERSIONS
75844	Eastman Kodak Company	FR	DE97004097	DE97004097	7/10/1997	11/28/1997	CAMERA WITH WATER-RESISTANT HOUSING
75898	Eastman Kodak Company	DE		19838294.4	8/24/1998		DIGITAL SYNCHRONIZATION OF MULTIPLE ASYNCHRONOUS DATA SOURCES
75898	Eastman Kodak Company	US	6115377	08/915,812	8/21/1997	9/5/2000	DIGITAL SYNCHRONIZATION OF MULTIPLE ASYNCHRONOUS DATA SOURCES
75899	Eastman Kodak Company	US	6075622	08/950,152	10/14/1997	6/13/2000	A DUPLEX DOCUMENT SCANNER FOR PROCESSING MULTIPLEXED IMAGES WITH A SINGLE DATA PATH
75918	Eastman Kodak Company	US	5811221	08/865,795	5/30/1997	9/22/1998	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
75940	Eastman Kodak Company	US	6485897	09/862,923	5/22/2001	11/26/2002	SPECTRAL SENSITIZED SILVER HALIDE ELEMENT FOR ELECTRONIC FILMWRITER DEVICE
75957	Eastman Kodak Company	US	6094210	08/865,792	5/30/1997	7/25/2000	METHOD AND APPARATUS FOR FOCUSING
75974	Eastman Kodak Company	US	6128131	08/970,131	11/13/1997	10/3/2000	SCALEABLE TILED FLAT-PANEL PROJECTION COLOR DISPLAY
75983	Eastman Kodak Company	US	5902711	08/881,952	6/25/1997	5/11/1999	METHOD TO MEDIA MILL PARTICLES USING CROSSLINKED POLYMER MEDIA AND ORGANIC SOLVENT
75993	Eastman Kodak Company	US	5933228	08/866,880	5/30/1997	8/3/1999	INTEGRAL IMAGING LENS SHEETS

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76032	Eastman Kodak Company	US	5828495	08/904,089	7/31/1997	10/27/1998	LENTICULAR IMAGE DISPLAYS WITH EXTENDED DEPTH
76035	Eastman Kodak Company	US	6002417	09/010,802	1/23/1998	12/14/1999	METHOD AND APPARATUS FOR DYNAMICALLY SIZING AND OPERATING ENABLE GROUPS OF THERMAL ELEMENTS IN A PRINTER
76043	Eastman Kodak Company	US	5964133	08/883,058	6/26/1997	10/12/1999	METHOD OF PRECISION FINISHING A VACUUM IMAGING DRUM
76086	Eastman Kodak Company	US	6106089	08/958,274	10/27/1997	8/22/2000	MAGNETIC SENSOR FOR INK DETECTION
76087	Eastman Kodak Company	US	6091433	08/872,909	6/11/1997	7/18/2000	CONTACT MICROFLUIDIC PRINTING APPARATUS
76105	Eastman Kodak Company	US	5961932	08/879,345	6/20/1997	10/5/1999	REACTION CHAMBER FOR AN INTEGRATED MICRO-CERAMIC CHEMICAL PLANT
76131	Eastman Kodak Company	US	5771810	08/882,620	6/25/1997	6/30/1998	CONTINUOUS TONE MICROFLUIDIC DISPLAY AND PRINTING
76135	Eastman Kodak Company	US	6065825	08/969,299	11/13/1997	5/23/2000	A PRINTER HAVING MECHANICALLY-ASSISTED INK DROPLET SEPARATION AND METHOD OF USING SAME
76137	Eastman Kodak Company	US	6078344	08/927,782	9/11/1997	6/20/2000	IMPROVED RESISTIVE THERMAL PRINTING APPARATUS AND METHOD HAVING A NON-CONTACT HEATER
76146	Eastman Kodak Company	US	5994051	09/118,536	7/17/1998	11/30/1999	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76150	Eastman Kodak Company	US	5835832	08/883,459	6/26/1997	11/10/1998	OPTIMAL TONER CHARGE FOR USE WITH A COMPLIANT TRANSFER INTERMEDIATE
76153	Eastman Kodak Company	US	6177953	08/882,903	6/26/1997	1/23/2001	INTEGRAL IMAGES WITH TRANSITIONS
76162	Eastman Kodak Company	US	6106172	09/028,609	1/18/2000	8/22/2000	METHOD AND PRINTER UTILIZING A SINGLE MICROPROCESSOR TO MODULATE A PRINTHEAD AND IMPLEMENT PRINTING FUNCTIONS

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76182	Eastman Kodak Company	US	6260509	09/198,974	11/24/1998	7/17/2001	TEXTURED PHOTOGRAPHIC PRINTS RESISTANT TO HANDLING HAZARDS
76183	Eastman Kodak Company	US	5956543	09/197,301	11/20/1998	9/21/1999	FUSING APPARATUS PROVIDING TUNING OF IMAGE GLOSS TO MATCH GLOSS OF RECEIVER MEMBER
76188	Eastman Kodak Company	US	6016157	08/909,985	8/12/1997	1/18/2000	PRINTER USING MULTIPLE LIGHT SOURCES AND MONOCHROME LCD
76196	Eastman Kodak Company	US	6009301	08/905,793	7/28/1997	12/28/1999	CONDUCTIVE CLEANING BRUSH AND METHOD OF CLEANING
76197	Eastman Kodak Company	US	5937254	08/901,513	7/28/1997	8/10/1999	METHOD AND APPARATUS FOR CLEANING REMNANT TONER AND CARRIER PARTICLES
76209	Eastman Kodak Company	US	5858919	08/893,801	7/11/1997	1/12/1999	PROCESS FOR MAKING DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
76210	Eastman Kodak Company	DE	69804058.9	98202161.0	6/27/1998	3/6/2002	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	GB	0890449	98202161.0	6/27/1998	3/6/2002	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	US	5847738	08/893,800	7/11/1997	12/8/1998	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76226	Eastman Kodak Company	US	6044179	08/978,568	11/26/1997	3/28/2000	DOCUMENT IMAGE THRESHOLDING USING FOREGROUND AND BACKGROUND CLUSTERING
76239	Eastman Kodak Company	US	6054260	09/118,714	7/17/1998	4/25/2000	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76247	Eastman Kodak Company	US	6011857	08/908,682	8/7/1997	1/4/2000	DETECTING COPY RESTRICTIVE DOCUMENTS
76254	Eastman Kodak Company	US	5955250	08/991,288	12/16/1997	9/21/1999	ELECTRICALLY-CONDUCTIVE OVERCOAT LAYER FOR PHOTOGRAPHIC ELEMENTS

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76255	Eastman Kodak Company	US	5888712	08/991,493	12/16/1997	3/30/1999	ELECTRICALLY-CONDUCTIVE OVERCOAT FOR PHOTOGRAPHIC ELEMENTS
76264	Eastman Kodak Company	US	6036927	08/898,097	7/22/1997	3/14/2000	MICRO-CERAMIC CHEMICAL PLANT HAVING CATALYTIC REACTION CHAMBER
76268	Eastman Kodak Company	JP	4015296	10-245238	8/31/1998	9/21/2007	CYAN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
76268	Eastman Kodak Company	US	5866510	08/920,972	8/29/1997	2/2/1999	CYAN DYE MIXTURES FOR THERMAL COLOR PROOFING
76284	Eastman Kodak Company	US	6352328	08/899,574	7/24/1997	3/5/2002	DIGITAL INK JET PRINTING APPARATUS AND METHOD
76288	Eastman Kodak Company	US	5975672	08/899,616	7/24/1997	11/2/1999	INK JET PRINTING APPARATUS AND METHOD ACCOMMODATING PRINTING MODE CONTROL
76335	Eastman Kodak Company	US	6064505	09/192,971	11/16/1998	5/16/2000	A METHOD AND APPARATUS FOR MOVABLY SUPPORTING A REFLECTING MEMBER OF A FOCUSING APPARATUS
76336	Eastman Kodak Company	US	6064528	09/197,302	11/20/1998	5/16/2000	MULTIPLE LASER ARAY SOURCES COMBINED FOR USE IN A LASER PRINTER
76345	Eastman Kodak Company	US	6023059	09/006,708	1/14/1998	2/8/2000	A DUAL FORMAT PRE-OBJECTIVE SCANNER
76348	Eastman Kodak Company	US	6014162	08/914,078	8/18/1997	1/11/2000	VACUUM IMAGING DRUM WITH MEDIA CONTOURS
76358	Eastman Kodak Company	US	6114078	08/998,358	12/24/1997	9/5/2000	IMAGING ELEMENT WITH BIAXIALLY ORIENTED FACE SIDE WITH NON GLOSSY SURFACE
76376	Eastman Kodak Company	US	6498615	08/918,474	8/26/1997	12/24/2002	INK PRINTING WITH VARIABLE DROP VOLUME SEPARATION
76382	Eastman Kodak Company	US	5955239	08/998,160	12/24/1997	9/21/1999	STRIPPABLE BIAXIALLY ORIENTED BASE FOR IMAGING ELEMENT
76419	Eastman Kodak Company	US	6486901	08/919,559	8/29/1997	11/26/2002	MICROFLUIDIC PRINTING WITH GEL-FORMING INKS
76422	Eastman Kodak Company	US	6037960	09/052,185	3/31/1998	3/14/2000	DIRECT WRITE PLATES ON A THERMAL DYE TRANSFER APPARATUS

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76428	Eastman Kodak Company	US	5974922	09/064,403	4/22/1998	11/2/1999	HIGH RAKE KNIVES FOR COLOR PAPER SLITTING
76435	Eastman Kodak Company	DE	69838899.2	98203451.4	10/16/1998	12/26/2007	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76435	Eastman Kodak Company	FR	0913989	98203451.4	10/16/1998	12/26/2007	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76435	Eastman Kodak Company	GB	0913989	98203451.4	10/16/1998	12/26/2007	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76435	Eastman Kodak Company	US	5996893	08/959,041	10/28/1997	12/7/1999	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76436	Eastman Kodak Company	US	6094279	08/959,036	10/28/1997	7/25/2000	SYSTEM AND PROCESS FOR NON-PERCEPTIBLY INTEGRATING SOUND DATA INTO A PRINTED IMAGE
76451	Eastman Kodak Company	US	5940926	08/914,711	8/19/1997	8/24/1999	MULTIPLE PORT EVACUATION APPARATUS HAVING INDEPENDENT VACUUM LEVEL CONTROL
76454	Eastman Kodak Company	US	6056431	08/924,687	9/5/1997	5/2/2000	MODIFIED PASSIVE LIQUEFIER BATCH TRANSITION PROCESS
76497	Eastman Kodak Company	US	5966559	08/935,425	9/23/1997	10/12/1999	METHOD AND APPARATUS FOR SENSING AND ACCOMMODATING DIFFERENT THICKNESS PAPER STOCKS IN AN ELECTROSTATOGRAPHIC MACHINE
76511	Eastman Kodak Company	US	6069205	08/943,925	10/3/1997	5/30/2000	NOVEL BLOCK COPOLYMERS
76532	Eastman Kodak Company	US	5976630	08/939,617	9/29/1997	11/2/1999	METHOD AND APPARATUS FOR CURTAIN COATING
76553	Eastman Kodak Company	DE	60119207.9	01201152.4	3/28/2001	5/3/2006	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION

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76553	Eastman Kodak Company	DE	69835409.5	98203375.5	10/7/1998	8/2/2006	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	JP	4128673	10-294259	10/15/1998	5/23/2008	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6079821	08/954,317	10/17/1997	6/27/2000	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6254225	09/544,688	4/7/2000	7/3/2001	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76554	Eastman Kodak Company	DE	69812030.2	98203359.9	10/5/1998	3/12/2003	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76554	Eastman Kodak Company	JP	4130715	10-324349	10/9/1998	5/30/2008	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76554	Eastman Kodak Company	US	6012805	08/953,525	10/17/1997	1/11/2000	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76555	Eastman Kodak Company	US	5963235	08/954,681	10/17/1997	10/5/1999	CONTINUOUS INK JET PRINTER WITH MICROMECHANICAL ACTUATOR DROP DEFLECTION
76556	Eastman Kodak Company	US	5824461	08/932,014	9/17/1997	10/20/1998	FLUOROPOLYETHER CONTAINING AQUEOUS COATING COMPOSITIONS FOR AN IMAGING ELEMENT
76558	Eastman Kodak Company	US	6509917	08/953,610	10/17/1997	1/21/2003	CONTINUOUS INK JET PRINTER WITH BINARY ELECTROSTATIC DEFLECTION
76561	Eastman Kodak Company	US	6140029	09/410,254	9/30/1999	10/31/2000	COLOR PHOTOGRAPHIC ELEMENT CONTAINING ELEMENTAL SILVER AND NITROGEN HETEROCYCLE IN A NON-LIGHT SENSITIVE LAYER
76566	Eastman Kodak Company	US	6094206	08/936,075	9/23/1997	7/25/2000	TRANSFERRING OF COLOR SEGMENTS
76571	Eastman Kodak Company	US	6247650	09/217,036	12/21/1998	6/19/2001	INTEGRAL IMAGE ELEMENT WITH DISPLAY CONTROL PARAMETERS

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76573	Eastman Kodak Company	US	6102513	08/928,003	9/11/1997	8/15/2000	INK JET PRINTING APPARATUS AND MEHTOD USING TIMING CONTROL OF ELECTRONIC WAVEFORMS FOR VARIABLE GRAY SCALE PRINTING WITHOUT ARTIFACTS
76582	Eastman Kodak Company	US	5925178	09/126,866	7/31/1998	7/20/1999	PIGMENTED INKJET INKS CONTAINING ALUMINUM STABILIZED COLLOIDAL SILICA
76585	Eastman Kodak Company	US	7224377	09/358,811	7/22/1999	5/29/2007	THERMAL PRINT HEAD MODULATION USING ADDITIVE COMPLEMENTS
76608	Eastman Kodak Company	US	5981126	08/940,860	9/29/1997	11/9/1999	CLAY CONTAINING ELECTRICALLY-CONDUCTIVE LAYER FOR IMAGING ELEMENTS
76621	Eastman Kodak Company	US	6051628	09/145,728	9/2/1998	4/18/2000	WATER-RESISTANT INK JET INK
76625	Eastman Kodak Company	US	5891827	08/979,512	11/26/1997	4/6/1999	BACKING LAYER FOR RECEIVER USED IN THERMAL DYE TRANSFER
76635	Eastman Kodak Company	US	6147779	09/007,004	1/14/1998	11/14/2000	DIGITAL AUTOMATED ROLL CARRIER FILM SCAN MECHANISM
76649	Eastman Kodak Company	US	6097416	08/966,513	11/10/1997	8/1/2000	METHOD FOR REDUCING DONOR UTILIZATION FOR RADIATION-INDUCED COLORANT TRANSFER
76670	Eastman Kodak Company	US	6334676	09/065,283	6/6/2001	1/1/2002	USING COLORANT PRECURSORS AND REACTANTS IN MICROFLUIDIC PRINTING
76672	Eastman Kodak Company	US	6109746	09/084,665	5/26/1998	8/29/2000	DELIVERING MIXED INKS TO AN INTERMEDIATE TRANSFER ROLLER.
76699	Eastman Kodak Company	US	5995132	08/961,057	10/30/1997	11/30/1999	METHOD FOR PRINTING INTERDIGITATED IMAGES
76710	Eastman Kodak Company	US	5876910	08/954,373	10/20/1997	3/2/1999	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76710	Eastman Kodak Company	US	6060541	09/136,217	8/19/1998	5/9/2000	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76724	Eastman Kodak Company	US	6163406	09/195,946	11/19/1998	12/19/2000	LENTICULAR IMAGE BEARING MEMBER WITH VARIABLE LINE SPACING TO IMPROVE IMAGE QUALITY

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76730	Eastman Kodak Company	US	6001770	08/976,772	11/24/1997	12/14/1999	SLIPPING LAYER FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
76771	Eastman Kodak Company	US	5945270	08/965,507	11/6/1997	8/31/1999	PHOTOGRAPHIC ELEMENT CONTAINING WATER SOLUBLE BIS AU(I) COMPLEXES
76782	Eastman Kodak Company	US	5965092	08/951,181	10/15/1997	10/12/1999	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE MICRO-FILTERS
76783	Eastman Kodak Company	US	5976472	08/951,180	10/15/1997	11/2/1999	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE CATALYTIC REACTION CHAMBERS
76784	Eastman Kodak Company	US	5961930	08/951,179	10/15/1997	10/5/1999	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE REACTION CHAMBERS AND MICRO-FILTERS
76788	Eastman Kodak Company	US	6164757	08/961,058	10/30/1997	12/26/2000	APPARATUS FOR PRINTING PROOF IMAGE AND PRODUCING LITHOGRAPHIC PLATE
76803	Eastman Kodak Company	JP	1063527	98/0009461	4/2/1998	2/18/2000	CAMERA
76803	Eastman Kodak Company	US	D408836	29/085,514	3/25/1998	4/27/1999	FRONT COVER OF A CAMERA
76803	Eastman Kodak Company	US	D408430	29/085,795	3/25/1998	4/20/1999	REAR COVER OF A CAMERA
76804	Eastman Kodak Company	JP	1063527	98/0009459	4/2/1998	2/18/2000	FLASH CAMERA
76806	Eastman Kodak Company	US	5930857	09/018,766	2/5/1998	8/3/1999	APPARATUS FOR CLEANING A SURFACE OF A MOVING WEB
76807	Eastman Kodak Company	US	5966154	08/954,316	10/17/1997	10/12/1999	GRAPHIC ARTS PRINTING PLATE PRODUCTION BY A CONTINUOUS JET DROP PRINTING WITH ASYMMETRIC HEATING DROP DEFLECTION
76863	Eastman Kodak Company	US	6046822	09/004,791	1/9/1998	4/4/2000	INK JET PRINTING APPARATUS AND METHOD FOR IMPROVED ACCURACY OF INK DROPLET PLACEMENT
76864	Eastman Kodak Company	US	6636332	09/019,506	2/5/1998	10/21/2003	SYSTEM FOR REPRODUCING IMAGES AND METHOD THEREOF

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76870	Eastman Kodak Company	US	6103351	09/050,722	3/30/1998	8/15/2000	TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	GB	2332518	9826340.3	12/2/1998	12/5/2001	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	US	6113857	08/987,559	12/9/1997	9/5/2000	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76911	Eastman Kodak Company	US	6619860	08/971,097	11/14/1997	9/16/2003	PHOTOBOOTH FOR PRODUCING DIGITALLY PROCESSED IMAGES
76913	Eastman Kodak Company	US	D408837	29/079,558	11/14/1997	4/27/1999	FILM SCANNER
76930	Eastman Kodak Company	US	6167152	09/005,082	1/9/1998	12/26/2000	A METHOD AND COMPUTER PROGRAM PRODUCT FOR REMOVING MICRODOTS FROM PHOTOGRAPHIC IMAGES
76932	Eastman Kodak Company	US	6037955	08/970,551	11/14/1997	3/14/2000	MICROFLUIDIC IMAGE DISPLAY
76938	Eastman Kodak Company	US	6079806	08/972,114	11/17/1997	6/27/2000	APPARATUS FOR PRODUCING HALFTONE IMAGES SUITABLE FOR LITHOGRAPHIC PRINTING PLATE
76951	Eastman Kodak Company	US	6148173	09/031,246	2/26/1998	11/14/2000	SYSTEM FOR INITIALIZATION OF AN IMAGE HOLDER THAT STORES IMAGES WITH ASSOCIATED AUDIO SEGMENTS
76975	Eastman Kodak Company	US	5949466	09/071,084	5/1/1998	9/7/1999	EXPOSING IMAGESETTER RECORDING FILM TO A DYE COLLECTION SHEET ON A THERMAL DYE TRANSFER APPARATUS
76978	Eastman Kodak Company	US	5927206	08/995,311	12/22/1997	7/27/1999	FERROELECTRIC IMAGING MEMBER AND METHODS OF USE
77018	Eastman Kodak Company	US	5926679	08/986,762	12/8/1997	7/20/1999	METHOD AND APPARATUS FOR FORMING AN IMAGE FOR TRANSFER TO A RECEIVER SHEET USING A CLEAR TONER AND SINTERING OF A PIGMENTED TONER LAYER

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77020	Eastman Kodak Company	US	5970873	09/067,247	4/27/1998	10/26/1999	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FORMATION OF INSOLUBLE CROSSLINED POLYMERIC SOL-GEL MATRIX
77031	Eastman Kodak Company	US	6084626	09/069,344	4/29/1998	7/4/2000	GRATING MODULATOR ARRAY
77051	Eastman Kodak Company	US	D411848	29/086,207	4/8/1998	7/6/1999	ELECTRONIC CAMERA
77053	Eastman Kodak Company	US	6007887	08/991,028	12/15/1997	12/28/1999	IMPROVED PERFORMANCE RECORDING MEDIA FOR RECORDABLE ELEMENT USING SILVER REFLECTOR
77061	Eastman Kodak Company	US	6066425	09/222,639	12/30/1998	5/23/2000	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING PRIMER LAYER
77064	Eastman Kodak Company	US	6277476	09/127,000	7/31/1998	8/21/2001	MATCHED INK/RECEIVER SET CONTAINING COLLOIDAL INORGANIC PARTICLES
77065	Eastman Kodak Company	DE	69912214.7	99202692.2	8/19/1999	10/22/2003	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77065	Eastman Kodak Company	FR	0984046	99202692.2	8/19/1999	10/22/2003	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77065	Eastman Kodak Company	GB	0984046	99202692.2	8/19/1999	10/22/2003	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77065	Eastman Kodak Company	US	6147139	09/144,031	8/31/1998	11/14/2000	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77078	Eastman Kodak Company	US	6106622	08/991,699	12/16/1997	8/22/2000	FORMING OPTICAL STRUCTURES ON RECEIVERS
77089	Eastman Kodak Company	US	6061078	08/996,782	12/23/1997	5/9/2000	NON-IMPACT PRINTER APPARATUS AND METHOD OF PRINTING WITH IMPROVED CONTROL OF EMITTER PULSEWIDTH MODULATION DURATION
77090	Eastman Kodak Company	US	6171752	09/208,144	12/9/1998	1/9/2001	PHOTOGRAPHIC SILVER HALIDE MATERIAL
77101	Eastman Kodak Company	US	5949967	08/989,557	12/12/1997	9/7/1999	TRANSFORMING INPUT COLOR VALUES TO DEVICE CONTROL SIGNALS

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77102	Eastman Kodak Company	US	6278791	09/074,282	1/16/2001	8/21/2001	LOSSLESS RECOVERY OF AN ORIGINAL IMAGE CONTAINING EMBEDDED DATA
77128	Eastman Kodak Company	US	6372338	09/196,009	7/30/2001	4/16/2002	SPHERICAL MAGNETIC PARTICLES FOR MAGNETIC RECORDING MEDIA
77130	Eastman Kodak Company	US	6035058	09/021,161	2/10/1998	3/7/2000	AUTOMATIC COLOR DROPOUT USING LUMINANCE-CHROMINANCE SPACE PROCESSING
77133	Eastman Kodak Company	US	6020907	08/993,772	12/18/1997	2/1/2000	SIMPLIFIED PRINTER DRIVE MECHANISM
77134	Eastman Kodak Company	US	6131514	09/218,697	12/22/1998	10/17/2000	METHOD OF MAKING A PRINTING PLATE WITH AN INK JET FLUID MATERIAL
77142	Eastman Kodak Company	DE	69906165.2	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	FR	0931596	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	GB	0931596	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	JP	4318334	11-12205	1/20/1999	6/5/2009	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	NL	0931596	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	US	5885660	09/010,671	1/22/1998	3/23/1999	COATING SURFACES WITH A FREE FALLING COATING COMPOSITION, USING A BASIN WITH A WALL DIVIDING THE BASIN INTO TWO CHANNELS
77161	Eastman Kodak Company	US	5995654	09/086,044	6/17/1999	11/30/1999	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77163	Eastman Kodak Company	US	6171658	09/408,221	9/29/1999	1/9/2001	COATING METHOD USING ELECTROSTATIC ASSIST
77164	Eastman Kodak Company	US	6241351	09/010,020	1/21/1998	6/5/2001	PORTABLE RECHARGEABLE BATTERY POWERED PRINTER FOR USE WITH A COMPUTER

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77167	Eastman Kodak Company	US	5922512	09/119,576	7/20/1998	7/13/1999	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE POLYMER AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	DE	69908269.2	99203038.7	9/17/1999	5/28/2003	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	GB	0990516	99203038.7	9/17/1999	5/28/2003	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	US	6190830	09/309,999	5/11/1999	2/20/2001	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE CROSSLINKED VINYL POLYMER WITH ORGANOONIUM GROUP AND METHODS OF IMAGING AND PRINTING
77173	Eastman Kodak Company	US	6185042	09/103,154	6/22/1998	2/6/2001	PROCESS FOR INCREASING THE CLARITY AND LEGIBILITY OF GRAPHICS, TEXT, AND CONTINUOUS TONE COMPOSITES IN LENTICULAR IMAGES
77182	Eastman Kodak Company	US	6126270	09/017,827	2/3/1998	10/3/2000	IMAGE FORMING SYSTEM AND METHOD
77183	Eastman Kodak Company	US	6211897	09/186,535	11/5/1998	4/3/2001	A PRINTING SYSTEM AND METHOD FOR IMPROVING PRINT QUALITY OF LASER THERMAL PRINTERS
77187	Eastman Kodak Company	US	6031559	09/000,894	12/30/1997	2/29/2000	HYBRID IMAGING METHOD AND APPARATUS TO REDUCE CONTOURING AND DENSITY REVERSAL
77194	Eastman Kodak Company	US	6020398	09/083,869	5/22/1998	2/1/2000	PIGMENTED INK JET INKS FOR POLY(VINYLALCOHOL) RECEIVERS
77197	Eastman Kodak Company	US	6161929	09/083,875	5/22/1998	12/19/2000	INKJET IMAGES ON PVA OVERCOATED WITH HARDENER SOLUTION
77205	Eastman Kodak Company	DE	69921258.8	99202715.1	8/20/1999	10/20/2004	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	FR	0983867	99202715.1	8/20/1999	10/20/2004	INK JET RECORDING ELEMENT

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77205	Eastman Kodak Company	GB	0983867	99202715.1	8/20/1999	10/20/2004	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	US	6228475	09/145,364	9/1/1998	5/8/2001	INK JET RECORDING ELEMENT
77206	Eastman Kodak Company	US	6010791	09/032,443	2/27/1998	1/4/2000	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77207	Eastman Kodak Company	US	6007918	09/031,880	2/27/1998	12/28/1999	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77208	Eastman Kodak Company	US	6207243	09/032,004	8/14/2000	3/27/2001	FUSER MEMBER WITH MERCAPTO-TREATED AL2O3 FILLER
77212	Eastman Kodak Company	US	6061544	09/197,734	11/20/1998	5/9/2000	MAXIMIZING IMAGE GLOSS UNIFORMITY BY MINIMIZING THE EFFECT OF TEMPERATURE DROOP IN A FUSER FOR REPRODUCTION APPARATUS
77232	Eastman Kodak Company	US	5946023	09/078,119	5/13/1998	8/31/1999	MOUNT FOR BEAM SHAPING OPTICS IN A LASER SCANNER
77259	Eastman Kodak Company	US	6091861	09/017,634	2/3/1998	7/18/2000	SHARPENING ALGORITHM ADJUSTED FOR MEASURED EXPOSURE OF PHOTOFINISHING IMAGES
77264	Eastman Kodak Company	US	6650771	09/447,118	11/22/1999	11/18/2003	COLOR MANAGEMENT SYSTEM INCORPORATING PARAMETER CONTROL CHANNELS
77275	Eastman Kodak Company	US	5985526	09/100,215	6/19/1998	11/16/1999	IMAGING PROCESS BASED ON CHANGE OF OPTICAL COVERING POWER
77290	Eastman Kodak Company	US	6122006	09/018,082	2/3/1998	9/19/2000	A METHOD FOR PREVIEWING A SCENE BEFORE ACTUAL CAPTURE BY A MOTION-PICTURE CAMERA
77292	Eastman Kodak Company	US	6214623	09/176,498	10/21/1998	4/10/2001	TIME-TEMPERATURE INDICATOR DEVICES
77315	Eastman Kodak Company	US	6295737	09/761,018	1/15/2001	10/2/2001	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY
77315	Eastman Kodak Company	US	6578276	09/782,491	2/13/2001	6/17/2003	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY

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77335	Eastman Kodak Company	US	6169561	09/069,673	4/29/1998	1/2/2001	AN IMAGE FORMING APPARATUS AND RECEIVER TRAY CAPABLE OF AUTOMATICALLY ACCOMMODATING RECEIVER SHEETS OF VARIOUS SIZES AND METHOD OF ASSEMBLING
77346	Eastman Kodak Company	US	6276774	09/083,679	5/22/1998	8/21/2001	AN IMAGING APPARATUS CAPABLE OF INHIBITING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
77353	Eastman Kodak Company	US	6069680	09/128,521	8/3/1998	5/30/2000	FLYING SPOT LASER PRINTER APPARATUS AND A METHOD OF PRINTING SUITABLE FOR PRINTING LENTICULAR IMAGES
77356	Eastman Kodak Company	US	6046253	09/151,121	9/10/1998	4/4/2000	DISPERSANT FOR INK JET INK
77359	Eastman Kodak Company	DE	69942537.9	99201484.5	5/12/1999	6/30/2010	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	FR	0958921	99201484.5	5/12/1999	6/30/2010	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	GB	0958921	99201484.5	5/12/1999	6/30/2010	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	US	6176574	09/083,673	8/23/2000	1/23/2001	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77370	Eastman Kodak Company	US	6004735	09/019,093	2/5/1998	12/21/1999	STAIN RESISTANT PROTECTIVE OVERCOAT FOR IMAGING ELEMENTS
77371	Eastman Kodak Company	US	5994005	09/019,092	2/5/1998	11/30/1999	STAIN RESISTANT PROTECTIVE OVERCOAT FOR IMAGED PHOTOGRAPHIC ELEMENTS
77374	Eastman Kodak Company	DE	69938518.0	99200143.8	1/18/1999	4/16/2008	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77374	Eastman Kodak Company	FR	0933679	99200143.8	1/18/1999	4/16/2008	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77374	Eastman Kodak Company	GB	0933679	99200143.8	1/18/1999	4/16/2008	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77374	Eastman Kodak Company	JP	4509241	11-16484	1/26/1999	5/14/2010	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD

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77374	Eastman Kodak Company	US	6101000	09/016,238	1/30/1998	8/8/2000	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77391	Eastman Kodak Company	US	6171751	09/141,181	1/4/2000	1/9/2001	IMAGING ELEMENT WITH HINDERED AMINE STABILIZER IN THE BASE
77392	Eastman Kodak Company	US	6033059	09/040,121	3/17/1998	3/7/2000	A PRINTER APPARATUS ADAPTED TO REDUCE CROSS-TALK BETWEEN INK CHANNELS THEREIN AND METHOD THEREOF
77393	Eastman Kodak Company	US	6180330	09/370,951	8/10/1999	1/30/2001	TINTING CORRECTION OF IMAGES IN THE PHOTOGRAPHIC IMAGE LAYERS
77396	Eastman Kodak Company	US	6074046	09/036,012	3/6/1998	6/13/2000	PRINTER APPARATUS CAPABLE OF VARYING DIRECTION OF AN INK DROPLET TO BE EJECTED THEREFROM AND METHOD THEREFOR
77403	Eastman Kodak Company	US	6166759	09/056,494	4/7/1998	12/26/2000	BENT FIBER SMILE CORRECTOR
77405	Eastman Kodak Company	US	5975680	09/019,064	2/5/1998	11/2/1999	PRODUCING A NON-EMISSIVE DISPLAY HAVING A PLURALITY OF PIXELS
77436	Eastman Kodak Company	US	6149797	09/179,589	10/27/1998	11/21/2000	METHOD OF METAL RECOVERY USING ELECTROCHEMICAL CELL
77440	Eastman Kodak Company	DE	69918476.2	99420052.5	3/1/1999	7/7/2004	DEVICE FOR MOVING A FLUID
77440	Eastman Kodak Company	US	6406131	09/892,830	6/27/2001	6/18/2002	DEVICE FOR MOVING A FLUID
77460	Eastman Kodak Company	US	6181409	09/023,927	3/28/2000	1/30/2001	SYSTEM FOR BACKPRINTING PHOTOGRAPHIC MEDIA
77465	Eastman Kodak Company	US	6048389	09/025,162	2/18/1998	4/11/2000	INK JET INKS CONTAINING MODIFIERS FOR IMPROVED DROP FORMATION
77476	Eastman Kodak Company	US	6164846	09/047,662	3/25/1998	12/26/2000	APPARATUS AND METHOD FOR TRANSPORTING A WEB
77483	Eastman Kodak Company	DE	69931210.8	99200867.2	3/19/1999	5/10/2006	SCANNER ILLUMINATION
77483	Eastman Kodak Company	FR	0948191	99200867.2	3/19/1999	5/10/2006	SCANNER ILLUMINATION
77483	Eastman Kodak Company	GB	0948191	99200867.2	3/19/1999	5/10/2006	SCANNER ILLUMINATION
77483	Eastman Kodak Company	US	5982957	09/052,473	3/31/1998	11/9/1999	SCANNER ILLUMINATION

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77506	Eastman Kodak Company	US	6160913	09/047,660	3/25/1998	12/12/2000	METHOD AND APPARATUS FOR DIGITAL HALFTONE DOTS DETECTION AND REMOVAL IN BUSINESS DOCUMENTS
77511	Eastman Kodak Company	CN	99118721.0	99118721.0	9/10/1999	9/8/2004	COLOR PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION
77511	Eastman Kodak Company	US	6165703	09/151,915	9/11/1998	12/26/2000	DYE LAYERING FOR ENHANCED LIGHT ABSORPTION
77516	Eastman Kodak Company	US	6440308	09/255,924	2/23/1999	8/27/2002	COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
77519	Eastman Kodak Company	US	6170963	09/050,611	3/30/1998	1/9/2001	A LIGHT SOURCE
77520	Eastman Kodak Company	US	6220725	09/050,439	3/30/1998	4/24/2001	AN INTEGRATING CAVITY
77524	Eastman Kodak Company	US	6064410	09/034,066	3/3/1998	5/16/2000	PRINTING CONTINUOUS TONE IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77528	Eastman Kodak Company	US	5949593	09/039,841	3/16/1998	9/7/1999	OFF-LOADED STRUT JOINT MIRROR SUPPORT SYSTEM
77534	Eastman Kodak Company	US	6090491	09/031,883	2/27/1998	7/18/2000	FUSER MEMBER WITH STYRYL-TREATED AL2O3 FILLER AND FUNCTIONALIZED RELEASE FLUIDS
77535	Eastman Kodak Company	US	6096429	09/087,013	5/29/1998	8/1/2000	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING ZINC OXIDE AND CUPRIC OXIDE
77545	Eastman Kodak Company	US	D407730	29/084,573	3/5/1998	4/6/1999	CAMCORDER WITH HANDGRIP
77547	Eastman Kodak Company	US	D413344	29/084,944	3/5/1998	8/31/1999	CAMCORDER CAMERA
77548	Eastman Kodak Company	US	6049073	09/049,300	3/27/1998	4/11/2000	STABILIZED LASER
77550	Eastman Kodak Company	US	6114079	09/053,563	12/8/1999	9/5/2000	ELECTRICALLY CONDUCTIVE LAYER FOR IMAGING ELEMENT CONTAINING COMPOSITE METAL-CONTAINING PARTICLES
77574	Eastman Kodak Company	US	6166105	09/170,680	10/13/1998	12/26/2000	PROCESS FOR MAKING AN INK JET INK
77575	Eastman Kodak Company	US	6053438	09/170,660	10/13/1998	4/25/2000	PROCESS FOR MAKING AN INK JET INK

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77579	Eastman Kodak Company	US	5994026	09/050,724	3/30/1998	11/30/1999	FLEXOGRAPHIC PRINTING PLATE WITH MASK LAYER AND METHODS OF IMAGING AND PRINTING
77582	Eastman Kodak Company	US	6233069	09/086,333	5/28/1998	5/15/2001	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER EXPOSURE GAMMA, SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	DE	69937708.0	99201542.0	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	FR	0961486	99201542.0	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	GB	0961486	99201542.0	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	US	6097471	09/086,146	5/28/1998	8/1/2000	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	DE	69937705.6	99201535.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA

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77584	Eastman Kodak Company	DE	69937707.2	99201540.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	FR	0961482	99201535.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	FR	0961484	99201540.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	GB	0961482	99201535.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	GB	0961484	99201540.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	US	6097470	09/085,788	5/28/1998	8/1/2000	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77586	Eastman Kodak Company	GB	2343454	9924679.5	10/20/1999	5/29/2002	BIAXIALLY ORIENTED POLYOLEFIN PAPERLESS IMAGING MATERIAL
77586	Eastman Kodak Company	US	6153367	09/178,703	10/26/1998	11/28/2000	BIAXIALLY ORIENTED POLYOLEFIN PAPERLESS IMAGING MATERIAL
77592	Eastman Kodak Company	US	6117236	09/040,868	3/18/1998	9/12/2000	CURTAIN COATING APPARATUS AND METHOD WITH CONTINUOUS WIDTH ADJUSTMENT
77603	Eastman Kodak Company	US	D408834	29/085,373	3/11/1998	4/27/1999	CAMCORDER CAMERA

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77637	Eastman Kodak Company	US	6421082	09/067,627	4/28/1998	7/16/2002	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77638	Eastman Kodak Company	US	6082853	09/083,870	5/22/1998	7/4/2000	PRINTING APPARATUS WITH PROCESSING TANK
77639	Eastman Kodak Company	US	6052142	09/290,299	4/13/1999	4/18/2000	PRECISION ASSEMBLY TECHNIQUE USING ALIGNMENT FIXTURE AND THE RESULTING ASSEMBLY
77640	Eastman Kodak Company	US	6000871	09/054,960	4/3/1998	12/14/1999	A PRINTER AND RECEIVER SUPPLY TRAY ADAPTED TO SENSE AMOUNT OF RECEIVER THEREIN AND METHOD THEREOF
77645	Eastman Kodak Company	US	6081285	09/067,730	4/28/1998	6/27/2000	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES AND CONDUCTING LAYER
77646	Eastman Kodak Company	US	6541100	09/223,859	9/13/2000	4/1/2003	ARTICLE AND METHOD FOR STORAGE OF DATA
77668	Eastman Kodak Company	DE	69906026.5	99204237.4	12/10/1999	3/19/2003	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77668	Eastman Kodak Company	GB	1014146	99204237.4	12/10/1999	3/19/2003	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77668	Eastman Kodak Company	US	6055057	09/218,868	12/22/1998	4/25/2000	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77677	Eastman Kodak Company	US	5978005	09/054,600	4/3/1998	11/2/1999	THERMAL PRINTER AND METHOD FOR DETECTING DONOR RIBBON TYPE AND FOR ALIGNING COLOR PATCHES RELATIVE TO A PRINT HEAD
77677	Eastman Kodak Company	US	6010259	09/124,691	7/29/1998	1/4/2000	DONOR RIBBON AND METHOD OF MAKING SAME
77697	Eastman Kodak Company	US	6177947	09/054,092	4/2/1998	1/23/2001	COLOR IMAGE FORMATION IN RECEIVERS HAVING FIELD-DRIVEN PARTICLES

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77700	Eastman Kodak Company	US	6092890	09/070,260	10/12/1999	7/25/2000	PRODUCING DURABLE INK IMAGES
77706	Eastman Kodak Company	US	6211896	09/212,651	12/16/1998	4/3/2001	METHOD FOR PRODUCING LENTICULAR IMAGES
77732	Eastman Kodak Company	US	5965339	09/062,068	4/17/1998	10/12/1999	PHOTOGRAPHIC ELEMENT HAVING A PROTECTIVE OVERCOAT
77749	Eastman Kodak Company	US	5923937	09/103,007	6/23/1998	7/13/1999	ELECTROSTATOGRAPHIC APPARATUS AND METHOD USING A TRANSFER MEMBER THAT IS SUPPORTED TO PREVENT DISTORTION
77761	Eastman Kodak Company	US	5897247	09/103,272	6/23/1998	4/27/1999	METHOD AND APPARATUS FOR APPLYING A CHARGE TO A MEMBER SO THAT A NET CHARGE FLOWING THROUGH A SEMICONDUCTIVE LAYER OF A CHARGE APPLYING MEMBER IS ABOUT ZERO
77769	Eastman Kodak Company	US	6164587	09/313,009	5/17/1999	12/26/2000	DRIVE DEVICE FOR ROTATING HOLLOW ELEMENTS
77770	Eastman Kodak Company	US	6428134	09/097,037	11/9/2000	8/6/2002	PRINTER AND METHOD ADAPTED TO REDUCE VARIABILITY IN EJECTED INK DROPLET VOLUME
77772	Eastman Kodak Company	US	6304314	09/464,430	12/16/1999	10/16/2001	DETERMINATION OF THE SPEED OF MOVEMENT OF AN IMAGE-BEARING SHEET
77774	Eastman Kodak Company	DE	69923811.0	99420130.9	6/9/1999	2/23/2005	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	FR	0963842	99420130.9	6/9/1999	2/23/2005	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	GB	0963842	99420130.9	6/9/1999	2/23/2005	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	US	6435665	09/907,976	7/18/2001	8/20/2002	DEVICE FOR CONTROLLING FLUID MOVEMENT
77776	Eastman Kodak Company	US	6219140	09/212,991	12/16/1998	4/17/2001	APPARATUS FOR COMPENSATION FOR SPECTRAL FLUCTUATION OF A LIGHT SOURCE AND A SCANNER INCORPORATING SAID APPARATUS

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77786	Eastman Kodak Company	DE	69919093.2	99202691.4	8/19/1999	8/4/2004	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	FR	0983866	99202691.4	8/19/1999	8/4/2004	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	GB	0983866	99202691.4	8/19/1999	8/4/2004	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	US	6140390	09/144,389	8/31/1998	10/31/2000	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77787	Eastman Kodak Company	US	6052212	09/211,237	12/14/1998	4/18/2000	METHOD AND APPARATUS FOR CORRECTING COMA IN A HIGH RESOLUTION SCANNER
77788	Eastman Kodak Company	US	6104000	09/197,737	11/20/1998	8/15/2000	DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
77790	Eastman Kodak Company	US	6045965	09/196,545	11/20/1998	4/4/2000	PHOTOGRAPHIC MEMBER WITH PEELABLE AND REPOSITIONING ADHESIVE LAYER
77797	Eastman Kodak Company	US	6249384	09/342,391	6/29/1999	6/19/2001	DETECTION AND CORRECTION OF SKEW BETWEEN A WRITING LASER BEAM AND LENTICULES IN LENTICULAR MATERIAL
77811	Eastman Kodak Company	US	6542179	09/163,619	9/30/1998	4/1/2003	LIGHT INTEGRATING SYSTEM WITH REDUCED DYNAMIC SHADING
77812	Eastman Kodak Company	US	6440540	10/074,982	2/13/2002	8/27/2002	ELECTROPHOTOGRAPHIC TONER RECEIVING MATERIAL
77814	Eastman Kodak Company	DE	69913290.8	99203279.7	10/7/1999	12/3/2003	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	FR	0995610	99203279.7	10/7/1999	12/3/2003	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	GB	0995610	99203279.7	10/7/1999	12/3/2003	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	US	6089704	09/175,132	10/19/1998	7/18/2000	OVERCOAT FOR INK JET RECORDING ELEMENT
77823	Eastman Kodak Company	US	6033138	09/080,841	5/18/1998	3/7/2000	MAGNETICALLY HELD MOTOR STOP

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77830	Eastman Kodak Company	US	6147743	09/144,392	8/31/1998	11/14/2000	METHOD AND APPARATUS FOR PROVIDING ZOOM AND CROP FUNCTIONS IN A PHOTOGRAPHIC PRINT COPYING STATION
77831	Eastman Kodak Company	US	5995193	09/071,483	5/1/1998	11/30/1999	SELF-CONTAINED DEVICE FOR RECORDING DATA ENCODED EITHER IN VISIBLE OR INVISIBLE FORM
77838	Eastman Kodak Company	US	6328399	09/081,984	3/30/2000	12/11/2001	PRINTER AND PRINT HEAD CAPABLE OF PRINTING IN A PLURALITY OF DYNAMIC RANGES OF INK DROPLET VOLUMES AND METHOD OF ASSEMBLING SAME
77847	Eastman Kodak Company	JP	4187354	11-174229	6/21/1999	9/19/2008	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77847	Eastman Kodak Company	US	6034774	09/105,742	6/26/1998	3/7/2000	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77848	Eastman Kodak Company	US	6614534	09/460,280	12/14/1999	9/2/2003	METHOD AND APPARATUS FOR COMBINED MEASUREMENT OF SURFACE NON-UNIFORMITY, INDEX OF REFRACTION VARIATION AND THICKNESS VARIATION
77849	Eastman Kodak Company	DE	60111983.5	01200717.5	2/26/2001	7/20/2005	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	FR	1136799	01200717.5	2/26/2001	7/20/2005	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	GB	1136799	01200717.5	2/26/2001	7/20/2005	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	US	6522410	09/521,089	3/7/2000	2/18/2003	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA

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77852	Eastman Kodak Company	GB	2339297	9913755.6	6/15/1999	11/27/2002	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77852	Eastman Kodak Company	US	5972838	09/103,890	6/24/1998	10/26/1999	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77853	Eastman Kodak Company	US	5962369	09/103,598	6/24/1998	10/5/1999	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
77856	Eastman Kodak Company	US	6177939	09/168,812	8/7/2000	1/23/2001	A METHOD OF SAVING SECTIONS OF A DOCUMENT TO RANDOM ACCESS MEMORY
77870	Eastman Kodak Company	US	5996497	09/096,633	6/12/1998	12/7/1999	METHOD OF MAKING A DURABLE HYDROPHILIC LAYER
77878	Eastman Kodak Company	DE	69919274.9	99202077.6	6/28/1999	8/11/2004	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77878	Eastman Kodak Company	US	6187520	09/335,589	6/18/1999	2/13/2001	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77892	Eastman Kodak Company	US	6207037	09/351,824	7/12/1999	3/27/2001	RECOVERY OF METAL FROM SOLUTION
77906	Eastman Kodak Company	US	6001549	09/085,738	5/27/1998	12/14/1999	ELECTRICALLY CONDUCTIVE LAYER COMPRISING MICROGEL PARTICLES
77919	Eastman Kodak Company	US	D413876	29/089,616	6/18/1998	9/14/1999	COMPUTER SCREEN WITH AN ICON
77923	Eastman Kodak Company	US	6043193	09/102,784	6/23/1998	3/28/2000	THERMAL RECORDING ELEMENT
77939	Eastman Kodak Company	US	6014272	09/083,460	5/22/1998	1/11/2000	A RETROREFLECTIVE LENS
77961	Eastman Kodak Company	US	6260387	09/087,073	5/29/1998	7/17/2001	METHOD FOR FABRICATING GLASS PREFORMS FOR MOLDING OPTICAL SURFACES IN GLASS ELEMENTS
77974	Eastman Kodak Company	JP	4339466	11-296163	10/19/1999	7/10/2009	INK JET RECORDING ELEMENT
77974	Eastman Kodak Company	US	6086985	09/174,946	10/19/1998	7/11/2000	INK JET RECORDING ELEMENT
77981	Eastman Kodak Company	US	5952165	09/090,827	6/4/1998	9/14/1999	TOPCOAT FOR MOTION PICTURE FILM

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77989	Eastman Kodak Company	US	6101006	09/134,619	8/14/1998	8/8/2000	METHOD AND APPARATUS FOR CONTROLLING IMAGE SCANNING AND DATA TRANSFER IN A PHOTOGRAPHIC FILM SCANNER
78016	Eastman Kodak Company	US	6262519	09/100,565	7/31/2000	7/17/2001	METHOD OF CONTROLLING FLUID FLOW IN A MICROFLUIDIC PROCESS
78018	Eastman Kodak Company	US	6158838	09/210,267	12/10/1998	12/12/2000	METHOD AND APPARATUS FOR CLEANING AND CAPPING A PRINT HEAD IN AN INK JET PRINTER
78021	Eastman Kodak Company	US	5946141	09/105,301	6/26/1998	8/31/1999	APOCHROMATIC LENS SYSTEM FOR RELAYING LASER BEAM WAISTS
78028	Eastman Kodak Company	DE		19932112.4	7/9/1999		OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78028	Eastman Kodak Company	FR	9908884	9908884	7/5/1999	12/28/2001	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER CONCENTRATION OPTIMISEE POUR LE TRAITEMENT DE SURFACE DES PARTICULES D'IMAGES ELECTROSTATOGRAPHIQUES PRODUITES DANS UNE MACHINE ELECTROSTATOGRAPHIQUE QUI COMPREND UN ELEMENT INTERMEDIAIRE DE TRANSFERT DEFORMABLE

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78028	Eastman Kodak Company	GB	2339723	9915797.6	7/7/1999	10/30/2002	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78028	Eastman Kodak Company	US	5948585	09/116,802	7/16/1998	9/7/1999	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78037	Eastman Kodak Company	US	6296983	09/197,361	11/20/1998	10/2/2001	IMAGING ELEMENT WITH IMPROVED TWIST WARP
78038	Eastman Kodak Company	US	6163389	09/104,548	2/11/2000	12/19/2000	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
78044	Eastman Kodak Company	US	D428420	29/090,363	7/7/1998	7/18/2000	“TRIM” ICON FOR A DISPLAY SCREEN
78045	Eastman Kodak Company	US	D428614	29/090,364	7/7/1998	7/25/2000	“SMART FIX” ICON FOR A DISPLAY SCREEN
78046	Eastman Kodak Company	US	D428615	29/090,365	7/7/1998	7/25/2000	“PICTURE POSTCARD” ICON FOR A DISPLAY SCREEN
78047	Eastman Kodak Company	US	D419146	29/090,340	7/7/1998	1/18/2000	“SELECT ALL” ICON FOR A DISPLAY SCREEN
78057	Eastman Kodak Company	US	6573222	09/568,835	5/11/2000	6/3/2003	LUBRICATING LAYER IN PHOTOGRAPHIC ELEMENTS
78060	Eastman Kodak Company	US	6234625	09/105,743	6/26/1998	5/22/2001	PRINTING APPARATUS WITH RECEIVER TREATMENT
78072	Eastman Kodak Company	US	6572516	10/071,315	2/8/2002	6/3/2003	DEVICE TO REDUCE PROCESS ELECTROSTATIC PATTERN TRANSFER IN COATING PROCESSES

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78079	Eastman Kodak Company	US	6162549	09/156,061	9/17/1998	12/19/2000	DAY/NIGHT IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEETS
78080	Eastman Kodak Company	US	6197416	09/154,692	9/17/1998	3/6/2001	TRANSMISSION IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78084	Eastman Kodak Company	US	6222607	09/456,613	12/8/1999	4/24/2001	SYSTEM AND METHOD FOR PROCESSING AND/OR MANIPULATING IMAGES
78096	Eastman Kodak Company	US	D421429	29/092,073	8/12/1998	3/7/2000	“TRACH DELETE ALL” ICON FOR A DISPLAY SCREEN
78098	Eastman Kodak Company	US	6325480	09/123,689	7/28/1998	12/4/2001	AN INK JET PRINTER AND METHOD CAPABLE OF FORMING A PLURALITY OF REGISTRATION MARKS ON A RECEIVER AND SENSING THE MARKS FORMED THEREBY
78100	Eastman Kodak Company	US	6109745	09/118,538	7/17/1998	8/29/2000	BORDERLESS INK JET PRINTING ON RECEIVERS
78107	Eastman Kodak Company	US	6100911	09/143,007	8/28/1998	8/8/2000	METHOD AND APPARATUS TO PROVIDE A LOADING FORCE FOR PRINT-HEAD ADJUSTMENT USING MAGNETS
78115	Eastman Kodak Company	US	6044762	09/122,875	7/27/1998	4/4/2000	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FLUID APPLICATION TO FLUID-RECEIVING ELEMENT
78116	Eastman Kodak Company	US	6236461	09/219,042	12/23/1998	5/22/2001	LASER SENSITOMETER USING MULTIPLE-PRISM BEAM EXPANSION AND A POLARIZER
78127	Eastman Kodak Company	US	6184534	09/128,881	8/4/1998	2/6/2001	METHOD OF PULSING LIGHT EMITTING DIODES FOR READING FLUORESCENT INDICIA, DATA READER, AND SYSTEM
78130	Eastman Kodak Company	US	6322208	09/133,080	8/12/1998	11/27/2001	TREATMENT FOR IMPROVING PROPERTIES OF INK IMAGES

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78132	Eastman Kodak Company	US	6180304	09/156,063	9/17/1998	1/30/2001	TRANSLUCENT IMAGING PAPER DISPLAY MATERIALS WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78146	Eastman Kodak Company	US	6096427	09/123,037	7/27/1998	8/1/2000	FUSER BELTS WITH ADHESION PROMOTING LAYER
78154	Eastman Kodak Company	US	6071688	09/124,690	7/29/1998	6/6/2000	PROVIDING ADDITIVES TO A COATING COMPOSITION BY VAPORIZATION
78157	Eastman Kodak Company	DE	69917536.4	99202094.1	6/28/1999	5/26/2004	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	FR	0970819	99202094.1	6/28/1999	5/26/2004	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	GB	0970819	99202094.1	6/28/1999	5/26/2004	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	US	6045917	09/114,022	7/10/1998	4/4/2000	INK JET RECORDING ELEMENT
78163	Eastman Kodak Company	US	6186610	09/157,455	9/21/1998	2/13/2001	AN IMAGING APPARATUS CAPABLE OF SUPPRESSING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
78164	Eastman Kodak Company	US	6047816	09/149,701	9/8/1998	4/11/2000	PRINTHEAD CONTAINER AND METHOD
78171	Eastman Kodak Company	US	6567190	09/435,099	11/5/1999	5/20/2003	MULTI-FUNCTIONAL SCANNER AND METHOD OF ASSEMBLING SAME
78172	Eastman Kodak Company	US	6242051	09/439,390	11/15/1999	6/5/2001	IMPROVED COATING METHOD USING ELECTROSTATIC ASSIST
78177	Eastman Kodak Company	DE	69914996.7	99203302.7	10/8/1999	2/25/2004	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78177	Eastman Kodak Company	NL	0996034	99203302.7	10/8/1999	2/25/2004	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78177	Eastman Kodak Company	US	6103313	09/175,640	10/20/1998	8/15/2000	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78178	Eastman Kodak Company	DE	69914995.9	99203301.9	10/8/1999	2/25/2004	METHOD FOR CURTAIN COATING AT HIGH SPEEDS
78178	Eastman Kodak Company	NL	0996033	99203301.9	10/8/1999	2/25/2004	METHOD FOR CURTAIN COATING AT HIGH SPEEDS

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78178	Eastman Kodak Company	US	6099913	09/175,519	10/20/1998	8/8/2000	METHOD FOR CURTAIN COATING AT HIGH SPEEDS
78184	Eastman Kodak Company	US	6049348	09/144,396	8/31/1998	4/11/2000	PROGRAMMABLE GEARING CONTROL OF A LEADSCREW FOR A PRINTHEAD HAVING A VARIABLE NUMBER OF CHANNELS
78185	Eastman Kodak Company	US	6215547	09/197,328	10/10/2000	4/10/2001	REFLECTIVE LIQUID CRYSTAL MODULATOR BASED PRINTING SYSTEM
78188	Eastman Kodak Company	US	6130024	09/197,730	11/20/1998	10/10/2000	STRIPPABLE REPOSITIONABLE BACK SHEET FOR PHOTOGRAPHIC ELEMENT
78201	Eastman Kodak Company	US	6293690	09/671,419	9/27/2000	9/25/2001	AS AMENDED: VENTED SINGLE STAGE BARRIER SCREW—WITH A GAS VENT HOLE AND AXIAL BORE IN THE SCREW FOR VENTING GASES—
78205	Eastman Kodak Company	BR	PI9904334-3	PI9904334-3	9/23/1999	1/13/2009	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	CN	99117704.5	99117704.5	8/11/1999	1/18/2006	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	DE	69903391.8	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	FR	0980024	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	GB	0980024	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING

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78205	Eastman Kodak Company	JP	3150131	1999-227236	8/11/1999	1/19/2001	HOMOGENEOUS SINGLE-PART COLOR DEVELOPING CONCENTRATE, METHOD OF MAKING THE SAME, PHOTOGRAPHIC PROCESSING CHEMICAL KIT AND METHOD FOR PROVIDING IMAGE
78205	Eastman Kodak Company	NL	0980024	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	SG	93213	9903655-0	7/28/1999	1/30/2003	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	US	6077651	09/132,200	8/11/1998	6/20/2000	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	US	6228567	09/544,692	4/7/2000	5/8/2001	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING PREMIX
78222	Eastman Kodak Company	US	6189991	09/133,879	8/14/1998	2/20/2001	COMPENSATING FOR RECEIVER SKEW IN INK JET PRINTER
78229	Eastman Kodak Company	US	6215540	09/131,755	8/10/1998	4/10/2001	LIGHT MODULATING LAYER WITH DIFFERENT TRANSMISSIVE STATES
78234	Eastman Kodak Company	CN	ZL99118729.6	99118729.6	9/9/1999	4/14/2004	METHOD AND APPARATUS FOR MANIPULATING DIGITAL IMAGE DATA
78234	Eastman Kodak Company	US	6515760	09/150,418	9/9/1998	2/4/2003	METHOD AND APPARATUS FOR MANIPULATING DIGITAL IMAGE DATA
78236	Eastman Kodak Company	DE	69927648.9	99202539.5	8/2/1999	10/12/2005	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME

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78236	Eastman Kodak Company	FR	0979736	99202539.5	8/2/1999	10/12/2005	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	GB	0979736	99202539.5	8/2/1999	10/12/2005	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	JP	4444403	1999-227435	8/11/1999	1/22/2010	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	US	6099178	09/133,114	8/12/1998	8/8/2000	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78241	Eastman Kodak Company	US	6610386	09/224,606	1/3/2001	8/26/2003	TRANSFERABLE SUPPORT FOR APPLYING DATA TO AN OBJECT
78248	Eastman Kodak Company	JP	4426021	1999-220502	8/3/1999	12/18/2009	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	JP	5021011	2009-238273	10/15/2009	6/22/2012	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	US	6252621	09/128,077	8/3/1998	6/26/2001	PRINTING LENTICULAR IMAGES
78253	Eastman Kodak Company	DE	69927647.0	99202537.9	8/2/1999	10/12/2005	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	JP	4430760	1999-227437	8/11/1999	12/25/2009	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	6634814	09/767,624	1/23/2001	10/21/2003	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	7063470	10/651,682	8/29/2003	6/30/2006	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME

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78260	Eastman Kodak Company	US	D427609	29/092,074	8/12/1998	7/4/2000	“ALBUM UTILITIES” ICON FOR A DISPLAY SCREEN
78261	Eastman Kodak Company	US	D426526	29/092,102	8/12/1998	6/13/2000	“NEW ALBUM” ICON FOR A DISPLAY SCREEN
78262	Eastman Kodak Company	US	D422988	29/092,110	8/12/1998	4/18/2000	“CAMERA UTILITIES” ICON FOR A DISPLAY SCREEN
78263	Eastman Kodak Company	US	D422987	29/092,075	8/12/1998	4/18/2000	“PRINT UTILITIES” ICON FOR A DISPLAY SCREEN
78270	Eastman Kodak Company	US	5948604	09/132,629	8/11/1998	9/7/1999	SINGLE-USE PROCESSING KIT FOR PROCESSING COLOR REVERSAL PHOTOGRAPHIC ELEMENTS
78274	Eastman Kodak Company	US	6463981	09/676,877	9/29/2000	10/15/2002	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A DEFORMABLE LAYER
78275	Eastman Kodak Company	US	6213183	09/133,248	11/9/2000	4/10/2001	A LAMINATOR ASSEMBLY HAVING AN ENDLESS BELT
78279	Eastman Kodak Company	US	D418411	29/092,499	8/11/1998	1/4/2000	OUTER COVER FOR ONE-TIME-USE CAMERA
78280	Eastman Kodak Company	US	D417150	29/092,059	8/11/1998	11/30/1999	OUTER COVER FOR ONE-TIME-USE CAMERA
78281	Eastman Kodak Company	US	D416487	29/092,060	8/11/1998	11/16/1999	OUTER COVER FOR ONE-TIME-USE CAMERA
78282	Eastman Kodak Company	US	D434981	29/092,058	8/11/1998	12/12/2000	OUTER COVER FOR ONE-TIME-USE CAMERA
78309	Eastman Kodak Company	US	5996653	09/168,780	10/8/1998	12/7/1999	VALVE ASSEMBLY AND APPARATUS
78310	Eastman Kodak Company	US	6041966	09/168,779	10/8/1998	3/28/2000	ENCLOSURE FOR A BOTTOM DRAINING CONTAINER
78323	Eastman Kodak Company	US	5997119	09/143,002	8/28/1998	12/7/1999	A MAGNETIC ARRANGEMENT FOR PRINthead POSITIONING IN AN IMAGE PROCESSING APPARATUS
78336	Eastman Kodak Company	US	6394569	09/182,720	10/29/1998	5/28/2002	AN INK JET PRINTER METHOD OF PROVIDING AN IMAGE ON A RECEIVER SO THAT THE IMAGE HAS REDUCED GRAININESS
78337	Eastman Kodak Company	DE	69908725.2	99202885.2	9/6/1999	6/11/2003	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE

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78337	Eastman Kodak Company	GB	0987104	99202885.2	9/6/1999	6/11/2003	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE
78337	Eastman Kodak Company	JP	4213311	11-262998	9/17/1999	11/7/2008	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE
78337	Eastman Kodak Company	US	5985514	09/156,833	9/18/1998	11/16/1999	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE
78339	Eastman Kodak Company	US	6440048	09/224,191	12/31/1998	8/27/2002	LOW COST FUSER ROLLERS
78348	Eastman Kodak Company	US	6154239	09/144,227	8/31/1998	11/28/2000	CERAMIC INK JET PRINTING ELEMENT
78363	Eastman Kodak Company	US	5985017	09/179,497	10/27/1998	11/16/1999	POTASSIUM N-METHYL-N-OLEOYL TAURATE AS A DISPERSANT IN PIGMENTED INK JET INKS
78365	Eastman Kodak Company	DE	69929849.0	99204113.7	12/3/1999	2/15/2006	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78365	Eastman Kodak Company	FR	1013455	99204113.7	12/3/1999	2/15/2006	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78365	Eastman Kodak Company	GB	1013455	99204113.7	12/3/1999	2/15/2006	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS

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78365	Eastman Kodak Company	JP	4130520	11-364339	12/22/1999	5/30/2008	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78365	Eastman Kodak Company	US	6628316	09/667,920	9/22/2000	9/30/2003	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78370	Eastman Kodak Company	US	6281909	09/159,447	11/2/2000	8/28/2001	CLEANING ORIFICES IN INK JET PRINTING APPARATUS
78382	Eastman Kodak Company	US	6207338	09/265,750	3/10/1999	3/27/2001	TONER PARTICLES OF CONTROLLED MORPHOLOGY
78384	Eastman Kodak Company	JP	4673461	1999-258966	9/13/1999	1/28/2011	DIGITAL COLORED CORRECTED PRINTS PRODUCED FROM COLORED FILM
78384	Eastman Kodak Company	US	6208770	09/156,815	9/18/1998	3/27/2001	DIGITAL COLORED CORRECTED PRINTS PRODUCED FROM COLORED FILM
78384	Eastman Kodak Company	US	6389159	09/759,469	1/12/2001	5/14/2002	METHOD FOR PRODUCING PRINTS FROM DIGITAL IMAGE FILES SCANNED FROM FILM
78388	Eastman Kodak Company	US	6051532	09/193,342	11/16/1998	4/18/2000	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78393	Eastman Kodak Company	US	6319660	09/358,057	7/21/1999	11/20/2001	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78393	Eastman Kodak Company	US	6455242	09/954,704	9/18/2001	9/24/2002	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78395	Eastman Kodak Company	US	6201125	09/473,636	12/28/1999	3/13/2001	COMPOUNDS AND SYNTHESIS PROCESS

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78418	Eastman Kodak Company	DE	69910326.6	99203281.3	10/7/1999	8/13/2003	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	FR	0996022	99203281.3	10/7/1999	8/13/2003	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	GB	0996022	99203281.3	10/7/1999	8/13/2003	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	JP	4767380	11-291550	10/13/1999	6/24/2011	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	US	6191802	09/175,735	10/20/1998	2/20/2001	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78431	Eastman Kodak Company	US	6110656	09/161,881	9/28/1998	8/29/2000	COLLOIDAL VANADIUM OXIDE HAVING IMPROVED STABILITY
78433	Eastman Kodak Company	GB	2350006	0002914.0	2/10/2000	5/7/2003	AN IMAGE CAPTURE DEVICE HAVING A SCANNING MODE SWITCHING CAPABILITY

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78433	Eastman Kodak Company	JP	4642965	2000-70911	3/14/2000	12/10/2010	AN IMAGE CAPTURE DEVICE HAVING A SCANNING MODE SWITCHING AND OR TOGGLE CAPABILITY
78433	Eastman Kodak Company	US	6456403	09/272,105	3/19/1999	9/24/2002	AN IMAGE CAPTURE DEVICE HAVING A SCANNING MODE SWITCHING CAPABILITY
78434	Eastman Kodak Company	US	6317223	09/211,600	12/14/1998	11/13/2001	AN IMAGE PROCESSING SYSTEM FOR REDUCING VERTICALLY DISPOSED PATTERNS ON IMAGES PRODUCED BY SCANNING
78435	Eastman Kodak Company	DE		19956158.3	11/23/1999		A REGION-BASED IMAGE BINARIZATION SYSTEM
78435	Eastman Kodak Company	JP	4261005	11-343264	12/2/1999	2/20/2009	A REGION-BASED IMAGE BINARIZATION SYSTEM
78435	Eastman Kodak Company	US	6393150	09/205,948	12/4/1998	5/21/2002	A REGION-BASED IMAGE BINARIZATION SYSTEM
78444	Eastman Kodak Company	US	6352805	09/669,299	9/25/2000	3/5/2002	PHOTOCROSSLINKABLE LATEX PROTECTIVE OVERCOAT FOR IMAGING ELEMENTS
78445	Eastman Kodak Company	US	6395459	09/676,865	9/29/2000	5/28/2002	A METHOD OF FORMING A PROTECTIVE OVERCOAT FOR IMAGED ELEMENTS AND RELATED ARTICLES
78447	Eastman Kodak Company	US	6078156	09/165,981	10/2/1998	6/20/2000	METHOD AND APPARATUS FOR IMPROVED ELECTRONIC BRAKING OF A DC MOTOR
78455	Eastman Kodak Company	US	5968724	09/177,154	10/22/1998	10/19/1999	SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH REDUCED FOG
78463	Eastman Kodak Company	US	6108930	09/274,418	3/23/1999	8/29/2000	APPARATUS FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
78475	Eastman Kodak Company	US	6069748	09/175,861	10/20/1998	5/30/2000	LASER LINE GENERATOR SYSTEM

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78476	Eastman Kodak Company	DE	69909210.8	99203150.0	9/27/1999	7/2/2003	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	FR	0992347	99203150.0	9/27/1999	7/2/2003	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	GB	0992347	99203150.0	9/27/1999	7/2/2003	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	JP	4382928	11-287527	10/8/1999	10/2/2009	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	US	6168259	09/169,054	10/9/1998	1/2/2001	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78477	Eastman Kodak Company	US	6014257	09/173,072	10/14/1998	1/11/2000	LIGHT MODULATOR
78478	Eastman Kodak Company	US	5991079	09/172,463	10/14/1998	11/23/1999	METHOD OF MAKING A LIGHT MODULATOR
78479	Eastman Kodak Company	US	6145952	09/174,794	10/19/1998	11/14/2000	A SELF-CLEANING INK JET PRINTER AND METHOD OF ASSEMBLING SAME

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78488	Eastman Kodak Company	US	6168911	09/216,369	7/14/2000	1/2/2001	IMPROVED FORMULATIONS FOR PREPARING METAL OXIDE-BASED PIGMENT-BINDER TRANSPARENT ELECTRICALLY CONDUCTIVE LAYERS
78489	Eastman Kodak Company	US	6308601	09/196,092	11/10/2000	10/30/2001	APPARATUS AND METHOD FOR SLITTING A SHEET OF WEB MATERIAL
78496	Eastman Kodak Company	US	6092796	09/172,382	10/14/1998	7/25/2000	MULTI POSITION PART HOLDER FOR ROBOTIC APPLICATIONS
78500	Eastman Kodak Company	US	6061166	09/173,331	10/15/1998	5/9/2000	DIFFRACTIVE LIGHT MODULATOR
78512	Eastman Kodak Company	US	6271936	09/210,311	12/11/1998	8/7/2001	COMBINING ERROR DIFFUSION, DITHERING AND OVER-MODULATION FOR SMOOTH MULTILEVEL PRINTING
78523	Eastman Kodak Company	US	5992973	09/175,488	10/20/1998	11/30/1999	INK JET PRINTING REGISTERED COLOR IMAGES
78527	Eastman Kodak Company	US	6350007	09/174,796	8/15/2000	2/26/2002	A SELF-CLEANING INK JET PRINTER USING ULTRASONICS AND METHOD OF ASSEMBLING SAME
78532	Eastman Kodak Company	DE	69901998.2	99204215.0	12/9/1999	7/3/2002	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	FR	1016527	99204215.0	12/9/1999	7/3/2002	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	GB	1016527	99204215.0	12/9/1999	7/3/2002	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	JP	4615651	1999-333446	11/24/1999	10/29/2010	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	US	6217163	09/221,342	12/28/1998	4/17/2001	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78535	Eastman Kodak Company	US	6101039	09/399,835	9/21/1999	8/8/2000	LENTICULAR IMAGE PRODUCT HAVING CONTACT SPOT SUPPRESSION
78544	Eastman Kodak Company	US	6298154	09/280,100	3/29/1999	10/2/2001	METHOD FOR RENDERING IMPROVED PERSONAL HANDWRITING

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78549	Eastman Kodak Company	US	6089696	09/188,574	11/9/1998	7/18/2000	AN INK JET PRINTER CAPABLE OF INCREASING SPATIAL RESOLUTION OF A PLURALITY OF MARKS TO BE PRINTED THEREBY AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6312090	09/221,241	12/28/1998	11/6/2001	AN INK JET PRINTER WITH WIPER BLADE CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6511151	09/736,089	12/13/2000	1/28/2003	AN INK JET PRINTER AND CLEANING BLADE AND METHOD OF CLEANING
78578	Eastman Kodak Company	US	6164751	09/221,526	12/28/1998	12/26/2000	AN INK JET PRINTER WITH WIPER BLADE AND VACUUM CANOPY CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78579	Eastman Kodak Company	DE	69927655.1	99203709.3	11/8/1999	10/12/2005	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	FR	1002649	99203709.3	11/8/1999	10/12/2005	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	GB	1002649	99203709.3	11/8/1999	10/12/2005	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	JP	4160221	11-320272	11/10/1999	7/25/2008	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	US	6347858	09/195,727	11/18/1998	2/19/2002	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	US	6435647	09/847,833	5/2/2001	8/20/2002	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78583	Eastman Kodak Company	US	6075656	09/188,420	11/9/1998	6/13/2000	A HIGH NUMERICAL APERTURE OBJECTIVE LENS
78586	Eastman Kodak Company	US	6001161	09/203,254	12/1/1998	12/14/1999	METAL COMPLEX FOR INK JET INK

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78589	Eastman Kodak Company	DE	69911144.7	99203710.1	11/8/1999	9/10/2003	METHOD FOR PREPARING AN INK JET RECORDING ELEMENT
78589	Eastman Kodak Company	JP	4335388	11-325248	11/16/1999	7/3/2009	METHOD FOR MAKING AN INK JET RECORDING ELEMENT
78589	Eastman Kodak Company	US	6020032	09/193,641	11/18/1998	2/1/2000	METHOD FOR PREPARING AN INK JET RECORDING ELEMENT
78592	Eastman Kodak Company	JP	4519968	11-359868	12/17/1999	5/28/2010	MANUFACTURE OF ELECTROMECHANICAL GRATING APPARATUS PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE (original)
78592	Eastman Kodak Company	US	6238581	09/216,202	12/18/1998	5/29/2001	PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE
78593	Eastman Kodak Company	DE	69909727.4	99204209.3	12/9/1999	7/23/2003	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	FR	1016620	99204209.3	12/9/1999	7/23/2003	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	GB	1016620	99204209.3	12/9/1999	7/23/2003	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	JP	4588147	1999-356802	12/16/1999	9/17/2010	METHOD TO MANUFACTURE FLATTENED SURFACE STRUCTURE
78593	Eastman Kodak Company	US	6284560	09/215,973	12/18/1998	9/4/2001	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	US	6426237	09/867,928	5/30/2001	7/30/2002	A METHOD FOR PRODUCING OPTICALLY PLANAR SURFACES FOR MICRO-ELECTROMECHANICAL SYSTEM DEVICES
78594	Eastman Kodak Company	US	6172796	09/216,559	12/18/1998	1/9/2001	A MULTILEVEL ELECTRO-MECHANICAL GRATING DEVICE AND A METHOD FOR OPERATING A MULTILEVEL MECHANICAL AND ELECTRO-MECHANICAL GRATING DEVICE

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78595	Eastman Kodak Company	US	6144481	09/215,106	12/18/1998	11/7/2000	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78596	Eastman Kodak Company	DE	69901420.4	99204210.1	12/9/1999	5/8/2002	A MULTI-LEVEL MECHANICAL GRATING DEVICE
78596	Eastman Kodak Company	JP	4409689	11-353570	12/13/1999	11/20/2009	A MULTI-LEVEL MECHANICAL GRATING DEVICE
78596	Eastman Kodak Company	US	6335831	09/216,375	12/14/2000	1/1/2002	A MULTI-LEVEL MECHANICAL GRATING DEVICE
78601	Eastman Kodak Company	US	6126283	09/182,711	10/29/1998	10/3/2000	FORMAT FLEXIBLE INK JET PRINTING
78602	Eastman Kodak Company	US	6170943	09/182,351	10/29/1998	1/9/2001	LARGE AND SMALL FORMAT INK JET PRINTING APPARATUS
78610	Eastman Kodak Company	US	6051531	09/192,769	11/16/1998	4/18/2000	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78611	Eastman Kodak Company	US	6096685	09/203,858	12/2/1998	8/1/2000	CROSS-LINKED RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
78614	Eastman Kodak Company	US	6177141	09/396,098	9/15/1999	1/23/2001	METHOD AND APPARATUS FOR COATING A LIQUID COMPOSITION TO A WEB
78625	Eastman Kodak Company	DE	69900628.7	99203420.7	10/18/1999	12/19/2001	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	FR	0997702	99203420.7	10/18/1999	12/19/2001	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	GB	0997702	99203420.7	10/18/1999	12/19/2001	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	US	6038027	09/216,045	12/18/1998	3/14/2000	METHOD FOR MEASURING MATERIAL THICKNESS PROFILES

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78626	Eastman Kodak Company	US	6034772	09/216,044	12/18/1998	3/7/2000	METHOD FOR PROCESSING INTERFEROMETRIC MEASUREMENT DATA
78628	Eastman Kodak Company	DE	69900312.1	99203424.9	10/18/1999	9/26/2001	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	FR	0997703	99203424.9	10/18/1999	9/26/2001	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	GB	0997703	99203424.9	10/18/1999	9/26/2001	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	US	6067161	09/216,094	12/18/1998	5/23/2000	APPARATUS FOR MEASURING MATERIAL THICKNESS PROFILES
78635	Eastman Kodak Company	US	6037735	09/260,615	3/1/1999	3/14/2000	SLOW-SPEED SERVOMECHANISM
78652	Eastman Kodak Company	US	6241337	09/221,937	12/28/1998	6/5/2001	AN INK JET PRINTER WITH CLEANING MECHANISM HAVING A WIPER BLADE AND TRANSDUCER AND METHOD OF ASSEMBLING THE PRINTER
78657	Eastman Kodak Company	DE	69919496.2	99204208.5	12/9/1999	8/18/2004	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	FR	1014117	99204208.5	12/9/1999	8/18/2004	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	GB	1014117	99204208.5	12/9/1999	8/18/2004	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	JP	4410891	1999-359888	12/17/1999	11/20/2009	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	US	6252697	09/216,289	12/18/1998	6/26/2001	A MECHANICAL GRATING DEVICE
78664	Eastman Kodak Company	US	6030438	09/203,260	12/1/1998	2/29/2000	ADDITIVE FOR INK JET INK
78685	Eastman Kodak Company	US	7517168	09/213,169	11/30/2000	4/14/2009	SYSTEM FOR DISPLAYING, STORING AND RETRIEVING IMAGES
78688	Eastman Kodak Company	US	6025119	09/216,187	12/18/1998	2/15/2000	ANTISTATIC LAYER FOR IMAGING ELEMENT
78695	Eastman Kodak Company	DE	69911157.9	99204246.5	12/13/1999	9/10/2003	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	FR	1016545	99204246.5	12/13/1999	9/10/2003	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	GB	1016545	99204246.5	12/13/1999	9/10/2003	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	JP	4372930	11-373102	12/28/1999	9/11/2009	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	US	6110601	09/224,531	12/31/1998	8/29/2000	INK JET RECORDING ELEMENT

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78702	Eastman Kodak Company	US	6181458	09/216,054	12/18/1998	1/30/2001	A MECHANICAL GRATING DEVICE WITH OPTICAL COATING AND METHOD OF MAKING MECHANICAL GRATING DEVICE WITH OPTICAL COATING
78703	Eastman Kodak Company	US	6208827	09/197,367	11/20/1998	3/27/2001	IMPROVED DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78704	Eastman Kodak Company	US	6029039	09/197,259	11/20/1998	2/22/2000	RETRACTABLE CONTACT SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78705	Eastman Kodak Company	DE	69935395.5	99203807.5	11/15/1999	3/7/2007	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78705	Eastman Kodak Company	FR	1005997	99203807.5	11/15/1999	3/7/2007	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78705	Eastman Kodak Company	GB	1005997	99203807.5	11/15/1999	3/7/2007	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78705	Eastman Kodak Company	US	6142601	09/205,946	12/4/1998	11/7/2000	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78706	Eastman Kodak Company	US	6183057	09/206,272	12/4/1998	2/6/2001	A SELF-CLEANING INK JET PRINTER HAVING ULTRASONICS WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78725	Eastman Kodak Company	US	6149256	09/198,746	11/24/1998	11/21/2000	INSERTABLE CARTRIDGE FOR DIGITAL CAMERA WITH INK JET PRINTER
78729	Eastman Kodak Company	US	6052546	09/197,686	11/20/1998	4/18/2000	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP

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78730	Eastman Kodak Company	US	6016410	09/197,365	11/20/1998	1/18/2000	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78746	Eastman Kodak Company	US	6141139	09/201,500	11/30/1998	10/31/2000	METHOD OF MAKING A BISTABLE MICROMAGNETIC LIGHT MODULATOR
78751	Eastman Kodak Company	JP	4226749	2000-34327	2/7/2000	12/5/2008	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT
78751	Eastman Kodak Company	US	6187491	09/246,639	5/8/2000	2/13/2001	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING ACID SCAVENGER IN OVERCOAT
78753	Eastman Kodak Company	US	6400386	09/547,603	4/12/2000	6/4/2002	METHOD OF PRINTING A FLUORESCENT IMAGE SUPERIMPOSED ON A COLOR IMAGE
78757	Eastman Kodak Company	US	6234620	09/342,371	6/29/1999	5/22/2001	CONTINUOUS INKJET PRINTER CATCHER AND METHOD FOR MAKING SAME
78758	Eastman Kodak Company	US	6202550	09/223,258	4/5/2000	3/20/2001	A PRINTER AND METHOD FOR PRINTING INDICIA ON A DISK
78773	Eastman Kodak Company	US	6367922	09/216,531	2/13/2001	4/9/2002	INK JET PRINTING PROCESS
78784	Eastman Kodak Company	US	6273542	09/218,690	12/22/1998	8/14/2001	METHOD OF COMPENSATING FOR MALPERFORMING NOZZLES IN AN INKJET PRINTER
78805	Eastman Kodak Company	US	6067183	09/208,563	12/9/1998	5/23/2000	LIGHT MODULATOR WITH SPECIFIC ELECTRODE CONFIGURATIONS
78810	Eastman Kodak Company	US	6267464	09/221,349	12/28/1998	7/31/2001	SELF CLEANING INK JET PRINTHEAD CARTRIDGES
78811	Eastman Kodak Company	US	6595617	09/751,620	12/29/2000	7/22/2003	SELF-CLEANING PRINTER AND PRINT HEAD AND METHOD FOR MANUFACTURING SAME
78816	Eastman Kodak Company	US	6250740	09/221,219	12/23/1998	6/26/2001	PAGEWIDTH IMAGE FORMING SYSTEM AND METHOD
78821	Eastman Kodak Company	US	6038057	09/215,728	12/18/1998	3/14/2000	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM

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78823	Eastman Kodak Company	DE	69926205.4	99203956.0	11/25/1999	7/20/2005	AN ARTIFACT REMOVAL TECHNIQUE FOR SKEW CORRECTED IMAGES
78823	Eastman Kodak Company	JP	4256042	11-318785	11/9/1999	2/6/2009	AN ARTIFACT REMOVAL TECHNIUE FOR SKEW CORRECTED IMAGES
78823	Eastman Kodak Company	US	6282326	09/211,125	12/14/1998	8/28/2001	AN ARTIFACT REMOVAL TECHNIUE FOR SKEW CORRECTED IMAGES
78825	Eastman Kodak Company	US	6140036	09/259,992	5/8/2000	10/31/2000	PHOTOGRAPHIC MATERIAL HAVING IMPROVED COLOR REPRODUCTION
78826	Eastman Kodak Company	US	6168256	09/222,752	12/29/1998	1/2/2001	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND METHOD OF ASSEMBLING THE PRINTER
78827	Eastman Kodak Company	US	6286929	09/222,409	10/10/2000	9/11/2001	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND ULTRASONICS AND METHOD OF ASSEMBLING THE PRINTER
78828	Eastman Kodak Company	US	6152999	09/300,829	4/27/1999	11/28/2000	COLOR PIGMENTED INK JET INK SET
78832	Eastman Kodak Company	DE	60008690.9	00204335.4	12/5/2000	3/3/2004	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78832	Eastman Kodak Company	GB	1116585	00204335.4	12/5/2000	3/3/2004	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78832	Eastman Kodak Company	US	6582515	09/461,964	6/6/2002	6/24/2003	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78841	Eastman Kodak Company	US	6183058	09/407,451	9/28/1999	2/6/2001	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78845	Eastman Kodak Company	US	6213288	09/212,666	12/16/1998	4/10/2001	PUCK DELIVERY SYSTEM
78846	Eastman Kodak Company	US	6224202	09/216,203	12/18/1998	5/1/2001	INK JET PRINTING METHOD
78848	Eastman Kodak Company	US	6552824	09/213,636	12/26/2001	4/22/2003	METHOD OF PROCESSING PIXELS WITH BINARY OR MULTIBIT ERROR DIFFUSION

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78849	Eastman Kodak Company	US	6517909	09/697,526	10/26/2000	2/11/2003	METHOD FOR USING A PATTERNED BACKING ROLLER FOR CURTAIN COATING A LIQUID COMPOSITION TO A WEB
78853	Eastman Kodak Company	US	6048679	09/221,639	12/28/1998	4/11/2000	ANTISTATIC LAYER COATING COMPOSITIONS
78854	Eastman Kodak Company	US	6407160	09/221,469	1/19/2001	6/18/2002	NON-AQUEOUS COMPOSITE WAX PARTICLE DISPERSION
78861	Eastman Kodak Company	US	6179978	09/249,831	2/12/1999	1/30/2001	A MANDREL FOR FORMING A NOZZLE PLATE HAVING A NON-WETTING SURFACE OF UNIFORM THICKNESS AND AN ORIFICE WALL OF TAPERED CONTOUR, AND METHOD OF MAKING THE MANDREL
78861	Eastman Kodak Company	US	6406607	09/709,082	11/10/2000	6/18/2002	METHOD FOR FORMING A NOZZLE PLATE HAVING A NON-WETTING SURFACE OF UNIFORM THICKNESS AND AN ORIFICE WALL OF TAPERED CONTOUR, AND NOZZLE PLATE
78867	Eastman Kodak Company	US	5976251	09/213,564	12/17/1998	11/2/1999	INLET FOR INTRODUCING WATER TO WIRE EDGE GUIDES FOR CURTAIN COATING
78868	Eastman Kodak Company	US	6233087	09/216,374	12/18/1998	5/15/2001	AN ELECTRO-MECHANICAL GRATING DEVICE
78872	Eastman Kodak Company	US	6426737	09/215,830	12/18/1998	7/30/2002	FORMING IMAGES BY FIELD-DRIVEN RESPONSIVE LIGHT-ABSORBING PARTICLES
78884	Eastman Kodak Company	US	6034457	09/221,510	12/28/1998	3/7/2000	MAGNETIC DRIVE APPARATUS FOR WEB TRANSPORT
78890	Eastman Kodak Company	US	6290323	09/407,448	9/28/1999	9/18/2001	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND ROTATING ROLLER AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78892	Eastman Kodak Company	US	6325490	09/224,533	12/31/1998	12/4/2001	NOZZLE PLATE WITH MIXED SELF-ASSEMBLED MONOLAYER

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78893	Eastman Kodak Company	US	6354689	09/218,615	4/18/2001	3/12/2002	METHOD OF COMPENSATING FOR MALPERFORMING NOZZLES IN A MULTITONE INKJET PRINTER
78897	Eastman Kodak Company	US	6087054	09/217,030	12/21/1998	7/11/2000	DETECTION AND CORRECTION OF SKEW BETWEEN A REFERENCE AND LENTICULES IN LENTICULAR MATERIAL
78902	Eastman Kodak Company	US	6243194	09/216,331	12/18/1998	6/5/2001	A MECHANICAL GRATING DEVICE
78924	Eastman Kodak Company	US	6316081	09/335,404	6/17/1999	11/13/2001	PHOTOGRAPHIC JACKET AND ALBUM
78931	Eastman Kodak Company	DE	69902572.9	99204206.9	12/8/1999	8/21/2002	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	FR	1016526	99204206.9	12/8/1999	8/21/2002	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	GB	1016526	99204206.9	12/8/1999	8/21/2002	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	JP	4308393	11-375594	12/28/1999	5/15/2009	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	US	6213595	09/221,256	12/28/1998	4/10/2001	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78932	Eastman Kodak Company	US	6209999	09/219,694	12/23/1998	4/3/2001	PRINTING APPARATUS WITH HUMIDITY-CONTROLLED RECEIVER TRAY
78948	Eastman Kodak Company	US	6132947	09/266,233	3/10/1999	10/17/2000	CYAN COUPLER, SOLVENT, AND STABILIZER-CONTAINING PHOTOGRAPHIC ELEMENT AND PROCESS
78958	Eastman Kodak Company	US	6203917	09/224,388	12/31/1998	3/20/2001	CONFORMABLE POLY(DIMETHYLSILOXANE) COATING AS INTERMEDIATE LAYER FOR FUSER MEMBERS

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78961	Eastman Kodak Company	US	6802588	10/228,647	8/26/2002	10/12/2004	FLUID JET APPARATUS AND METHOD FOR CLEANING INKJET PRINTHEADS
78963	Eastman Kodak Company	DE	60034508.4	00201973.5	6/5/2000	4/25/2007	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78963	Eastman Kodak Company	GB	1060894	00201973.5	6/5/2000	4/25/2007	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78963	Eastman Kodak Company	JP	4418087	2000-181630	6/16/2000	12/4/2009	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78963	Eastman Kodak Company	US	6196657	09/334,374	6/16/1999	3/6/2001	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78964	Eastman Kodak Company	US	6517188	09/641,107	8/17/2000	2/11/2003	INK JET PRINT HEAD CLEANING
78966	Eastman Kodak Company	DE	60009196.1	00201541.0	4/28/2000	3/24/2004	
78966	Eastman Kodak Company	JP	4355424	2000-137012	5/10/2000	8/7/2009	SELF-CLEANING INK PRINTING PRINTER WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78966	Eastman Kodak Company	US	6283575	09/307,876	5/10/1999	9/4/2001	INK PRINTING PRINT HEAD WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78967	Eastman Kodak Company	US	6273552	09/249,191	2/12/1999	8/14/2001	IMAGE FORMING SYSTEM INCLUDING A PRINT HEAD HAVING A PLURALITY OF INK CHANNEL PISTONS, AND METHOD OF ASSEMBLING THE SYSTEM AND PRINT HEAD
78984	Eastman Kodak Company	US	6470145	09/229,692	1/13/1999	10/22/2002	ONE-TIME-USE CAMERA WITH ELECTRONIC FLASH HAVING FILM IDENTIFYING INDICIA
79000	Eastman Kodak Company	US	6593073	09/467,613	9/4/2002	7/15/2003	CORE/SHELL EMULSIONS WITH ENHANCED PHOTOGRAPHIC RESPONSE
79021	Eastman Kodak Company	US	6097890	09/234,603	1/21/1999	8/1/2000	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR

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79021	Eastman Kodak Company	US	6151449	09/535,202	3/27/2000	11/21/2000	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR
79023	Eastman Kodak Company	US	D413614	29/099,564	1/22/1999	9/7/1999	CAMERA WITH FLIP-UP FLASH
79024	Eastman Kodak Company	US	D413435	29/099,563	1/22/1999	9/7/1999	HOLSTER FOR CAMERA
79031	Eastman Kodak Company	US	6290749	09/456,643	12/8/1999	9/18/2001	PREPARATION OF ULTRA-PURE SILVER METAL
79055	Eastman Kodak Company	US	6310626	09/256,798	2/24/1999	10/30/2001	SYSTEM FOR MODELING A COLOR IMAGING DEVICE
79057	Eastman Kodak Company	CN	00101092.1	00101092.1	1/12/2000	12/8/2004	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79057	Eastman Kodak Company	US	6381033	09/249,172	2/12/1999	4/30/2002	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79069	Eastman Kodak Company	CN	ZL00101091.3	00101091.3	1/12/2000	2/1/2006	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79069	Eastman Kodak Company	US	6574373	09/249,573	2/12/1999	6/3/2003	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79069	Eastman Kodak Company	US	7355746	09/975,903	10/12/2001	4/8/2008	METHOD AND APPARATUS FOR PRINTING AND/OR DISPLAYING DIGITAL IMAGES
79090	Eastman Kodak Company	DE	60030795.6	00200974.4	3/17/2000	9/20/2006	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	FR	1041426	00200974.4	3/17/2000	9/20/2006	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	GB	1041426	00200974.4	3/17/2000	9/20/2006	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	JP	4357077	2000-90550	3/29/2000	8/14/2009	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	US	6211997	09/283,068	3/31/1999	4/3/2001	MODULATOR FOR OPTICAL PRINTING
79092	Eastman Kodak Company	US	6143061	09/299,480	4/26/1999	11/7/2000	DELOCALIZED CATIONIC AZO DYE FOR INK JET INK
79096	Eastman Kodak Company	US	6069752	09/250,803	2/17/1999	5/30/2000	REPLACEABLE LASER AND MODULATOR UNIT
79101	Eastman Kodak Company	US	D432163	29/101,845	3/11/1999	10/17/2000	DESIGN OF A CABINETY ENCLOSURE FOR A BUSINESS MACHINE

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79106	Eastman Kodak Company	JP	4652521	2000-128964	4/25/2000	12/24/2010	CATIONIC AZO DYE FOR INK JET INK
79106	Eastman Kodak Company	US	6136080	09/299,412	4/26/1999	10/24/2000	CATIONIC AZO DYES FOR INK JET INK
79107	Eastman Kodak Company	US	6107018	09/250,200	2/16/1999	8/22/2000	HIGH CHLORIDE EMULSIONS DOPED WITH COMBINATION OF METAL COMPLEXES
79116	Eastman Kodak Company	US	6210851	09/451,554	12/1/1999	4/3/2001	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA MIXTURES
79121	Eastman Kodak Company	US	6197148	09/283,066	3/31/1999	3/6/2001	A WEB MATERIAL HAVING SPLICED JOINTS AND A METHOD FOR COATING A WEB MATERIAL HAVING SPLICED JOINTS
79128	Eastman Kodak Company	US	6278805	09/311,830	5/13/1999	8/21/2001	A SYSTEM FOR COMPOSING COLOR TRANSFORMS USING CLASS INFORMATION
79143	Eastman Kodak Company	US	6238584	09/257,895	3/2/1999	5/29/2001	FORMING INK JET NOZZLE PLATES
79144	Eastman Kodak Company	US	6214245	09/260,303	3/2/1999	4/10/2001	INK JET NOZZLE PLATES
79145	Eastman Kodak Company	US	6303042	09/260,698	3/2/1999	10/16/2001	MAKING INK JET NOZZLE PLATES
79158	Eastman Kodak Company	US	6272908	09/274,726	3/23/1999	8/14/2001	FLEXURAL PROBE AND METHOD FOR EXAMINING A MOVING SENSITIVE WEB SURFACE
79159	Eastman Kodak Company	US	6213324	09/441,985	11/17/1999	4/10/2001	PHOTOCHEMICAL FRANGIBLE CLOSURE
79161	Eastman Kodak Company	US	6312119	09/606,756	6/29/2000	11/6/2001	METHOD AND APPARATUS FOR FOAM REMOVAL IN AN INK CONTAINER
79162	Eastman Kodak Company	DE	60025569.7	00200975.1	3/17/2000	1/18/2006	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	FR	1040927	00200975.1	3/17/2000	1/18/2006	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	GB	1040927	00200975.1	3/17/2000	1/18/2006	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	US	6169565	09/283,272	3/31/1999	1/2/2001	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR

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79163	Eastman Kodak Company	US	6479228	09/728,412	12/1/2000	11/12/2002	SCRATCH RESISTANT LAYER CONTAINING ELECTRONICALLY CONDUCTIVE POLYMER FOR IMAGING ELEMENTS
79177	Eastman Kodak Company	US	6208368	09/315,366	5/18/1999	3/27/2001	REMOVABLE LEAD SCREW ASSEMBLY FOR AN IMAGE PROCESSING APPARATUS
79178	Eastman Kodak Company	US	6017687	09/268,227	3/15/1999	1/25/2000	LOW REPLENISHMENT COLOR DEVELOPMENT USING CHLORIDE ION-FREE COLOR DEVELOPER CONCENTRATE
79180	Eastman Kodak Company	US	6186681	09/268,988	3/16/1999	2/13/2001	METHOD AND APPARATUS FOR PASTEURIZING FLUIDS
79210	Eastman Kodak Company	US	6152345	09/273,642	3/23/1999	11/28/2000	METHOD FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
79211	Eastman Kodak Company	US	6106166	09/292,859	4/16/1999	8/22/2000	A PHOTOPROCESSING APPARATUS FOR SENSING TYPE OF PHOTOPROCESSING CONSUMABLE AND METHOD OF ASSEMBLING THE APPARATUS
79220	Eastman Kodak Company	US	6713224	09/550,503	4/14/2000	3/30/2004	SOUND RECORDING FILM
79225	Eastman Kodak Company	DE	60018030.1	00204563.1	12/18/2000	2/9/2005	PERMEABLE SURFACE IMAGING SUPPORT
79225	Eastman Kodak Company	FR	1112858	00204563.1	12/18/2000	2/9/2005	PERMEABLE SURFACE IMAGING SUPPORT
79225	Eastman Kodak Company	GB	1112858	00204563.1	12/18/2000	2/9/2005	PERMEABLE SURFACE IMAGING SUPPORT
79225	Eastman Kodak Company	JP	4510280	2000-397594	12/27/2000	5/14/2010	IMAGING SUPPORT
79225	Eastman Kodak Company	US	6379780	09/472,487	12/27/1999	4/30/2002	PERMEABLE SURFACE IMAGING SUPPORT
79230	Eastman Kodak Company	US	6405464	09/606,701	6/29/2000	6/18/2002	LENTICULAR IMAGE PRODUCT PRESENTING A FLIP IMAGE(S) WHERE GHOSTING IS MINIMIZED
79239	Eastman Kodak Company	US	6507665	09/383,573	8/7/2002	1/14/2003	METHOD FOR CREATING ENVIRONMENT MAP CONTAINING INFORMATION EXTRACTED FROM STEREO IMAGE PAIRS

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79252	Eastman Kodak Company	US	6165687	09/342,390	6/29/1999	12/26/2000	STANDARD ARRAY, PROGRAMMABLE IMAGE FORMING PROCESS
79283	Eastman Kodak Company	US	6226116	09/451,171	11/30/1999	5/1/2001	MAGNETIC MICRO-SHUTTERS
79291	Eastman Kodak Company	US	6674926	09/289,351	4/9/1999	1/6/2004	CONTROLLER FOR A MULTIPLE ARRAY COLOR SENSOR
79296	Eastman Kodak Company	US	6894794	09/339,605	6/24/1999	5/17/2005	METHOD AND APPARATUS FOR MAKING A PRINT HAVING AN INVISIBLE COORDINATE SYSTEM
79302	Eastman Kodak Company	GB	2349635	0003651.7	2/18/2000	12/11/2002	SHEET FEEDING CONTROL FOR AN IMAGE READING DEVICE
79302	Eastman Kodak Company	US	6126160	09/290,118	4/12/1999	10/3/2000	SHEET FEEDING CONTROL FOR AN IMAGE READING DEVICE
79305	Eastman Kodak Company	DE	60006184.1	00201798.6	5/22/2000	10/29/2003	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	FR	1057877	00201798.6	5/22/2000	10/29/2003	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	GB	1057877	00201798.6	5/22/2000	10/29/2003	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	JP	4782268	2000-166467	5/31/2000	7/15/2011	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	US	6210474	09/326,064	6/4/1999	4/3/2001	PROCESS FOR PREPARING AN INK JET INK
79307	Eastman Kodak Company	US	6381062	09/757,340	1/9/2001	4/30/2002	OPTICAL DATA MODULATION SYSTEM WITH SELF-DAMPED DIFFRACTIVE LIGHT MODULATOR
79312	Eastman Kodak Company	DE	60119827.1	01200662.3	2/23/2001	5/24/2006	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	FR	1143287	01200662.3	2/23/2001	5/24/2006	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	GB	1143287	01200662.3	2/23/2001	5/24/2006	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	US	6479811	09/519,227	3/6/2000	11/12/2002	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR

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79330	Eastman Kodak Company	US	6309749	09/305,999	5/6/1999	10/30/2001	CERAMIC MILLING MEDIA
79343	Eastman Kodak Company	US	6187501	09/370,955	8/10/1999	2/13/2001	IMAGING MEMBER WITH TOUGH BINDER LAYER
79344	Eastman Kodak Company	DE	60022577.1	00201963.6	6/5/2000	9/14/2005	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	FR	1060889	00201963.6	6/5/2000	9/14/2005	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	GB	1060889	00201963.6	6/5/2000	9/14/2005	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	US	6217156	09/334,810	6/17/1999	4/17/2001	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79345	Eastman Kodak Company	DE	60027817.4	00201999.0	6/6/2000	5/10/2006	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	FR	1060890	00201999.0	6/6/2000	5/10/2006	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	GB	1060890	00201999.0	6/6/2000	5/10/2006	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	US	6158845	09/335,415	6/17/1999	12/12/2000	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79348	Eastman Kodak Company	US	6190851	09/473,790	12/28/1999	2/20/2001	PHOTOGRAPHIC ELEMENT, DISPERSION, COMPOUND AND PROCESS
79357	Eastman Kodak Company	US	6176670	09/295,207	4/21/1999	1/23/2001	ROLL HANDLING AND TRANSPORT ASSEMBLAGE
79364	Eastman Kodak Company	US	6207362	09/392,949	9/9/1999	3/27/2001	TOUGH DURABLE IMAGING CELLULOSE BASE MATERIAL

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79367	Eastman Kodak Company	US	6184181	09/303,522	4/30/1999	2/6/2001	A PROCESS FOR CONTROLLING THE GLOSS OF A THERMAL DYE TRANSFER IMAGE
79372	Eastman Kodak Company	US	6279820	09/535,122	3/24/2000	8/28/2001	CARDBOARD PACK FOR DISPLAY STAND
79396	Eastman Kodak Company	US	6856427	09/315,646	5/20/1999	2/15/2005	SYSTEM FOR PRINTING CORRECT EXPOSURE IN A RENDERED DIGITAL IMAGE
79399	Eastman Kodak Company	US	D423542	29/104,397	5/4/1999	4/25/2000	FLASH CAMERA
79400	Eastman Kodak Company	US	D423545	29/104,396	5/4/1999	4/25/2000	FRONT COVER LABEL FOR FLASH CAMERA
79401	Eastman Kodak Company	US	D425536	29/104,380	5/4/1999	5/23/2000	REAR COVER LABEL FOR FLASH CAMERA
79405	Eastman Kodak Company	US	6083674	09/337,359	6/21/1999	7/4/2000	ANTISTATIC LAYER FOR LENTICULAR SURFACE
79409	Eastman Kodak Company	US	6174356	09/306,121	5/6/1999	1/16/2001	DYE FOR INK JET INK
79412	Eastman Kodak Company	US	6644544	09/334,021	6/16/1999	11/11/2003	AN IMAGING APPARATUS CAPABLE OF FORMING AN IMAGE CONSISTENT WITH TYPE OF IMAGING CONSUMABLE LOADED THEREIN AND METHOD OF ASSEMBLING THE APPARATUS
79425	Eastman Kodak Company	US	6567532	09/453,247	12/2/1999	5/20/2003	METHOD AND COMPUTER PROGRAM FOR EXTRACTING AN EMBEDDED MESSAGE FROM A DIGITAL IMAGE
79456	Eastman Kodak Company	US	6873433	09/521,588	3/9/2000	3/29/2005	CALIBRATION OF COLOR REPRODUCTION APPARATUS
79459	Eastman Kodak Company	US	6149985	09/349,288	7/7/1999	11/21/2000	HIGH-EFFICIENCY PLASMA TREATMENT OF IMAGING SUPPORTS
79459	Eastman Kodak Company	US	6603121	10/246,864	9/19/2002	8/5/2003	HIGH-EFFICIENCY PLASMA TREATMENT OF PAPER
79460	Eastman Kodak Company	TW	NI-161205	089106419	4/7/2000	8/21/2002	HYBRID OPTICAL DISC CONSTRUCTION
79460	Eastman Kodak Company	US	6212158	09/323,496	6/1/1999	4/3/2001	HYBRID OPTICAL DISC CONSTRUCTION
79460	Eastman Kodak Company	US	6480462	09/739,953	12/18/2000	11/12/2002	HYBRID OPTICAL DISC CONSTRUCTION

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79464	Eastman Kodak Company	US	6249300	09/354,005	7/15/1999	6/19/2001	METHOD AND APPARATUS FOR POSITIONING A WRITING ASSEMBLY OF AN IMAGE PROCESSING APPARATUS
79465	Eastman Kodak Company	US	6537730	09/652,344	8/31/2000	3/25/2003	THERMAL IMAGING COMPOSITION AND MEMBER CONTAINING SULFONATED IR DYE AND METHODS OF IMAGING AND PRINTING
79481	Eastman Kodak Company	US	6572223	09/813,580	3/21/2001	6/3/2003	APPARATUS AND METHOD OF BALANCING END JET FORCES IN AN INK JET PRINTING SYSTEM
79482	Eastman Kodak Company	US	6474795	09/468,987	12/21/1999	11/5/2002	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6695440	10/229,207	8/26/2002	2/24/2004	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6796641	10/229,357	8/26/2002	9/28/2004	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79491	Eastman Kodak Company	US	6412910	09/586,099	6/2/2000	7/2/2002	PERMANENT ALTERATION OF A PRINthead FOR CORRECTION OF MIS-DIRECTION OF EMITTED INK DROPS
79496	Eastman Kodak Company	DE	60026442.4	00202001.4	6/6/2000	3/8/2006	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	FR	1060895	00202001.4	6/6/2000	3/8/2006	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER

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79496	Eastman Kodak Company	GB	1060895	00202001.4	6/6/2000	3/8/2006	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	JP	4360741	2000-168894	6/6/2000	8/21/2009	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	US	6938976	09/334,375	4/4/2001	9/6/2005	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79502	Eastman Kodak Company	US	6226024	09/336,934	6/21/1999	5/1/2001	VACUUM IMAGING DRUM WITH VACUUM HOLES FOR MAINTAINING A BOUNDARY LAYER IN AN IMAGE PROCESSING APPARATUS
79536	Eastman Kodak Company	US	6520629	09/675,831	9/29/2000	2/18/2003	STEERING FLUID DEVICE AND METHODS FOR INCREASING THE ANGLE OF DEFLECTION OF INK DROPLETS GENERATED BY AN ASYMMETRIC HEAT-TYPE INKJET PRINTER
79537	Eastman Kodak Company	US	6276782	09/481,303	1/11/2000	8/21/2001	ASSISTED DROP-ON-DEMAND INKJET PRINTER
79539	Eastman Kodak Company	US	6428157	09/325,077	6/3/1999	8/6/2002	FORMING INK IMAGES HAVING PROTECTION FILMS
79540	Eastman Kodak Company	DE	60000594.1	00201803.4	5/22/2000	10/16/2002	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	FR	1057631	00201803.4	5/22/2000	10/16/2002	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	GB	1057631	00201803.4	5/22/2000	10/16/2002	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	JP	4841715	2000-159623	5/30/2000	10/14/2011	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES

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79540	Eastman Kodak Company	US	6193361	09/325,078	6/3/1999	2/27/2001	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79546	Eastman Kodak Company	JP		2012-021493	2/3/2012		APPARATUS FOR PRINTING, METHOD OF PRINTING, AND COMPUTER PROGRAM
79546	Eastman Kodak Company	US	6452663	09/470,290	3/14/2002	9/17/2002	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6533169	09/846,716	5/1/2001	3/18/2003	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6459471	09/846,717	5/1/2001	10/1/2002	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79568	Eastman Kodak Company	DE	60111813.8	01204413.7	11/19/2001	7/6/2005	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	FR	1215047	01204413.7	11/19/2001	7/6/2005	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	GB	1215047	01204413.7	11/19/2001	7/6/2005	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	US	6663221	09/731,355	12/6/2000	12/16/2003	IMPROVED PAGE WIDE INK JET PRINTING
79595	Eastman Kodak Company	DE	60115589.0	01204938.3	12/17/2001	12/7/2005	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	GB	1219431	01204938.3	12/17/2001	12/7/2005	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	US	6478414	09/750,965	12/28/2000	11/12/2002	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79596	Eastman Kodak Company	US	6250736	09/366,819	8/4/1999	6/26/2001	CONTINUOUS INK JET PRINT HEAD WITH FIXED POSITION INK GUTTER COMPATIBLE WITH HYDRODYNAMIC AND WIPE CLEANING

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79597	Eastman Kodak Company	DE	60109125.6	01204904.5	12/14/2001	3/2/2005	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	FR	1219430	01204904.5	12/14/2001	3/2/2005	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	GB	1219430	01204904.5	12/14/2001	3/2/2005	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	US	6554410	09/750,946	12/28/2000	4/29/2003	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79608	Eastman Kodak Company	US	6429248	09/880,384	6/13/2001	8/6/2002	COATING COMPOSITION CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER AND SOLVENT MIXTURE
79610	Eastman Kodak Company	US	6162596	09/386,523	8/30/1999	12/19/2000	IMAGING ELEMENTS CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER COMPRISING POLYTHIOPHENE AND A CELLULOSIC POLYMER BINDER
79615	Eastman Kodak Company	DE	60018025.5	00204307.3	12/4/2000	2/9/2005	PLASTICIZED CROSS-LINKED RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
79615	Eastman Kodak Company	US	6291396	09/465,206	12/15/1999	9/18/2001	PLASTICIZED CROSS-LINKED RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
79622	Eastman Kodak Company	US	6367905	09/590,988	6/9/2000	4/9/2002	PRINT HEAD CLEANING ASSEMBLY WITH ROLLER AND METHOD FOR AN INK JET PRINT HEAD WITH FIXED GUTTER

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79627	Eastman Kodak Company	US	6883904	10/131,533	4/24/2002	4/26/2005	APPARATUS AND METHOD FOR MAINTAINING CONSTANT DROP VOLUMES IN A CONTINUOUS STREAM INK JET PRINTER
79638	Eastman Kodak Company	DE	60221764.4	02078695.0	9/9/2002	8/15/2007	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	FR	1296171	02078695.0	9/9/2002	8/15/2007	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	GB	1296171	02078695.0	9/9/2002	8/15/2007	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	US	6750998	09/957,334	9/20/2001	6/15/2004	ELECTROMECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79641	Eastman Kodak Company	US	6305194	09/354,219	7/15/1999	10/23/2001	MOLD DESIGN FOR COMPRESSION MOLDING MICROLENS ARRAYS
79644	Eastman Kodak Company	US	6663965	10/170,609	6/12/2002	12/16/2003	THERMO-REVERSIBLE MATERIAL AND METHOD FOR PREPARING IT
79645	Eastman Kodak Company	US	6599991	09/475,843	12/30/1999	7/29/2003	IN-SITU BLENDING OF POLYESTERS WITH POLY(ETHER IMIDE)
79646	Eastman Kodak Company	US	6329652	09/362,639	7/28/1999	12/11/2001	METHOD FOR COMPARISON OF SIMILAR SAMPLES IN LIQUID CHROMATOGRAPHY/MASS SPECTROMETRY
79661	Eastman Kodak Company	US	6248893	09/589,964	6/8/2000	6/19/2001	NON-HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79661	Eastman Kodak Company	US	6248886	09/589,965	6/8/2000	6/19/2001	HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79666	Eastman Kodak Company	US	6153000	09/351,614	7/12/1999	11/28/2000	COLOR PIGMENTED INK JET INK SET

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79668	Eastman Kodak Company	US	6482769	09/712,424	11/14/2000	11/19/2002	DIFFUSION RESISTANT LENTICULAR ELEMENT
79670	Eastman Kodak Company	DE	60028518.9	00204446.9	12/11/2000	6/7/2006	METHOD FOR PREVENTING INK DROP MISDIRECTION IN AN ASYMMETRIC HEAT-TYPE INK JET PRINTER
79670	Eastman Kodak Company	JP	4594515	2000-389102	12/21/2000	9/24/2010	METHOD FOR PREVENTING INK DROP MISDIRECTION IN AN ASYMMETRIC HEAT-TYPE INK JET PRINTER
79670	Eastman Kodak Company	US	6402305	09/470,728	12/22/1999	6/11/2002	METHOD FOR PREVENTING INK DROP MISDIRECTION IN AN ASYMMETRIC HEAT-TYPE INK JET PRINTER
79677	Eastman Kodak Company	GB	2354659	0013583.0	6/6/2000	8/13/2003	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79677	Eastman Kodak Company	US	6200713	09/360,018	7/23/1999	3/13/2001	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	GB	2352514	0013581.4	6/6/2000	12/17/2003	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	US	6177217	09/360,462	7/23/1999	1/23/2001	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79687	Eastman Kodak Company	US	6972859	09/359,152	7/22/1999	12/6/2005	AUTHORIZING THE PRINTING OF DIGITAL IMAGES
79691	Eastman Kodak Company	JP	4717986	2000-240919	8/9/2000	4/8/2011	CO-MILLED PIGMENTS IN INK JET INK
79691	Eastman Kodak Company	US	6132501	09/371,657	8/10/1999	10/17/2000	CO-MILLED PIGMENTS IN INK JET INK

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79694	Eastman Kodak Company	US	6228572	09/358,501	7/21/1999	5/8/2001	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED MERCAPTODIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79695	Eastman Kodak Company	US	6190849	09/358,500	7/21/1999	2/20/2001	PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TRIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79698	Eastman Kodak Company	US	6190848	09/358,497	7/21/1999	2/20/2001	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TRIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79723	Eastman Kodak Company	US	6310165	09/442,826	11/18/1999	10/30/2001	POLYMERIZATION PROCESS WITH NOVEL CATALYST SYSTEM
79754	Eastman Kodak Company	US	6688525	09/401,228	9/22/1999	2/10/2004	APPARATUS AND METHOD FOR READING A CODED PATTERN
79762	Eastman Kodak Company	US	6206586	09/376,174	8/17/1999	3/27/2001	PROTECTIVE FILMS ON PHOTOGRAPHIC IMAGES
79783	Eastman Kodak Company	US	6666534	10/174,170	6/18/2002	12/23/2003	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
79788	Eastman Kodak Company	US	6381418	09/372,329	11/6/2001	4/30/2002	A PRINT HAVING INFORMATION ASSOCIATED WITH THE PRINT STORED IN A MEMORY COUPLED TO THE PRINT
79791	Eastman Kodak Company	US	6576792	09/849,474	5/4/2001	6/10/2003	2-HALO-1-CYCLOALKENECARBOXAMIDES AND THEIR PREPARATION
79796	Eastman Kodak Company	US	6257510	09/376,115	8/17/1999	7/10/2001	ADJUSTABLE EMISSION CHAMBER FLOW CELL
79798	Eastman Kodak Company	US	6533951	09/626,874	7/27/2000	3/18/2003	METHOD OF MANUFACTURING FLUID PUMP
79799	Eastman Kodak Company	JP	4594516	2000-389103	12/21/2000	9/24/2010	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79799	Eastman Kodak Company	US	6497510	09/470,638	12/22/1999	12/24/2002	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS

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79799	Eastman Kodak Company	US	6761437	10/273,916	10/18/2002	7/13/2004	APPARATUS AND METHOD OF ENHANCING FLUID DEFLECTION IN A CONTINUOUS INK JET PRINTHEAD
79799	Eastman Kodak Company	US	6986566	10/706,199	11/12/2003	1/17/2006	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79802	Eastman Kodak Company	US	6422826	09/585,941	6/2/2000	7/23/2002	FLUID PUMP AND METHOD
79810	Eastman Kodak Company	US	6536882	09/625,536	7/26/2000	3/25/2003	INKJET PRINTHEAD HAVING SUBSTRATE FEEDTHROUGHS FOR ACCOMMODATING CONDUCTORS
79811	Eastman Kodak Company	DE	60025987.0	00204311.5	12/4/2000	2/15/2006	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	FR	1108542	00204311.5	12/4/2000	2/15/2006	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	GB	1108542	00204311.5	12/4/2000	2/15/2006	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	JP	4592178	2000-378284	12/13/2000	9/24/2010	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	US	6203145	09/466,346	12/17/1999	3/20/2001	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79816	Eastman Kodak Company	US	6326109	09/532,543	3/22/2000	12/4/2001	TWO-SIDED IMAGING MEMBER
79820	Eastman Kodak Company	US	6183548	09/387,585	8/31/1999	2/6/2001	INK JET INK SET
79834	Eastman Kodak Company	US	6350009	09/535,885	3/27/2000	2/26/2002	ENDLESS TRANSPORT BELT FOR RECEIVING THE INK, NOT EJECTED FOR PRINTING PURPOSES, OF AN INKJET PRINTER
79835	Eastman Kodak Company	US	6481046	09/535,323	3/27/2000	11/19/2002	METHOD AND APPARATUS FOR CLEANING FROM THE OUTER SURFACE OF AN ENDLESS TRANSPORT BELT THE INK, NOT EJECTED FOR PRINTING PURPOSES, OF AN INKJET PRINTER
79852	Eastman Kodak Company	DE	60016333.4	00202883.5	8/17/2000	12/1/2004	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	GB	1079274	00202883.5	8/17/2000	12/1/2004	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	US	6197474	09/603,277	6/26/2000	3/6/2001	THERMAL COLOR PROOFING PROCESS

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79859	Eastman Kodak Company	US	6576412	09/868,210	12/22/1999	6/10/2003	HYDROPHILIC COLLOID COMPOSITION
79865	Eastman Kodak Company	DE	69906380.9	99961208.8	12/14/1999	3/26/2003	SURFACTANTS FOR PREPARATION OF PRINTING PLATES
79865	Eastman Kodak Company	FR	1144199	99961208.8	12/14/1999	3/26/2003	SURFACTANTS FOR PREPARATION OF PRINTING PLATES
79865	Eastman Kodak Company	GB	1144199	99961208.8	12/14/1999	3/26/2003	SURFACTANTS FOR PREPARATION OF PRINTING PLATES
79865	Eastman Kodak Company	US	6520086	09/856,721	12/14/1999	2/18/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	DE	69907742.7	99961216.1	12/14/1999	5/7/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	FR	1144191	99961216.1	12/14/1999	5/7/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	GB	1144191	99961216.1	12/14/1999	5/7/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	JP	4754692	2000-589347	12/14/1999	6/3/2011	METHOD FOR PREPARING A PRINTING PLATE
79867	Eastman Kodak Company	US	6634295	09/857,479	12/14/1999	10/21/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79874	Eastman Kodak Company	US	6967746	09/651,508	8/30/2000	11/22/2005	METHOD FOR COMBINING DEVICE COLOR PROFILES
79882	Eastman Kodak Company	US	6795209	09/418,560	10/14/1999	9/21/2004	METHOD AND APPARATUS FOR MODIFYING A HARD COPY IMAGE DIGITALLY IN ACCORDANCE WITH INSTRUCTIONS PROVIDED BY CONSUMER
79892	Eastman Kodak Company	US	6352330	09/516,707	3/1/2000	3/5/2002	INK JET PLATE MAKER AND PROOFER APPARATUS AND METHOD
79900	Eastman Kodak Company	US	6303212	09/394,420	9/13/1999	10/16/2001	INK JET RECORDING ELEMENT
79931	Eastman Kodak Company	US	6521513	09/609,617	7/5/2000	2/18/2003	SILICON WAFER CONFIGURATION AND METHOD OF FORMING SAME
79948	Eastman Kodak Company	US	6423469	09/444,695	11/22/1999	7/23/2002	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING OXONOL IR DYE AND METHODS OF IMAGING AND PRINTING

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79956	Eastman Kodak Company	DE	60019078.1	00204771.0	12/27/2000	3/30/2005	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	FR	1116597	00204771.0	12/27/2000	3/30/2005	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	GB	1116597	00204771.0	12/27/2000	3/30/2005	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	JP	4824176	2001-006606	1/15/2001	9/16/2011	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	US	6299303	09/482,659	1/13/2000	10/9/2001	INK JET RECORDING ELEMENT
79961	Eastman Kodak Company	CN	ZL01103323.1	01103323.1	1/31/2001	5/25/2005	METHOD AND APPARATUS FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES
79961	Eastman Kodak Company	JP		2010-269125	12/2/2010		METHOD AND APPARATUS FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES
79961	Eastman Kodak Company	JP		2011-167119	8/19/2011		METHOD FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES, SYSTEM AND APPARATUS THEREFOR
79961	Eastman Kodak Company	US	6636837	09/492,063	1/27/2000	10/21/2003	METHOD AND APPARATUS FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES
79971	Eastman Kodak Company	US	6416940	09/438,121	2/22/2001	7/9/2002	CALCIUM ION STABLE PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION AND METHOD OF USE
79971	Eastman Kodak Company	US	6503696	09/804,339	3/12/2001	1/7/2003	CALCIUM ION STABLE PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION AND METHOD OF USE
79971	Eastman Kodak Company	US	6660461	10/285,906	11/1/2002	12/9/2003	STABILIZED PHOTOGRAPHIC AMPLIFIED DEVELOPING COMPOSITION AND METHOD OF USE
79987	Eastman Kodak Company	US	6313859	09/571,350	5/16/2000	11/6/2001	METHOD AND APPARATUS FOR AXIAL DIRECTION SHEET FEED TO A VACUUM DRUM
79996	Eastman Kodak Company	US	6364456	09/470,809	12/22/1999	4/2/2002	REPLENISHABLE COATING FOR PRINthead NOZZLE PLATE

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80008	Eastman Kodak Company	US	6523930	09/750,809	12/28/2000	2/25/2003	AN INK JET PRINTER WITH CLEANING MECHANISM USING LAMINATED POLYIMIDE STRUCTURE AND METHOD CLEANING AN INK JET PRINTER
80012	Eastman Kodak Company	US	7097269	09/736,049	12/13/2000	8/29/2006	PROOFING HEAD AND PROOFER PRINTER APPARATUS
80023	Eastman Kodak Company	DE	60004623.0	00420234.7	11/14/2000	8/20/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	FR	1106066	00420234.7	11/14/2000	8/20/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	GB	1106066	00420234.7	11/14/2000	8/20/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	US	6627208	09/726,941	11/30/2000	9/30/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80036	Eastman Kodak Company	US	6096472	09/415,887	10/8/1999	8/1/2000	THERMAL COLOR PROOFING PROCESS
80039	Eastman Kodak Company	US	6461667	09/542,720	4/4/2000	10/8/2002	APPARATUS AND METHOD FOR VAPOR DEPOSITING LUBRICANT COATING ON A WEB
80054	Eastman Kodak Company	US	6463656	09/606,293	6/29/2000	10/15/2002	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80054	Eastman Kodak Company	US	6789884	10/199,574	7/19/2002	9/14/2004	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80070	Eastman Kodak Company	US	6447978	09/454,151	12/3/1999	9/10/2002	IMAGING MEMBER CONTAINING HEAT SWITCHABLE POLYMER AND METHOD OF USE
80070	Eastman Kodak Company	US	6451500	09/644,600	8/23/2000	9/17/2002	IMAGING MEMBER CONTAINING HEAT SWITCHABLE CARBOXYLATE POLYMER AND METHOD OF USE
80084	Eastman Kodak Company	US	6162597	09/466,453	12/17/1999	12/19/2000	IMAGING ELEMENTS ADHESION PROMOTING SUBBING LAYER FOR PHOTOTHERMOGRAPHIC IMAGING LAYERS

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80085	Eastman Kodak Company	US	6165699	09/466,566	12/17/1999	12/26/2000	ANNEALED ADHESION PROMOTING LAYER FOR PHOTOGRAPHIC IMAGING ELEMENTS
80128	Eastman Kodak Company	US	6247801	09/451,790	12/1/1999	6/19/2001	CONTINUOUS INK JET PRINTING PROCESS
80135	Eastman Kodak Company	US	6715949	10/247,933	9/20/2002	4/6/2004	MEDIUM-HANDLING IN PRINTER FOR DONOR AND RECEIVER MEDIUMS
80138	Eastman Kodak Company	CN	01101242.0	01101242.0	1/8/2001	5/19/2004	OPTIMIZED PRINTING SYSTEM
80138	Eastman Kodak Company	US	6963411	09/479,420	1/7/2000	11/8/2005	OPTIMIZED PRINTING SYSTEM
80143	Eastman Kodak Company	US	6486937	09/476,478	12/27/2001	11/26/2002	A METHOD AND APPARATUS FOR PRINTING LARGE FORMAT LENTICULAR IMAGES
80145	Eastman Kodak Company	US	6632486	09/451,786	12/1/1999	10/14/2003	INK JET RECORDING ELEMENT
80152	Eastman Kodak Company	US	6329113	09/586,913	6/5/2000	12/11/2001	IMAGING MATERIAL WITH DIMENSIONAL ADJUSTMENT BY HEAT
80154	Eastman Kodak Company	US	6312101	09/455,981	12/6/1999	11/6/2001	METHOD OF PRINTING DIGITAL IMAGES USING MULTIPLE COLORANTS HAVING SUBSTANTIALLY THE SAME COLOR
80169	Eastman Kodak Company	US	6159670	09/437,513	11/10/1999	12/12/2000	CALCIUM ION STABLE PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MANUFACTURE
80187	Eastman Kodak Company	US	6509919	09/654,710	9/1/2000	1/21/2003	AN APPARATUS ADAPTED TO SENSE A COLORANT AND METHOD FOR SENSING COLOR AND DETECTING DONOR MISPICK CONDITION
80206	Eastman Kodak Company	US	6196281	09/441,499	11/17/1999	3/6/2001	FLUID TRANSFER SYSTEM FOR PHOTOPROCESSING MATERIALS
80221	Eastman Kodak Company	US	6173992	09/450,608	11/30/1999	1/16/2001	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
80222	Eastman Kodak Company	US	6391427	09/453,159	12/2/1999	5/21/2002	INK JET RECORDING ELEMENT
80242	Eastman Kodak Company	US	6274284	09/470,807	12/22/1999	8/14/2001	NACREOUS IMAGING MATERIAL
80248	Eastman Kodak Company	DE	60010842.2	00204574.8	12/18/2000	5/19/2004	LASER DONOR ELEMENT
80248	Eastman Kodak Company	GB	1112859	00204574.8	12/18/2000	5/19/2004	LASER DONOR ELEMENT
80248	Eastman Kodak Company	US	6165671	09/475,579	12/30/1999	12/26/2000	LASER DONOR ELEMENT

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80274	Eastman Kodak Company	US	6472139	09/776,107	2/2/2001	10/29/2002	NONIONIC SURFACE ACTIVE OLIGOMERS AS COATING AIDS FOR THE MANUFACTURE OF PHOTOGRAPHIC PRODUCTS
80283	Eastman Kodak Company	US	6677982	09/686,610	10/11/2000	1/13/2004	METHOD FOR THREE DIMENSIONAL SPATIAL PANORAMA FORMATION
80284	Eastman Kodak Company	US	6286761	09/454,098	12/3/1999	9/11/2001	IDENTIFICATION DOCUMENT HAVING EMBEDDING INFORMATION RELATED TO THE SUBJECT
80287	Eastman Kodak Company	EP		01200902.3	3/12/2001		A METHOD AND APPARATUS FOR PRINTING HALFTONE RECIPE COLOR IMAGES
80287	Eastman Kodak Company	US	7088469	09/535,671	3/23/2000	8/8/2006	A METHOD AND APPARATUS FOR PRINTING HALFTONE RECIPE COLOR IMAGES
80294	Eastman Kodak Company	US	6435247	09/772,797	1/30/2001	8/20/2002	A LAMINATOR ASSEMBLY HAVING AN ENDLESS TWO-PLY OR HALF-LAP BELT
80295	Eastman Kodak Company	US	6203224	09/493,920	1/28/2000	3/20/2001	A PRINT ENGINE CHASSIS FOR SUPPORTING A VACUUM IMAGING DRUM
80297	Eastman Kodak Company	US	6427310	09/504,552	2/15/2000	8/6/2002	METHOD FOR FABRICATING A PRINT ENGINE CHASSIS FOR SUPPORTING AN IMAGING DRUM AND PRINthead TRANSLATION ASSEMBLY
80298	Eastman Kodak Company	JP		2001-157379	5/25/2001		METHOD AND APPARATUS FOR BEARING HUB ALIGNMENT IN PRINT ENGINE CHASSIS
80299	Eastman Kodak Company	JP	4119645	2001-375336	12/10/2001	5/2/2008	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80299	Eastman Kodak Company	US	6476843	09/750,953	12/28/2000	11/5/2002	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80301	Eastman Kodak Company	US	6439787	09/751,227	12/28/2000	8/27/2002	A SHEET METAL PRINT ENGINE CHASSIS ASSEMBLED WITHOUT FASTENERS

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80302	Eastman Kodak Company	US	6435246	09/772,796	1/30/2001	8/20/2002	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A PERFORATED LAYER AND A BELT FOR A LAMINATOR
80303	Eastman Kodak Company	DE	60018889.2	00204320.6	12/4/2000	3/23/2005	APPARATUS FOR COATING A WEB
80303	Eastman Kodak Company	FR	1108538	00204320.6	12/4/2000	3/23/2005	APPARATUS FOR COATING A WEB
80303	Eastman Kodak Company	GB	1108538	00204320.6	12/4/2000	3/23/2005	APPARATUS FOR COATING A WEB
80303	Eastman Kodak Company	US	6558466	09/465,202	6/6/2002	5/6/2003	APPARATUS FOR COATING A WEB
80333	Eastman Kodak Company	US	6754365	09/505,327	2/16/2000	6/22/2004	DETECTING EMBEDDED INFORMATION IN IMAGES
80343	Eastman Kodak Company	US	6793307	10/268,364	10/10/2002	9/21/2004	A PRINTER CAPABLE OF FORMING AN IMAGE ON A RECEIVER SUBSTRATE ACCORDING TO TYPE OF RECEIVER SUBSTRATE AND A METHOD OF ASSEMBLING THE PRINTER
80345	Eastman Kodak Company	US	6281268	09/467,198	12/20/1999	8/28/2001	PROCESS FOR MAKING AN INK JET INK
80352	Eastman Kodak Company	US	6258155	09/468,412	12/20/1999	7/10/2001	INK JET INK
80360	Eastman Kodak Company	US	6296344	09/470,813	12/22/1999	10/2/2001	METHOD FOR REPLENISHING COATINGS ON PRINthead NOZZLE PLATE
80363	Eastman Kodak Company	US	6836345	09/538,421	3/29/2000	12/28/2004	A METHOD FOR INCLUDING TRADITIONAL PHOTOGRAPHIC CALIBRATION INTO DIGITAL COLOR MANAGEMENT
80370	Eastman Kodak Company	US	6477029	09/671,438	9/27/2000	11/5/2002	DEFORMABLE MICRO-ACTUATOR
80372	Eastman Kodak Company	US	6487913	09/739,858	12/18/2000	12/3/2002	STRAIN GAUGE WITH RESONANT LIGHT MODULATOR
80380	Eastman Kodak Company	US	6435840	09/747,215	12/21/2000	8/20/2002	ELECTROSTRICTIVE MICRO-PUMP
80412	Eastman Kodak Company	US	6242841	09/479,266	1/6/2000	6/5/2001	STEPPER MOTOR WITH SHAPED MEMORY ALLOY ROTARY-DRIVER
80415	Eastman Kodak Company	US	6631983	09/751,229	12/28/2000	10/14/2003	INK RECIRCULATION SYSTEM FOR INK JET PRINTERS
80424	Eastman Kodak Company	US	D434057	29/118,537	2/9/2000	11/21/2000	DIGITAL CAMERA
80425	Eastman Kodak Company	US	D434431	29/118,476	2/9/2000	11/28/2000	BASE FOR A DIGITAL CAMERA
80426	Eastman Kodak Company	US	D438224	29/117,794	1/31/2000	2/27/2001	DIGITAL CAMERA

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80434	Eastman Kodak Company	US	6363747	09/570,564	5/12/2000	4/2/2002	GLASS MOLD MATERIAL FOR PRECISION GLASS MOLDING
80436	Eastman Kodak Company	US	6422772	09/607,166	6/29/2000	7/23/2002	A PRINTER HAVING AN INTERFERENCE-FREE RECEIVER SHEET FEED PATH AND METHOD OF ASSEMBLING THE PRINTER
80440	Eastman Kodak Company	US	6456435	09/493,982	2/11/2002	9/24/2002	METHOD AND APPARATUS FOR ADJUSTING SPOT SIZE OF ONE COLOR COMPONENT OF A MULTIPLE COLOR CO-AXIAL LASER BEAM
80447	Eastman Kodak Company	US	6236426	09/490,515	1/25/2000	5/22/2001	APPARATUS FOR LASER MARKING INDICIA ON A PHOTSENSITIVE WEB
80468	Eastman Kodak Company	US	6233408	09/501,748	2/10/2000	5/15/2001	IMAGE FORMING DEVICE WITH TOKEN PRINTING CAPABILITIES
80482	Eastman Kodak Company	US	6326590	09/490,914	1/25/2000	12/4/2001	NOZZLE ELEMENT ADAPTABLE TO A LASER BEAM TUBE USED IN LASER EDGE MARKING EQUIPMENT
80484	Eastman Kodak Company	US	6249308	09/490,512	1/25/2000	6/19/2001	METHOD OF CONTROLLING PEAK POWER OF A RADIANT ENERGY EMITTING SYSTEM
80486	Eastman Kodak Company	US	6680108	09/617,152	7/17/2000	1/20/2004	IMAGE LAYER COMPRISING INTERCALATED CLAY PARTICLES
80508	Eastman Kodak Company	US	D437867	29/117,650	1/28/2000	2/20/2001	FLASH CAMERA
80510	Eastman Kodak Company	US	6647126	09/493,531	1/28/2000	11/11/2003	AUTHORIZING THE PRODUCTION OF VISUAL IMAGES FROM DIGITAL IMAGES
80511	Eastman Kodak Company	JP		2001-18776	1/26/2001		SPATIAL LIGHT MODULATOR WITH CONFORMAL GRATING DEVICE
80511	Eastman Kodak Company	US	6663788	09/867,927	5/30/2001	12/16/2003	A METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE
80511	Eastman Kodak Company	US	6663790	10/158,516	5/30/2002	12/16/2003	METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED CONTRAST AND LIFETIME

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80521	Eastman Kodak Company	US	6736067	09/903,346	7/11/2001	5/18/2004	METHOD FOR PRINTING AND VERIFYING LIMITED EDITION STAMPS
80530	Eastman Kodak Company	US	6492004	09/498,575	2/4/2000	12/10/2002	TRANSFER LAMINATING ELEMENT
80551	Eastman Kodak Company	US	D433047	29/117,761	1/28/2000	10/31/2000	VERIFYING FLASH CAMERA
80553	Eastman Kodak Company	US	6692798	09/624,629	7/24/2000	2/17/2004	KENAF IMAGING BASE AND METHOD OF FORMATION
80572	Eastman Kodak Company	US	6626416	09/735,012	12/12/2000	9/30/2003	ELECTROSTRICTIVE VALVE FOR MODULATING A FLUID FLOW
80591	Eastman Kodak Company	US	6240844	09/563,144	5/2/2000	6/5/2001	METHOD FOR SPECIFYING ENGRAVING OF A GRAVURE CYLINDER FOR COATINGS CONTAINING PARTICLE DISPERSIONS
80599	Eastman Kodak Company	US	6628433	09/618,739	7/18/2000	9/30/2003	DOCUMENT SCANNING SYSTEM WITH DOCKABLE PLATEN FLATBED PROVIDING SHEET FED AND PLATEN SCANNING FUNCTIONS
80600	Eastman Kodak Company	US	6315285	09/672,245	9/28/2000	11/13/2001	MEDIA ADJUSTMENT GUIDES FOR IMAGE FORMING APPARATUS
80616	Eastman Kodak Company	US	6717560	10/264,050	10/3/2002	4/6/2004	SELF-ILLUMINATING IMAGING DEVICE
80621	Eastman Kodak Company	US	6819451	09/521,329	3/9/2000	11/16/2004	CALIBRATION OF COLOR REPRODUCTION APPARATUS FOR SIMILAR RECEIVERS FROM DIFFERENT COATING EVENTS
80633	Eastman Kodak Company	US	6435393	09/756,620	1/8/2001	8/20/2002	FILMSTRIP TRANSPORT MECHANISM WITH COMPENSATION FOR PERFORATION PITCH VARIATIONS FOR IMPROVED FILM REGISTRATION
80637	Eastman Kodak Company	US	6407599	09/567,896	5/10/2000	6/18/2002	A METHOD AND APPARATUS FOR DETERMINING A DIGITAL PHASE SHIFT IN A SIGNAL

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80645	Eastman Kodak Company	US	6924909	09/789,103	2/20/2001	8/2/2005	A HIGH-SPEED SCANNER HAVING IMAGE PROCESSING FOR IMPROVING THE COLOR REPRODUCTION AND VISUAL APPEARANCE THEREOF
80662	Eastman Kodak Company	US	6361161	09/516,086	3/1/2000	3/26/2002	NANOPARTICLES FOR PRINTING IMAGES
80686	Eastman Kodak Company	US	6582893	10/115,824	4/3/2002	6/24/2003	FERROUS PHOTOGRAPHIC BLEACH- FIXING COMPOSITIONS AND METHODS FOR THEIR USE
80696	Eastman Kodak Company	US	6386680	09/677,532	10/2/2000	5/14/2002	FLUID PUMP AND INK JET PRINT HEAD
80699	Eastman Kodak Company	US	6438290	09/599,759	6/22/2000	8/20/2002	MICRO-ASPHERIC COLLIMATOR LENS
80705	Eastman Kodak Company	US	D449847	29/138,423	3/13/2001	10/30/2001	DIGITAL PROJECTOR
80708	Eastman Kodak Company	US	7050197	09/662,253	9/14/2000	5/23/2006	IMAGE PROCESSOR FOR HIGH- SPEED PRINTING APPLICATIONS
80713	Eastman Kodak Company	US	D446539	29/129,092	9/7/2000	8/14/2001	DIGITAL FILM SCANNER
80731	Eastman Kodak Company	US	6472136	09/946,256	9/5/2001	10/29/2002	METHOD OF DISPERSING WATER INSOLUBLE PHOTOGRAPHICALLY USEFUL COMPOUNDS
80732	Eastman Kodak Company	US	6353082	09/697,205	10/26/2000	3/5/2002	HIGHLY BRANCHED POLYESTERS THROUGH ONE-STEP POLYMERIZATION PROCESS
80733	Eastman Kodak Company	US	6639032	09/995,948	11/28/2001	10/28/2003	HIGHLY BRANCHED POLYMER FROM TELOMERIZATION
80754	Eastman Kodak Company	US	6443446	09/618,660	7/18/2000	9/3/2002	MEDIA TRANSPORT MECHANISM FOR INFORMATION TRANSFER DEVICES
80760	Eastman Kodak Company	US	6784973	09/652,190	8/31/2000	8/31/2004	QUALITY ASSURANCE SYSTEM FOR RETAIL PHOTOFINISHING
80787	Eastman Kodak Company	DE	60100371.3	01200716.7	2/26/2001	6/18/2003	INK JET PRINTING METHOD
80787	Eastman Kodak Company	FR	1132217	01200716.7	2/26/2001	6/18/2003	INK JET PRINTING METHOD
80787	Eastman Kodak Company	GB	1132217	01200716.7	2/26/2001	6/18/2003	INK JET PRINTING METHOD
80787	Eastman Kodak Company	US	6677008	10/105,744	3/25/2002	1/13/2004	INK JET PRINTING METHOD
80788	Eastman Kodak Company	US	6440537	09/535,703	3/27/2000	8/27/2002	INK JET RECORDING ELEMENT
80793	Eastman Kodak Company	US	6299089	09/540,465	3/31/2000	10/9/2001	A LIGHT TIGHT CARTRIDGE FOR A ROLL OF WEB MATERIAL

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80802	Eastman Kodak Company	US	6561607	09/680,378	10/5/2000	5/13/2003	APPARATUS AND METHOD FOR MAINTAINING A SUBSTANTIALLY CONSTANT CLOSELY SPACED WORKING DISTANCE BETWEEN AN INKJET PRINT HEAD AND A PRINTING RECEIVER
80803	Eastman Kodak Company	DE	60103096.6	01200994.0	3/16/2001	5/6/2004	INK JET PRINTING METHOD
80803	Eastman Kodak Company	FR	1138511	01200994.0	3/16/2001	5/6/2004	INK JET PRINTING METHOD
80803	Eastman Kodak Company	GB	1138511	01200994.0	3/16/2001	5/6/2004	INK JET PRINTING METHOD
80803	Eastman Kodak Company	US	6315405	09/535,698	3/27/2000	11/13/2001	INK JET PRINTING METHOD
80806	Eastman Kodak Company	US	6603499	09/891,755	6/26/2001	8/5/2003	A PRINthead HAVING NON- UNIFORMITY CORRECTION BASED ON SPATIAL ENERGY PROFILE DATA, A METHOD FOR NON- UNIFORMITY CORRECTION OF A PRINthead, AND AN APPARATUS FOR MEASURING SPATIAL ENERGY PROFILE DATA IN A PRINthead
80808	Eastman Kodak Company	US	6943919	09/606,891	6/29/2000	9/13/2005	A METHOD AND APPARATUS FOR CORRECTING DEFECTS IN A SPATIAL LIGHT MODULATOR BASED PRINTING SYSTEM
80809	Eastman Kodak Company	US	6579569	09/795,793	2/28/2001	6/17/2003	COATING METHOD
80812	Eastman Kodak Company	US	6406143	09/558,763	4/26/2000	6/18/2002	INK JET PRINTING METHOD
80815	Eastman Kodak Company	US	6624891	09/976,654	10/12/2001	9/23/2003	INTEROFEROMETRIC-BASED EXTERNAL MEASUREMENT SYSTEM AND METHOD
80857	Eastman Kodak Company	US	6588740	09/734,453	12/11/2000	7/8/2003	INTELLIGENT FEEDER
80863	Eastman Kodak Company	US	6385997	09/570,609	5/12/2000	5/14/2002	METHOD FOR FORMING A TOOL FOR MOLDING MICROLENS ARRAYS
80875	Eastman Kodak Company	US	6475713	09/705,399	11/3/2000	11/5/2002	IMAGING MEMBER WITH POLYESTER ADHESIVE BETWEEN POLYMER SHEETS
80877	Eastman Kodak Company	DE	60101704.8	01202328.9	6/18/2001	1/7/2004	INK JET RECORDING ELEMENT
80877	Eastman Kodak Company	FR	1167055	01202328.9	6/18/2001	1/7/2004	INK JET RECORDING ELEMENT
80877	Eastman Kodak Company	GB	1167055	01202328.9	6/18/2001	1/7/2004	INK JET RECORDING ELEMENT
80877	Eastman Kodak Company	US	6376599	09/607,419	6/30/2000	4/23/2002	INK JET RECORDING ELEMENT

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80879	Eastman Kodak Company	DE	60223741.6	02076042.7	3/18/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
80879	Eastman Kodak Company	JP	4331436	2002-94621	3/29/2002	6/26/2009	INK JET RECORDING ELEMENT
80879	Eastman Kodak Company	US	6541103	09/822,731	3/30/2001	4/1/2003	INK JET RECORDING ELEMENT
80880	Eastman Kodak Company	US	6190827	09/564,887	5/4/2000	2/20/2001	LASER DONOR ELEMENT
80881	Eastman Kodak Company	DE	60101811.7	01201297.7	4/9/2001	1/21/2004	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80881	Eastman Kodak Company	FR	1147914	01201297.7	4/9/2001	1/21/2004	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80881	Eastman Kodak Company	GB	1147914	01201297.7	4/9/2001	1/21/2004	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80881	Eastman Kodak Company	US	6346502	09/550,367	4/19/2000	2/12/2002	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80884	Eastman Kodak Company	US	6492006	09/608,969	6/30/2000	12/10/2002	INK JET RECORDING ELEMENT
80885	Eastman Kodak Company	US	6380280	09/607,417	6/30/2000	4/30/2002	INK JET RECORDING ELEMENT
80900	Eastman Kodak Company	US	6569600	09/822,057	3/30/2001	5/27/2003	OPTICAL RECORDING MATERIAL
80912	Eastman Kodak Company	US	6442497	09/549,901	4/14/2000	8/27/2002	CALIBRATION METHOD AND STRIP FOR FILM SCANNERS IN DIGITAL PHOTOFINISHING SYSTEMS
80915	Eastman Kodak Company	DE	60100247.4	01201109.4	3/26/2001	5/7/2003	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	FR	1148707	01201109.4	3/26/2001	5/7/2003	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	GB	1148707	01201109.4	3/26/2001	5/7/2003	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE

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80915	Eastman Kodak Company	JP	4523193	2001-105640	4/4/2001	6/4/2010	METHOD OF PROCESSING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE AND A COMPUTER STORAGE PRODUCT (Original-METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE)
80915	Eastman Kodak Company	US	6822760	09/543,652	4/5/2000	11/23/2004	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80918	Eastman Kodak Company	TW	NI-166125	090103246	2/14/2001	11/11/2002	METHOD OF FORMING A WATERMARK IMAGE IN A HYBRID OPTICAL MASTER DISC
80918	Eastman Kodak Company	US	6423478	09/543,467	4/5/2000	7/23/2002	METHOD OF FORMING A WATERMARK IMAGE IN A HYBRID OPTICAL MASTER DISC
80927	Eastman Kodak Company	US	6554388	09/977,545	10/15/2001	4/29/2003	A METHOD FOR IMPROVING PRINTER UNIFORMITY
80936	Eastman Kodak Company	US	6248510	09/546,886	4/10/2000	6/19/2001	MOTION PICTURE INTERMEDIATE FILM WITH PROCESS SURVIVING ANTISTATIC BACKING LAYER
80966	Eastman Kodak Company	US	D438569	29/122,244	4/20/2000	3/6/2001	PHOTO SERVICE ORDER KIOSK
80999	Eastman Kodak Company	US	6655579	09/558,204	4/26/2000	12/2/2003	MACHINE READABLE CODED FRAME FOR PERSONAL POSTAGE
81003	Eastman Kodak Company	DE	60139046.6	01201363.7	4/13/2001	6/24/2009	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	GB	1152592	01201363.7	4/13/2001	6/24/2009	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	US	7231067	11/017,398	12/20/2004	6/12/2007	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81016	Eastman Kodak Company	US	6589720	10/045,712	10/29/2001	7/8/2003	CREASE RESISTANT IMAGING ELEMENT WITH COATED PAPER BASE
81033	Eastman Kodak Company	US	6422697	09/610,735	7/6/2000	7/23/2002	INK JET PRINTING METHOD

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81040	Eastman Kodak Company	US	7218776	11/102,900	4/8/2005	5/15/2007	PLURALITY OF PICTURE APPEARANCE CHOICES FROM A COLOR PHOTOGRAPHIC RECORDING MATERIAL INTENDED FOR SCANNING
81042	Eastman Kodak Company	DE	60108715.1	01204829.4	12/10/2001	2/2/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	FR	1217576	01204829.4	12/10/2001	2/2/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	GB	1217576	01204829.4	12/10/2001	2/2/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	US	6961141	09/745,027	12/20/2000	11/1/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81057	Eastman Kodak Company	DE	60101526.6	01203210.8	8/27/2001	12/17/2003	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	JP		2001-267507	9/4/2001		SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	US	6513918	09/656,627	9/7/2000	2/4/2003	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81067	Eastman Kodak Company	DE	60137176.3	01202968.2	8/6/2001	12/31/2008	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	FR	1182863	01202968.2	8/6/2001	12/31/2008	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	GB	1182863	01202968.2	8/6/2001	12/31/2008	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	US	6873435	09/640,972	8/17/2000	3/29/2005	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81068	Eastman Kodak Company	DE	60216170.3	02075709.2	2/21/2002	11/22/2006	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST

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81068	Eastman Kodak Company	NL	1238712	02075709.2	2/21/2002	11/22/2006	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	US	6524660	09/799,377	3/5/2001	2/25/2003	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81131	Eastman Kodak Company	US	6394669	09/684,183	10/6/2000	5/28/2002	POST-PRINT TREATMENT PROCESSOR FOR A PHOTOFINISHING APPARATUS
81133	Eastman Kodak Company	US	6620581	09/690,068	10/16/2000	9/16/2003	PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION
81138	Eastman Kodak Company	US	6390610	09/696,541	10/25/2000	5/21/2002	ACTIVE COMPENSATION FOR MISDIRECTION OF DROPS IN AN INKJET PRINthead USING ELECTRODEPOSITION
81142	Eastman Kodak Company	US	6513932	09/672,272	9/28/2000	2/4/2003	AN IMPROVED MOTION PICTURE FILM PROJECTOR
81165	Eastman Kodak Company	US	6443306	09/712,535	11/14/2000	9/3/2002	STORAGE CASE FOR MULTIPLE REMOVABLE MEMORY CARDS
81168	Eastman Kodak Company	JP	4331424	2001-334450	10/31/2001	6/26/2009	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81168	Eastman Kodak Company	TW	NI-193068	90122117	9/6/2001	1/1/2004	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81168	Eastman Kodak Company	US	6491481	09/702,402	10/31/2000	12/10/2002	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81208	Eastman Kodak Company	DE	60200724.0	02075665.6	2/18/2002	7/14/2004	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81208	Eastman Kodak Company	JP	4335491	2002-56656	3/1/2002	7/3/2009	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING

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81208	Eastman Kodak Company	US	7053927	09/797,901	3/2/2001	5/30/2006	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81209	Eastman Kodak Company	US	6525115	09/730,523	12/5/2000	2/25/2003	A METHOD OF MAKING AN AQUEOUS DISPERSION OF PARTICLES COMPRISING AN EPOXY MATERIAL FOR USE IN COATINGS
81213	Eastman Kodak Company	US	6346353	09/699,815	10/30/2000	2/12/2002	A PROTECTIVE EPOXY OVERCOAT FOR IMAGING ELEMENTS
81219	Eastman Kodak Company	US	6672623	09/931,438	8/16/2001	1/6/2004	MODIFICATON OF RECEIVER SURFACE TO REJECT STAMP CANCELLATION INFORMATION
81232	Eastman Kodak Company	US	6394585	09/738,922	12/15/2000	5/28/2002	INK JET PRINTING USING DROP-ON-DEMAND TECHNIQUES FOR CONTINUOUS TONE PRINTING
81254	Eastman Kodak Company	US	7118134	09/593,645	6/13/2000	10/10/2006	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81254	Eastman Kodak Company	US	7090252	10/392,075	3/19/2003	8/15/2006	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81258	Eastman Kodak Company	JP	4142285	2001-387093	12/20/2001	6/20/2008	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81258	Eastman Kodak Company	US	6382782	09/751,593	12/29/2000	5/7/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81258	Eastman Kodak Company	US	6780339	10/025,363	12/19/2001	8/24/2004	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81266	Eastman Kodak Company	US	6475602	09/608,466	6/30/2000	11/5/2002	INK JET RECORDING ELEMENT

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81266	Eastman Kodak Company	US	6726991	10/237,438	9/9/2002	4/27/2004	POROUS POLYMER PARTICLES AND METHOD FOR PREPARATION THEREOF
81281	Eastman Kodak Company	US	6985270	09/635,600	8/9/2000	1/10/2006	METHOD AND PHOTOGRAPHIC ELEMENT FOR CALIBRATING DIGITAL IMAGES
81287	Eastman Kodak Company	US	D450335	29/126,362	7/11/2000	11/13/2001	CAMERA WITH FRONT AND REAR LABELS
81288	Eastman Kodak Company	US	D440258	29/126,205	7/11/2000	4/10/2001	FRONT LABEL FOR CAMERA
81289	Eastman Kodak Company	US	D438572	29/126,206	7/11/2000	3/6/2001	REAR LABEL FOR CAMERA
81290	Eastman Kodak Company	US	D447502	29/126,191	7/11/2000	9/4/2001	CAMERA
81300	Eastman Kodak Company	US	6700992	09/615,494	7/13/2000	3/2/2004	ADAPTIVE MESSAGE EMBEDDING ERROR DIFFUSION METHOD
81308	Eastman Kodak Company	DE	60108813.1	01202337.0	6/18/2001	2/9/2005	INK JET PRINTING METHOD
81308	Eastman Kodak Company	US	6528147	09/608,842	6/30/2000	3/4/2003	INK JET PRINTING METHOD
81315	Eastman Kodak Company	US	6614499	09/640,320	8/16/2000	9/2/2003	ELECTRICALLY ADDRESSABLE DISPLAY SYSTEM WITH ALIGNMENT REFERENCE FEATURES AND PROCESS FOR FORMING SAME
81316	Eastman Kodak Company	US	6469757	09/628,082	7/28/2000	10/22/2002	SELECTIVE REMOVAL OF LIGHT MODULATING LAYER FROM ELECTRICALLY CONDUCTIVE LAYER OF LIQUID CRYSTAL DISPLAY SUBSTRATE
81317	Eastman Kodak Company	US	6902454	09/627,802	7/28/2000	6/7/2005	PROCESS FOR LAMINATING ELECTRICALLY ADDRESSABLE DISPLAY
81333	Eastman Kodak Company	US	6685836	09/995,093	11/27/2001	2/3/2004	PROCESS FOR PURIFYING A MIXTURE OF COLLOIDAL ALUMINOSILICATE PARTICLES
81340	Eastman Kodak Company	US	6640996	10/027,301	12/21/2001	11/4/2003	METHOD AND APPARATUS FOR ONLINE SWITCHING BETWEEN SUPPLY VESSELS
81341	Eastman Kodak Company	US	6644348	09/996,653	11/28/2001	11/11/2003	PURGABLE MULTIPOINT VALVE

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81354	Eastman Kodak Company	FR	0103432	0103432	3/14/2001	1/16/2004	IMPROVED COMPOSITE MATERIAL FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS MATERIAU COMPOSITE AMELIORE POUR LE TRAITEMENT D'EFFLUENTS PHOTOGRAPHIQUES
81354	Eastman Kodak Company	US	6680066	10/068,207	2/5/2002	1/20/2004	IMPROVED COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
81357	Eastman Kodak Company	US	6474885	09/826,643	4/5/2001	11/5/2002	A ROLLER SYSTEM TO HELP REMOVE CHAD AND TRIMMED MEDIA IN A THERMAL PRINTER
81370	Eastman Kodak Company	DE	602004008979.6	04075156.2	1/19/2004	9/19/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	FR	1443751	04075156.2	1/19/2004	9/19/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	GB	1443751	04075156.2	1/19/2004	9/19/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	JP	4535740	2004-22017	1/29/2004	6/25/2010	COLOR ADJUSTING METHOD IN COLOR PROOF
81370	Eastman Kodak Company	US	7283282	10/355,372	1/31/2003	10/16/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81371	Eastman Kodak Company	US	7177048	10/166,955	6/11/2002	2/13/2007	N-CHANNEL SCREENING TOOL
81372	Eastman Kodak Company	US	6710795	09/832,746	4/11/2001	3/23/2004	TUNING A PRINTER BY PRINTING PATTERNS WHICH BEAT AGAINST A SPATIAL FREQUENCY OF A COMPONENT WITHIN THE PRINTER
81379	Eastman Kodak Company	US	6607257	09/960,109	9/21/2001	8/19/2003	PRINthead ASSEMBLY WITH MINIMIZED INTERCONNECTIONS TO AN INKJET PRINthead
81383	Eastman Kodak Company	DE	60115592.0	01130221.3	12/19/2001	12/7/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME

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81383	Eastman Kodak Company	FR	1234669	01130221.3	12/19/2001	12/7/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	GB	1234669	01130221.3	12/19/2001	12/7/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	JP	4243057	2001-387314	12/20/2001	1/9/2009	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	US	6450619	09/792,188	2/22/2001	9/17/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6502925	09/792,114	2/22/2001	1/7/2003	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6943037	10/242,080	9/12/2002	9/13/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	DE	60134112.0	01130219.7	12/19/2001	5/21/2008	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	FR	1219422	01130219.7	12/19/2001	5/21/2008	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME

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81386	Eastman Kodak Company	GB	1219422	01130219.7	12/19/2001	5/21/2008	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	US	6474794	09/751,726	12/29/2000	11/5/2002	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81390	Eastman Kodak Company	DE	60300317.6	03076783.4	6/10/2003	2/9/2005	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81390	Eastman Kodak Company	JP	4488692	2003-161151	6/5/2003	4/9/2010	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81390	Eastman Kodak Company	US	6677975	10/175,490	6/19/2002	1/13/2004	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81397	Eastman Kodak Company	US	7043019	09/796,201	2/28/2001	5/9/2006	COPY PROTECTION FOR DIGITAL MOTION PICTURE IMAGE DATA
81401	Eastman Kodak Company	US	6729235	09/845,145	4/30/2001	5/4/2004	IMAGING APPARATUS AND IMAGING DRUM HAVING MATERIAL CLAMP
81405	Eastman Kodak Company	US	6515691	09/891,480	6/26/2001	2/4/2003	IMPROVED LEAD SCREW AND WRITE ENGINE USING SAME
81406	Eastman Kodak Company	US	6572720	09/863,855	5/23/2001	6/3/2003	METHOD FOR LAMINATING HIGH QUALITY TRANSPARENCIES
81419	Eastman Kodak Company	US	6614462	09/692,728	10/19/2000	9/2/2003	A METHOD AND APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6700599	10/357,571	2/4/2003	3/2/2004	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6801238	10/679,751	10/6/2003	10/5/2004	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81427	Eastman Kodak Company	DE	60119241.9	01203133.2	8/17/2001	5/3/2006	INK JET RECORDING ELEMENT

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81427	Eastman Kodak Company	FR	1184193	01203133.2	8/17/2001	5/3/2006	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	GB	1184193	01203133.2	8/17/2001	5/3/2006	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	JP	5085820	2001-254014	8/24/2001	9/14/2012	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	US	6489008	09/650,068	8/29/2000	12/3/2002	INK JET RECORDING ELEMENT
81432	Eastman Kodak Company	US	6857333	10/135,627	4/30/2002	2/22/2005	ROTATIONAL STOP
81433	Eastman Kodak Company	US	6510793	09/894,551	6/28/2001	1/28/2003	IMAGING APPARATUS AND PRINTING PLATE MOUNTING SURFACE FOR USE IN AN IMAGING APPARATUS HAVING PRINTING PLATE REGISTRATION DETECTION
81434	Eastman Kodak Company	US	6508527	09/863,597	5/23/2001	1/21/2003	METHOD FOR LAMINATING A PRE- PRESS PROOF TO SIMULATE PRINTING ON THIN PLASTIC
81439	Eastman Kodak Company	US	7198882	10/988,656	11/15/2004	4/3/2007	ADHESION PROMOTING POLYMERIC MATERIALS AND PLANOGRAPHIC PRINTING ELEMENTS CONTAINING THEM
81443	Eastman Kodak Company	DE	60110987.2	01122844.2	9/24/2001	5/25/2005	BLACK AND WHITE GRAPHIC ARTS FILM
81443	Eastman Kodak Company	US	6444392	09/928,215	8/10/2001	9/3/2002	BLACK AND WHITE GRAPHIC ARTS FILM
81448	Eastman Kodak Company	US	6586498	09/710,346	11/9/2000	7/1/2003	INK JET INK
81450	Eastman Kodak Company	TW	NI-193772	90117913	7/23/2001	1/11/2004	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81450	Eastman Kodak Company	US	7120097	09/662,561	9/15/2000	10/10/2006	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81456	Eastman Kodak Company	DE	60115162.3	01202784.3	7/19/2001	11/23/2005	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	FR	1177908	01202784.3	7/19/2001	11/23/2005	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR

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81456	Eastman Kodak Company	GB	1177908	01202784.3	7/19/2001	11/23/2005	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	US	6552740	09/630,419	8/1/2000	4/22/2003	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81472	Eastman Kodak Company	DE	60101433.2	01203136.5	8/17/2001	12/10/2003	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	FR	1184806	01203136.5	8/17/2001	12/10/2003	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	GB	1184806	01203136.5	8/17/2001	12/10/2003	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	US	7114660	09/650,198	8/29/2000	10/3/2006	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81507	Eastman Kodak Company	DE	60101874.5	01203221.5	8/27/2001	1/28/2004	DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
81507	Eastman Kodak Company	GB	1186438	01203221.5	8/27/2001	1/28/2004	DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
81507	Eastman Kodak Company	JP	4662662	2001-265410	9/3/2001	1/14/2011	DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
81507	Eastman Kodak Company	US	6362132	09/655,589	9/6/2000	3/26/2002	DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
81509	Eastman Kodak Company	US	6475696	09/751,192	12/28/2000	11/5/2002	IMAGING ELEMENTS WITH NANOCOMPOSITE CONTAINING SUPPORTS
81510	Eastman Kodak Company	US	6476848	09/746,399	12/21/2000	11/5/2002	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SEGMENTED WAVEPLATE
81511	Eastman Kodak Company	JP	4814460	2001-290680	9/25/2001	9/2/2011	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SPATIALLY SEPARATED LIGHT BEAMS
81528	Eastman Kodak Company	US	D454583	29/127,913	8/14/2000	3/19/2002	PRINTER WITH A PIVOTING DISPLAY
81530	Eastman Kodak Company	US	6676164	09/641,112	8/17/2000	1/13/2004	A PERSONAL POSTAL PRODUCT

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81538	Eastman Kodak Company	JP	4083421	2001-382987	12/17/2001	2/22/2008	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81538	Eastman Kodak Company	US	6520498	09/746,049	12/21/2000	2/18/2003	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81545	Eastman Kodak Company	US	D449634	29/138,421	3/13/2001	10/23/2001	VERTICAL DIGITAL PROJECTOR
81546	Eastman Kodak Company	US	D449636	29/138,432	3/13/2001	10/23/2001	VERTICAL DIGITAL PROJECTOR
81547	Eastman Kodak Company	US	D449635	29/138,422	3/13/2001	10/23/2001	VERTICAL DIGITAL PROJECTOR
81555	Eastman Kodak Company	US	6561644	09/742,982	12/20/2000	5/13/2003	INK JET PRINTING PROCESS
81556	Eastman Kodak Company	US	6578955	09/981,281	10/17/2001	6/17/2003	CONTINUOUS INKJET PRINTER WITH ACTUATABLE VALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
81565	Eastman Kodak Company	US	6454389	09/658,800	9/11/2000	9/24/2002	MULTIPASS INKJET PRINTING USING PRINT MASKING
81570	Eastman Kodak Company	US	6501530	09/727,089	11/30/2000	12/31/2002	MOTION PICTURE FILM PROJECTOR ILLUMINATION SYSTEM FOR MINIMIZING FILM BUCKLE
81578	Eastman Kodak Company	US	6761677	09/667,944	9/22/2000	7/13/2004	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7087006	10/385,104	3/10/2003	8/8/2006	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7393315	10/385,279	3/10/2003	7/1/2008	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7322924	10/385,280	3/10/2003	1/29/2008	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81581	Eastman Kodak Company	US	6326131	09/652,240	8/31/2000	12/4/2001	HIGHLY LUBRICATED IMAGING ELEMENT WITH HIGH COEFFICIENT OF FRICTION
81588	Eastman Kodak Company	DE	60101126.0	01203140.7	8/20/2001	11/5/2003	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	FR	1184194	01203140.7	8/20/2001	11/5/2003	INK JET RECORDING ELEMENT

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81588	Eastman Kodak Company	GB	1184194	01203140.7	8/20/2001	11/5/2003	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	JP	4805492	2001-257642	8/28/2001	8/19/2011	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	US	6475603	09/652,234	8/31/2000	11/5/2002	INK JET RECORDING ELEMENT
81599	Eastman Kodak Company	US	6985253	09/751,230	12/28/2000	1/10/2006	PROCESSING FILM IMAGES FOR DIGITAL CINEMA
81603	Eastman Kodak Company	DE	60115189.5	01204923.5	12/17/2001	11/23/2005	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	FR	1221373	01204923.5	12/17/2001	11/23/2005	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	GB	1221373	01204923.5	12/17/2001	11/23/2005	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	JP	4212273	2001-382131	12/14/2001	11/7/2008	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	US	6508542	09/751,483	12/28/2000	1/21/2003	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81604	Eastman Kodak Company	DE	60108838.7	01130222.1	12/19/2001	2/9/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	FR	1219424	01130222.1	12/19/2001	2/9/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME

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81604	Eastman Kodak Company	GB	1219424	01130222.1	12/19/2001	2/9/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	JP	4142286	2001-387274	12/20/2001	6/20/2008	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	US	6439703	09/751,722	12/29/2000	8/27/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81619	Eastman Kodak Company	US	6999838	10/337,691	1/7/2003	2/14/2006	SYSTEM AND METHOD FOR IMPROVING LASER POWER AND STABILIZATION USING HIGH DUTY CYCLE RADIO FREQUENCY INJECTION
81620	Eastman Kodak Company	US	6600590	09/788,862	2/20/2001	7/29/2003	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING RF INJECTION
81622	Eastman Kodak Company	US	6480259	09/675,327	9/28/2000	11/12/2002	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGES USING A SPATIAL LIGHT MODULATOR HAVING A SELECTABLE LIGHT SOURCE
81633	Eastman Kodak Company	DE	60109880.3	01130225.4	12/19/2001	4/6/2005	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	FR	1219427	01130225.4	12/19/2001	4/6/2005	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME

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81633	Eastman Kodak Company	GB	1219427	01130225.4	12/19/2001	4/6/2005	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	JP	4173662	2001-387062	12/20/2001	8/22/2008	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	US	6412928	09/751,115	12/29/2000	7/2/2002	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81644	Eastman Kodak Company	US	6537656	09/723,518	11/28/2000	3/25/2003	FOAM CORE IMAGING MEMBER
81646	Eastman Kodak Company	US	6580490	09/699,552	10/30/2000	6/17/2003	A METHOD AND APPARATUS FOR PRINTING IMAGES IN MULTIPLE FORMATS USING A SPATIAL LIGHT MODULATOR
81656	Eastman Kodak Company	US	6468338	09/689,184	10/12/2000	10/22/2002	DYE FOR INK JET INK
81659	Eastman Kodak Company	US	6904180	09/697,890	10/27/2000	6/7/2005	A METHOD FOR DETECTING IMAGE INTERPOLATION
81659	Eastman Kodak Company	US	7251378	10/961,892	10/8/2004	7/31/2007	A METHOD FOR DETECTING IMAGE INTERPOLATION
81665	Eastman Kodak Company	DE	60326189.2	03076768.5	6/5/2003	2/18/2009	INK JET PRINTING METHOD
81665	Eastman Kodak Company	FR	1375175	03076768.5	6/5/2003	2/18/2009	INK JET PRINTING METHOD
81665	Eastman Kodak Company	GB	1375175	03076768.5	6/5/2003	2/18/2009	INK JET PRINTING METHOD
81665	Eastman Kodak Company	US	6679603	10/184,672	6/18/2002	1/20/2004	INK JET PRINTING METHOD
81666	Eastman Kodak Company	US	6491362	09/910,405	7/20/2001	12/10/2002	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
81672	Eastman Kodak Company	DE	60111817.0	01204901.1	12/14/2001	7/6/2005	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	FR	1219428	01204901.1	12/14/2001	7/6/2005	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION

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81672	Eastman Kodak Company	GB	1219428	01204901.1	12/14/2001	7/6/2005	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	JP	4117129	2001-394752	12/26/2001	4/25/2008	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	US	6505921	09/751,563	12/28/2000	1/14/2003	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81674	Eastman Kodak Company	DE	60221092.5	02080296.3	12/16/2002	7/11/2007	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	FR	1323531	02080296.3	12/16/2002	7/11/2007	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	GB	1323531	02080296.3	12/16/2002	7/11/2007	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	US	6923529	10/035,902	12/26/2001	8/2/2005	INK-JET PRINTING WITH REDUCED CROSS-TALK
81691	Eastman Kodak Company	DE	60229902.0	02077676.1	7/5/2002	11/19/2008	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	FR	1277581	02077676.1	7/5/2002	11/19/2008	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	GB	1277581	02077676.1	7/5/2002	11/19/2008	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	US	6572222	09/907,159	7/17/2001	6/3/2003	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81694	Eastman Kodak Company	US	6365705	09/699,710	10/30/2000	4/2/2002	SPIRO-AMMONIUM IONOMER CARBOXYLATES
81696	Eastman Kodak Company	US	6474781	09/861,692	5/21/2001	11/5/2002	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS WITH NOZZLE CLUSTERS
81699	Eastman Kodak Company	DE	60228781.2	02075820.7	3/1/2002	9/10/2008	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT

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81699	Eastman Kodak Company	FR	1243426	02075820.7	3/1/2002	9/10/2008	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	GB	1243426	02075820.7	3/1/2002	9/10/2008	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	JP	4272383	2002-55924	3/1/2002	3/6/2009	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	US	6517197	09/804,758	3/13/2001	2/11/2003	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81700	Eastman Kodak Company	DE	60205075.8	02079370.9	10/21/2002	7/20/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	FR	1308278	02079370.9	10/21/2002	7/20/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	GB	1308278	02079370.9	10/21/2002	7/20/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	US	6851796	09/999,356	10/31/2001	2/8/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81701	Eastman Kodak Company	DE	60106185.3	01204903.7	12/14/2001	10/6/2004	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	FR	1219429	01204903.7	12/14/2001	10/6/2004	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	GB	1219429	01204903.7	12/14/2001	10/6/2004	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS

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81701	Eastman Kodak Company	JP	4787304	2008-264295	10/10/2008	7/22/2011	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847561	2009-159798	7/6/2009	10/21/2011	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847562	2009-159800	7/6/2009	10/21/2011	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6588888	09/751,232	12/28/2000	7/8/2003	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6863385	10/426,295	4/30/2003	3/8/2005	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81702	Eastman Kodak Company	DE	60206702.2	02077391.7	6/17/2002	10/19/2005	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	GB	1277579	02077391.7	6/17/2002	10/19/2005	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	US	6450628	09/892,831	6/27/2001	9/17/2002	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81703	Eastman Kodak Company	US	6827429	09/969,679	10/3/2001	12/7/2004	CONTINUOUS INK JET PRINTING METHOD AND APPARATUS WITH INK DROPLET VELOCITY DISCRIMINATION
81704	Eastman Kodak Company	DE	60224136.7	02077602.7	7/1/2002	12/19/2007	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	FR	1277578	02077602.7	7/1/2002	12/19/2007	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	GB	1277578	02077602.7	7/1/2002	12/19/2007	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	JP	4109912	2002-178489	6/19/2002	4/11/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	US	6588889	09/906,489	7/16/2001	7/8/2003	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW

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81705	Eastman Kodak Company	DE	60228356.6	02075438.8	2/4/2002	8/20/2008	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	FR	1232863	02075438.8	2/4/2002	8/20/2008	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	GB	1232863	02075438.8	2/4/2002	8/20/2008	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	JP		2002-009484	1/18/2002		CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	US	6536883	09/785,618	2/16/2001	3/25/2003	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81706	Eastman Kodak Company	JP	4253455	2002-11205	1/21/2002	1/30/2009	CONTINUOUS INK JET PRINthead AND METHOD OF TRANSLATING INK DROPS
81706	Eastman Kodak Company	US	6508543	09/777,426	2/6/2001	1/21/2003	CONTINUOUS INK JET PRINthead AND METHOD OF TRANSLATING INK DROPS
81707	Eastman Kodak Company	US	6682182	10/120,023	4/10/2002	1/27/2004	CONTINUOUS INK JET PRINTING WITH IMPROVED DROP FORMATION
81708	Eastman Kodak Company	US	6739705	10/054,476	1/22/2002	5/25/2004	CONTINUOUS STREAM INK JET PRINthead OF THE GAS STREAM DROP DEFLECTION TYPE HAVING AMBIENT PRESSURE COMPENSATION MECHANISM AND METHOD OF OPERATION THEREOF

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81716	Eastman Kodak Company	US	6778696	09/689,192	10/12/2000	8/17/2004	AN INTEGRATED TRADITIONAL AND DIGITAL PHOTOGRAPHIC PROCESING SYSTEM WITH EXCHANGED FEEDBACK CONTROL
81718	Eastman Kodak Company	US	6288227	09/679,922	10/5/2000	9/11/2001	SOLUBILIZED 2,6-DINAPHTHYLAMINOTRIAZINES
81718	Eastman Kodak Company	US	6509143	09/896,698	6/29/2001	1/21/2003	CONCENTRATED PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION CONTAINING STAIN REDUCING AGENT
81721	Eastman Kodak Company	DE	60108335.0	01126389.4	11/7/2001	1/12/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	FR	1205311	01126389.4	11/7/2001	1/12/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	GB	1205311	01126389.4	11/7/2001	1/12/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	US	6838505	09/981,221	10/16/2001	1/4/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81723	Eastman Kodak Company	US	6860308	10/353,664	1/29/2003	3/1/2005	APPARATUS FOR MAKING A TWO-SIDED IMAGE
81732	Eastman Kodak Company	CN	02150258.7	02150258.7	11/6/2002	1/30/2008	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81732	Eastman Kodak Company	US	6567217	09/993,034	11/6/2001	5/20/2003	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81732	Eastman Kodak Company	US	6552855	10/184,280	6/27/2002	4/22/2003	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81733	Eastman Kodak Company	US	6648943	10/027,288	12/21/2001	11/18/2003	INTEGRATED USE OF DEAERATION METHODS TO REDUCE BUBBLES AND LIQUID WASTE

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81737	Eastman Kodak Company	TW	NI-195052	090119940	8/14/2001	2/1/2004	ANTIREFLECTION ARTICLE OF MANUFACTURE
81737	Eastman Kodak Company	US	6497957	09/679,314	10/4/2000	12/24/2002	ANTIREFLECTION ARTICLE OF MANUFACTURE
81741	Eastman Kodak Company	US	6382254	09/735,322	12/12/2000	5/7/2002	MICROFLUIDIC VALVE AND METHOD FOR CONTROLLING THE FLOW OF A LIQUID
81742	Eastman Kodak Company	DE	60112878.8	01204460.8	11/22/2001	8/24/2005	CONTINUOUS INK JET PRINTING PROCESS
81742	Eastman Kodak Company	JP	4191404	2001-372645	12/6/2001	9/26/2008	CONTINUOUS INK JET PRINTING PROCESS
81742	Eastman Kodak Company	US	6364469	09/730,685	12/6/2000	4/2/2002	CONTINUOUS INK JET PRINTING PROCESS
81744	Eastman Kodak Company	US	6652761	10/051,426	1/18/2002	11/25/2003	PROCESS FOR RECYCLING WASH-WATER RESULTING FROM FILM TREATMENT
81746	Eastman Kodak Company	DE	60208515.2	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	FR	1267208	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	GB	1267208	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	NL	1267208	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	US	6620397	10/159,680	5/31/2002	9/16/2003	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81756	Eastman Kodak Company	US	6649250	09/976,616	10/11/2001	11/18/2003	GLOSS COATING ON PERMEABLE SURFACE IMAGING SUPPORT
81757	Eastman Kodak Company	US	6746051	09/686,133	10/10/2000	6/8/2004	A TWO SIDED IMAGE PRODUCT
81758	Eastman Kodak Company	US	6711277	09/696,542	10/25/2000	3/23/2004	METHOD OF CONTROLLING THE REPRODUCTION OF COPYRIGHTED IMAGES

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81772	Eastman Kodak Company	US	6643237	09/804,116	3/12/2001	11/4/2003	METHOD AND APPARATUS FOR THE AUTHENTICATION OF ENCODED DATA
81776	Eastman Kodak Company	US	6426172	09/751,723	12/29/2000	7/30/2002	METHOD OF PROCESSING MOTION PICTURE PRINT FILM TO PROVIDE IMPROVED LASER SUBTITLING PERFORMANCE, AND PROCESSED MOTION PICTURE PRINT FILM
81783	Eastman Kodak Company	US	6498711	09/708,353	11/8/2000	12/24/2002	DEFORMABLE MICRO-ACTUATOR WITH GRID ELECTRODE
81785	Eastman Kodak Company	JP	4326176	2001-334483	10/31/2001	6/19/2009	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	TW	NI-173085	090122119	9/6/2001	7/2/2003	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	US	6476971	09/702,952	10/31/2000	11/5/2002	METHOD FOR MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81786	Eastman Kodak Company	TW	NI-193067	90122114	9/6/2001	1/1/2004	APPARATUS FOR FORMING A MICROLENS MOLD
81786	Eastman Kodak Company	US	6846137	09/702,362	10/31/2000	1/25/2005	APPARATUS FOR FORMING A MICROLENS MOLD
81787	Eastman Kodak Company	TW	NI-193213	90122110	9/6/2001	1/1/2004	APPARATUS FOR FORMING A MICROLENS ARRAY MOLD
81787	Eastman Kodak Company	US	6908266	09/702,500	10/31/2000	6/21/2005	APPARATUS FOR FORMING A MICROLENS ARRAY MOLD
81788	Eastman Kodak Company	TW	NI-173084	90122112	9/6/2001	3/11/2003	METHOD OF MANUFACTURING A MICROLENS AND A MICROLENS ARRAY
81788	Eastman Kodak Company	US	6402996	09/702,951	10/31/2000	6/11/2002	METHOD OF MANUFACTURING A MICROLENS AND A MICROLENS ARRAY
81794	Eastman Kodak Company	US	6436619	09/853,846	5/11/2001	8/20/2002	CONDUCTIVE AND ROUGHENING LAYER
81795	Eastman Kodak Company	US	6872501	10/133,836	4/26/2002	3/29/2005	ANTISTAT OF ONIUM SALT AND POLYETHER POLYMER

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81798	Eastman Kodak Company	US	6799963	09/702,496	10/31/2000	10/5/2004	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81798	Eastman Kodak Company	US	6787072	10/368,872	2/19/2003	9/7/2004	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81804	Eastman Kodak Company	US	6873728	10/050,207	1/16/2002	3/29/2005	VERTICAL BLACK LINE REMOVAL IMPLEMENTATION
81820	Eastman Kodak Company	DE	60200328.8	02075169.9	1/16/2002	4/7/2004	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	FR	1226970	02075169.9	1/16/2002	4/7/2004	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	GB	1226970	02075169.9	1/16/2002	4/7/2004	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	JP	3939990	2002-16869	1/25/2002	4/6/2007	INK JET RECORDING ELEMENT
81820	Eastman Kodak Company	US	6630212	09/770,814	1/26/2001	10/7/2003	INK JET RECORDING ELEMENT
81821	Eastman Kodak Company	DE	60202221.5	02075132.7	1/14/2002	12/15/2004	INK JET PRINTING METHOD
81821	Eastman Kodak Company	US	6554418	09/771,251	1/26/2001	4/29/2003	INK JET PRINTING METHOD
81838	Eastman Kodak Company	US	D460474	29/148,082	9/14/2001	7/16/2002	“DIGITAL CAMERA BACK”
81854	Eastman Kodak Company	US	6475712	09/996,192	11/28/2001	11/5/2002	PHOTOGRAPHIC ELEMENT HAVING IMPROVED SURFACE PROTECTIVE LAYER CONTAINING COMPOSITE WAX PARTICLES
81857	Eastman Kodak Company	DE	60209854.8	02076136.7	3/22/2002	3/15/2006	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	FR	1248146	02076136.7	3/22/2002	3/15/2006	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	GB	1248146	02076136.7	3/22/2002	3/15/2006	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	US	6440654	09/825,325	4/3/2001	8/27/2002	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER

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81859	Eastman Kodak Company	US	6470736	09/773,290	1/31/2001	10/29/2002	APPARATUS AND METHOD FOR CAPILLARY VISCOMETRY OF FLUIDS (AS AMENDED)
81861	Eastman Kodak Company	US	6599669	09/931,335	8/16/2001	7/29/2003	IMAGING ELEMENT WITH NACREOUS PIGMENT
81873	Eastman Kodak Company	US	6576042	09/950,487	9/11/2001	6/10/2003	A PROCESS CONTROL METHOD TO INCREASE DEAERATION CAPACITY IN AN ECR BY CONSTANT VOLTAGE OPERATION
81875	Eastman Kodak Company	US	D457180	29/140,631	4/20/2001	5/14/2002	FILM SCANNER
81879	Eastman Kodak Company	US	6514659	09/723,489	11/28/2000	2/4/2003	FOAM CORE IMAGING ELEMENT WITH GLOSSY SURFACE
81892	Eastman Kodak Company	US	6497986	09/931,328	8/16/2001	12/24/2002	NACREOUS SATIN IMAGING ELEMENT
81893	Eastman Kodak Company	US	6423398	09/770,122	1/26/2001	7/23/2002	INK JET PRINTING METHOD
81895	Eastman Kodak Company	US	6596447	09/931,334	8/16/2001	7/22/2003	PHOTOGRAPHIC ELEMENT WITH NACREOUS OVERCOAT
81901	Eastman Kodak Company	US	6508548	09/742,961	12/20/2000	1/21/2003	INK JET PRINTING METHOD
81909	Eastman Kodak Company	DE	60130619.8	01204421.0	11/19/2001	9/26/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	FR	1211072	01204421.0	11/19/2001	9/26/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	GB	1211072	01204421.0	11/19/2001	9/26/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	JP	4040288	2001-355056	11/20/2001	11/16/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	US	6561627	09/726,945	11/30/2000	5/13/2003	THERMAL ACTUATOR
81912	Eastman Kodak Company	US	6848764	10/121,401	4/12/2002	2/1/2005	METHOD AND APPARATUS FOR CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINT HEAD
81913	Eastman Kodak Company	DE	60301592.1	03076685.1	6/2/2003	9/14/2005	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINthead HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81913	Eastman Kodak Company	GB	1371489	03076685.1	6/2/2003	9/14/2005	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINthead HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION

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81913	Eastman Kodak Company	US	6820971	10/172,429	6/14/2002	11/23/2004	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINTHEAD HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81914	Eastman Kodak Company	US	6584857	09/717,318	11/20/2000	7/1/2003	OPTICAL STRAIN GAUGE
81915	Eastman Kodak Company	US	6596451	09/931,355	8/16/2001	7/22/2003	NACREOUS IMAGING ELEMENT CONTAINING A VOIDED POLYMER LAYER
81916	Eastman Kodak Company	US	6569593	09/931,699	8/16/2001	5/27/2003	ORIENTED POLYESTER IMAGING ELEMENT WITH NACREOUS PIGMENT
81920	Eastman Kodak Company	US	6757426	09/813,481	3/21/2001	6/29/2004	SYSTEM AND METHOD FOR IMAGE PROCESSING BY AUTOMATIC COLOR DROPOUT
81928	Eastman Kodak Company	DE	60102660.8	01204476.4	12/18/2001	4/7/2004	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81928	Eastman Kodak Company	GB	1219692	01204476.4	12/18/2001	4/7/2004	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81928	Eastman Kodak Company	JP	4188592	2001-389475	12/21/2001	9/19/2008	COATING FLUID
81928	Eastman Kodak Company	US	6689429	09/981,375	10/16/2001	2/10/2004	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81936	Eastman Kodak Company	US	6497472	09/751,236	12/29/2000	12/24/2002	A SELF-CLEANING INK JET PRINTER AND PRINT HEAD WITH CLEANING FLUID FLOW SYSTEM
81958	Eastman Kodak Company	US	6543899	09/730,360	12/5/2000	4/8/2003	AN AUTO-STEREOSCOPIC VIEWING SYSTEM USING MOUNTED PROJECTION
81962	Eastman Kodak Company	DE	60308739.6	03075022.8	1/6/2003	10/4/2006	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES

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81962	Eastman Kodak Company	FR	1330111	03075022.8	1/6/2003	10/4/2006	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES
81962	Eastman Kodak Company	GB	1330111	03075022.8	1/6/2003	10/4/2006	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES
81962	Eastman Kodak Company	US	6970606	10/050,206	1/16/2002	11/29/2005	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES
81966	Eastman Kodak Company	US	6882451	09/732,671	12/8/2000	4/19/2005	METHOD AND MEANS FOR DETERMINING ESTIMATED RELATIVE EXPOSURE VALUES FROM OPTICAL DENSITY VALUES OF PHOTOGRAPHIC MEDIA (AMENDED AS OF 8/13/2004)
81981	Eastman Kodak Company	DE	60236042.0	02075961.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	FR	1243627	02075961.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	GB	1243627	02075961.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	US	6547865	09/813,581	3/21/2001	4/15/2003	INK JET PRINTING PROCESS
81992	Eastman Kodak Company	DE	60220846.7	02075437.0	2/4/2002	6/27/2007	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	FR	1232864	02075437.0	2/4/2002	6/27/2007	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	GB	1232864	02075437.0	2/4/2002	6/27/2007	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	JP	4351412	2002-026305	2/4/2002	7/31/2009	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING

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81992	Eastman Kodak Company	US	6457807	09/785,615	2/16/2001	10/1/2002	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81993	Eastman Kodak Company	US	6481835	09/771,540	1/29/2001	11/19/2002	CONTINUOUS INK-JET PRINTHEAD HAVING SERRATED GUTTER
81994	Eastman Kodak Company	JP	3776036	2001-383220	12/17/2001	3/3/2006	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS AND METHOD
81994	Eastman Kodak Company	US	6416181	09/738,747	12/15/2000	7/9/2002	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS AND METHOD
81997	Eastman Kodak Company	US	7094453	10/238,656	9/10/2002	8/22/2006	TACK FREE EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
81999	Eastman Kodak Company	US	7122235	09/878,853	6/11/2001	10/17/2006	TACK FREE CAUTERIZED EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
82000	Eastman Kodak Company	US	6553651	09/803,851	3/12/2001	4/29/2003	A METHOD FOR FABRICATING A PERMANENT MAGNETIC STRUCTURE IN A SUBSTRATE
82001	Eastman Kodak Company	DE	60206668.9	02075307.5	1/25/2002	10/19/2005	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	FR	1228873	02075307.5	1/25/2002	10/19/2005	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	GB	1228873	02075307.5	1/25/2002	10/19/2005	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	JP	4295946	2002-23532	1/31/2002	4/17/2009	CONTINUOUS INK JET PRINTER
82001	Eastman Kodak Company	US	6505922	09/777,461	2/6/2001	1/14/2003	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS

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82009	Eastman Kodak Company	US	6471327	09/794,671	2/27/2001	10/29/2002	APPARATUS AND METHOD OF DELIVERING A FOCUSED BEAM OF A THERMODYNAMICALLY STABLE/METASTABLE MIXTURE OF A FUNCTIONAL MATERIAL IN A DENSE FLUID ONTO A RECEIVER
82009	Eastman Kodak Company	US	6752484	10/091,842	3/6/2002	6/22/2004	APPARATUS AND METHOD OF DELIVERING A BEAM OF A FUNCTIONAL MATERIALS TO A RECEIVER
82014	Eastman Kodak Company	DE	60200331.8	02075344.8	1/28/2002	4/7/2004	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82014	Eastman Kodak Company	JP	3943408	2002-28451	2/5/2002	4/13/2007	ULTRAHIGH CONTRAST PHOTOGRAPHIC MATERIAL
82014	Eastman Kodak Company	US	6573021	10/040,672	1/7/2002	6/3/2003	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82017	Eastman Kodak Company	US	6569597	09/766,076	1/19/2001	5/27/2003	THERMAL IMAGING COMPOSITION AND MEMBER AND METHODS OF IMAGING AND PRINTING
82030	Eastman Kodak Company	US	6864023	10/724,853	12/1/2003	3/8/2005	IMAGING MEMBER ADHERED TO VACUOUS CORE BASE
82039	Eastman Kodak Company	US	6361156	09/745,714	12/21/2000	3/26/2002	CONTINUOUS INK JET PRINTING PROCESS
82040	Eastman Kodak Company	DE	60216663.2	02076881.8	5/13/2002	12/13/2006	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	FR	1260362	02076881.8	5/13/2002	12/13/2006	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	GB	1260362	02076881.8	5/13/2002	12/13/2006	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	US	6551757	09/864,570	5/24/2001	4/22/2003	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING

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82049	Eastman Kodak Company	US	6513903	09/750,993	12/29/2000	2/4/2003	INK JET PRINT HEAD WITH CAPILLARY FLOW CLEANING
82056	Eastman Kodak Company	US	6841226	10/011,040	11/13/2001	1/11/2005	ETHOXYLATED ALCOHOL INTERCALATED SMECTITE MATERIALS AND METHOD
82064	Eastman Kodak Company	US	6549224	09/746,051	12/21/2000	4/15/2003	ADJUSTABLE PRINthead LOADING DEVICE AND METHOD FOR DOCUMENT IMAGING APPARATUS
82091	Eastman Kodak Company	US	6908178	10/602,433	6/24/2003	6/21/2005	CONTINUOUS INK JET COLOR PRINTING APPARATUS WITH RAPID INK SWITCHING
82093	Eastman Kodak Company	US	6476962	09/841,356	4/24/2001	11/5/2002	A MULTI-BEAM ZOOM LENS FOR PRODUCING VARIABLE SPOT SIZES FOR A LASER PRINTER
82095	Eastman Kodak Company	DE	60225973.8	02077596.1	6/28/2002	4/9/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	FR	1277580	02077596.1	6/28/2002	4/9/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	GB	1277580	02077596.1	6/28/2002	4/9/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	JP	4270817	2002-206889	7/16/2002	3/6/2009	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	US	6899410	10/606,106	6/25/2003	5/31/2005	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82103	Eastman Kodak Company	DE	60113798.1	01130220.5	12/19/2001	10/5/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	FR	1234668	01130220.5	12/19/2001	10/5/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME

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82103	Eastman Kodak Company	GB	1234668	01130220.5	12/19/2001	10/5/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	US	6491385	09/791,315	2/22/2001	12/10/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82109	Eastman Kodak Company	DE	60209852.1	02075135.0	1/14/2002	3/15/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	FR	1226965	02075135.0	1/14/2002	3/15/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	GB	1226965	02075135.0	1/14/2002	3/15/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	US	6479135	09/771,191	1/26/2001	11/12/2002	INK JET RECORDING ELEMENT
82110	Eastman Kodak Company	DE	60223734.3	02075125.1	1/14/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	FR	1226962	02075125.1	1/14/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	GB	1226962	02075125.1	1/14/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	JP	3964686	2002-15682	1/24/2002	6/1/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	US	6548151	09/770,429	1/26/2001	4/15/2003	INK JET RECORDING ELEMENT
82113	Eastman Kodak Company	DE	60223742.4	02076137.5	3/19/2002	11/28/2007	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	FR	1245589	02076137.5	3/19/2002	11/28/2007	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	GB	1245589	02076137.5	3/19/2002	11/28/2007	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	US	6635693	09/822,096	3/30/2001	10/21/2003	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82115	Eastman Kodak Company	US	6699538	09/999,469	10/31/2001	3/2/2004	INK JET RECORDING ELEMENT
82116	Eastman Kodak Company	US	6645581	09/999,374	10/31/2001	11/11/2003	INK JET RECORDING ELEMENT
82139	Eastman Kodak Company	US	6457825	09/770,728	1/26/2001	10/1/2002	INK JET PRINTING METHOD

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82140	Eastman Kodak Company	US	6555305	10/027,299	12/21/2001	4/29/2003	PHOTOGRAPHIC ELEMENT WITH SPECTRALLY SENSITIZED TABULAR GRAIN EMULSION AND RETAINED DYE STAIN REDUCING COMPOUNDS
82149	Eastman Kodak Company	US	6554402	09/931,523	8/16/2001	4/29/2003	INK CARTRIDGE WITH COLOR DISCRIMINATION STRUCTURE
82150	Eastman Kodak Company	US	6505926	09/931,521	8/16/2001	1/14/2003	INK CARTRIDGE WITH MEMORY CHIP AND METHOD OF ASSEMBLING
82155	Eastman Kodak Company	US	6476973	09/782,432	2/13/2001	11/5/2002	COMPOUND SURFACE TO AID IN THE FABRICATION OF A LENS WITH A PLANO SURFACE
82158	Eastman Kodak Company	US	6761046	09/882,599	6/15/2001	7/13/2004	COLD ROLLING OF GLASS PREFORMS
82160	Eastman Kodak Company	US	6977753	09/776,313	2/2/2001	12/20/2005	A PRINTING ASSEMBLY AND AN OPERATOR CONTROL PANEL USER INTERFACE FOR THE PRINTING ASSEMBLY
82161	Eastman Kodak Company	US	7111939	10/084,119	2/27/2002	9/26/2006	AN IMAGE DISPLAY SYSTEM WITH BODY POSITION COMPENSATION
82172	Eastman Kodak Company	DE	60222486.1	02075664.9	2/18/2002	9/19/2007	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	FR	1237379	02075664.9	2/18/2002	9/19/2007	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	GB	1237379	02075664.9	2/18/2002	9/19/2007	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	US	6987586	09/797,891	3/2/2001	1/17/2006	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82176	Eastman Kodak Company	US	6590695	10/084,716	2/26/2002	7/8/2003	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82176	Eastman Kodak Company	US	6707595	10/351,764	1/27/2003	3/16/2004	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82181	Eastman Kodak Company	DE	60211096.3	02079380.8	10/21/2002	5/3/2006	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE

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82181	Eastman Kodak Company	FR	1308291	02079380.8	10/21/2002	5/3/2006	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	GB	1308291	02079380.8	10/21/2002	5/3/2006	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	US	6676243	10/000,892	11/2/2001	1/13/2004	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82184	Eastman Kodak Company	US	6650397	09/866,184	5/25/2001	11/18/2003	MEDIA WIDTH DETECTING SYSTEM FOR AN IMAGING APPARATUS
82186	Eastman Kodak Company	US	6590600	09/810,786	3/16/2001	7/8/2003	A METHOD AND APPARATUS FOR CONTROLLING EXPOSURE AMPLITUDE AND PRINTED TRACK WIDTH BY PULSE WIDTH MODULATION
82187	Eastman Kodak Company	EP		02080190.8	12/9/2002		DOCUMENT SCANNING SYSTEM WITH TETHERED PLATEN ELEMENT PROVIDING SHEET-FED AND PLATEN SCANNING FUNCTIONS
82187	Eastman Kodak Company	US	7583416	10/028,133	12/20/2001	9/1/2009	DOCUMENT SCANNING SYSTEM WITH TETHERED PLATEN ELEMENT PROVIDING SHEET-FED AND PLATEN SCANNING FUNCTIONS
82192	Eastman Kodak Company	US	6823081	09/845,903	4/30/2001	11/23/2004	THE GENERATION OF A COLOR DROPOUT FUNCTION FOR USE IN ELECTRONIC COLOR DROPOUT
82193	Eastman Kodak Company	US	6750991	09/822,099	3/30/2001	6/15/2004	DYNAMIC DOCUMENT FEEDER SYSTEM AND METHOD FOR MAXIMIZING SCANNER THROUGHPUT
82194	Eastman Kodak Company	US	6831761	09/822,050	3/30/2001	12/14/2004	DOCUMENT SCANNER HAVING A SELECTABLE RANGE OF RESOLUTIONS WITH REDUCED PROCESSING
82209	Eastman Kodak Company	US	7479183	10/446,013	5/27/2003	1/20/2009	INK JET INK COMPOSITION
82212	Eastman Kodak Company	US	6533408	09/887,183	6/21/2001	3/18/2003	INK JET PRINTING METHOD
82216	Eastman Kodak Company	DE	60213537.0	02079241.2	10/14/2002	8/2/2006	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT
82216	Eastman Kodak Company	GB	1306410	02079241.2	10/14/2002	8/2/2006	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT

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82216	Eastman Kodak Company	US	6703111	10/032,922	10/25/2001	3/9/2004	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT
82217	Eastman Kodak Company	US	6572215	09/867,639	5/30/2001	6/3/2003	INK JET PRINT HEAD WITH CROSS-FLOW CLEANING
82298	Eastman Kodak Company	US	6541600	09/919,390	7/31/2001	4/1/2003	WATER SOLUBLE AND DISPERSIBLE HIGHLY BRANCHED POLYAMIDES
82301	Eastman Kodak Company	US	7029837	10/732,956	12/11/2003	4/18/2006	PHOTOGRAPHIC FILM ELEMENT CONTAINING AN EMULSION WITH DUAL PEAK GREEN RESPONSIVITY
82306	Eastman Kodak Company	DE	60220563.8	02075531.0	2/8/2002	6/13/2007	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	JP	4307778	2002-32289	2/8/2002	5/15/2009	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6764814	10/051,667	1/18/2002	7/20/2004	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6927021	10/833,378	4/28/2004	8/9/2005	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82316	Eastman Kodak Company	US	6534114	09/796,153	2/28/2001	3/18/2003	COATING METHOD FOR MODIFYING ADHESION OF THIN FILMS TO SUBSTRATES
82321	Eastman Kodak Company	US	6620456	09/793,299	2/26/2001	9/16/2003	FORMING A DIELECTRIC LAYER BY THERMAL DECOMPOSITION OF A METALLO-ORGANIC MATERIAL
82323	Eastman Kodak Company	US	6625381	09/788,866	2/20/2001	9/23/2003	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM WITH PARTIAL BEAM REFLECTION

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82324	Eastman Kodak Company	US	6445487	09/788,978	2/20/2001	9/3/2002	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING A MULTI-WAVELENGTH DOPPLER SHIFTED BEAM
82351	Eastman Kodak Company	DE	60217011.7	02076640.8	4/25/2002	12/27/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82351	Eastman Kodak Company	US	6514601	09/850,026	5/7/2001	2/4/2003	INK JET RECORDING ELEMENT
82360	Eastman Kodak Company	US	6638576	10/128,086	4/23/2002	10/28/2003	APPARATUS AND METHOD OF COATING A WEB
82364	Eastman Kodak Company	US	6599668	09/923,245	8/3/2001	7/29/2003	PROCESS FOR FORMING COLOR FILTER ARRAY
82371	Eastman Kodak Company	US	6489511	09/931,612	8/16/2001	12/3/2002	AZOMETHINE COMPOUND MANUFACTURE
82378	Eastman Kodak Company	DE	60209997.8	02078431.0	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	FR	1288011	02078431.0	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	GB	1288011	02078431.0	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	JP	4149765	2002-248939	8/28/2002	7/4/2008	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	US	6641875	09/944,618	8/31/2001	11/4/2003	INK JET RECORDING ELEMENT
82379	Eastman Kodak Company	DE	60209998.6	02078432.8	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	FR	1288012	02078432.8	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	GB	1288012	02078432.8	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	JP	4149764	2002-248531	8/28/2002	7/4/2008	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	US	6689430	09/943,952	8/31/2001	2/10/2004	INK JET RECORDING ELEMENT
82386	Eastman Kodak Company	DE	60207791.5	02077972.4	7/22/2002	12/7/2005	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	FR	1281738	02077972.4	7/22/2002	12/7/2005	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	GB	1281738	02077972.4	7/22/2002	12/7/2005	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	US	6706102	09/920,188	8/1/2001	3/16/2004	DYE MIXTURE FOR INK JET INK
82401	Eastman Kodak Company	US	6525170	09/919,096	7/31/2001	2/25/2003	HIGHLY BRANCHED POLYESTERS THROUGH ONE-STEP POLYMERIZATION PROCESS

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82402	Eastman Kodak Company	US	6565205	09/799,932	3/6/2001	5/20/2003	INK JET PRINTING METHOD
82409	Eastman Kodak Company	US	D454147	29/141,256	5/2/2001	3/5/2002	CAMERA WITH FLIP-UP FLASH
82421	Eastman Kodak Company	US	6594084	10/027,698	12/20/2001	7/15/2003	METHOD OF MANUFACTURING A PRECISELY ALIGNED MICROLENS ARRAY
82431	Eastman Kodak Company	DE	60236041.2	02075942.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	GB	1243626	02075942.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	US	6517621	09/813,760	3/21/2001	2/11/2003	INK JET PRINTING PROCESS
82433	Eastman Kodak Company	US	D452520	29/138,433	3/13/2001	12/25/2001	REMOTE CONTROL FOR A VERTICAL DIGITAL PROJECTOR
82442	Eastman Kodak Company	DE	60300182.3	03075175.4	1/20/2003	12/8/2004	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	FR	1332877	03075175.4	1/20/2003	12/8/2004	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	GB	1332877	03075175.4	1/20/2003	12/8/2004	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	US	6863384	10/061,756	2/1/2002	3/8/2005	CONTINUOUS INK JET METHOD AND APPARATUS
82443	Eastman Kodak Company	DE	60311181.5	03076496.3	5/16/2003	1/17/2007	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	FR	1366902	03076496.3	5/16/2003	1/17/2007	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	GB	1366902	03076496.3	5/16/2003	1/17/2007	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	US	6866370	10/156,617	5/28/2002	3/15/2005	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER

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82444	Eastman Kodak Company	DE	60316497.8	03076074.8	4/14/2003	9/26/2007	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	FR	1356935	03076074.8	4/14/2003	9/26/2007	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	GB	1356935	03076074.8	4/14/2003	9/26/2007	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	US	6830320	10/131,294	4/24/2002	12/14/2004	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82451	Eastman Kodak Company	US	7251065	10/062,049	1/31/2002	7/31/2007	IMAGE COLOR BALANCE FOR SCANNERS USING AN ILLUMINATION SPECTRAL SENSOR
82473	Eastman Kodak Company	US	7232499	10/745,430	12/22/2003	6/19/2007	METHOD OF PREPARING PLASTIC MATERIALS TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
82504	Eastman Kodak Company	US	6793328	10/100,376	3/18/2002	9/21/2004	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
82505	Eastman Kodak Company	US	6587639	09/821,528	3/29/2001	7/1/2003	A METHOD AND SYSTEM FOR GENERATING SALES OF COMPACT DISCS FROM A PREDETERMINED ORIGIN
82507	Eastman Kodak Company	CN	02108702.4	02108702.4	3/29/2002	2/1/2006	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST

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82507	Eastman Kodak Company	DE	60211993.6	02076149.0	3/19/2002	6/7/2006	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	GB	1245969	02076149.0	3/19/2002	6/7/2006	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	JP	4107860	2002-83864	3/25/2002	4/11/2008	A LINEAR ARRAY ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	US	6594060	09/821,529	3/29/2001	7/15/2003	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82518	Eastman Kodak Company	CN	ZL02105947.0	02105947.0	4/11/2002	1/18/2006	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	DE	60219988.3	02076241.5	3/29/2002	5/9/2007	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	FR	1249903	02076241.5	3/29/2002	5/9/2007	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	GB	1249903	02076241.5	3/29/2002	5/9/2007	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	JP	4037677	2002-107707	4/10/2002	11/9/2007	LASER LIGHT-EMITTING DEVICE APPARATUS
82518	Eastman Kodak Company	KR	852067	2002-0019373	4/10/2002	8/6/2008	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6658037	09/832,759	4/11/2001	12/2/2003	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY

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82518	Eastman Kodak Company	US	6879618	10/602,143	6/24/2003	4/12/2005	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82523	Eastman Kodak Company	US	6755350	10/027,975	12/21/2001	6/29/2004	SENSUAL LABEL
82523	Eastman Kodak Company	US	7014910	10/824,676	4/15/2004	3/21/2006	SENSUAL LABEL
82545	Eastman Kodak Company	US	6523116	09/262,983	3/5/1999	2/18/2003	SECURE PERSONAL INFORMATION CARD DATABASE SYSTEM
82589	Eastman Kodak Company	US	RE36535	08/783,825	1/13/1997	1/25/2000	METHOD OF PRODUCING PHOTOGRAPHIC PRINTS
82608	Eastman Kodak Company	US	6992787	09/859,033	5/16/2001	1/31/2006	METHOD OF PURCHASING IMAGE BEARING PRODUCTS
82623	Eastman Kodak Company	US	7264855	10/255,918	9/26/2002	9/4/2007	IMAGING MEMBER WITH VACUOUS CORE BASE
82625	Eastman Kodak Company	US	6584830	09/880,383	6/13/2001	7/1/2003	VISCOSITY MEASURING APPARATUS
82628	Eastman Kodak Company	US	6676316	09/941,215	8/28/2001	1/13/2004	A MEDIA CASSETTE HAVING AN IDENTIFICATION DEVICE FOR IDENTIFYING THE TYPE OF MEDIA IN THE CASSETTE, AND AN IMAGING APPARATUS HAVING SAID MEDIA CASSETTE
82629	Eastman Kodak Company	US	6848766	10/269,626	10/11/2002	2/1/2005	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82632	Eastman Kodak Company	US	6575566	10/246,491	9/18/2002	6/10/2003	CONTINUOUS INKJET PRINthead WITH SELECTABLE PRINTING VOLUMES OF INK
82635	Eastman Kodak Company	US	6620489	09/911,785	7/24/2001	9/16/2003	A SELF-ADHERING IMAGE
82635	Eastman Kodak Company	US	6890628	10/434,855	5/9/2003	5/10/2005	A SELF-ADHERING IMAGE
82636	Eastman Kodak Company	US	6808270	10/038,950	1/3/2002	10/26/2004	CLOSED LOOP THREE COLOR ALIGNMENT FOR DIGITAL PROJECTION
82641	Eastman Kodak Company	EP		03764979.5	7/14/2003		A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD

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82641	Eastman Kodak Company	FR	0209086	0209086	7/18/2002	10/1/2004	A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD PROCEDE POUR PREPARER UN POLYMER D'ALUMINOSILICATE HYBRIDE ET POLYMERE OBTENU PAR CE PROCEDE
82641	Eastman Kodak Company	JP	4455994	2004-522448	7/14/2003	2/12/2010	A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82641	Eastman Kodak Company	US	7507392	10/521,899	7/14/2003	3/24/2009	METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82642	Eastman Kodak Company	US	7560092	10/521,348	7/14/2003	7/14/2009	A METHOD FOR PREPARING AN ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82647	Eastman Kodak Company	US	6893105	10/355,600	1/31/2003	5/17/2005	A METHOD FOR PRINTING AN IMAGE FROM A HALFTONE BINARY BITMAP USING MULTIPLE EXPOSURES
82648	Eastman Kodak Company	US	6717601	10/196,013	7/16/2002	4/6/2004	PRINTING APPARATUS WITH DOT- GAIN COMPENSATION USING SPATIAL FILTER
82648	Eastman Kodak Company	US	7400335	10/714,315	11/14/2003	7/15/2008	A METHOD FOR PRINTING A HALFTONE DIGITAL IMAGE
82652	Eastman Kodak Company	US	6863360	10/635,256	8/6/2003	3/8/2005	A METHOD FOR ADJUSTING DOT- GAIN FOR A HALFTONE BINARY BITMAP
82662	Eastman Kodak Company	DE	60208757.0	02079892.2	11/25/2002	1/18/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82662	Eastman Kodak Company	FR	1319517	02079892.2	11/25/2002	1/18/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82662	Eastman Kodak Company	GB	1319517	02079892.2	11/25/2002	1/18/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82662	Eastman Kodak Company	US	7901748	10/021,341	12/12/2001	3/8/2011	INK JET RECORDING ELEMENT

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82665	Eastman Kodak Company	US	6638893	10/033,481	12/27/2001	10/28/2003	THERMAL DYE TRANSFER RECEIVER ELEMENT WITH MICROVOIDED SUPPORT
82667	Eastman Kodak Company	JP	4233270	2002-136771	5/13/2002	12/19/2008	ADAPTIVE AUTOSTEREOSCOPIC DISPLAY SYSTEM
82678	Eastman Kodak Company	US	6722699	09/920,972	8/2/2001	4/20/2004	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	8403367	09/957,011	9/20/2001	3/26/2013	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	7080857	10/601,800	6/23/2003	7/25/2006	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82680	Eastman Kodak Company	US	7265778	10/364,486	2/11/2003	9/4/2007	VISUAL DISPLAY CHARACTERIZATION
82684	Eastman Kodak Company	JP	4361815	2004-34932	2/12/2004	8/21/2009	METHOD AND APPARATUS FOR PREVENTING INK EJECTED FROM DEFECTIVE NOZZLE OF SUCCESSIVELY EJECTING INKJET PRINT HEAD FROM BEING USED IN PRINTING PROCESS PREVENTING DEFECTIVE NOZZLE INK DISCHARGE IN CONTINUOUS INKJET PRINthead FROM BEING USED FOR PRINTING (U.S. Original)
82684	Eastman Kodak Company	US	7004571	10/375,514	2/25/2003	2/28/2006	PREVENTING DEFECTIVE NOZZLE INK DISCHARGE IN CONTINUOUS INKJET PRINthead FROM BEING USED FOR PRINTING
82685	Eastman Kodak Company	US	6595630	09/903,883	7/12/2001	7/22/2003	METHOD AND APPARATUS FOR CONTROLLING DEPTH OF A SOLVENT FREE FUNCTIONAL MATERIAL IN A RECEIVER.
82685	Eastman Kodak Company	US	7276184	10/193,363	7/11/2002	10/2/2007	A SURFACTANT ASSISTED NANOMATERIAL GENERATION PROCESS
82692	Eastman Kodak Company	US	6464330	09/939,936	8/27/2001	10/15/2002	AN INKJET PRINTER WITH IMPROVED DRY TIME

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82697	Eastman Kodak Company	US	6709808	10/139,684	5/6/2002	3/23/2004	IMAGING MATERIALS COMPRISING ELECTRICALLY CONDUCTIVE POLYMER PARTICLE LAYERS
82698	Eastman Kodak Company	DE	60225214.8	02078219.9	8/5/2002	2/27/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	DE	60225385.3	02078222.3	8/5/2002	3/5/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	FR	1288871	02078219.9	8/5/2002	2/27/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	FR	1286315	02078222.3	8/5/2002	3/5/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1288871	02078219.9	8/5/2002	2/27/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1286315	02078222.3	8/5/2002	3/5/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	JP	4021728	2002-236825	8/15/2002	10/5/2007	AUTHENTIC DOCUMENT AND METHOD OF MAKING AUTHENTIC DOCUMENT
82698	Eastman Kodak Company	US	6973196	09/930,696	8/15/2001	12/6/2005	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	US	6973198	10/179,041	6/25/2002	12/6/2005	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82702	Eastman Kodak Company	US	6667071	10/134,111	4/29/2002	12/23/2003	METHOD OF COATING A LIQUID FILM ON A SUPPORT
82705	Eastman Kodak Company	US	6848205	10/304,832	11/26/2002	2/1/2005	TRANSPARENT LABEL WITH ENHANCED SHARPNESS
82718	Eastman Kodak Company	EP		02080194.0	12/9/2002		SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82718	Eastman Kodak Company	JP	4002504	2002-360291	12/12/2002	8/24/2007	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82718	Eastman Kodak Company	TW	1240575	091132483	11/4/2002	9/21/2005	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82718	Eastman Kodak Company	US	6611380	10/037,954	12/21/2001	8/26/2003	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR

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82719	Eastman Kodak Company	CN	03142484.8	03142484.8	6/12/2003	4/9/2008	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	DE	60322298.6	03076707.3	6/2/2003	7/23/2008	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	GB	1372014	03076707.3	6/2/2003	7/23/2008	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	JP	3929935	2003-165278	6/10/2003	3/16/2007	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	US	6678085	10/171,252	6/12/2002	1/13/2004	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82720	Eastman Kodak Company	JP	4732679	2003-331324	9/24/2003	4/28/2011	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82720	Eastman Kodak Company	US	6844960	10/253,747	9/24/2002	1/18/2005	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82722	Eastman Kodak Company	US	6491376	09/862,953	5/22/2001	12/10/2002	CONTINUOUS INK JET PRINT HEAD WITH THIN MEMBRANE NOZZLE PLATE
82731	Eastman Kodak Company	DE	60326801.3	03078242.9	10/13/2003	3/25/2009	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	FR	1413437	03078242.9	10/13/2003	3/25/2009	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	GB	1413437	03078242.9	10/13/2003	3/25/2009	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	US	6644792	10/280,217	10/25/2002	11/11/2003	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82757	Eastman Kodak Company	US	6660119	09/877,429	6/8/2001	12/9/2003	PRODUCING A LAMINATED SCRAPBOOK PAGE

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82766	Eastman Kodak Company	US	6268936	09/137,889	8/21/1998	7/31/2001	FILM SCANNER
82770	Eastman Kodak Company	DE	60210892.6	02079023.4	9/30/2002	4/26/2006	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	FR	1302319	02079023.4	9/30/2002	4/26/2006	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	GB	1302319	02079023.4	9/30/2002	4/26/2006	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	US	6435666	09/976,922	10/12/2001	8/20/2002	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82775	Eastman Kodak Company	US	7010158	10/010,795	11/13/2001	3/7/2006	METHOD AND APPARATUS FOR THREE-DIMENSIONAL SCENE MODELING AND RECONSTRUCTION
82777	Eastman Kodak Company	US	6655796	10/028,143	12/20/2001	12/2/2003	POST-PRINT TREATMENT FOR INK JET PRINTING APPARATUS
82779	Eastman Kodak Company	DE	60202344.0	02079448.3	10/25/2002	12/22/2004	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82779	Eastman Kodak Company	FR	1308282	02079448.3	10/25/2002	12/22/2004	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82779	Eastman Kodak Company	GB	1308282	02079448.3	10/25/2002	12/22/2004	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82779	Eastman Kodak Company	US	6460972	09/993,150	11/6/2001	10/8/2002	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82781	Eastman Kodak Company	DE	60334654.5	03075269.5	1/27/2003	10/27/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	FR	1334832	03075269.5	1/27/2003	10/27/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	GB	1334832	03075269.5	1/27/2003	10/27/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	JP	4580619	2003-17968	1/27/2003	9/3/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING

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82781	Eastman Kodak Company	US	6588884	10/071,120	2/8/2002	7/8/2003	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82788	Eastman Kodak Company	US	6567223	09/872,592	6/1/2001	5/20/2003	MOLDED LENS ELEMENT HAVING A TWO-DIMENSIONAL REFERENCE MOLDED THEREIN
82792	Eastman Kodak Company	GB	1291392	02078505.1	8/26/2002	10/13/2004	COMPLEX OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
82792	Eastman Kodak Company	US	6538140	09/946,420	9/5/2001	3/25/2003	COMPLEX OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
82794	Eastman Kodak Company	US	6514660	10/044,874	10/29/2001	2/4/2003	POLYETHYLENEIMINE PRIMER FOR IMAGING MATERIALS
82801	Eastman Kodak Company	US	6770343	10/079,688	2/20/2002	8/3/2004	INDEX STICKER PRINT
82801	Eastman Kodak Company	US	6942332	10/833,393	4/28/2004	9/13/2005	INDEX STICKER PRINT
82809	Eastman Kodak Company	US	6780455	10/178,724	6/24/2002	8/24/2004	METHOD OF CREATING AND COATING A MATERIAL
82812	Eastman Kodak Company	US	6898172	09/878,851	6/11/2001	5/24/2005	SYSTEM TO REDUCE WRITING OVERHEAD TO A HYBRID OPTICAL DISC
82817	Eastman Kodak Company	US	7273897	09/918,584	7/31/2001	9/25/2007	INK JET INK COMPOSITION
82820	Eastman Kodak Company	DE	60326919.2	03078837.6	12/5/2003	4/1/2009	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	FR	1431039	03078837.6	12/5/2003	4/1/2009	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	GB	1431039	03078837.6	12/5/2003	4/1/2009	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	JP	4414213	2003-417711	12/16/2003	11/27/2009	INK JET PRINTING SYSTEM (original) INK JET PRINTING SYSTEM AND METHOD OF REDUCING DEPOSITON OF A UNDESIRE SUBSTANCE ON A SURFACE OF A PRINT HEAD
82820	Eastman Kodak Company	US	6808246	10/320,884	12/17/2002	10/26/2004	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82834	Eastman Kodak Company	DE	60231942.0	02078195.1	8/5/2002	4/15/2009	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE

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82834	Eastman Kodak Company	FR	1286531	02078195.1	8/5/2002	4/15/2009	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	GB	1286531	02078195.1	8/5/2002	4/15/2009	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	US	6925192	09/930,634	8/15/2001	8/2/2005	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82835	Eastman Kodak Company	EP		02079031.7	9/30/2002		A SYSTEM FOR ACCOMMODATING THIRD PARTY IMAGING PROCESSING SOLUTIONS IN A SCANNER
82835	Eastman Kodak Company	US	7064870	09/976,124	10/11/2001	6/20/2006	A SYSTEM FOR ACCOMMODATING THIRD PARTY IMAGING PROCESSING SOLUTIONS IN A SCANNER
82839	Eastman Kodak Company	US	6789887	10/079,039	2/20/2002	9/14/2004	AN INKJET PRINTING METHOD
82841	Eastman Kodak Company	DE	60220239.6	02079866.6	11/22/2002	5/23/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	FR	1318025	02079866.6	11/22/2002	5/23/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	GB	1318025	02079866.6	11/22/2002	5/23/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	JP		2002-350894	12/3/2002		INK JET RECORDING ELEMENT
82841	Eastman Kodak Company	US	6777041	10/011,427	12/4/2001	8/17/2004	INK JET RECORDING ELEMENTS
82842	Eastman Kodak Company	DE	60212062.4	02080096.7	12/9/2002	6/7/2006	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	GB	1336638	02080096.7	12/9/2002	6/7/2006	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	JP	4886150	2002-368927	12/19/2002	12/16/2011	METHOD OF FORMING POROUS PARTICLES

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82842	Eastman Kodak Company	US	6780942	10/027,701	12/20/2001	8/24/2004	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82846	Eastman Kodak Company	US	6568799	10/055,295	1/23/2002	5/27/2003	DROP-ON-DEMAND INK JET PRINTER WITH CONTROLLED FLUID FLOW TO EFFECT DROP EJECTION
82851	Eastman Kodak Company	US	6724379	09/877,893	6/8/2001	4/20/2004	MULTICHANNEL DRIVER CIRCUIT FOR SPATIAL LIGHT MODULATOR AND METHOD OF CALIBRATION
82854	Eastman Kodak Company	US	6522474	09/878,701	6/11/2001	2/18/2003	HEAD-MOUNTED OPTICAL APPARATUS FOR STEREOSCOPIC DISPLAY
82855	Eastman Kodak Company	US	6790602	10/346,745	1/17/2003	9/14/2004	A METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG
82857	Eastman Kodak Company	US	7166656	10/008,810	11/13/2001	1/23/2007	SMECTITE CLAY INTERCALATED WITH POLYETHER BLOCK POLYAMIDE COPOLYMER
82858	Eastman Kodak Company	US	6767951	10/006,545	11/13/2001	7/27/2004	POLYESTER NANOCOMPOSITES
82859	Eastman Kodak Company	US	6767952	10/008,428	11/13/2001	7/27/2004	ARTICLE UTILIZING BLOCK COPOLYMER INTERCALATED CLAY
82869	Eastman Kodak Company	US	7321387	09/918,287	7/30/2001	1/22/2008	A SYSTEM AND METHOD PROCESS FOR OFFERING IMAGING SERVICES OF A CUSTOMER AND PARTICIPANTS AT A LIVE ENTERTAINMENT EVENT
82879	Eastman Kodak Company	US	6884205	09/968,392	10/2/2001	4/26/2005	NON-MARKING WEB CONVEYANCE ROLLER
82887	Eastman Kodak Company	DE	60225761.1	02077177.0	6/3/2002	3/26/2008	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	FR	1267565	02077177.0	6/3/2002	3/26/2008	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS

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82887	Eastman Kodak Company	GB	1267565	02077177.0	6/3/2002	3/26/2008	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	US	7190485	09/881,460	6/14/2001	3/13/2007	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82900	Eastman Kodak Company	US	6765102	10/207,720	7/29/2002	7/20/2004	WATER-COMPATIBLE CATIONIC EPOXY COMPOUNDS
82906	Eastman Kodak Company	US	6811724	10/036,131	12/26/2001	11/2/2004	COMPOSITION FOR ANTISTAT LAYER
82906	Eastman Kodak Company	US	6991750	10/911,193	8/4/2004	1/31/2006	COMPOSITION FOR ANTISTAT LAYER
83001	Eastman Kodak Company	DE	602004005516. 6	04075376.6	2/6/2004	3/28/2007	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	FR	1449677	04075376.6	2/6/2004	3/28/2007	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	GB	1449677	04075376.6	2/6/2004	3/28/2007	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	US	6689532	10/368,163	2/18/2003	2/10/2004	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83018	Eastman Kodak Company	US	6692605	09/977,548	10/15/2001	2/17/2004	METHOD FOR LAMINATING AN OVERLAY TO VERIFY A PATTERN OR AS A PATTERN
83018	Eastman Kodak Company	US	6969442	10/696,149	10/29/2003	11/29/2005	A METHOD OF USING AN OVERLAY TO VERIFY OR FORM A FOLDING, EMBOSSED, OR RULE DIE
83018	Eastman Kodak Company	US	6926788	10/696,150	10/29/2003	8/9/2005	A METHOD FOR USING AN OVERLAY TO FORM A RULE DIE

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83025	Eastman Kodak Company	US	7593135	09/896,798	6/29/2001	9/22/2009	DIGITAL IMAGE MULTITONING METHOD
83026	Eastman Kodak Company	US	6565694	09/912,159	7/24/2001	5/20/2003	METHOD OF PREPARING METAL PLATES TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
83029	Eastman Kodak Company	US	6640866	09/953,778	9/17/2001	11/4/2003	LAMINATOR ASSEMBLY HAVING AN IMPROVED DUAL DUROMETER LAMINATION ROLLER
83032	Eastman Kodak Company	US	6620280	10/041,837	10/19/2001	9/16/2003	DUAL SIDED LAMINATION
83059	Eastman Kodak Company	US	6903824	10/327,392	12/20/2002	6/7/2005	LASER SENSITOMETER
83065	Eastman Kodak Company	US	7203335	09/923,583	8/7/2001	4/10/2007	SYSTEM AND METHOD FOR EXTRACTING A WATERMARK SIGNAL IN A DIGITAL IMAGE SEQUENCE
83066	Eastman Kodak Company	US	6867251	10/020,694	12/14/2001	3/15/2005	POLYMER-DYE PARTICLES AND PROCESS FOR MAKING POLYMER DYE PARTICLES
83070	Eastman Kodak Company	US	6935396	10/484,825	7/6/2002	8/30/2005	SPLICING TAPE APPLICATION DEVICE WITH RIGID ELECTROSTATIC CHARGE ELIMINATOR
83073	Eastman Kodak Company	JP	4143359	2002-239243	8/20/2002	6/20/2008	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83073	Eastman Kodak Company	US	6435657	09/933,498	8/20/2001	8/20/2002	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83074	Eastman Kodak Company	US	6574047	09/930,691	8/15/2001	6/3/2003	A BACKLIT DISPLAY FOR SELECTIVELY ILLUMINATION LENTICULAR IMAGES
83086	Eastman Kodak Company	US	6541599	09/919,097	7/31/2001	4/1/2003	PROCESS FOR MANUFACTURING OF SOLUBLE HIGHLY BRANCHED POLYAMIDES, AND AT LEAST PARTIALLY ALIPHATIC HIGHLY BRANCHED POLYAMIDES OBTAINED THEREFROM

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83091	Eastman Kodak Company	US	6817927	10/045,718	10/19/2001	11/16/2004	METHOD OF REMOVING MATERIAL FROM AN EXTERNAL SURFACE USING CORE/SHELL PARTICLES
83104	Eastman Kodak Company	DE	60225506.6	02012607.4	6/6/2002	3/12/2008	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83104	Eastman Kodak Company	US	6770412	10/178,265	6/24/2002	8/3/2004	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83108	Eastman Kodak Company	US	6579662	09/947,112	9/5/2001	6/17/2003	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING COMPLEX OXONOL IR DYE AND METHOD OF IMAGING AND PRINTING
83109	Eastman Kodak Company	US	6660449	10/083,258	10/19/2001	12/9/2003	IMAGING MEMBERS CONTAINING CARBON BLACK AND METHODS OF IMAGING AND PRINTING
83110	Eastman Kodak Company	US	7087275	10/158,665	5/30/2002	8/8/2006	INK JET RECORDING MEDIA AND METHOD FOR THEIR PREPARATION
83111	Eastman Kodak Company	JP	4332355	2003-7205	1/15/2003	6/26/2009	LASER PROJECTION DISPLAY SYSTEM
83111	Eastman Kodak Company	US	6577429	10/050,003	1/15/2002	6/10/2003	LASER PROJECTION DISPLAY SYSTEM
83112	Eastman Kodak Company	DE	60243941.8	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	EP	1283434	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	FR	1283434	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	GB	1283434	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	US	6791739	09/924,619	8/8/2001	9/14/2004	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83115	Eastman Kodak Company	DE	60236779.4	02078369.2	8/15/2002	6/23/2010	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	FR	1292134	02078369.2	8/15/2002	6/23/2010	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	GB	1292134	02078369.2	8/15/2002	6/23/2010	LASER PROJECTION DISPLAY SYSTEM

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83115	Eastman Kodak Company	JP	4303926	2002-240224	8/21/2002	5/1/2009	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	US	6594090	09/940,196	8/27/2001	7/15/2003	LASER PROJECTION DISPLAY SYSTEM
83131	Eastman Kodak Company	US	6814517	10/371,035	2/20/2003	11/9/2004	SINGLE PASS MULTI-COLOR PRINTER WITH IMPROVED CUTTING APPARATUS AND METHOD
83134	Eastman Kodak Company	US	7323285	11/274,463	11/15/2005	1/29/2008	EXTRUDED SLIPPING LAYER FOR THERMAL DONOR
83166	Eastman Kodak Company	DE	60208969.7	02078641.4	9/6/2002	2/1/2006	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	FR	1293356	02078641.4	9/6/2002	2/1/2006	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	GB	1293356	02078641.4	9/6/2002	2/1/2006	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	US	6723397	09/955,549	9/18/2001	4/20/2004	INK JET RECORDING ELEMENT
83173	Eastman Kodak Company	DE	60207946.2	02078397.3	8/16/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	FR	1288008	02078397.3	8/16/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	GB	1288008	02078397.3	8/16/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	US	6815020	09/944,971	8/31/2001	11/9/2004	INK JET RECORDING ELEMENT
83186	Eastman Kodak Company	US	6863368	10/460,245	6/12/2003	3/8/2005	A METHOD OF FORMING A COLOR FILTER
83193	Eastman Kodak Company	DE	60240848.2	02077821.3	7/15/2002	8/24/2011	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	FR	1280361	02077821.3	7/15/2002	8/24/2011	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	GB	1280361	02077821.3	7/15/2002	8/24/2011	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	JP	4143350	2002-214858	7/24/2002	6/20/2008	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	US	6621615	10/102,109	3/19/2002	9/16/2003	METHOD AND SYSTEM FOR IMAGE DISPLAY
83207	Eastman Kodak Company	US	6685768	09/919,737	8/1/2001	2/3/2004	INK JET INK SET
83214	Eastman Kodak Company	US	D474219	29/153,025	12/21/2001	5/6/2003	CAMERA WITH INTEGRAL FLASH FEATURE
83215	Eastman Kodak Company	US	D472914	29/153,026	12/21/2001	4/8/2003	CAMERA WITH INTREGAL FLASH FEATURE
83216	Eastman Kodak Company	US	D466915	29/152,603	12/21/2001	12/10/2002	CAMERA COVERING

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83218	Eastman Kodak Company	US	6815153	10/346,272	1/17/2003	11/9/2004	HIGH SPEED COLOR PHOTOGRAPHIC ELEMENT WITH IMPROVED GRANULARITY
83225	Eastman Kodak Company	US	6723402	10/027,974	12/21/2001	4/20/2004	PROTECTIVE LAYER FOR HYDROPHILIC PACKAGING MATERIAL
83229	Eastman Kodak Company	DE	60233630.9	02080077.7	12/5/2002	9/9/2009	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	FR	1319510	02080077.7	12/5/2002	9/9/2009	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4587638	2002-355556	12/6/2002	9/17/2010	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4309957	2008-295872	11/19/2008	5/15/2009	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	US	6554389	10/023,248	12/17/2001	4/29/2003	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83230	Eastman Kodak Company	US	6984035	10/915,925	8/11/2004	1/10/2006	RECEIVER MEDIA FOR HIGH QUALITY INK JET PRINTING
83231	Eastman Kodak Company	US	6638693	10/046,024	10/29/2001	10/28/2003	PROCESS FOR MAKING MEDIA FOR HIGH QUALITY INK JET PRINTING
83236	Eastman Kodak Company	EP		02078317.1	8/12/2002		PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83236	Eastman Kodak Company	JP	4138397	2002-237528	8/16/2002	6/13/2008	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83236	Eastman Kodak Company	US	6778290	09/935,613	8/23/2001	8/17/2004	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83243	Eastman Kodak Company	US	6958785	10/032,974	10/22/2001	10/25/2005	METHOD AND APPARATUS FOR DETERMINING AND CORRECTING FOR ILLUMINATION VARIATIONS IN A DIGITAL PROJECTOR
83246	Eastman Kodak Company	US	6713530	09/957,382	9/20/2001	3/30/2004	INK JET INK COMPOSITION
83250	Eastman Kodak Company	US	7034065	09/957,558	9/20/2001	4/25/2006	INK JET INK COMPOSITION

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83254	Eastman Kodak Company	US	6488351	09/940,224	8/27/2001	12/3/2002	METHOD AND APPARATUS FOR INCREASING NUMBER OF AVAILABLE PRINTING GRADATIONS ON AN INK JET PRINTER
83255	Eastman Kodak Company	US	D462089	29/146,820	8/16/2001	8/27/2002	INK CARTRIDGE
83256	Eastman Kodak Company	US	D462986	29/146,821	8/16/2001	9/17/2002	INK CARTRIDGE WITH INTEGRAL HANDLE
83257	Eastman Kodak Company	US	D462383	29/146,819	8/16/2001	9/3/2002	INK CARTRIDGE WITH INK COLOR DISCRIMINATION STRUCTURE
83262	Eastman Kodak Company	DE	60220124.1	02078282.7	8/8/2002	5/16/2007	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	FR	1288002	02078282.7	8/8/2002	5/16/2007	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	GB	1288002	02078282.7	8/8/2002	5/16/2007	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	US	6776468	09/940,195	8/27/2001	8/17/2004	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83275	Eastman Kodak Company	CN	200410004053.7	200410004053.7	2/4/2004	1/23/2008	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83275	Eastman Kodak Company	US	7340607	10/357,775	2/4/2003	3/4/2008	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83280	Eastman Kodak Company	US	6644786	10/191,002	7/8/2002	11/11/2003	METHOD OF MANUFACTURING A THERMALLY ACTUATED LIQUID CONTROL DEVICE
83287	Eastman Kodak Company	CN	02144088.3	02144088.3	9/30/2002	4/22/2009	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	KR	10-0841856	2002-0060181	10/2/2002	6/20/2008	ULTRAVIOLET LIGHT FILTER ELEMENT

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83287	Eastman Kodak Company	TW	1308967	091118543	8/16/2002	4/21/2009	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	US	6872766	10/150,634	5/17/2002	3/29/2005	ULTRAVIOLET LIGHT FILTER ELEMENT
83291	Eastman Kodak Company	JP	4317433	2003-409024	12/8/2003	5/29/2009	APPARATUS FOR FILLING AND DEGASSING A POUCH
83291	Eastman Kodak Company	US	6722400	10/321,254	12/17/2002	4/20/2004	APPARATUS FOR FILLING AND DEGASSING A POUCH
83293	Eastman Kodak Company	US	6589326	10/158,681	5/30/2002	7/8/2003	COATING FLUID FOR IMAGING ELEMENT COMPRISING SOLUBILIZED COLLAGEN GELATIN AND HARDENER
83296	Eastman Kodak Company	CN	03136743.7	03136743.7	5/20/2003	4/1/2009	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	DE	60321856.3	03076366.8	5/8/2003	7/2/2008	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	JP	4274851	2003-140980	5/19/2003	3/13/2009	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	US	6648475	10/151,742	5/20/2002	11/18/2003	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83317	Eastman Kodak Company	US	6906157	10/118,725	4/9/2002	6/14/2005	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83317	Eastman Kodak Company	US	7390844	11/080,040	3/15/2005	6/24/2008	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	DE	60207947.0	02078411.2	8/19/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	FR	1288009	02078411.2	8/19/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	GB	1288009	02078411.2	8/19/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	US	6632490	09/943,957	8/31/2001	10/14/2003	INK JET RECORDING ELEMENT

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83329	Eastman Kodak Company	US	6585362	09/971,414	10/5/2001	7/1/2003	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE
83329	Eastman Kodak Company	US	6824260	10/386,342	3/11/2003	11/30/2004	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE
83330	Eastman Kodak Company	US	7364277	10/824,507	4/14/2004	4/29/2008	AN APPARATUS AND METHOD OF CONTROLLING DROPLET TRAJECTORY
83331	Eastman Kodak Company	DE	60305985.6	03075024.4	1/6/2003	6/14/2006	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	FR	1329319	03075024.4	1/6/2003	6/14/2006	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	GB	1329319	03075024.4	1/6/2003	6/14/2006	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	JP	4531336	2003-005957	1/14/2003	6/18/2010	A LIQUID DROP EMITTER
83331	Eastman Kodak Company	US	6631979	10/050,993	1/17/2002	10/14/2003	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83373	Eastman Kodak Company	DE	60238661.6	02079322.0	10/17/2002	12/22/2010	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83373	Eastman Kodak Company	GB	1310950	02079322.0	10/17/2002	12/22/2010	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83373	Eastman Kodak Company	JP	4117180	2002-313650	10/29/2002	4/25/2008	DIGITAL AND ANALOG RECORDING DEVICE USING NEAR FIELD OPTICAL IMAGING, AND ITS MANUFACTURING METHOD
83373	Eastman Kodak Company	US	7294446	10/045,805	10/29/2001	11/13/2007	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83374	Eastman Kodak Company	DE	60301175.6	03076708.1	6/2/2003	8/3/2005	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	GB	1372159	03076708.1	6/2/2003	8/3/2005	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES

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83374	Eastman Kodak Company	US	7163746	10/167,638	6/12/2002	1/16/2007	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83404	Eastman Kodak Company	US	6574032	10/055,781	1/23/2002	6/3/2003	IMAGING APPARATUS USING DITHER TO MINIMIZE PIXEL EFFECTS
83405	Eastman Kodak Company	CN	ZL02149844.X	02149844.X	11/7/2002	10/19/2005	METHOD FOR ENHANCED BIT DEPTH IN AN IMAGING APPARATUS USING A SPATIAL LIGHT MODULATOR
83405	Eastman Kodak Company	US	6574043	10/045,216	11/7/2001	6/3/2003	METHOD FOR ENHANCED BIT DEPTH IN AN IMAGING APPARATUS USING A SPATIAL LIGHT MODULATOR
83408	Eastman Kodak Company	US	6623428	09/976,123	10/11/2001	9/23/2003	DIGITAL IMAGE SEQUENCE DISPLAY SYSTEM AND METHOD
83417	Eastman Kodak Company	US	7167280	10/040,219	10/29/2001	1/23/2007	FULL CONTENT FILM SCANNING ON A FILM TO DATA TRANSFER DEVICE
83441	Eastman Kodak Company	US	6610148	09/994,167	11/26/2001	8/26/2003	CURTAIN COATING STARTUP APPARATUS
83456	Eastman Kodak Company	DE	60308456.7	03077182.8	7/10/2003	9/20/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83456	Eastman Kodak Company	FR	1385328	03077182.8	7/10/2003	9/20/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83456	Eastman Kodak Company	GB	1385328	03077182.8	7/10/2003	9/20/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83456	Eastman Kodak Company	US	7142335	10/201,677	7/22/2002	11/28/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83466	Eastman Kodak Company	DE	60217812.6	02080094.2	12/9/2002	1/24/2007	MULTILAYER INK RECORDING ELEMENT WITH POROUS ORGANIC PARTICLES
83466	Eastman Kodak Company	GB	1321301	02080094.2	12/9/2002	1/24/2007	MULTILAYER INK RECORDING ELEMENT WITH POROUS ORGANIC PARTICLES

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83466	Eastman Kodak Company	US	7335407	10/028,129	12/20/2001	2/26/2008	MULTILAYER INKJET RECORDING ELEMENT WITH POROUS POLYESTER PARTICLE
83478	Eastman Kodak Company	DE	60314043.2	03076159.7	4/23/2003	5/30/2007	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	FR	1359752	03076159.7	4/23/2003	5/30/2007	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	GB	1359752	03076159.7	4/23/2003	5/30/2007	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	US	6879306	10/137,761	5/2/2002	4/12/2005	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83481	Eastman Kodak Company	US	6820970	10/001,027	11/2/2001	11/23/2004	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE AN INK ACCUMULATION BORDER
83487	Eastman Kodak Company	US	7174029	10/000,886	11/2/2001	2/6/2007	METHOD AND APPARATUS FOR AUTOMATIC SELECTION AND PRESENTATION OF INFORMATION
83488	Eastman Kodak Company	US	6742809	10/047,875	10/22/2001	6/1/2004	PHOTO ALBUM CONSTRUCTED FROM A STRIP OF IMAGES
83496	Eastman Kodak Company	DE	60301462.3	03077716.3	9/1/2003	8/31/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83496	Eastman Kodak Company	FR	1398160	03077716.3	9/1/2003	8/31/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83496	Eastman Kodak Company	GB	1398160	03077716.3	9/1/2003	8/31/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT

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83496	Eastman Kodak Company	US	6727931	10/242,248	9/12/2002	4/27/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83502	Eastman Kodak Company	DE	60305399.8	03077715.5	9/1/2003	5/24/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER
83502	Eastman Kodak Company	FR	1398161	03077715.5	9/1/2003	5/24/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER
83502	Eastman Kodak Company	GB	1398161	03077715.5	9/1/2003	5/24/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER
83502	Eastman Kodak Company	JP	4411035	2003-306209	8/29/2003	11/20/2009	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83502	Eastman Kodak Company	US	6717603	10/242,263	9/12/2002	4/6/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83509	Eastman Kodak Company	US	7145520	10/036,646	11/7/2001	12/5/2006	A DISPLAY APPARATUS BOX USING A SPATIAL LIGHT MODULATOR
83513	Eastman Kodak Company	US	7130444	10/292,665	11/12/2002	10/31/2006	A METHOD OF AUTHENTICATION FOR STEGANOGRAPHIC SIGNALS UNDERGOING DEGRADATIONS
83517	Eastman Kodak Company	US	6824941	10/140,846	5/8/2002	11/30/2004	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83517	Eastman Kodak Company	US	6911071	10/836,901	4/30/2004	6/28/2005	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83519	Eastman Kodak Company	US	6622746	10/021,457	12/12/2001	9/23/2003	A MICROFLUIDIC SYSTEM FOR CONTROLLED FLUID MIXING AND DELIVERY
83520	Eastman Kodak Company	DE	60325804.2	03076599.4	5/26/2003	1/14/2009	METHOD AND APPARATUS FOR PRINTING

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83520	Eastman Kodak Company	US	6971739	10/162,956	6/5/2002	12/6/2005	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	7413286	11/222,187	9/8/2005	8/19/2008	METHOD AND APPARATUS FOR PRINTING
83527	Eastman Kodak Company	EP		03075149.9	1/17/2003		A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83527	Eastman Kodak Company	US	7003166	10/059,994	1/29/2002	2/21/2006	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83531	Eastman Kodak Company	US	7163738	10/189,679	7/3/2002	1/16/2007	POLYVINYL ALCOHOL FILMS PREPARED BY COATING METHODS
83533	Eastman Kodak Company	DE	60213544.3	02079968.0	11/28/2002	8/2/2006	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	FR	1319512	02079968.0	11/28/2002	8/2/2006	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	GB	1319512	02079968.0	11/28/2002	8/2/2006	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	JP	4251861	2002-359621	12/11/2002	1/30/2009	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	US	6592213	10/017,952	12/14/2001	7/15/2003	CONTINUOUS INK JET CATCHER
83534	Eastman Kodak Company	DE	60221089.5	02079969.8	11/28/2002	7/11/2007	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	FR	1319513	02079969.8	11/28/2002	7/11/2007	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	GB	1319513	02079969.8	11/28/2002	7/11/2007	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	JP	4251862	2002-359622	12/11/2002	1/30/2009	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	US	6648461	10/020,291	12/14/2001	11/18/2003	CONTINUOUS INKJET CATCHER
83556	Eastman Kodak Company	US	7325037	10/373,267	2/24/2003	1/29/2008	METHOD AND SYSTEM FOR CLIENT-BASED ADAPTIVE NETWORKING SYSTEM
83557	Eastman Kodak Company	US	6866371	10/051,888	1/17/2002	3/15/2005	METHOD AND APPARATUS FOR PRINTING AND COATING
83558	Eastman Kodak Company	CN	ZL02143563.4	02143563.4	9/29/2002	8/2/2006	STABILIZER SYSTEM FOR POLYMER COMPONENTS OF DISPLAYS
83558	Eastman Kodak Company	US	6767937	10/150,836	5/17/2002	7/27/2004	STABILIZER SYSTEM FOR POLYMER COMPONENTS OF DISPLAYS
83559	Eastman Kodak Company	US	7044376	10/625,426	7/23/2003	5/16/2006	AUTHENTICATION METHOD AND APPARATUS FOR USE WITH COMPRESSED FLUID PRINTED SWATCHES
83566	Eastman Kodak Company	JP	4261175	2002-360932	12/12/2002	2/20/2009	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY

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83566	Eastman Kodak Company	US	6730374	10/022,765	12/13/2001	5/4/2004	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83568	Eastman Kodak Company	GB	1310378	02022675.9	10/10/2002	3/22/2006	INK JET RECORDING MEDIA AND METHOD FOR THEIR PRODUCTION
83568	Eastman Kodak Company	US	6866895	10/289,194	11/6/2002	3/15/2005	INK JET RECORDING MEDIA AND METHOD FOR THEIR PRODUCTION
83577	Eastman Kodak Company	US	6575026	10/184,208	6/28/2002	6/10/2003	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSTIONS ALONG A MICROFLUIDIC DEVICE
83578	Eastman Kodak Company	US	6672702	10/163,326	6/5/2002	1/6/2004	METHOD AND APPARATUS FOR PRINTING, CLEANING, AND CALIBRATING
83582	Eastman Kodak Company	US	6869169	10/145,911	5/15/2002	3/22/2005	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6953240	11/015,999	12/18/2004	10/11/2005	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6948800	11/016,000	12/18/2004	9/27/2005	SNAP-THROUGH THERMAL ACTUATOR
83584	Eastman Kodak Company	US	6744455	10/080,115	2/21/2002	6/1/2004	METHOD AND APPARATUS FOR THERMAL MANAGEMENT IN A THERMAL PRINTER HAVING PLURAL PRINTING STATIONS
83585	Eastman Kodak Company	US	6682241	10/080,139	2/21/2002	1/27/2004	THERMAL PRINTER WITH LOADING AID
83593	Eastman Kodak Company	US	6762003	10/154,887	5/24/2002	7/13/2004	IMAGING MEMBER WITH AMORPHOUS HYDROCARBON RESIN
83601	Eastman Kodak Company	US	6702425	10/252,312	9/23/2002	3/9/2004	COALESCENCE-FREE INKJET PRINTING BY CONTROLLING DROP SPREADING ON/IN A RECEIVER
83620	Eastman Kodak Company	US	6793351	10/038,948	1/3/2002	9/21/2004	A CLOSED LOOP THREE COLOR ALIGNMENT SYSTEM FOR A DIGITAL PROJECTOR
83621	Eastman Kodak Company	US	6909491	10/285,921	11/1/2002	6/21/2005	ELECTRONIC AND FILM THEATRICAL QUALITY

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83628	Eastman Kodak Company	US	6664036	10/229,666	8/28/2002	12/16/2003	HOMOGENEOUS SINGLE-PART COLOR DEVELOPER CONCENTRATE FOR COLOR FILM PROCESSING AND METHOD OF USING SAME
83633	Eastman Kodak Company	US	7443552	10/519,298	6/7/2003	10/28/2008	PROCESS OF SPATIAL COLOR RESTORATION OF AN IMAGE
83641	Eastman Kodak Company	DE	60212045.4	02079561.3	11/1/2002	6/7/2006	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	FR	1310819	02079561.3	11/1/2002	6/7/2006	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	GB	1310819	02079561.3	11/1/2002	6/7/2006	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	JP	4263461	2002-329660	11/13/2002	2/20/2009	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	US	6511182	10/010,500	11/13/2001	1/28/2003	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83648	Eastman Kodak Company	US	7051911	10/037,017	12/21/2001	5/30/2006	APPARATUS AND METHOD FOR CUTTING SHEET MATERIALS
83661	Eastman Kodak Company	JP	4223794	2002-360656	12/12/2002	11/28/2008	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83661	Eastman Kodak Company	US	6746732	10/017,787	12/13/2001	6/8/2004	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83662	Eastman Kodak Company	US	6820784	10/027,296	12/21/2001	11/23/2004	A METHOD OF CUTTING A LAMINATED WEB AND REDUCING DELAMINATION
83675	Eastman Kodak Company	US	7120272	10/144,487	5/13/2002	10/10/2006	A MEDIA DETECTING METHOD AND SYSTEM FOR AN IMAGING APPARATUS
83676	Eastman Kodak Company	US	6767677	10/300,343	11/20/2002	7/27/2004	DISPLAY ELEMENT WITH A BACKPRINT COMPRISING A SQUARINE DYE

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83678	Eastman Kodak Company	JP	4620342	2003-391049	11/20/2003	11/5/2010	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83678	Eastman Kodak Company	US	6706460	10/300,171	11/20/2002	3/16/2004	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83679	Eastman Kodak Company	US	6566033	10/176,012	6/20/2002	5/20/2003	CONDUCTIVE FOAM CORE IMAGING MEMBER
83690	Eastman Kodak Company	US	6887656	10/346,434	1/17/2003	5/3/2005	COLOR PHOTOGRAPHIC ELEMENT CONTAINING IMPROVED HETEROCYCLIC SPEED ENHANCING COMPOUND
83709	Eastman Kodak Company	US	6669768	10/094,072	3/8/2002	12/30/2003	INK JET INK SET
83710	Eastman Kodak Company	US	6878197	10/034,721	12/28/2001	4/12/2005	INK JET INK SET
83712	Eastman Kodak Company	US	6846938	10/207,297	7/29/2002	1/25/2005	WATER-COMPATIBLE EPOXY COMPOUNDS CONTAINING SULFONATE OR THIOSULFATE MOIETIES
83714	Eastman Kodak Company	US	6515782	10/066,934	2/4/2002	2/4/2003	TELECENTRIC F-THETA LENS FOR LASER MICROFILM PRINTER
83716	Eastman Kodak Company	DE	60310668.4	03078621.4	11/12/2003	12/27/2006	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	FR	1422065	03078621.4	11/12/2003	12/27/2006	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	GB	1422065	03078621.4	11/12/2003	12/27/2006	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	US	6953244	10/302,210	11/22/2002	10/11/2005	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83719	Eastman Kodak Company	JP	4233357	2003-52703	3/4/2003	12/19/2008	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION

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83719	Eastman Kodak Company	US	6702442	10/095,341	3/8/2002	3/9/2004	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83728	Eastman Kodak Company	DE	60221953.1	02079873.2	11/22/2002	8/22/2007	INK JET RECORDING ELEMENT
83728	Eastman Kodak Company	FR	1319516	02079873.2	11/22/2002	8/22/2007	INK JET RECORDING ELEMENT
83728	Eastman Kodak Company	GB	1319516	02079873.2	11/22/2002	8/22/2007	INK JET RECORDING ELEMENT
83728	Eastman Kodak Company	US	6821586	10/021,227	12/12/2001	11/23/2004	INK JET RECORDING ELEMENT
83730	Eastman Kodak Company	US	6657083	10/012,128	12/3/2001	12/2/2003	5-ACYLAMINO-2-AMINO-4-SUBSTITUTED-PHENOL COMPOUNDS AND METHOD OF USING THEM
83736	Eastman Kodak Company	US	6624874	10/027,293	12/21/2001	9/23/2003	APPARATUS AND METHOD FOR INSERTING AN UPDATEABLE HIDDEN IMAGE INTO AN OPTICAL PATH
83745	Eastman Kodak Company	US	6791100	10/223,530	8/19/2002	9/14/2004	OBJECT DETECTION USING CODE-MODULATED LIGHT BEAM
83750	Eastman Kodak Company	DE	60304276.7	03075914.6	3/31/2003	3/29/2006	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	FR	1361754	03075914.6	3/31/2003	3/29/2006	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	GB	1361754	03075914.6	3/31/2003	3/29/2006	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	US	6686947	10/121,422	4/12/2002	2/3/2004	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83758	Eastman Kodak Company	CN	ZL03136861.1	03136861.1	5/23/2003	5/17/2006	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER

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83758	Eastman Kodak Company	US	6686407	10/155,256	5/24/2002	2/3/2004	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6867255	10/678,874	10/3/2003	3/15/2005	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83764	Eastman Kodak Company	DE	60211631.7	02079973.0	11/28/2002	5/24/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
83764	Eastman Kodak Company	FR	1319519	02079973.0	11/28/2002	5/24/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
83764	Eastman Kodak Company	GB	1319519	02079973.0	11/28/2002	5/24/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
83764	Eastman Kodak Company	US	6689431	10/020,443	12/12/2001	2/10/2004	INK JET RECORDING ELEMENT
83770	Eastman Kodak Company	US	6858293	10/104,450	3/22/2002	2/22/2005	CELLULOSE FILM WITH ANTI-BLOCKING PROPERTIES
83770	Eastman Kodak Company	US	7597956	11/046,039	1/28/2005	10/6/2009	METHOD OF MANUFACTURE OF A POLYMERIC FILM WITH ANTI-BLOCKING PROPERTIES
83772	Eastman Kodak Company	US	6831163	10/329,912	12/26/2002	12/14/2004	BICHROMOPHORIC MOLECULES
83774	Eastman Kodak Company	GB	2386020	0300665.7	1/13/2003	6/22/2005	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83774	Eastman Kodak Company	US	7177476	10/086,142	2/28/2002	2/13/2007	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83778	Eastman Kodak Company	DE	60318348.4	03076162.1	4/22/2003	1/2/2008	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83778	Eastman Kodak Company	FR	1361744	03076162.1	4/22/2003	1/2/2008	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83778	Eastman Kodak Company	GB	1361744	03076162.1	4/22/2003	1/2/2008	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83778	Eastman Kodak Company	JP	4035078	2003-114597	4/18/2003	11/2/2007	SCANNER USING PLATEN SCANNING AND SHEET FED SCANNING IN COMBINATION

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83778	Eastman Kodak Company	US	7130088	10/136,502	5/1/2002	10/31/2006	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83779	Eastman Kodak Company	US	7031032	10/143,276	5/10/2002	4/18/2006	DOCUMENT SCANNING SYSTEM WITH DOCKABLE PLATEN FLATBED PROVIDING SHEET FED AND PLATEN SCANNING FUNCTIONS
83781	Eastman Kodak Company	US	7166657	10/099,092	3/15/2002	1/23/2007	ARTICLE UTILIZING HIGHLY BRANCHED POLYMERS TO SPLAY LAYERED MATERIALS
83795	Eastman Kodak Company	US	5646660	08/287,650	8/9/1994	7/8/1997	PRINTER INK CARTRIDGE WITH DRIVE LOGIC INTEGRATED CIRCUIT
83795	Eastman Kodak Company	US	6000773	08/812,176	3/6/1997	12/14/1999	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83795	Eastman Kodak Company	US	6435676	09/956,607	9/18/2001	8/20/2002	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83796	Eastman Kodak Company	US	5610635	08/287,907	8/9/1994	3/11/1997	PRINTER INK CARTRIDGE WITH MEMORY STORAGE CAPACITY
83804	Eastman Kodak Company	US	5686947	08/433,792	5/3/1995	11/11/1997	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83804	Eastman Kodak Company	US	6565197	08/966,894	11/10/1997	5/20/2003	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83812	Eastman Kodak Company	DE	60313079.8	03076862.6	6/16/2003	4/11/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
83812	Eastman Kodak Company	JP	4291057	2003-182628	6/26/2003	4/10/2009	INK JET RECORDING ELEMENT
83812	Eastman Kodak Company	US	7105215	10/180,638	6/26/2002	9/12/2006	INK JET RECORDING ELEMENT
83813	Eastman Kodak Company	US	6843121	10/647,360	8/25/2003	1/18/2005	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSITIONS ALONG A MICROFLUIDIC DEVICE
83814	Eastman Kodak Company	US	7128972	10/208,344	7/30/2002	10/31/2006	WRINKLED POLYESTER PARTICLES

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83820	Eastman Kodak Company	US	6625394	10/036,723	12/21/2001	9/23/2003	TWO-SHOT MOLDED SEAL INTEGRITY INDICATOR, UNDERWATER CAMERA, AND METHOD
83831	Eastman Kodak Company	US	D479257	29/153,013	12/21/2001	9/2/2003	UNDERWATER HOUSING ASSEMBLY
83834	Eastman Kodak Company	DE	60320876.2	03075264.6	1/27/2003	5/14/2008	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	FR	1334831	03075264.6	1/27/2003	5/14/2008	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	GB	1334831	03075264.6	1/27/2003	5/14/2008	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	JP	4758600	2003-23493	1/31/2003	6/10/2011	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	US	6464341	10/068,859	2/8/2002	10/15/2002	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83838	Eastman Kodak Company	US	6588890	10/023,129	12/17/2001	7/8/2003	CONTINUOUS INK JET PRINTER WITH HEAT ACTUATED MICROVALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
83839	Eastman Kodak Company	US	6901219	10/310,388	12/5/2002	5/31/2005	METHOD AND DEVICE FOR AUTOMATICALLY CALIBRATING A DIGITIZER
83846	Eastman Kodak Company	JP	4247014	2003-59574	3/6/2003	1/16/2009	A MONOCENTRIC AUTOSTEREOSCOPIC VIEWING APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83846	Eastman Kodak Company	US	6550918	10/101,291	3/19/2002	4/22/2003	A MONOCENTRIC AUTOSTEREOSCOPIC VIEWING APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83848	Eastman Kodak Company	US	7094460	10/154,894	5/24/2002	8/22/2006	IMAGING ELEMENT WITH IMPROVED SURFACE AND STIFFNESS
83855	Eastman Kodak Company	US	D470884	29/157,446	3/19/2002	2/25/2003	PRINTER WITH EXIT TRAY

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83858	Eastman Kodak Company	US	6765603	10/027,994	12/20/2001	7/20/2004	METHOD OF FORMING FIDUCIAL MARKS ON A MICRO-SIZED ARTICLE
83862	Eastman Kodak Company	US		10/028,035	12/20/2001		LASER ARRAY AND METHOD OF MAKING SAME
83862	Eastman Kodak Company	US	6845120	10/420,244	4/22/2003	1/18/2005	LASER ARRAY AND METHOD OF MAKING SAME
83863	Eastman Kodak Company	US	6748145	10/027,748	12/20/2001	6/8/2004	FIBER OPTIC ARRAY AND METHOD OF MAKING SAME
83866	Eastman Kodak Company	US	6808269	10/050,309	1/16/2002	10/26/2004	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR
83869	Eastman Kodak Company	DE	60305097.2	03076405.4	5/12/2003	5/10/2006	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	GB	1364806	03076405.4	5/12/2003	5/10/2006	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	US	7241719	10/152,859	5/22/2002	7/10/2007	THERMAL YELLOW DONOR AND DYES
83875	Eastman Kodak Company	DE	60323914.5	03077696.7	8/29/2003	10/8/2008	VIRTUAL ANNOTATION OF A RECORDING ON AN ARCHIVAL MEDIA
83875	Eastman Kodak Company	FR	1398731	03077696.7	8/29/2003	10/8/2008	VIRTUAL ANNOTATION OF A RECORDING ON AN ARCHIVAL MEDIA
83875	Eastman Kodak Company	GB	1398731	03077696.7	8/29/2003	10/8/2008	VIRTUAL ANNOTATION OF A RECORDING ON AN ARCHIVAL MEDIA
83878	Eastman Kodak Company	US	6695980	10/033,422	12/27/2001	2/24/2004	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT MATERIAL
83879	Eastman Kodak Company	DE	602004019220.1	04781300.1	8/16/2004	1/21/2009	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83879	Eastman Kodak Company	US	7163734	10/648,420	8/26/2003	1/16/2007	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83886	Eastman Kodak Company	US	6742885	10/033,229	12/28/2001	6/1/2004	INK JET INK SET/RECEIVER COMBINATION
83886	Eastman Kodak Company	US	6908188	10/842,001	5/7/2004	6/21/2005	INK JET INK SET/RECEIVER COMBINATION

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83891	Eastman Kodak Company	US	6624385	10/027,016	12/21/2001	9/23/2003	METHOD FOR MARKING GEMSTONES WITH A UNIQUE MICRO DISCRETE INDICIA
83892	Eastman Kodak Company	DE	602004009201.0	04781896.8	8/23/2004	9/26/2007	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	JP	4842815	2006-524767	8/23/2004	10/14/2011	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	US	6893790	10/648,419	8/26/2003	5/17/2005	PHOTOPATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER PARTICLES
83899	Eastman Kodak Company	US	6666553	10/034,285	12/28/2001	12/23/2003	A METHOD OF SELECTING INK JET INKS IN A COLOR SET
83900	Eastman Kodak Company	DE	60235950.3	02080407.6	12/19/2002	4/14/2010	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	FR	1323792	02080407.6	12/19/2002	4/14/2010	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	GB	1323792	02080407.6	12/19/2002	4/14/2010	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	JP	4080865	2002-381268	12/27/2002	2/15/2008	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	US	6644799	10/032,931	12/28/2001	11/11/2003	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83901	Eastman Kodak Company	US	6598967	10/034,281	12/28/2001	7/29/2003	MATERIALS FOR REDUCING INTER-COLOR GLOSS DIFFERENCE
83941	Eastman Kodak Company	US	6572220	10/152,194	5/21/2002	6/3/2003	BEAM MICRO-ACTUATOR WITH A TUNABLE OR STABLE AMPLITUDE PARTICULARLY SUITED FOR INK JET PRINTING

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83942	Eastman Kodak Company	DE	60308743.4	03075998.9	4/4/2003	10/4/2006	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	FR	1354706	03075998.9	4/4/2003	10/4/2006	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	GB	1354706	03075998.9	4/4/2003	10/4/2006	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	US	6527373	10/122,566	4/15/2002	3/4/2003	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83943	Eastman Kodak Company	CN	200480024387.9	200480024387.9	8/23/2004	8/5/2009	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	JP	4709150	2006-524783	8/23/2004	3/25/2011	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	KR		2006-7003898	8/23/2004		ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	US	7033713	10/648,418	8/26/2003	4/25/2006	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMERIC MATERIALS
83947	Eastman Kodak Company	US	7494704	10/219,584	8/15/2002	2/24/2009	MATERIAL, ARTICLE AND METHOD OF PREPARING MATERIALS CONTAINING ORIENTED ANISOTROPIC PARTICLES
83950	Eastman Kodak Company	DE	60310640.4	03076419.5	5/12/2003	12/27/2006	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	FR	1364792	03076419.5	5/12/2003	12/27/2006	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME

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83950	Eastman Kodak Company	GB	1364792	03076419.5	5/12/2003	12/27/2006	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	US	6598960	10/154,634	5/23/2002	7/29/2003	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83976	Eastman Kodak Company	US	6733961	10/328,493	12/23/2002	5/11/2004	HIGH CHLORIDE EMULSIONS WITH OPTIMIZED DIGITAL RECIPROCITY CHARACTERISTICS
83982	Eastman Kodak Company	US	6753051	10/208,220	7/30/2002	6/22/2004	INK RECORDING ELEMENT UTILIZING WRINKLED PARTICLES
83985	Eastman Kodak Company	US	6771504	10/327,826	12/23/2002	8/3/2004	THERMAL TRANSPORT ELEMENT FOR USE WITH A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
83995	Eastman Kodak Company	DE	60308566.0	03075215.8	1/23/2003	9/27/2006	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	FR	1333549	03075215.8	1/23/2003	9/27/2006	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	GB	1333549	03075215.8	1/23/2003	9/27/2006	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	US	6674776	10/066,936	2/4/2002	1/6/2004	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83998	Eastman Kodak Company	DE	60304275.9	03075214.1	1/23/2003	3/29/2006	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
83998	Eastman Kodak Company	US	6687274	10/066,829	2/4/2002	2/3/2004	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
83998	Eastman Kodak Company	US	6996146	10/610,110	6/30/2003	2/7/2006	PROVIDING AN IMPROVED ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84003	Eastman Kodak Company	US	6683724	10/171,168	6/13/2002	1/27/2004	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY

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84003	Eastman Kodak Company	US	6831782	10/666,146	9/18/2003	12/14/2004	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84006	Eastman Kodak Company	US	6874782	10/301,073	11/21/2002	4/5/2005	SORTER EXIT SENSOR
84014	Eastman Kodak Company	US	6686143	10/213,992	8/7/2002	2/3/2004	SILVER HALIDE PHOTOGRAPHIC ELEMENTS CONTAINING BIS AU(I) SENSITIZERS
84025	Eastman Kodak Company	US	6855666	10/100,333	3/18/2002	2/15/2005	TRANSFERABLE UV PROTECTIVE IMAGE OVERCOAT
84033	Eastman Kodak Company	US	6756457	10/196,102	7/16/2002	6/29/2004	NOVEL POLYMERIZATION PROCESS
84051	Eastman Kodak Company	US	6007190	08/365,833	12/29/1994	12/28/1999	INK SUPPLY SYSTEM FOR AN INK JET PRINTER HAVING LARGE VOLUME INK CONTAINERS
84052	Eastman Kodak Company	US	5801725	08/433,147	5/3/1995	9/1/1998	SLIDABLE WIPING AND CAPPING SERVICE STATION FOR INK JET PRINTER
84054	Eastman Kodak Company	US	5676475	08/573,226	12/15/1995	10/14/1997	SMART PRINT CARRIAGE INCORPORATING CIRCUITRY FOR PROCESSING DATA
84055	Eastman Kodak Company	US	6036380	09/025,973	2/19/1998	3/14/2000	PRINTER HAVING A PLASTIC PLATEN
84056	Eastman Kodak Company	US	6145968	09/036,103	3/6/1998	11/14/2000	SYSTEM AND METHOD FOR SUPPLYING INK TO A PRINTER
84059	Eastman Kodak Company	US	7150676	10/241,144	9/11/2002	12/19/2006	DUAL MOTION POLISHING TOOL
84061	Eastman Kodak Company	US	5938356	09/042,684	3/12/1998	8/17/1999	PINCH ROLLER FOR INKJET PRINTER
84063	Eastman Kodak Company	US	D412013	29/066,793	2/20/1997	7/13/1999	INK JET PRINTER
84064	Eastman Kodak Company	US	6227643	09/030,631	2/25/1998	5/8/2001	INTELLIGENT PRINTER COMPONENTS AND PRINTING SYSTEM
84064	Eastman Kodak Company	US	6375298	09/792,229	2/23/2001	4/23/2002	INTELLIGENT PRINTER COMPONENTS AND PRINTING SYSTEM
84065	Eastman Kodak Company	US	6302511	09/127,397	7/31/1998	10/16/2001	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84065	Eastman Kodak Company	US	6398342	09/929,196	8/13/2001	6/4/2002	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84068	Eastman Kodak Company	US	6001137	09/041,476	3/11/1998	12/14/1999	INK JET PRINTED TEXTILES

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84071	Eastman Kodak Company	TW	I278393	091137300	12/25/2002	4/11/2007	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84071	Eastman Kodak Company	US	6933064	10/077,393	2/15/2002	8/23/2005	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84072	Eastman Kodak Company	US	7273899	10/254,352	9/25/2002	9/25/2007	MATERIALS AND METHOD FOR MAKING SPLAYED LAYERED MATERIALS
84073	Eastman Kodak Company	US	6812997	10/301,402	11/21/2002	11/2/2004	PRINTING APPARATUS HAVING A MEDIA DEFECT DETECTION SYSTEM
84081	Eastman Kodak Company	US	6737486	10/195,971	7/16/2002	5/18/2004	NOVEL POLYMERIZATION PROCESS
84090	Eastman Kodak Company	US	6199969	09/127,398	7/31/1998	3/13/2001	METHOD AND SYSTEM FOR DETECTING NONFUNCTIONAL ELEMENTS IN AN INK JET PRINTER
84092	Eastman Kodak Company	US	6744456	10/242,262	9/12/2002	6/1/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
84102	Eastman Kodak Company	US	6863382	10/360,942	2/6/2003	3/8/2005	LIQUID EMISSION DEVICE HAVING MEMBRANE WITH INDIVIDUALLY DEFORMABLE PORTIONS, AND METHODS OF OPERATING AND MANUFACTURING SAME
84109	Eastman Kodak Company	US	6444964	09/580,512	5/25/2000	9/3/2002	MICROWAVE APPLICATOR FOR DRYING SHEET MATERIAL
84111	Eastman Kodak Company	US	6425663	09/580,511	5/25/2000	7/30/2002	MICROWAVE ENERGY INK DRYING SYSTEM
84113-2	Eastman Kodak Company	US	6890690	10/389,349	3/14/2003	5/10/2005	PHOTOGRAPHIC ARTICLE
84114	Eastman Kodak Company	US	6846579	10/077,419	2/15/2002	1/25/2005	MULTILAYER WITH RADIATION ABSORBER AND TOUCH SCREEN
84115	Eastman Kodak Company	US	6924006	10/286,031	11/1/2002	8/2/2005	LIP PREPARATION APPARATUS AND METHOD FOR IMPROVING THE UNIFORMITY OF A LIQUID CURTAIN IN A CURTAIN COATING SYSTEM
84127	Eastman Kodak Company	DE	60333417.2	03076416.1	5/12/2003	7/21/2010	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME

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84127	Eastman Kodak Company	FR	1365574	03076416.1	5/12/2003	7/21/2010	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	GB	1365574	03076416.1	5/12/2003	7/21/2010	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	JP	4386674	2003-147976	5/26/2003	10/9/2009	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	US	7116447	10/154,546	5/24/2002	10/3/2006	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84128	Eastman Kodak Company	US	6601760	10/064,097	6/11/2002	8/5/2003	A SYSTEM AND METHOD FOR DELIVERING PHOTOGRAPHIC-BASED PRODUCTS TO A CUSTOMER
84131	Eastman Kodak Company	US	6702209	10/138,908	5/3/2002	3/9/2004	ELECTROSTATIC FLUID EJECTOR WITH DYNAMIC VALVE CONTROL
84133	Eastman Kodak Company	US	6375299	09/184,466	11/2/1998	4/23/2002	FAULTY INK EJECTOR DETECTION IN AN INK JET PRINTER
84134	Eastman Kodak Company	US	6474776	09/262,697	3/4/1999	11/5/2002	INK JET CARTRIDGE WITH TWO JET PLATES
84136-2	Eastman Kodak Company	US	6513905	09/728,719	12/1/2000	2/4/2003	NOZZLE CROSS TALK REDUCTION IN AN INK JET PRINTER
84138	Eastman Kodak Company	US	6749982	10/259,355	9/27/2002	6/15/2004	IMAGING MEMBER WITH POLYESTER BASE
84144-2	Eastman Kodak Company	US	6491361	09/711,174	11/9/2000	12/10/2002	DIGITAL MEDIA CUTTER
84152-2	Eastman Kodak Company	US	6530645	09/745,201	12/20/2000	3/11/2003	PRINT MASKS FOR HIGH SPEED INK JET PRINTING
84156	Eastman Kodak Company	US	6508550	09/579,856	5/25/2000	1/21/2003	MICROWAVE ENERGY INK DRYING METHOD
84157	Eastman Kodak Company	US	6637864	10/044,305	1/11/2002	10/28/2003	INK SUPPLY SYSTEM FOR AN INK JET PRINTER
84158	Eastman Kodak Company	DE	60224022.0	02723732.0	4/2/2002	12/12/2007	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	FR	1379390	02723732.0	4/2/2002	12/12/2007	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER

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84158	Eastman Kodak Company	GB	1379390	02723732.0	4/2/2002	12/12/2007	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	6908179	10/113,700	4/1/2002	6/21/2005	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	7393071	11/091,994	3/29/2005	7/1/2008	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84163	Eastman Kodak Company	US	6672697	10/008,790	11/8/2001	1/6/2004	COMPENSATION METHOD FOR OVERLAPPING PRINT HEADS OF AN INK JET PRINTER
84164	Eastman Kodak Company	US	6688739	09/858,329	5/15/2001	2/10/2004	IMAGE ACQUISITION DEVICE WITH INTEGRAL INK JET PRINTING
84166	Eastman Kodak Company	US	6655776	09/858,331	5/15/2001	12/2/2003	MEDIA PACK FOR COMBINATION IMAGE ACQUISITION AND PRINTING DEVICE
84168	Eastman Kodak Company	US	6866359	10/042,946	1/8/2002	3/15/2005	INK JET PRINTHEAD QUALITY MANAGEMENT SYSTEM AND METHOD
84173	Eastman Kodak Company	JP	4210554	2003-146215	5/23/2003	10/31/2008	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84173	Eastman Kodak Company	US	6736514	10/177,513	6/21/2002	5/18/2004	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84174	Eastman Kodak Company	US	6769772	10/269,314	10/11/2002	8/3/2004	SIX COLOR DISPLAY APPARATUS HAVING INCREASED COLOR GAMUT
84174	Eastman Kodak Company	US	6863402	10/840,633	5/6/2004	3/8/2005	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84174	Eastman Kodak Company	US	6857748	10/840,682	5/6/2004	2/22/2005	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84175	Eastman Kodak Company	EP		03076080.5	4/14/2003		PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER

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84175	Eastman Kodak Company	US	6676260	10/131,871	4/25/2002	1/13/2004	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84180	Eastman Kodak Company	US	7136191	10/178,099	6/24/2002	11/14/2006	A METHOD FOR INSPECTING PRINTS
84190	Eastman Kodak Company	DE	60305394.7	03077591.0	8/18/2003	5/24/2006	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	FR	1394227	03077591.0	8/18/2003	5/24/2006	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	GB	1394227	03077591.0	8/18/2003	5/24/2006	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	US	6712891	10/232,035	8/30/2002	3/30/2004	INK JET INK COMPOSITION
84191	Eastman Kodak Company	DE	60312601.4	03076864.2	6/16/2003	3/21/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
84191	Eastman Kodak Company	US	7122231	10/180,752	6/26/2002	10/17/2006	INK JET RECORDING ELEMENT
84192	Eastman Kodak Company	US	6958365	10/436,740	5/13/2003	10/25/2005	A MANUFACTURING PROCESS FOR OPEN CELLED MICROCELULAR FOAM
84196	Eastman Kodak Company	DE	60303337.7	03077365.9	7/29/2003	1/25/2006	THERMAL DYE TRANSFER PRINT BEARING PATTERNED OVERLAYER AND PROCESS FOR MAKING SAME
84196	Eastman Kodak Company	DE	60301770.3	03077635.5	7/29/2003	10/5/2005	IMPROVED LABEL AND METHOD OF MAKING
84196	Eastman Kodak Company	GB	1388429	03077365.9	7/29/2003	1/25/2006	THERMAL DYE TRANSFER PRINT BEARING PATTERNED OVERLAYER AND PROCESS FOR MAKING SAME
84196	Eastman Kodak Company	GB	1388428	03077635.5	7/29/2003	10/5/2005	IMPROVED LABEL AND METHOD OF MAKING
84196	Eastman Kodak Company	US	6759369	10/213,991	8/7/2002	7/6/2004	THERMAL DYE TRANSFER PRINT BEARING PATTERNED OVERLAYER AND PROCESS FOR MAKING SAME
84196	Eastman Kodak Company	US	6790477	10/310,519	12/5/2002	9/14/2004	LABEL AND METHOD OF MAKING
84196	Eastman Kodak Company	US	7661599	10/762,169	1/21/2004	2/16/2010	IMPROVED LABEL AND METHOD OF MAKING
84199	Eastman Kodak Company	US	6902076	10/080,118	2/21/2002	6/7/2005	A BOTTLE AND BOTTLE CLOSURE ASSEMBLY
84206	Eastman Kodak Company	US	6835693	10/292,853	11/12/2002	12/28/2004	COMPOSITE POSITIONING IMAGING ELEMENT

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84226	Eastman Kodak Company	US	7435765	10/313,368	12/6/2002	10/14/2008	ADDITIVE FOR INK JET INK
84227	Eastman Kodak Company	EP		03077475.6	8/7/2003		HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84227	Eastman Kodak Company	JP	4160461	2003-199299	7/18/2003	7/25/2008	HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84227	Eastman Kodak Company	US	7365881	10/223,228	8/19/2002	4/29/2008	HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84230	Eastman Kodak Company	DE	60338391.2	03764977.9	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84230	Eastman Kodak Company	JP	4584711	2004-522446	7/14/2003	9/10/2010	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	DE	60338392.0	03764978.7	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	FR	0209084	0209084	7/18/2002	10/1/2004	MATERIAL INTENDED FOR FORMING IMAGES BY INKJET PRINTING MATERIAU DESTINE A LA FORMATION D'IMAGES PAR IMPRESSION PAR JET D'ENCRE
84231	Eastman Kodak Company	FR	1528985	03764978.7	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	GB	1528985	03764978.7	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	JP	4339787	2004-522447	7/14/2003	7/10/2009	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	US	8124220	10/521,898	7/14/2003	2/28/2012	INKJET RECORDING ELEMENT
84232	Eastman Kodak Company	JP	4970940	2006-524765	8/23/2004	4/13/2012	PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	TW	1360721	093122188	7/23/2004	3/21/2012	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	US	6872500	10/648,421	8/26/2003	3/29/2005	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84254	Eastman Kodak Company	US	6758565	10/392,685	3/20/2003	7/6/2004	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84254	Eastman Kodak Company	US	6877859	10/812,519	3/30/2004	4/12/2005	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84265	Eastman Kodak Company	US	7066992	10/732,093	12/10/2003	6/27/2006	SOLUBILIZED YELLOW DYES FOR INKS WITH IMPROVED OZONE AND LIGHT STABILITY

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84266	Eastman Kodak Company	DE	60317434.5	03077980.5	9/22/2003	11/14/2007	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	FR	1405884	03077980.5	9/22/2003	11/14/2007	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	GB	1405884	03077980.5	9/22/2003	11/14/2007	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	US	7317042	10/264,740	10/4/2002	1/8/2008	INK JET INK COMPOSITION AND PRINTING METHOD
84292	Eastman Kodak Company	US	6825150	10/374,639	2/26/2003	11/30/2004	THERMAL DYE-TRANSFER RECEIVING ELEMENT WITH MICROVOIDED SUBSTRATE AND METHOD OF MAKING THE SAME
84300	Eastman Kodak Company	US	7445736	10/328,547	12/23/2002	11/4/2008	EMBOSSSED INDICIA ON FOAM CORE IMAGING MEDIA
84314	Eastman Kodak Company	DE	60303875.1	03076415.3	5/12/2003	3/8/2006	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	FR	1375152	03076415.3	5/12/2003	3/8/2006	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	GB	1375152	03076415.3	5/12/2003	3/8/2006	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	JP	4480956	2003-143696	5/21/2003	3/26/2010	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	US	6626520	10/153,990	5/23/2002	9/30/2003	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	DE	60314564.7	03076404.7	5/12/2003	6/27/2007	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	FR	1364791	03076404.7	5/12/2003	6/27/2007	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	GB	1364791	03076404.7	5/12/2003	6/27/2007	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE

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84315	Eastman Kodak Company	JP	4430337	2003-143502	5/21/2003	12/25/2009	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	US	6715704	10/155,306	5/23/2002	4/6/2004	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84316	Eastman Kodak Company	US	7152964	10/817,384	4/2/2004	12/26/2006	VERY HIGH SPEED PRINTING USING SELECTIVE DEFLECTION DROPLET SEPARATION
84317	Eastman Kodak Company	US	D474805	29/160,474	5/10/2002	5/20/2003	PRINTER
84337	Eastman Kodak Company	JP	4303029	2003-127931	5/6/2003	5/1/2009	REPLACABLE INK JET SUPPLY WITH ANTI-SIPHON BACK PRESSURE
84337	Eastman Kodak Company	US	6877846	10/138,883	5/3/2002	4/12/2005	REPLACEABLE INK JET INK SUPPLY WITH ANTI-SIPHON BACK PRESSURE CONTROL
84338	Eastman Kodak Company	DE	60310322.7	03077562.1	8/15/2003	12/13/2006	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	FR	1393924	03077562.1	8/15/2003	12/13/2006	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	GB	1393924	03077562.1	8/15/2003	12/13/2006	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	US	6854840	10/228,689	8/27/2002	2/15/2005	INK JET PRINTING PROCESS
84344	Eastman Kodak Company	US	6908239	10/370,787	2/20/2003	6/21/2005	ARCuate PRINT PATH TO AVOID CURL IN THERMAL PRINTING
84346	Eastman Kodak Company	US	6870651	10/449,347	5/30/2003	3/22/2005	APPARATUS AND METHOD FOR GENERATING A DYNAMIC IMAGE
84366	Eastman Kodak Company	US	7125611	10/376,188	2/26/2003	10/24/2006	NOVEL POLYESTER COMPOSITIONS USEFUL FOR IMAGE-RECEIVING LAYERS
84371-1	Eastman Kodak Company	US	7170557	10/393,834	3/21/2003	1/30/2007	MODULAR DIGITAL IMAGING SYSTEM
84371-2	Eastman Kodak Company	US	7259793	10/394,862	3/21/2003	8/21/2007	DISPLAY MODULE FOR SUPPORTING A DIGITAL IMAGE DISPLAY DEVICE
84381	Eastman Kodak Company	US	6746108	10/298,768	11/18/2002	6/8/2004	METHOD AND APPARATUS FOR PRINTING INK DROPLETS THAT STRIKE PRINT MEDIA SUBSTANTIALLY PERPENDICULARLY

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84386	Eastman Kodak Company	DE	60307187.2	03076863.4	6/16/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	JP	4261256	2003-179463	6/24/2003	2/20/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	US	7138162	10/180,182	6/26/2002	11/21/2006	INK JET RECORDING ELEMENT
84398	Eastman Kodak Company	US	7097888	10/736,392	12/15/2003	8/29/2006	AN ALIGNED LIQUID CRYSTAL LAYER CONTAINING AZOLIUM SALTS AND PROCESS FOR INCREASING THE TILT
84417	Eastman Kodak Company	TW	1291579	092126474	9/25/2003	12/21/2007	OPTICAL FILM FOR DISPLAY DEVICES
84417	Eastman Kodak Company	US	7252864	10/292,353	11/12/2002	8/7/2007	OPTICAL FILM FOR DISPLAY DEVICES
84448	Eastman Kodak Company	DE	60315392.5	03077894.8	9/15/2003	8/8/2007	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	FR	1403342	03077894.8	9/15/2003	8/8/2007	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	GB	1403342	03077894.8	9/15/2003	8/8/2007	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	US	7381755	10/256,989	9/27/2002	6/3/2008	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84449	Eastman Kodak Company	DE	60302623.0	03077898.9	9/15/2003	12/7/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	FR	1403343	03077898.9	9/15/2003	12/7/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	GB	1403343	03077898.9	9/15/2003	12/7/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	US	6848777	10/256,519	9/27/2002	2/1/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84451	Eastman Kodak Company	DE	60309412.0	03077941.7	9/18/2003	11/2/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84451	Eastman Kodak Company	FR	1408681	03077941.7	9/18/2003	11/2/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE

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84451	Eastman Kodak Company	GB	1408681	03077941.7	9/18/2003	11/2/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84451	Eastman Kodak Company	JP	4095947	2003-343239	10/1/2003	3/14/2008	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84451	Eastman Kodak Company	US	7027666	10/262,049	10/1/2002	4/11/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84453	Eastman Kodak Company	US	7164434	10/269,305	10/11/2002	1/16/2007	LCD BASED IMAGING APPARATUS FOR PRINTING MULTIPLE FORMATS
84457	Eastman Kodak Company	US	6676292	10/151,739	5/20/2002	1/13/2004	A PACKAGING ENCLOSURE FOR CONTAINING AN ARTICLE OF MANUFACTURE
84458	Eastman Kodak Company	CN	200410004809.8	200410004809.8	2/6/2004	10/14/2009	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84458	Eastman Kodak Company	US	7224849	10/360,030	2/7/2003	5/29/2007	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84460	Eastman Kodak Company	US	6843875	10/230,825	8/29/2002	1/18/2005	DENSITY CONTROL THROUGH LAMINATION
84484	Eastman Kodak Company	US	6830701	10/191,506	7/9/2002	12/14/2004	METHOD FOR FABRICATING MICROELECTROMECHANICAL STRUCTURES FOR LIQUID EMISSION DEVICES
84490	Eastman Kodak Company	DE	60313398.3	03076859.2	6/16/2003	4/25/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
84490	Eastman Kodak Company	JP	4387703	2003-181043	6/25/2003	10/9/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84490	Eastman Kodak Company	US	6991835	10/180,395	6/26/2002	1/31/2006	INK JET RECORDING ELEMENT

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84495	Eastman Kodak Company	US	D475386	29/163,911	7/15/2002	6/3/2003	FLASH CAMERA
84499	Eastman Kodak Company	US	7083752	10/190,181	7/3/2002	8/1/2006	CELLULOSE ACETATE FILMS PREPARED BY COATING METHODS
84499	Eastman Kodak Company	US	7393579	11/405,068	4/17/2006	7/1/2008	CELLULOSE ACETATE FILM PREPARED BY COATING METHODS
84514	Eastman Kodak Company	US	7048823	10/190,389	7/3/2002	5/23/2006	ACRYLIC FILMS PREPARED BY COATING METHODS
84519	Eastman Kodak Company	US	7686987	11/099,053	4/5/2005	3/30/2010	POLYCARBONATE FILMS PREPARED BY COATING METHODS
84520	Eastman Kodak Company	US	7012746	10/190,061	7/3/2002	3/14/2006	POLYVINYL BUTYRAL FILMS PREPARED BY COATING METHODS
84522	Eastman Kodak Company	US	7031494	10/178,257	6/24/2002	4/18/2006	A METHOD FOR SECURELY TRANSACTIONING A TRANSACTION BASED ON A TRANSACTION DOCUMENT
84525	Eastman Kodak Company	DE	60336194.3	03077289.1	7/21/2003	3/2/2011	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	FR	1386751	03077289.1	7/21/2003	3/2/2011	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	GB	1386751	03077289.1	7/21/2003	3/2/2011	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	JP	4991793	2009-137650	6/8/2009	5/11/2012	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	DE	60309405.8	03077944.1	9/18/2003	11/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	FR	1403090	03077944.1	9/18/2003	11/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	GB	1403090	03077944.1	9/18/2003	11/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	JP	4279642	2003-340792	9/30/2003	3/19/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	US	6815018	10/260,665	9/30/2002	11/9/2004	INK JET RECORDING ELEMENT
84528	Eastman Kodak Company	US	6721082	10/271,099	10/15/2002	4/13/2004	ELECTROTHERMAL DIFFRACTION GRATING
84529	Eastman Kodak Company	US	6680165	10/279,892	10/24/2002	1/20/2004	CYAN COUPLER DISPERSION WITH INCREASED ACTIVITY
84533	Eastman Kodak Company	US	6692094	10/201,506	7/23/2002	2/17/2004	APPARATUS AND METHOD OF MATERIAL DEPOSITION USING COMPRESSED FLUIDS

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84535	Eastman Kodak Company	DE	60304519.7	03077440.0	8/4/2003	4/12/2006	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	DE	60338487.0	05010935.4	5/20/2005	9/21/2011	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	FR	1389527	03077440.0	8/4/2003	4/12/2006	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	FR	1566272	05010935.4	5/20/2005	9/21/2011	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	GB	1389527	03077440.0	8/4/2003	4/12/2006	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	GB	1566272	05010935.4	5/20/2005	9/21/2011	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	JP	4368154	2003-198012	7/16/2003	9/4/2009	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	US	6685303	10/218,788	8/14/2002	2/3/2004	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	US	6886920	10/693,162	10/24/2003	5/3/2005	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84551	Eastman Kodak Company	DE	60318677.7	03078885.5	12/8/2003	1/16/2008	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84551	Eastman Kodak Company	FR	1431036	03078885.5	12/8/2003	1/16/2008	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84551	Eastman Kodak Company	GB	1431036	03078885.5	12/8/2003	1/16/2008	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84551	Eastman Kodak Company	US	6874867	10/325,205	12/18/2002	4/5/2005	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84553	Eastman Kodak Company	US	6770211	10/232,077	8/30/2002	8/3/2004	FABRICATION OF LIQUID EMISSION DEVICE WITH ASYMMETRICAL ELECTROSTATIC MANDREL

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84564	Eastman Kodak Company	US	6936334	10/165,064	6/7/2002	8/30/2005	STEGANOGRAPHICALLY ENCODED MEDIA OBJECT HAVING AN INVISIBLE COLORANT
84566	Eastman Kodak Company	DE	60333331.1	03077695.9	8/29/2003	7/14/2010	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84566	Eastman Kodak Company	GB	1398982	03077695.9	8/29/2003	7/14/2010	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84566	Eastman Kodak Company	JP	4431343	2003-313793	9/5/2003	12/25/2009	COMMUNICATION NETWORK SYSTEM
84566	Eastman Kodak Company	US	7027836	10/238,134	9/10/2002	4/11/2006	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84568	Eastman Kodak Company	DE	60331215.2	03079078.6	12/15/2003	2/10/2010	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84568	Eastman Kodak Company	FR	1433610	03079078.6	12/15/2003	2/10/2010	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84568	Eastman Kodak Company	GB	1433610	03079078.6	12/15/2003	2/10/2010	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84568	Eastman Kodak Company	JP	4355204	2003-433687	12/26/2003	8/7/2009	APPARATUS IN DROP-ON-DEMAND METHOD FOR DISCHARGING DIFFERENT AMOUNT OF DROPLETS USING THERMOMECHANICAL ACTUATOR, AND METHOD FOR OPERATING THE APPARATUS
84568	Eastman Kodak Company	US	6896346	10/329,566	12/26/2002	5/24/2005	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84569	Eastman Kodak Company	DE	60304277.5	03076414.6	5/12/2003	3/29/2006	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE

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84569	Eastman Kodak Company	FR	1365490	03076414.6	5/12/2003	3/29/2006	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	GB	1365490	03076414.6	5/12/2003	3/29/2006	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	JP	4175950	2003-143682	5/21/2003	8/29/2008	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	US	6728278	10/154,372	5/23/2002	4/27/2004	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84573	Eastman Kodak Company	US	7020328	10/235,015	9/4/2002	3/28/2006	ELECTRONIC COLOR DROPOUT UTILIZING SPATIAL CONTEXT TO ENHANCE ACCURACY
84585	Eastman Kodak Company	US	7264856	11/084,986	3/21/2005	9/4/2007	FUSIBLE INKJET RECORDING ELEMENT AND PRINTING METHOD
84592	Eastman Kodak Company	US	6923532	10/371,021	2/20/2003	8/2/2005	EFFICIENT YELLOW THERMAL IMAGING RIBBON
84594	Eastman Kodak Company	EP		03015858.8	7/11/2003		A METHOD OF MAKING A MATERIAL
84594	Eastman Kodak Company	US	7211294	10/629,392	7/29/2003	5/1/2007	A METHOD OF MAKING A MATERIAL
84595	Eastman Kodak Company	US	7790250	10/631,236	7/31/2003	9/7/2010	INKJET RECORDING MEDIUM
84600	Eastman Kodak Company	US	6683723	10/171,120	6/13/2002	1/27/2004	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING AND USING SOLID IMMERSION LENS ARRAY WITH FIDUCIAL MARKS
84608	Eastman Kodak Company	DE	60336368.7	03077551.4	8/14/2003	3/16/2011	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	FR	1393909	03077551.4	8/14/2003	3/16/2011	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	GB	1393909	03077551.4	8/14/2003	3/16/2011	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	US	6655787	10/228,623	8/26/2002	12/2/2003	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE

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84609	Eastman Kodak Company	US	7025348	10/303,263	11/25/2002	4/11/2006	A METHOD AND APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT SCANNER USING MULTIPLE ULTRASONIC SENSORS
84629	Eastman Kodak Company	JP	4377629	2003-280645	7/28/2003	9/18/2009	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84629	Eastman Kodak Company	US	6779892	10/205,723	7/26/2002	8/24/2004	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84638	Eastman Kodak Company	US	7104778	10/801,354	3/16/2004	9/12/2006	INTERNAL DIE DECKLE WITH FLOW CONTROL
84668	Eastman Kodak Company	US	6925414	10/388,787	3/14/2003	8/2/2005	AN APPRATUS AND METHOD OF MEARSUING FEATURES OF AN ARTICLE
84669	Eastman Kodak Company	US	6692116	10/163,540	6/6/2002	2/17/2004	REPLACEABLE INK JET PRINT HEAD CARTRIDGE ASSEMBLY WITH REDUCED INTERNAL PRESSURE FOR SHIPPING
84671	Eastman Kodak Company	US	6715869	10/299,405	11/19/2002	4/6/2004	INK SET FOR INK JET PRINTING
84673	Eastman Kodak Company	DE	60310511.4	03078512.5	11/7/2003	12/20/2006	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	FR	1422072	03078512.5	11/7/2003	12/20/2006	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	GB	1422072	03078512.5	11/7/2003	12/20/2006	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	US	6953613	10/299,324	11/19/2002	10/11/2005	COMBINATION INK SET/IMAGE-RECORDING ELEMENT FOR INK JET PRINTING

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84682	Eastman Kodak Company	DE	60320734.0	03077499.6	8/11/2003	5/7/2008	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	FR	1416064	03077499.6	8/11/2003	5/7/2008	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	GB	1416064	03077499.6	8/11/2003	5/7/2008	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	US	6808745	10/225,846	8/22/2002	10/26/2004	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84683	Eastman Kodak Company	DE	60303557.4	03078970.5	12/18/2003	2/15/2006	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	FR	1439412	03078970.5	12/18/2003	2/15/2006	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	GB	1439412	03078970.5	12/18/2003	2/15/2006	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7369268	10/342,009	1/14/2003	5/6/2008	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7782347	12/017,460	1/22/2008	8/24/2010	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84684	Eastman Kodak Company	US	6809873	10/237,516	9/9/2002	10/26/2004	COLOR ILLUMINATION SYSTEM FOR SPATIAL LIGHT MODULATORS USING MULTIPLE DOUBLE TELECENTRIC RELAYS
84685	Eastman Kodak Company	US	7042483	10/385,325	3/10/2003	5/9/2006	APPARATUS AND METHOD FOR PRINTING USING A LIGHT EMISSIVE ARRAY
84691	Eastman Kodak Company	US	7233498	10/256,769	9/27/2002	6/19/2007	MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES AND METHOD FOR FORMING SAME
84694	Eastman Kodak Company	US	8035482	10/935,137	9/7/2004	10/11/2011	SYSTEM FOR UPDATING A CONTENT BEARING MEDIUM
84709	Eastman Kodak Company	US	7829161	11/374,360	3/13/2006	11/9/2010	FUSIBLE INKJET RECORDING ELEMENT AND RELATED METHODS OF COATING AND PRINTING
84722	Eastman Kodak Company	US	6655858	10/164,650	6/6/2002	12/2/2003	CAMERA WITH COVER ATTACHMENT MOVABLE TO ACTUATE OPERATIONAL DEVICE

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84724	Eastman Kodak Company	EP		03077494.7	8/8/2003		VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	JP	4744068	2003-294774	8/19/2003	5/20/2011	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	KR	10-1009868	2003-0057243	8/19/2003	1/13/2011	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	TW	1282648	092119008	7/11/2003	6/11/2007	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	US	6690697	10/224,238	8/20/2002	2/10/2004	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84730	Eastman Kodak Company	US	6863393	10/256,038	9/26/2002	3/8/2005	HEAT AND AIRFLOW MANAGEMENT FOR A PRINTER DRYER
84750	Eastman Kodak Company	US	6896827	10/313,617	12/6/2002	5/24/2005	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT POLYMERIC MATERIAL
84770	Eastman Kodak Company	DE	60317863.4	03077515.9	8/11/2003	12/5/2007	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	FR	1391305	03077515.9	8/11/2003	12/5/2007	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	GB	1391305	03077515.9	8/11/2003	12/5/2007	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	JP	4250482	2003-300000	8/25/2003	1/23/2009	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6824249	10/227,079	8/23/2002	11/30/2004	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6820964	10/293,077	11/13/2002	11/23/2004	TAPERED THERMAL ACTUATOR
84772	Eastman Kodak Company	US	6892014	10/201,707	7/23/2002	5/10/2005	DISPLAY DEVICE HAVING A FIBER OPTIC FACEPLATE
84796	Eastman Kodak Company	CN	200310124066.3	200310124066.3	12/31/2003	6/25/2008	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	DE	60332805.9	03078969.7	12/18/2003	6/2/2010	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	FR	1435538	03078969.7	12/18/2003	6/2/2010	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS

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84796	Eastman Kodak Company	GB	1435538	03078969.7	12/18/2003	6/2/2010	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	US	6724515	10/335,645	12/31/2002	4/20/2004	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84798	Eastman Kodak Company	CN	200310120654.X	200310120654.X	12/16/2003	3/28/2007	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84798	Eastman Kodak Company	JP	4573522	2003-417717	12/16/2003	8/27/2010	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84798	Eastman Kodak Company	US	6717714	10/320,294	12/16/2002	4/6/2004	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84825	Eastman Kodak Company	US	6866379	10/284,957	10/31/2002	3/15/2005	PREFERRED MATERIALS FOR PIGMENTED INK JET INK
84826	Eastman Kodak Company	US	7632879	11/095,285	3/31/2005	12/15/2009	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84826	Eastman Kodak Company	US	7829613	12/401,897	3/11/2009	11/9/2010	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84840	Eastman Kodak Company	US	6817702	10/293,982	11/13/2002	11/16/2004	TAPERED MULTI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING SAME
84845	Eastman Kodak Company	US	7180529	10/326,638	12/19/2002	2/20/2007	AN IMMERSIVE IMAGE VIEWING SYSTEM AND METHOD
84865	Eastman Kodak Company	US	6726310	10/294,219	11/14/2002	4/27/2004	PRINTING LIQUID DROPLET EJECTOR APPARATUS AND METHOD
84869	Eastman Kodak Company	US	6786975	10/383,293	3/7/2003	9/7/2004	METHOD OF CLEANING PRINthead IN INKJET PRINTER

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84872	Eastman Kodak Company	US	7001658	10/424,666	4/28/2003	2/21/2006	HEAT SELECTIVE ELECTRICALLY CONDUCTIVE POLYMER SHEET
84875	Eastman Kodak Company	DE	602004013821.5	04795812.9	10/21/2004	5/14/2008	THERMAL PRINTING OF LONGER LENGTH IMAGES
84875	Eastman Kodak Company	FR	1682353	04795812.9	10/21/2004	5/14/2008	THERMAL PRINTING OF LONGER LENGTH IMAGES
84875	Eastman Kodak Company	GB	1682353	04795812.9	10/21/2004	5/14/2008	THERMAL PRINTING OF LONGER LENGTH IMAGES
84875	Eastman Kodak Company	US	6961075	10/702,896	11/6/2003	11/1/2005	METHOD AND APPARATUS FOR THERMAL PRINTING OF LONGER LENGTH IMAGES BY THE USE OF MULTIPLE DYE COLOR PATCH TRIADS OR QUADS
84876	Eastman Kodak Company	US	6702435	10/198,512	7/18/2002	3/9/2004	INK CARTRIDGE HAVING INK IDENTIFIER ORIENTED TO PROVIDE INK IDENTIFICATION
84879	Eastman Kodak Company	US	6715864	10/198,515	7/18/2002	4/6/2004	DISPOSABLE INK SUPPLY BAG HAVING CONNECTOR-FITTING
84881	Eastman Kodak Company	US	6854494	10/285,098	10/31/2002	2/15/2005	CUP AND PROBE ASSEMBLY FOR USE IN A VALVE SYSTEM FOR TRANSFERRING A LIQUID BETWEEN TWO SOURCES
84885	Eastman Kodak Company	US	7585557	10/780,263	2/17/2004	9/8/2009	FOAM CORE IMAGING ELEMENT WITH GRADIENT DENSITY CORE
84886	Eastman Kodak Company	US	7033723	10/788,964	2/27/2004	4/25/2006	SURFACE ROUGHNESS FREQUENCY TO CONTROL PITS ON FOAM CORE IMAGING SUPPORTS
84891	Eastman Kodak Company	US	6712459	10/198,511	7/18/2002	3/30/2004	INK CARTRIDGE HAVING SHIELDED POCKET FOR MEMORY CHIP
84893	Eastman Kodak Company	US	6703193	10/326,451	12/20/2002	3/9/2004	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR IMAGING MEDIAS
84901	Eastman Kodak Company	US	6640057	10/281,654	10/28/2002	10/28/2003	IMAGING USING SILVER HALIDE FILMS WITH INVERSE MOUNTED MICRO-LENS AND SPACER
84929	Eastman Kodak Company	US	6803088	10/279,584	10/24/2002	10/12/2004	REFLECTION MEDIA FOR SCANNABLE INFORMATION SYSTEM

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84935	Eastman Kodak Company	US	6845114	10/272,546	10/16/2002	1/18/2005	ORGANIC LASER THAT IS ATTACHABLE TO AN EXTERNAL PUMP BEAM LIGHT SOURCE
84939	Eastman Kodak Company	US	7068883	10/261,986	10/1/2002	6/27/2006	SYMMETRIC, BI-ASPHERIC LENS FOR USE IN OPTICAL FIBER COLLIMATOR ASSEMBLIES
84945	Eastman Kodak Company	US	7189299	10/602,839	6/24/2003	3/13/2007	THERMAL-DYE-TRANSFER LABEL CAPABLE OF REPRODUCING FLESH TONES
84968	Eastman Kodak Company	US	6712892	10/232,058	8/30/2002	3/30/2004	INK JET PRINTING PROCESS
84969	Eastman Kodak Company	DE	60319776.0	03077596.9	8/18/2003	3/19/2008	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	FR	1394228	03077596.9	8/18/2003	3/19/2008	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	GB	1394228	03077596.9	8/18/2003	3/19/2008	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	US	6855193	10/231,836	8/30/2002	2/15/2005	INK JET INK COMPOSITION
84977	Eastman Kodak Company	EP		03078231.2	10/13/2003		OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7219989	10/279,439	10/24/2002	5/22/2007	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7718235	11/678,723	2/26/2007	5/18/2010	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84978	Eastman Kodak Company	US	6759106	10/309,860	12/4/2002	7/6/2004	INK JET RECORDING ELEMENT
84979	Eastman Kodak Company	US	6908191	10/209,248	7/31/2002	6/21/2005	INK JET PRINTING METHOD
84980	Eastman Kodak Company	DE	60309402.3	03077795.7	9/8/2003	11/2/2006	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	FR	1400366	03077795.7	9/8/2003	11/2/2006	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	GB	1400366	03077795.7	9/8/2003	11/2/2006	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	US	6698880	10/251,936	9/20/2002	3/2/2004	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER

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84992	Eastman Kodak Company	DE	602004004140.8	04778065.5	7/14/2004	1/3/2007	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	GB	1646510	04778065.5	7/14/2004	1/3/2007	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	JP	4437136	2006-521105	7/14/2004	1/8/2010	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	US	6890610	10/622,234	7/18/2003	5/10/2005	INKJET RECORDING ELEMENT
84995	Eastman Kodak Company	US	6827768	10/231,837	8/30/2002	12/7/2004	INK JET PRINTING PROCESS
84996	Eastman Kodak Company	DE	60326117.5	03078824.4	12/4/2003	2/11/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84996	Eastman Kodak Company	FR	1431051	03078824.4	12/4/2003	2/11/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84996	Eastman Kodak Company	GB	1431051	03078824.4	12/4/2003	2/11/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84996	Eastman Kodak Company	US	6884479	10/320,293	12/16/2002	4/26/2005	INK JET RECORDING ELEMENT
85000	Eastman Kodak Company	US	6709093	10/215,334	8/8/2002	3/23/2004	INK CARTRIDGE IN WHICH INK SUPPLY BAG HELD FAST TO HOUSING
85001	Eastman Kodak Company	US	6755501	10/214,832	8/8/2002	6/29/2004	ALTERNATIVE INK/CLEANER CARTRIDGE
85004	Eastman Kodak Company	US	6939577	10/682,288	10/9/2003	9/6/2005	METHOD OF MAKING A MATERIAL
85007	Eastman Kodak Company	US	8062734	10/425,005	4/28/2003	11/22/2011	ARTICLE COMPRISING CONDUCTIVE CONDUIT CHANNELS
85011	Eastman Kodak Company	US	6853660	10/272,093	10/16/2002	2/8/2005	ORGANIC LASER CAVITY ARRAYS
85013	Eastman Kodak Company	DE	60318537.1	03078377.3	10/27/2003	1/9/2008	TRANSPARENT FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
85013	Eastman Kodak Company	FR	1422604	03078377.3	10/27/2003	1/9/2008	TRANSPARENT FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
85013	Eastman Kodak Company	GB	1422604	03078377.3	10/27/2003	1/9/2008	TRANSPARENT FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
85018	Eastman Kodak Company	US	6946240	10/633,806	8/4/2003	9/20/2005	IMAGING MATERIAL WITH IMPROVED SCRATCH RESISTANCE
85019	Eastman Kodak Company	US	7074551	10/633,904	8/4/2003	7/11/2006	IMAGING MATERIAL WITH IMPROVED MECHANICAL PROPERTIES
85034	Eastman Kodak Company	US	7067457	10/667,065	9/17/2003	6/27/2006	THERMAL DONOR FOR HIGH-SPEED PRINTING
85035	Eastman Kodak Company	US	7018115	10/649,487	8/26/2003	3/28/2006	WASHING METHOD AND APPARATUS

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85064	Eastman Kodak Company	US	6667148	10/341,747	1/14/2003	12/23/2003	THERMALLY DEVELOPABLE MATERIALS HAVING BARRIER LAYER WITH INORGANIC FILLER PARTICLES
85077	Eastman Kodak Company	US	6818367	10/413,933	4/15/2003	11/16/2004	SUPPORT WITH REDUCED OPTICAL BRIGHTENER MIGRATION
85082	Eastman Kodak Company	US	6705714	10/224,889	8/21/2002	3/16/2004	INK CARTRIDGE HAVING INK SUPPLY BAG FILLED TO LESS THAN CAPACITY AND FOLDED IN CARTRIDGE HOUSING
85097	Eastman Kodak Company	DE	60313926.4	03077891.4	9/15/2003	5/23/2007	INKJET PRINTING METHOD
85097	Eastman Kodak Company	FR	1403341	03077891.4	9/15/2003	5/23/2007	INKJET PRINTING METHOD
85097	Eastman Kodak Company	GB	1403341	03077891.4	9/15/2003	5/23/2007	INKJET PRINTING METHOD
85097	Eastman Kodak Company	US	6764173	10/256,822	9/27/2002	7/20/2004	INKJET PRINTING METHOD
85099	Eastman Kodak Company	US	7095600	10/283,458	10/30/2002	8/22/2006	ELECTROSTATIC CHARGE NEUTRALIZATION USING GROOVED ROLLER SURFACE PATTERNS
85100	Eastman Kodak Company	US	6773102	10/256,589	9/27/2002	8/10/2004	INKJET PRINTING METHOD FOR AN INK/RECEIVER COMBINATION
85109	Eastman Kodak Company	DE	60307193.7	03077943.3	9/18/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	FR	1403089	03077943.3	9/18/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	GB	1403089	03077943.3	9/18/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	JP	4339656	2003-337302	9/29/2003	7/10/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	US	6695447	10/260,663	9/30/2002	2/24/2004	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	DE	60304417.4	03078376.5	10/27/2003	4/5/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85110	Eastman Kodak Company	FR	1418057	03078376.5	10/27/2003	4/5/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85110	Eastman Kodak Company	GB	1418057	03078376.5	10/27/2003	4/5/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85110	Eastman Kodak Company	JP	4503984	2003-378247	11/7/2003	4/30/2010	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	US	6861114	10/289,862	11/7/2002	3/1/2005	INK JET RECORDING ELEMENT
85111	Eastman Kodak Company	JP	4656829	2003-355285	10/15/2003	1/7/2011	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES

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85111	Eastman Kodak Company	US	6869185	10/272,548	10/16/2002	3/22/2005	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85124	Eastman Kodak Company	US	6689335	10/324,234	12/19/2002	2/10/2004	SILVER ION SEQUESTER AND RELEASE AGENT
85128	Eastman Kodak Company	US	D505684	29/179,991	4/17/2003	5/31/2005	DIGITAL CAMERA
85152	Eastman Kodak Company	US	6689518	10/300,618	11/20/2002	2/10/2004	PHOTOGRAPHIC DISPLAY ELEMENTS COMPRISING STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
85159	Eastman Kodak Company	US	7018573	10/266,800	10/8/2002	3/28/2006	METHOD FOR MAKING A MODIFIED CUBE CORNER RETRO-REFLECTIVE SCREEN
85163	Eastman Kodak Company	DE	60307969.5	03078916.8	12/10/2003	8/30/2006	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85163	Eastman Kodak Company	FR	1432244	03078916.8	12/10/2003	8/30/2006	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85163	Eastman Kodak Company	GB	1432244	03078916.8	12/10/2003	8/30/2006	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85163	Eastman Kodak Company	US	6751005	10/327,412	12/20/2002	6/15/2004	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85165	Eastman Kodak Company	US	6879373	10/643,847	8/19/2003	4/12/2005	MAKEOVER WORKFLOW PROCESS IN A DIGITAL PHOTOFINISHING SYSTEM
85172	Eastman Kodak Company	US	6781616	10/242,241	9/12/2002	8/24/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85178	Eastman Kodak Company	US	6710329	10/242,261	9/12/2002	3/23/2004	LIGHT INTEGRATOR FOR FILM SCANNING WITH ENHANCED SUPPRESSION OF ARTIFACTS DUE TO SCRATCHES AND DEBRIS

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85179	Eastman Kodak Company	US	6821000	10/242,231	9/12/2002	11/23/2004	LIGHT INTEGRATOR USING AN END-SUPPORTED GLASS ROD FOR ENHANCED UNIFORMITY AND ROBUST SUPPORT
85209	Eastman Kodak Company	US	6822674	10/247,943	9/20/2002	11/23/2004	A SCANNING METHOD AND APPARATUS FOR PHOTOGRAPHIC MEDIA
85210	Eastman Kodak Company	US	6555711	10/246,552	9/18/2002	4/29/2003	ALPHA-AMINO-N-ALLYLAMIDINO NITROBENZENE COMPOUND AND SYNTHESIS
85222	Eastman Kodak Company	US	6957886	10/256,963	9/27/2002	10/25/2005	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85222	Eastman Kodak Company	US	7401911	11/200,991	8/10/2005	7/22/2008	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85226	Eastman Kodak Company	US	6744566	10/262,233	10/1/2002	6/1/2004	SYMMETRIC, BI-ASPHERIC LENS FOR USE IN TRANSMISSIVE AND REFLECTIVE OPTICAL FIBER COMPONENTS
85227	Eastman Kodak Company	US	6666548	10/287,579	11/4/2002	12/23/2003	METHOD AND APPARATUS FOR CONTINUOUS MARKING
85228	Eastman Kodak Company	US	6881492	10/256,520	9/27/2002	4/19/2005	PRIMER COMPOSITION FOR POLYESTERS
85233	Eastman Kodak Company	US	6843556	10/314,379	12/6/2002	1/18/2005	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A DUAL CONTROLLED DEPOSITION CHAMBER
85234	Eastman Kodak Company	US	6780249	10/313,427	12/6/2002	8/24/2004	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A PARTIALLY OPENED DEPOSITION CHAMBER
85244	Eastman Kodak Company	US	7232214	10/872,711	6/21/2004	6/19/2007	METHOD FOR INCREASING THE DIAMETER OF AN INK JET INK DOT

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85258	Eastman Kodak Company	US	7039237	10/271,389	10/14/2002	5/2/2006	A METHOD AND SYSTEM FOR PREVENTING ABDUCTION OF A PERSON
85280	Eastman Kodak Company	TW	1234519	093107798	3/23/2004	6/21/2005	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85280	Eastman Kodak Company	US	6950454	10/395,730	3/24/2003	9/27/2005	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85281	Eastman Kodak Company	US	7097902	10/744,539	12/22/2003	8/29/2006	SELF ASSEMBLED ORGANIC NANOCRYSTAL SUPERLATTICES
85283	Eastman Kodak Company	CN	200310101336.9	200310101336.9	10/15/2003	1/24/2007	BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85283	Eastman Kodak Company	EP		07014422.5	7/23/2007		BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85283	Eastman Kodak Company	JP	4216161	2003-355056	10/15/2003	11/14/2008	IMAGING SYSTEM FOR EXTENDED COLOR GAMUT, IMAGING SYSTEM HAVING COLOR GAMUT AND METHOD FOR PROVIDING IMAGING SYSTEM WITH EXTENDED COLOR GAMUT
85283	Eastman Kodak Company	US	6802613	10/272,594	10/16/2002	10/12/2004	BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85287	Eastman Kodak Company	US	6814437	10/260,128	9/30/2002	11/9/2004	INK JET PRINTING METHOD
85300	Eastman Kodak Company	US	7147390	10/930,671	8/31/2004	12/12/2006	REPLENISHMENT SYSTEM FOR A PRINT MEDIA PROCESSOR
85307	Eastman Kodak Company	US	6866384	10/260,668	9/30/2002	3/15/2005	INK JET PRINTING METHOD

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85316	Eastman Kodak Company	CN	ZL200310113882	200310113882.4	10/16/2003	1/31/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	DE	60311723.6	03078147.0	10/6/2003	2/14/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	FR	1411379	03078147.0	10/6/2003	2/14/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	GB	1411379	03078147.0	10/6/2003	2/14/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	US	6967986	10/272,547	10/16/2002	11/22/2005	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85322	Eastman Kodak Company	CN	200310102778.5	200310102778.5	10/10/2003	9/19/2007	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	DE	60310008.2	03078088.6	9/29/2003	11/29/2006	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	FR	1408591	03078088.6	9/29/2003	11/29/2006	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	GB	1408591	03078088.6	9/29/2003	11/29/2006	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	TW	I282650	092123481	8/26/2003	6/11/2007	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	US	6876684	10/269,652	10/11/2002	4/5/2005	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION

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85323	Eastman Kodak Company	US	6762782	10/268,814	10/10/2002	7/13/2004	METHOD AND APPARATUS FOR REDUCING UNEVEN USE OF HEATING ELEMENTS ON THERMAL PRINT HEAD
85324	Eastman Kodak Company	US	6744454	10/274,352	10/18/2002	6/1/2004	METHOD AND APPARATUS FOR REDUCING UNEVEN USE OF HEATING ELEMENTS ON THERMAL PRINT HEAD
85328	Eastman Kodak Company	US	7063924	10/327,533	12/20/2002	6/20/2006	SECURITY DEVICE WITH PATTERNED METALLIC REFLECTION
85338	Eastman Kodak Company	US	7051429	10/411,624	4/11/2003	5/30/2006	A METHOD FOR FORMING A MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES
85339	Eastman Kodak Company	GB	1665772	04788555.3	9/2/2004	8/1/2007	TRACKING A MEDIUM USING WATERMARK AND MEMORY
85339	Eastman Kodak Company	US	7349627	10/662,220	9/12/2003	3/25/2008	TRACKING AN IMAGE-RECORDING MEDIUM USING A WATERMARK AND ASSOCIATED MEMORY
85340	Eastman Kodak Company	JP	4370148	2003-381110	11/11/2003	9/4/2009	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85340	Eastman Kodak Company	US	6721020	10/293,653	11/13/2002	4/13/2004	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85348	Eastman Kodak Company	US	6866367	10/325,190	12/20/2002	3/15/2005	INKJET PRINTING SYSTEM USING A FIBER OPTIC DATA LINK
85361	Eastman Kodak Company	DE	60328074.9	03078593.5	11/17/2003	6/24/2009	COLOR GAMUT MAPPING USING A COST FUNCTION
85361	Eastman Kodak Company	GB	1427184	03078593.5	11/17/2003	6/24/2009	COLOR GAMUT MAPPING USING A COST FUNCTION
85361	Eastman Kodak Company	US	7239422	10/310,009	12/4/2002	7/3/2007	COLOR GAMUT MAPPING USING A COST FUNCTION
85362	Eastman Kodak Company	US	7365879	10/845,037	5/13/2004	4/29/2008	DETERMINING SETS OF N-DIMENSIONAL COLORANT CONTROL SIGNALS
85374	Eastman Kodak Company	US	6670110	10/327,373	12/20/2002	12/30/2003	A PHOTOGRAPHIC MULTILAYER FILM BASE COMPRISING 1,4-CYCLOHEXANE DIMETHANOL

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85377	Eastman Kodak Company	US	7037634	10/789,871	2/27/2004	5/2/2006	POLYMER FOAM SURFACE SMOOTHING MATERIALS AND METHOD
85383	Eastman Kodak Company	US	6929824	10/687,331	10/16/2003	8/16/2005	METHOD OF MAKING A MATERIAL
85384	Eastman Kodak Company	DE	602004005067.9	04778254.5	7/14/2004	2/28/2007	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	GB	1680280	04778254.5	7/14/2004	2/28/2007	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	JP	4313397	2006-521122	7/14/2004	5/22/2009	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	US	7223454	10/622,352	7/18/2003	5/29/2007	INK JET RECORDING ELEMENT WITH CORE SHELL PARTICLES
85397	Eastman Kodak Company	US	6899030	10/429,676	5/5/2003	5/31/2005	LITHOGRAPHIC PLATE IMAGING SYSTEM TO MINIMIZE PLATE MISREGISTRATION FOR MULTICOLOR PRINTING APPLICATIONS
85400	Eastman Kodak Company	US	7245395	10/309,866	12/4/2002	7/17/2007	CALIBRATING A DIGITAL PRINTER USING A COST FUNCTION
85413	Eastman Kodak Company	US	7201949	10/690,123	10/21/2003	4/10/2007	OPTICAL FILM FOR DISPLAY DEVICES
85420	Eastman Kodak Company	US	6908730	10/347,014	1/17/2003	6/21/2005	SILVER HALIDE MATERIAL COMPRISING LOW STAIN ANTENNA DYES
85422	Eastman Kodak Company	US	6787297	10/436,288	5/12/2003	9/7/2004	DYE- LAYERED SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH LOW DYE-STAIN
85431	Eastman Kodak Company	DE	602004000783.8	04075792.4	3/12/2004	5/3/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	FR	1465304	04075792.4	3/12/2004	5/3/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	GB	1465304	04075792.4	3/12/2004	5/3/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	US	7082147	10/395,484	3/24/2003	7/25/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85434	Eastman Kodak Company	JP	4235533	2003-383966	11/13/2003	12/19/2008	PROJECTION DISPLAY APPARATUS HAVING BOTH INCOHERENT AND LASER LIGHT SOURCES

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85434	Eastman Kodak Company	US	6807010	10/395,678	3/24/2003	10/19/2004	PROJECTION DISPLAY APPARATUS HAVING BOTH INCOHERENT AND LASER LIGHT SOURCES
85440	Eastman Kodak Company	US	6734888	10/355,919	1/31/2003	5/11/2004	APPARATUS AND METHOD FOR DETERMINING MISMATCH INVOLVING AVAILABILITY OF DYE DONOR AND RECEIVER SUPPLIES IN THERMAL PRINTER
85446	Eastman Kodak Company	DE	60313115.8	03078742.8	11/27/2003	4/11/2007	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	GB	1437678	03078742.8	11/27/2003	4/11/2007	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	JP	4512354	2003-409011	12/8/2003	5/14/2010	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	US	7196817	10/317,778	12/12/2002	3/27/2007	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85486	Eastman Kodak Company	US	7148280	10/876,871	6/25/2004	12/12/2006	POLYMER MICROSPHERES CONTAINING LATENT COLORANTS AND METHOD OF PREPARATION
85487	Eastman Kodak Company	US	7163998	10/658,009	9/9/2003	1/16/2007	STABILIZED POLYMER BEADS AND METHOD OF PREPARATION
85488	Eastman Kodak Company	US	7090913	10/439,662	5/16/2003	8/15/2006	SECURITY DEVICE WITH SPECULAR REFLECTIVE LAYER
85493	Eastman Kodak Company	US	6927415	10/313,259	12/6/2002	8/9/2005	A COMPRESSED FLUID FORMULATION CONTAINING ELECTRON TRANSPORTING MATERIAL
85497	Eastman Kodak Company	US	7292760	10/314,843	12/9/2002	11/6/2007	OPTICAL CONVERTER FORMED FROM FLEXIBLE STRIPS

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85497	Eastman Kodak Company	US	7892381	11/838,285	8/14/2007	2/22/2011	A METHOD FOR FORMING AN OPTICAL CONVERTER
85508	Eastman Kodak Company	US	6908186	10/397,706	3/26/2003	6/21/2005	INKJET INK COMPOSITION AND AN INK/RECEIVER COMBINATION
85510	Eastman Kodak Company	US	6896723	10/313,564	12/6/2002	5/24/2005	A COMPRESSED FLUID FORMULATION CONTAINING HOLE TRANSPORTING MATERIAL
85520	Eastman Kodak Company	US	6869178	10/289,607	11/7/2002	3/22/2005	INK JET PRINTING METHOD
85522	Eastman Kodak Company	US	6899996	10/441,550	5/20/2003	5/31/2005	METHOD OF PREPARING IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85523	Eastman Kodak Company	US	6838226	10/441,715	5/20/2003	1/4/2005	IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85537	Eastman Kodak Company	US	6859221	10/391,174	3/18/2003	2/22/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85538	Eastman Kodak Company	US	7695783	10/622,421	7/18/2003	4/13/2010	IMAGE-RECORDING ELEMENT WITH FLUOROSURFACTANT AND COLLOIDAL PARTICLES
85539	Eastman Kodak Company	US	6762783	10/392,502	3/20/2003	7/13/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85540	Eastman Kodak Company	JP	4332048	2004-60480	3/4/2004	6/26/2009	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85540	Eastman Kodak Company	US	6757003	10/391,175	3/18/2003	6/29/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85557	Eastman Kodak Company	US	7076083	10/317,511	12/12/2002	7/11/2006	PERSONNEL ACCESS CONTROL SYSTEM
85569	Eastman Kodak Company	CN	200410003329.X	200410003329.X	1/20/2004	10/17/2007	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT

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85569	Eastman Kodak Company	DE	602004001997.6	04075095.2	1/15/2004	8/23/2006	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85569	Eastman Kodak Company	FR	1440924	04075095.2	1/15/2004	8/23/2006	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85569	Eastman Kodak Company	GB	1440924	04075095.2	1/15/2004	8/23/2006	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85569	Eastman Kodak Company	US	6913259	10/351,698	1/27/2003	7/5/2005	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85570	Eastman Kodak Company	US	6908035	10/391,130	3/18/2003	6/21/2005	OPTICAL SECURITY SYSTEM
85571	Eastman Kodak Company	US	7158689	10/303,363	11/25/2002	1/2/2007	CORRELATING CAPTURED IMAGES AND TIMED EVENT DATA
85572	Eastman Kodak Company	US	6790483	10/313,587	12/6/2002	9/14/2004	METHOD FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID
85572	Eastman Kodak Company	US	7160573	10/460,814	6/12/2003	1/9/2007	A METHOD OF MANUFACTURING A COLOR FILTER
85582	Eastman Kodak Company	CN	200380103191.4	200380103191.4	10/29/2003	8/8/2007	OPTICAL SWITCH MICROFILMS
85582	Eastman Kodak Company	US	7125504	10/434,901	5/9/2003	10/24/2006	OPTICAL SWITCH MICROFILMS
85586	Eastman Kodak Company	US	6678159	10/328,051	12/23/2002	1/13/2004	METHOD OF TRANSPORTING HEAT FROM A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
85587	Eastman Kodak Company	US	6725888	10/321,244	12/17/2002	4/27/2004	METHOD OF ACCURATELY FILLING AND DEGASSING A POUCH
85592	Eastman Kodak Company	US	7335899	11/003,969	12/3/2004	2/26/2008	MEDIA FOR DETECTION OF X-RAY EXPOSURE
85601	Eastman Kodak Company	EP		05812148.4	10/11/2005		MANAGEMENT OF PRE-SHOW AND FEATURE PRESENTATION CONTENT
85601	Eastman Kodak Company	JP	4398235	2003-404929	12/3/2003	10/30/2009	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT

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85601	Eastman Kodak Company	JP	4903712	2007-537917	10/11/2005	1/13/2012	MANAGEMENT OF PRE-SHOW AND FEATURE PRESENTATION CONTENT
85601	Eastman Kodak Company	TW	I372342	094136802	10/21/2005	9/11/2012	SYSTEM FOR MANAGEMENT OF BOTH PRE-SHOW AND FEATURE PRESENTATION CONTENT WITHIN A THEATRE
85601	Eastman Kodak Company	TW	I375111	094138032	10/31/2005	10/21/2012	METHOD FOR GENERATING AND SCHEDDING A PLAY LIST FROM DIGITAL CONTENT AND REFATED DIGITAL CINEMA SYSTEM AND COMPUTER PROGRAM PRODUCTS
85601	Eastman Kodak Company	US	6812994	10/309,867	12/4/2002	11/2/2004	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	US	7236227	10/972,183	10/22/2004	6/26/2007	SYSTEM FOR MANAGEMENT OF BOTH PRE-SHOW AND FEATURE PRESENTATION CONTENT WITHIN A THEATRE
85601	Eastman Kodak Company	US	7034916	10/979,371	11/1/2004	4/25/2006	SCHEDULING BETWEEN DIGITAL PROJECTION AND FILM PROJECTION CORRESPONDING TO A PREDETERMINED CONDITION
85618	Eastman Kodak Company	US	6888862	10/457,634	6/9/2003	5/3/2005	DYE-DOPED POLYMER NANOPARTICLE GAIN MEDIUM
85635	Eastman Kodak Company	US	7111943	10/732,733	12/10/2003	9/26/2006	WIDE FIELD DISPLAY USING A SCANNED LINEAR LIGHT MODULATOR ARRAY
85639	Eastman Kodak Company	CN	200410005083.X	200410005083.X	2/18/2004	11/21/2007	ORGANIC LASER HAVING IMPROVED LINEARITY
85639	Eastman Kodak Company	TW	I314799	092136584	12/23/2003	9/11/2009	ORGANIC LASER HAVING IMPROVED LINEARITY
85639	Eastman Kodak Company	US	6870868	10/368,164	2/18/2003	3/22/2005	ORGANIC LASER HAVING IMPROVED LINEARITY
85644	Eastman Kodak Company	US	7369100	10/795,555	3/4/2004	5/6/2008	DISPLAY SYSTEM AND METHOD WITH MULTI-PERSON PRESENTATION FUNCTION

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85655	Eastman Kodak Company	DE	602004016290.6	04703829.4	1/21/2004	9/3/2008	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	FR	1590184	04703829.4	1/21/2004	9/3/2008	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	GB	1590184	04703829.4	1/21/2004	9/3/2008	MATERIAL AND MANUFACTURING METHOD THEREOF
85666	Eastman Kodak Company	JP	4405289	2004-063950	3/8/2004	11/13/2009	THERMAL TRANSFER PRINTER, AND METHOD FOR PREVENTING FOLD CAUSING LINEAR ARTIFICIAL STRUCTURE ON PRINTED MATTER FROM BEING FORMED ON DONOR WEB IN DYE TRANSFER PRINTER
85666	Eastman Kodak Company	US	6812945	10/394,888	3/21/2003	11/2/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85673	Eastman Kodak Company	GB	2398883	0400314.1	1/8/2004	10/12/2005	METHOD AND APPARATUS FOR WATERMARKING FILM
85673	Eastman Kodak Company	US	6882356	10/364,488	2/11/2003	4/19/2005	METHOD AND APPARATUS FOR WATERMARKING FILM
85685	Eastman Kodak Company	DE	602004024058.3	04730863.0	5/3/2004	11/11/2009	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	FR	0305845	0305845	5/16/2003	7/8/2005	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT DISPOSITIF D'EXPOSITION POUR L'ECRITURE DE DONNEES MIXTES SUR UN SUPPORT PHOTSENSIBLE
85685	Eastman Kodak Company	FR	1625446	04730863.0	5/3/2004	11/11/2009	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	GB	1625446	04730863.0	5/3/2004	11/11/2009	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	US	7292314	10/556,876	5/3/2004	11/6/2007	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT

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85686	Eastman Kodak Company	US	7249878	10/340,485	1/10/2003	7/31/2007	MULTI-LAYER ILLUMINATED PACKAGE
85692	Eastman Kodak Company	GB	1431052	03078831.9	12/8/2003	4/12/2006	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85692	Eastman Kodak Company	US	6863939	10/326,448	12/20/2002	3/8/2005	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85693	Eastman Kodak Company	US	6867168	10/324,490	12/20/2002	3/15/2005	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR THERMAL IMAGING MEDIAS
85696	Eastman Kodak Company	US	6942956	10/669,932	9/24/2003	9/13/2005	A PROCESS OF TRANSFERRING TRANSFERABLE PROTECTION OVERCOAT TO A DYE-DONOR ELEMENT
85698	Eastman Kodak Company	US	6921562	10/324,483	12/20/2002	7/26/2005	INK JET RECORDING ELEMENT
85705	Eastman Kodak Company	US	7327380	10/355,932	1/31/2003	2/5/2008	APPARATUS FOR PRINTING A MULTIBIT IMAGE
85706	Eastman Kodak Company	US	6755532	10/393,236	3/20/2003	6/29/2004	METHOD AND APPARATUS FOR MONOCENTRIC PROJECTION OF AN IMAGE
85707	Eastman Kodak Company	US	7280259	10/356,006	1/31/2003	10/9/2007	METHOD FOR PRINTING A COLOR PROOF USING A SPATIAL FILTER
85708	Eastman Kodak Company	DE	60339739.5	03079140.4	12/19/2003	1/18/2012	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85708	Eastman Kodak Company	FR	1443749	03079140.4	12/19/2003	1/18/2012	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85708	Eastman Kodak Company	GB	1443749	03079140.4	12/19/2003	1/18/2012	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85708	Eastman Kodak Company	JP	4374255	2004-22656	1/30/2004	9/11/2009	METHOD OF PRINTING A HALFTONE COLOR PROOF FROM MULTIPLE BINARY BIT MAPS
85708	Eastman Kodak Company	US	7253924	10/355,849	1/31/2003	8/7/2007	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85715	Eastman Kodak Company	US	6783228	10/335,383	12/31/2002	8/31/2004	DIGITAL LITHOGRAPHIC OFFSET PRINTING PRESS
85717	Eastman Kodak Company	DE	602004014502.5	04763069.4	7/2/2004	6/18/2008	INKJET RECORDING ELEMENT

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85720	Eastman Kodak Company	US	7327383	10/700,905	11/4/2003	2/5/2008	CORRELATING CAPTURED IMAGES AND TIMED 3D EVENT DATA
85730	Eastman Kodak Company	US	7261254	11/020,908	12/22/2004	8/28/2007	SELF-REGULATING MEDIA HOLDER
85734	Eastman Kodak Company	US	D488165	29/181,525	5/12/2003	4/6/2004	REVIEW DEVICE
85739	Eastman Kodak Company	US	7372360	11/008,530	12/9/2004	5/13/2008	ITEM INFORMATION SYSTEM AND METHOD
85740	Eastman Kodak Company	CN	ZL200410042017	200410042017.X	4/29/2004	8/15/2007	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85740	Eastman Kodak Company	US	7295345	10/425,248	4/29/2003	11/13/2007	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85744	Eastman Kodak Company	US	6824320	10/702,161	11/5/2003	11/30/2004	FILM CORE ARTICLE AND METHOD FOR MAKING SAME
85747	Eastman Kodak Company	US	6692104	10/442,919	5/21/2003	2/17/2004	METHOD OF PRINTING MULTI-COLOR COMPOSITION
85749	Eastman Kodak Company	US	7153539	10/602,429	6/24/2003	12/26/2006	AN APPARATUS AND METHOD OF COLOR TUNING A LIGHT-EMITTING DISPLAY
85750	Eastman Kodak Company	US	7548676	11/304,442	12/15/2005	6/16/2009	APPARATUS AND METHOD FOR FORMING AN OPTICAL CONVERTER
85751	Eastman Kodak Company	US	8035609	12/165,679	7/1/2008	10/11/2011	IMAGING ELEMENT
85769	Eastman Kodak Company	US	6811963	10/346,582	1/17/2003	11/2/2004	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY
85772	Eastman Kodak Company	US	7371452	10/424,639	4/28/2003	5/13/2008	CONDUCTIVE PATTERNED SHEET UTILIZING MULTI-LAYERED CONDUCTIVE CONDUIT CHANNELS
85773	Eastman Kodak Company	DE	602004013958.0	04760313.9	4/21/2004	5/21/2008	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85773	Eastman Kodak Company	US	7138170	10/425,012	4/28/2003	11/21/2006	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS

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85777	Eastman Kodak Company	EP		04075494.7	2/16/2004		THERMAL DYE-TRANSFER RECEIVER ELEMENT COMPRISING A SILICONE RELEASE AGENT IN THE DYE-IMAGE RECEIVING LAYER
85777	Eastman Kodak Company	US	6939828	10/376,186	2/26/2003	9/6/2005	THERMAL DYE-TRANSFER RECEIVER ELEMENT COMPRISING A SILICONE RELEASE AGENT IN THE DYE-IMAGE RECEIVING LAYER
85779	Eastman Kodak Company	US	7139115	10/838,666	5/4/2004	11/21/2006	ATHERMALIZATION OF AN OPTICAL PARAMETRIC OSCILLATOR
85785	Eastman Kodak Company	US	6794121	10/346,961	1/17/2003	9/21/2004	METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG AND CONTAINING A SCAVENGER FOR OXIDIZED DEVELOPER
85790	Eastman Kodak Company	US	D504696	29/176,974	2/28/2003	5/3/2005	COMBINED PRINTER AND DOCKING STATION
85791	Eastman Kodak Company	US	6699652	10/346,273	1/17/2003	3/2/2004	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY COMPRISING A PYRAZOLOTRIAZOLE COUPLER
85811	Eastman Kodak Company	US	7455959	10/574,669	10/1/2004	11/25/2008	PHOTOGRAPHIC ELEMENT CONTAINING A SPEED-ENHANCING COMPOUND
85829	Eastman Kodak Company	US	6793322	10/438,598	5/15/2003	9/21/2004	METHOD OF PRINTING MULTI-COLOR IMAGE
85830	Eastman Kodak Company	DE	602004032078.1	04075471.5	2/16/2004	4/6/2011	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85830	Eastman Kodak Company	FR	1452331	04075471.5	2/16/2004	4/6/2011	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER

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85830	Eastman Kodak Company	GB	1452331	04075471.5	2/16/2004	4/6/2011	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85830	Eastman Kodak Company	US	7091157	10/375,500	2/26/2003	8/15/2006	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	DE	602004030967.2	04075470.7	2/16/2004	1/12/2011	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	FR	1452330	04075470.7	2/16/2004	1/12/2011	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	GB	1452330	04075470.7	2/16/2004	1/12/2011	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	JP	4481681	2004-49778	2/25/2004	3/26/2010	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	US	7005406	10/375,512	2/26/2003	2/28/2006	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85832	Eastman Kodak Company	US	6897183	10/375,744	2/26/2003	5/24/2005	A PROCESS FOR MAKING IMAGE RECORDING ELEMENT COMPRISING AN ANTISTAT TIE LAYER UNDER THE IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	DE	602004032282.2	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER

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85837	Eastman Kodak Company	EP	1452333	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	FR	1452333	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	GB	1452333	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	US	6893592	10/376,187	2/26/2003	5/17/2005	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85838	Eastman Kodak Company	US	6918820	10/411,735	4/11/2003	7/19/2005	POLISHING COMPOSITIONS COMPRISING POLYMERIC CORES HAVING INORGANIC SURFACE PARTICLES AND METHODS OF USE
85848	Eastman Kodak Company	CN	200410043039.8	200410043039.8	4/30/2004	3/12/2008	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	DE	602004010740.9	04076285.8	4/26/2004	12/19/2007	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	FR	1475869	04076285.8	4/26/2004	12/19/2007	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	GB	1475869	04076285.8	4/26/2004	12/19/2007	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS

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85848	Eastman Kodak Company	JP	4522135	2004-128618	4/23/2004	6/4/2010	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	KR	10-1012942	2004-0031835	5/6/2004	1/27/2011	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	TW	1328908	093112826	5/6/2004	8/11/2010	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	US	6836495	10/431,056	5/7/2003	12/28/2004	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85880	Eastman Kodak Company	US	D491950	29/181,930	5/16/2003	6/22/2004	A MULTI-FUNCTION SCANNER
85881	Eastman Kodak Company	US	7159787	10/145,653	5/15/2002	1/9/2007	METHOD AND APPARATUS FOR RECORDING DATA
85882	Eastman Kodak Company	DE	602004000170.8	04075473.1	2/16/2004	11/9/2005	THERMAL DYE-TRANSFER RECEIVER ELEMENT WITH MICROVOIDED LAYER
85882	Eastman Kodak Company	US	6890884	10/375,865	2/26/2003	5/10/2005	THERMAL DYE-TRANSFER RECEIVER ELEMENT WITH MICROVOIDED LAYER
85886	Eastman Kodak Company	US	7077516	10/397,699	3/26/2003	7/18/2006	INKJET PRINTING METHOD
85918	Eastman Kodak Company	US	7478895	10/728,628	12/5/2003	1/20/2009	BACKPRINTING ASSEMBLY FOR A PHOTOGRAPHIC PRINTER
85922	Eastman Kodak Company	EP		04785632.3	5/11/2004		IMAGE RECORDING ELEMENT WITH SWELLABLE AND POROUS LAYERS
85923	Eastman Kodak Company	US	6916514	10/622,230	7/18/2003	7/12/2005	CATIONIC SHELLED PARTICLE
85932	Eastman Kodak Company	US	6999108	10/780,304	2/17/2004	2/14/2006	METHOD AND APPARATUS FOR IMAGE REGISTRATION IMPROVEMENTS IN A PRINTER HAVING PLURAL PRINTING STATIONS
85952	Eastman Kodak Company	CN	ZL200410028413	200410028413.7	3/11/2004	8/15/2007	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85952	Eastman Kodak Company	US	7064748	10/385,878	3/11/2003	6/20/2006	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85975	Eastman Kodak Company	US	7085444	10/668,421	9/23/2003	8/1/2006	POROUS OPTICAL SWITCH FILMS

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85977	Eastman Kodak Company	US	8377522	12/517,359	12/19/2007	2/19/2013	USE OF ORGANOCCLAYS IN INKJET RECEIVER LAYER TO PREVENT THE OZONE FADE OF PRINT
85978	Eastman Kodak Company	DE	602004013322.1	04740547.7	7/2/2004	4/23/2008	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	FR	1646508	04740547.7	7/2/2004	4/23/2008	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	GB	1646508	04740547.7	7/2/2004	4/23/2008	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	US	7858160	10/563,693	7/2/2004	12/28/2010	INKJET RECORDING ELEMENT
86010	Eastman Kodak Company	CN	ZL200480039159.9	200480039159.9	11/25/2004	4/13/2011	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	DE	602004022859.1	04798670.8	11/25/2004	8/26/2009	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	US	7422835	10/582,677	11/25/2004	9/9/2008	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86011	Eastman Kodak Company	DE	602004008444.1	04725082.4	4/1/2004	8/22/2007	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	FR	1613482	04725082.4	4/1/2004	8/22/2007	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	GB	1613482	04725082.4	4/1/2004	8/22/2007	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86025	Eastman Kodak Company	US	7119178	10/865,129	6/10/2004	10/10/2006	MULTIMETALLIC POLYMERIC AZO COLORANTS
86026	Eastman Kodak Company	DE	602004011410.3	04075438.4	2/12/2004	1/23/2008	INK DELIVERY APPARATUS FOR INKJET PRINthead
86026	Eastman Kodak Company	FR	1449665	04075438.4	2/12/2004	1/23/2008	INK DELIVERY APPARATUS FOR INKJET PRINthead
86026	Eastman Kodak Company	GB	1449665	04075438.4	2/12/2004	1/23/2008	INK DELIVERY APPARATUS FOR INKJET PRINthead
86026	Eastman Kodak Company	JP	4304095	2004-44897	2/20/2004	5/1/2009	INK FEEDING DEVICE FOR INK-JET PRINT HEAD AND INK FEEDING METHOD
86026	Eastman Kodak Company	US	6908180	10/373,257	2/24/2003	6/21/2005	INK DELIVERY APPARATUS FOR INKJET PRINthead

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86029	Eastman Kodak Company	US	6724412	10/414,568	4/16/2003	4/20/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86033	Eastman Kodak Company	DE	602004027517.4	04742950.1	6/18/2004	6/2/2010	METHOD OF COATING
86033	Eastman Kodak Company	FR	1670596	04742950.1	6/18/2004	6/2/2010	METHOD OF COATING
86033	Eastman Kodak Company	GB	1670596	04742950.1	6/18/2004	6/2/2010	METHOD OF COATING
86033	Eastman Kodak Company	TW	I318139	093119619	6/30/2004	12/11/2009	METHOD OF COATING
86037	Eastman Kodak Company	US	7267936	10/557,653	4/30/2004	9/11/2007	PHOTOGRAPHIC ELEMENT
86039	Eastman Kodak Company	US	7311506	10/960,189	10/7/2004	12/25/2007	ACTUATOR BASED NUBBIN ALIGNMENT
86041	Eastman Kodak Company	US	7073883	10/686,696	10/16/2003	7/11/2006	METHOD OF ALIGNING INKJET NOZZLE BANKS FOR AN INKJET PRINTER
86045	Eastman Kodak Company	DE	602004036056.2	04075469.9	2/16/2004	1/11/2012	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	FR	1452320	04075469.9	2/16/2004	1/11/2012	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	GB	1452320	04075469.9	2/16/2004	1/11/2012	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	US	6789874	10/376,560	2/28/2003	9/14/2004	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86046	Eastman Kodak Company	US	D490085	29/176,911	2/28/2003	5/18/2004	MEDIA SUPPLY
86047	Eastman Kodak Company	US	7277199	10/376,963	2/28/2003	10/2/2007	IMAGING SYSTEM AND MEDIA SUPPLY FOR USE IN IMAGING SYSTEM
86083	Eastman Kodak Company	JP	4592323	2004-128143	4/23/2004	9/24/2010	A MOUNTING BRACKET FOR A CLEAR APERTURE OF THE BASE FACE OF A PRISM
86083	Eastman Kodak Company	US	6873479	10/426,257	4/30/2003	3/29/2005	A MOUNTING BRACKET FOR A CLEAR APERTURE OF THE BASE FACE OF A PRISM
86084	Eastman Kodak Company	CN	200410031272.4	200410031272.4	3/26/2004	10/15/2008	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	DE	1463310	602004037389.3	3/15/2004	4/18/2012	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT

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86084	Eastman Kodak Company	FR	1463310	04075816.1	3/15/2004	4/18/2012	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	GB	1463310	04075816.1	3/15/2004	4/18/2012	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	JP	4295131	2004-49686	2/25/2004	4/17/2009	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	US	7221759	10/401,208	3/27/2003	5/22/2007	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86087	Eastman Kodak Company	US	6930759	10/669,069	9/23/2003	8/16/2005	METHOD AND APPARATUS FOR EXPOSING A LATENT WATERMARK ON FILM
86088	Eastman Kodak Company	US	7088383	10/640,197	8/13/2003	8/8/2006	METHOD OF REGISTERING A MOLDED LENSLET ARRAY WITH AN ARRAY OF LIGHT EMITTING ELEMENTS
86090	Eastman Kodak Company	US	6842188	10/439,539	5/16/2003	1/11/2005	METHOD FOR SETTING FOCUS OF A MULTICHANNEL PRINTHEAD
86110	Eastman Kodak Company	US	7106962	10/972,806	10/25/2004	9/12/2006	SYNCHRONIZING SHUTTER AND FLASH IN CAMERA
86114	Eastman Kodak Company	US	7178999	10/975,867	10/28/2004	2/20/2007	SHUTTER-OPENING/CLOSING AND SHUTTER-FLASH SYNCHRONIZATION DRIVER FOR DUAL-BLADE SHUTTER IN CAMERA
86166	Eastman Kodak Company	US	7251126	11/020,403	12/22/2004	7/31/2007	ROTATABLY RETRACTABLE IMAGE DISPLAY SYSTEM
86232	Eastman Kodak Company	US	6820982	10/465,503	6/19/2003	11/23/2004	METHOD AND APPARATUS FOR FORMING AN IMAGE ON A CURVED DIFFUSIVE SURFACE
86232	Eastman Kodak Company	US	6869183	10/902,311	7/29/2004	3/22/2005	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS FOR VIEWING A STEREOSCOPIC VIRTUAL IMAGE
86232	Eastman Kodak Company	US	6863404	10/902,327	7/29/2004	3/8/2005	A METHOD FOR PROVIDING A CURVED IMAGE
86234	Eastman Kodak Company	CN	200410062049.6	200410062049.6	6/25/2004	3/26/2008	A DISPLAY APPARATUS
86234	Eastman Kodak Company	EP		04076758.4	6/14/2004		A DISPLAY APPARATUS
86234	Eastman Kodak Company	JP	4344285	2004-186222	6/24/2004	7/17/2009	A DISPLAY APPARATUS
86234	Eastman Kodak Company	US	6839181	10/603,286	6/25/2003	1/4/2005	A DISPLAY APPARATUS

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86236	Eastman Kodak Company	US	7025450	10/731,705	12/9/2003	4/11/2006	A RECORDING ELEMENT PRINTING AND TREATING SYSTEM AND METHOD
86237	Eastman Kodak Company	US	6697093	10/426,579	4/30/2003	2/24/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86238	Eastman Kodak Company	US	6768503	10/426,591	4/30/2003	7/27/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86238	Eastman Kodak Company	US	7081910	10/812,547	3/29/2004	7/25/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86244	Eastman Kodak Company	US	7224379	10/838,032	5/3/2004	5/29/2007	PRINTER USING DIRECT-COUPLED EMISSIVE ARRAY
86246	Eastman Kodak Company	DE	602005013515.4	05757993.0	5/24/2005	3/25/2009	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	FR	1749285	05757993.0	5/24/2005	3/25/2009	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	GB	1749285	05757993.0	5/24/2005	3/25/2009	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	US	7274289	10/854,880	5/27/2004	9/25/2007	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86279	Eastman Kodak Company	DE	602004023399.4	04782465.1	8/27/2004	9/30/2009	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	FR	1658178	04782465.1	8/27/2004	9/30/2009	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	GB	1658178	04782465.1	8/27/2004	9/30/2009	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	US	7073890	10/650,874	8/28/2003	7/11/2006	THERMALLY CONDUCTIVE THERMAL ACTUATOR AND LIQUID DROP EMITTER USING SAME
86280	Eastman Kodak Company	US	7011394	10/650,873	8/28/2003	3/14/2006	LIQUID DROP EMITTER WITH REDUCED SURFACE TEMPERATURE ACTUATOR

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86281	Eastman Kodak Company	DE	602004026182.3	04777455.9	6/29/2004	3/24/2010	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	FR	1638778	04777455.9	6/29/2004	3/24/2010	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	GB	1638778	04777455.9	6/29/2004	3/24/2010	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	US	6848771	10/610,169	6/30/2003	2/1/2005	MULTIPLE PULSE THERMALLY ACTIVATED MULTILAYER MICROACTUATOR
86282	Eastman Kodak Company	DE	602004029164.1	04777072.2	6/25/2004	9/15/2010	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7025443	10/608,498	6/27/2003	4/11/2006	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7144099	11/294,252	12/5/2005	12/5/2006	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACTUATOR
86287	Eastman Kodak Company	US	6975343	10/760,860	1/20/2004	12/13/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86294	Eastman Kodak Company	US	6816180	10/429,347	5/5/2003	11/9/2004	AUTHENTICATED IMAGES ON LABELS
86306	Eastman Kodak Company	DE	602004004829.1	04076284.1	4/26/2004	2/21/2007	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	GB	1475233	04076284.1	4/26/2004	2/21/2007	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	US	6830306	10/430,821	5/6/2003	12/14/2004	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86311	Eastman Kodak Company	JP	4294537	2004-126716	4/22/2004	4/17/2009	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	KR	10-1048561	2004-0028365	4/23/2004	7/5/2011	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	TW	I329276	093111487	4/23/2004	8/21/2010	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	US	7081888	10/422,583	4/24/2003	7/25/2006	FLEXIBLE RESISTIVE TOUCH SCREEN

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86316	Eastman Kodak Company	CN	200480022470.2	200480022470.2	7/20/2004	8/5/2009	SCANNING IRREGULARLY SHAPED DOCUMENTS
86316	Eastman Kodak Company	EP		04757170.8	7/20/2004		SCANNING IRREGULARLY SHAPED DOCUMENTS
86316	Eastman Kodak Company	US	7336404	10/633,777	8/4/2003	2/26/2008	A METHOD AND APPARATUS FOR SCANNING IRREGULAR SHAPED DOCUMENTS
86323	Eastman Kodak Company	DE	602005008406.1	05729450.6	3/22/2005	7/23/2008	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	FR	1729971	05729450.6	3/22/2005	7/23/2008	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	GB	1729971	05729450.6	3/22/2005	7/23/2008	INK RECEIVING MATERIAL
86366	Eastman Kodak Company	US	7459263	10/944,580	9/17/2004	12/2/2008	OPTICAL RECORDING MEDIA WITH TRIPLET-SENSITIZED ISOMERIZATION
86368	Eastman Kodak Company	DE	602004010392.6	04750644.9	4/26/2004	11/28/2007	WHITE-LIGHT LASER
86368	Eastman Kodak Company	GB	1627453	04750644.9	4/26/2004	11/28/2007	WHITE-LIGHT LASER
86368	Eastman Kodak Company	JP	4401389	2006-532462	4/26/2004	11/6/2009	WHITE-LIGHT LASER
86368	Eastman Kodak Company	US	6807211	10/445,980	5/27/2003	10/19/2004	WHITE-LIGHT LASER
86392	Eastman Kodak Company	US	6939012	10/452,855	6/2/2003	9/6/2005	LASER IMAGE PROJECTOR
86414	Eastman Kodak Company	US	7121203	10/731,335	12/9/2003	10/17/2006	APPARATUS AND METHOD OF TREATING A RECORDING ELEMENT
86416	Eastman Kodak Company	US	7473448	11/318,403	12/23/2005	1/6/2009	PHOTOALIGNMENT OF LIQUID CRYSTALS USING POLY(VINYLSILBAZOLIUM) POLYMERS
86445	Eastman Kodak Company	US	6988688	10/637,198	8/8/2003	1/24/2006	WEB WINDING APPARATUS HAVING TRAVELING GIMBALED CINCH ROLLER AND WINDING METHOD
86456	Eastman Kodak Company	US	6750435	09/960,629	9/21/2001	6/15/2004	LENS FOCUSING DEVICE, SYSTEM AND METHOD FOR USE WITH MULTIPLE LIGHT WAVELENGTHS
86457	Eastman Kodak Company	US	6554504	09/777,396	2/5/2001	4/29/2003	DISTRIBUTED DIGITALFILM PROCESSING SYSTEM AND METHOD
86460	Eastman Kodak Company	US	7016080	09/960,239	9/21/2001	3/21/2006	METHOD AND SYSTEM FOR IMPROVING SCANNED IMAGE DETAIL

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86468	Eastman Kodak Company	US	6987892	10/126,987	4/19/2002	1/17/2006	METHOD, SYSTEM AND SOFTWARE FOR CORRECTING IMAGE DEFECTS
86471	Eastman Kodak Company	US	6069714	08/979,038	11/26/1997	5/30/2000	METHOD AND APPARATUS FOR REDUCING NOISE IN ELECTRONIC FILM DEVELOPMENT
86472	Eastman Kodak Company	US	6442301	08/999,421	12/29/1997	8/27/2002	APPARATUS AND METHOD FOR DEFECT CHANNEL NULLING
86473	Eastman Kodak Company	US	6380539	09/012,255	1/23/1998	4/30/2002	FOUR COLOR TRILINEAR CCD SCANNING
86474	Eastman Kodak Company	TW	127264	88103883	3/15/1999	6/7/2001	IMAGE DEFECT CORRECTION IN TRANSFORM SPACE
86474	Eastman Kodak Company	US	6393160	09/264,773	3/9/1999	5/21/2002	IMAGE DEFECT CORRECTION IN TRANSFORM SPACE
86476	Eastman Kodak Company	TW	119434	88101711	2/4/1999	1/4/2001	MULTILINEAR ARRAY SENSOR WITH AN INFRARED LINE
86476	Eastman Kodak Company	US	6590679	09/237,706	1/26/1999	7/8/2003	MULTILINEAR ARRAY SENSOR WITH AN INFRARED LINE
86478	Eastman Kodak Company	US	6075590	09/256,120	2/24/1999	6/13/2000	REFLECTION INFRARED SURFACE DEFECT CORRECTION
86478	Eastman Kodak Company	US	6195161	09/506,889	2/18/2000	2/27/2001	APPARATUS FOR REFLECTION INFRARED SURFACE DEFECT CORRECTION AND PRODUCT THEREFROM
86479	Eastman Kodak Company	US	6594041	09/196,208	11/20/1998	7/15/2003	LOG TIME PROCESSING STITCHING SYSTEM
86483	Eastman Kodak Company	TW	145573	89101941	2/3/2000	3/22/2002	APPARATUS AND METHODS FOR CAPTURING DEFECT DATA
86483	Eastman Kodak Company	US	6437358	09/244,196	2/4/1999	8/20/2002	APPARATUS AND METHODS FOR CAPTURING DEFECT DATA
86485	Eastman Kodak Company	TW	151683	89107922	4/26/2000	6/28/2002	METHOD AND APPARATUS FOR CAPTURING DEFECT DATA
86485	Eastman Kodak Company	US	6792162	09/551,486	4/18/2000	9/14/2004	METHOD AND APPARATUS TO AUTOMATICALLY ENHANCE THE QUALITY OF DIGITAL IMAGES BY MEASURING GRAIN TRACE MAGNITUDES

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86486	Eastman Kodak Company	US	6788335	09/746,859	12/21/2000	9/7/2004	PULSED ILLUMINATION SIGNAL MODULATION CONTROL AND ADJUSTMENT METHOD AND SYSTEM
86496	Eastman Kodak Company	US	6924911	09/686,336	10/11/2000	8/2/2005	METHOD AND SYSTEM FOR MULTI- SENSOR SIGNAL DETECTION
86498	Eastman Kodak Company	US	6498867	09/686,719	10/10/2000	12/24/2002	METHOD AND APPARATUS FOR DIFFERENTIAL ILLUMINATION IMAGE-CAPTURING AND DEFECT HANDLING
86503	Eastman Kodak Company	US	6683995	09/735,238	12/12/2000	1/27/2004	METHOD TO CORRECT LARGE DEFECTS IN DIGITAL IMAGES BY HEALING ACROSS DEFECTIVE PIXELS
86504	Eastman Kodak Company	US	6487321	09/662,774	9/15/2000	11/26/2002	METHOD AND SYSTEM FOR ALTERING DEFECTS IN A DIGITAL IMAGE
86504	Eastman Kodak Company	US	6650789	10/052,600	1/18/2002	11/18/2003	METHOD AND SYSTEM FOR ALTERING DEFECTS IN A DIGITAL IMAGE
86506	Eastman Kodak Company	US	6704458	09/735,118	12/12/2000	3/9/2004	METHOD AND APPARATUS FOR CORRECTING HEAVILY DAMAGED IMAGES
86507	Eastman Kodak Company	US	6614946	09/679,990	10/5/2000	9/2/2003	SYSTEM AND METHOD FOR CORRECTING DEFECTS IN DIGITAL IMAGES THROUGH SELECTIVE FILL-IN FROM SURROUNDING AREAS
86508	Eastman Kodak Company	US	6628884	09/730,332	12/5/2000	9/30/2003	DIGITAL FILM PROCEESING SYSTEM USING A LIGHT TRANSFER DEVICE
86508	Eastman Kodak Company	US	6888997	10/660,214	9/11/2003	5/3/2005	LIGHT TRANSFER DEVICE AND SYSTEM
86510	Eastman Kodak Company	US	6720560	09/702,388	10/31/2000	4/13/2004	METHOD AND APPARATUS FOR SCANNING IMAGES
86514	Eastman Kodak Company	US	6711302	09/675,416	9/29/2000	3/23/2004	METHOD AND SYSTEM FOR ALTERING DEFECTS IN A DIGITAL IMAGE

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86517	Eastman Kodak Company	US	6862117	09/702,546	10/31/2000	3/1/2005	METHOD AND APPARATUS FOR REDUCING THE EFFECT OF BLEED-THROUGH ON CAPTURED IMAGES
86518	Eastman Kodak Company	US	6864973	09/751,119	12/28/2000	3/8/2005	METHOD AND APPARATUS TO PRE-SCAN FILM AND PRE-TREAT FILM FOR IMPROVED DIGITAL FILM PROCESSING HANDLING
86523	Eastman Kodak Company	US	6447178	09/752,155	12/29/2000	9/10/2002	SYSTEM, METHOD AND APPARATUS FOR PROVIDING MULTIPLE EXTRUSION WIDTHS
86536	Eastman Kodak Company	US	7215880	10/979,028	11/1/2004	5/8/2007	A ONE-TIME-USE CAMERA
86552	Eastman Kodak Company	US	6912039	10/660,340	9/11/2003	6/28/2005	METHOD FOR STAGING MOTION PICTURE CONTENT BY EXHIBITOR
86568	Eastman Kodak Company	US	7273643	10/602,430	6/24/2003	9/25/2007	AN ARTICLE HAVING MULTIPLE SPECTRAL DEPOSITS
86572	Eastman Kodak Company	US	6942175	10/460,552	6/12/2003	9/13/2005	WINDING APPARATUS HAVING BERNOULLI GUIDE CHUTE LEADING INTO ROLLER-CORE NIP AND METHOD
86581	Eastman Kodak Company	US	7249853	11/105,766	4/13/2005	7/31/2007	UNPOLISHED ELEMENT WITH PERIODIC SURFACE ROUGHNESS
86596	Eastman Kodak Company	CN	200410061743.6	200410061743.6	6/30/2004	9/21/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	DE	602004005781.9	04012029.7	5/21/2004	4/11/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	FR	1494326	04012029.7	5/21/2004	4/11/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	GB	1494326	04012029.7	5/21/2004	4/11/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK

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86596	Eastman Kodak Company	JP	4584633	2004-190291	6/28/2004	9/10/2010	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	KR	10-1045726	10-2004-0049691	6/29/2004	6/24/2011	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	TW	1333699	093119124	6/29/2004	11/21/2010	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	US	6790696	10/609,922	6/30/2003	9/14/2004	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86617	Eastman Kodak Company	US	6812949	10/640,910	8/14/2003	11/2/2004	AN IMAGING APPARATUS AND METHOD FOR EXPOSING A PHOTSENSITIVE MATERIAL
86623	Eastman Kodak Company	US	7255912	10/669,181	9/23/2003	8/14/2007	ANTISTATIC CONDUCTIVE GRID PATTERN WITH INTEGRAL LOGO
86624	Eastman Kodak Company	US	7083885	10/668,386	9/23/2003	8/1/2006	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86624	Eastman Kodak Company	US	7153620	10/839,935	5/6/2004	12/26/2006	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86650	Eastman Kodak Company	US	6886940	10/650,556	8/28/2003	5/3/2005	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6893129	10/940,034	9/14/2004	5/17/2005	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6871957	10/940,069	9/14/2004	3/29/2005	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86654	Eastman Kodak Company	DE	602004022581.9	04800672.0	11/3/2004	8/12/2009	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE

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86654	Eastman Kodak Company	FR	1690424	04800672.0	11/3/2004	8/12/2009	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	GB	1690424	04800672.0	11/3/2004	8/12/2009	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	JP	4589338	2006-542583	11/3/2004	9/17/2010	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	US	7274500	10/726,459	12/3/2003	9/25/2007	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86660	Eastman Kodak Company	US	7301971	10/638,865	8/11/2003	11/27/2007	A METHOD AND APPARATUS FOR CONTINUOUS SYNCHRONIZATION OF A PLURALITY OF ASYNCHRONOUS DATA SOURCES
86662	Eastman Kodak Company	CN	200480032320.3	200480032820.3	11/4/2004	12/24/2008	HIGH-SPEED PULSE WIDTH MODULATION FOR LIGHT MODULATORS
86662	Eastman Kodak Company	US	7148910	10/702,854	11/6/2003	12/12/2006	HIGH-SPEED PULSE WIDTH MODULATION SYSTEM AND METHOD FOR LINEAR ARRAY SPATIAL LIGHT MODULATORS
86674	Eastman Kodak Company	US	7300138	10/935,339	9/7/2004	11/27/2007	REPLACEABLE INK CONTAINER FOR INKJET PRINTER
86675	Eastman Kodak Company	US	7210771	10/939,757	9/13/2004	5/1/2007	INK DELIVERY SYSTEM WITH PRINT CARTRIDGE CONTAINER AND RESERVOIR APPARATUS AND METHOD
86675	Eastman Kodak Company	US	7004574	11/028,920	1/4/2005	2/28/2006	INK DELIVERY SYSTEM INCLUDING A PULSATION DAMPENER
86676	Eastman Kodak Company	US	7033741	10/944,569	9/17/2004	4/25/2006	METHOD OF CONVERTING A RECORDING ELEMENT
86697	Eastman Kodak Company	DE	602007022450.0	07755138.0	4/11/2007	5/2/2012	SLIPPING LAYER FOR DYE-DONOR ELEMENT

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86697	Eastman Kodak Company	EP		12154133.8	4/11/2007		SLIPPING LAYER FOR DYE-DONOR ELEMENT
86697	Eastman Kodak Company	GB	2010395	07755138.0	4/11/2007	5/2/2012	SLIPPING LAYER FOR DYE-DONOR ELEMENT
86697	Eastman Kodak Company	JP	5055358	2009-506509	4/11/2007	8/3/2012	SLIPPING LAYER FOR DYE-DONOR ELEMENT
86697	Eastman Kodak Company	US	7078366	10/614,379	7/7/2003	7/18/2006	SLIPPING LAYER CONTAINING WAX MIXTURE FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
86697	Eastman Kodak Company	US	7501382	11/406,178	4/18/2006	3/10/2009	SLIPPING LAYER FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
86698	Eastman Kodak Company	DE	602004007804.2	04755786.3	6/21/2004	7/25/2007	THERMAL DYE TRANSFER DONOR ELEMENT HAVING A SLIPPING LAYER
86698	Eastman Kodak Company	GB	1641625	04755786.3	6/21/2004	7/25/2007	THERMAL DYE TRANSFER DONOR ELEMENT HAVING A SLIPPING LAYER
86698	Eastman Kodak Company	JP	4638426	2006-518662	6/21/2004	12/3/2010	THERMAL DYE TRANSFER DONOR ELEMENT HAVING A SLIPPING LAYER
86698	Eastman Kodak Company	US	7109147	10/614,600	7/7/2003	9/19/2006	SLIPPING LAYER CONTAINING A BRANCHED OLEFIN FOR A DYE- DONOR ELEMENT USED IN THERMAL DYE TRANSFER
86728	Eastman Kodak Company	US	7234787	10/935,343	9/7/2004	6/26/2007	LIQUID LEVEL DETECTION METHOD AND APPARATUS
86730	Eastman Kodak Company	US	6866365	10/816,250	4/1/2004	3/15/2005	BI-DIRECTIONAL COLOR PRINTER AND METHOD OF PRINTING
86741	Eastman Kodak Company	US	7292614	10/668,415	9/23/2003	11/6/2007	ORGANIC LASER AND LIQUID CRYSTAL DISPLAY
86742	Eastman Kodak Company	US	7424781	10/753,244	1/8/2004	9/16/2008	A MEDIA DRYING SYSTEM AND METHOD
86745	Eastman Kodak Company	US	7241003	10/753,245	1/8/2004	7/10/2007	MEDIA DRYING SYSTEM HAVING A HEATED SURFACE AND A DIRECTED GAS FLOW

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86750	Eastman Kodak Company	DE	602004033800.1	04798494.3	11/12/2004	8/3/2011	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86750	Eastman Kodak Company	US	7351523	10/596,190	11/12/2004	4/1/2008	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86794	Eastman Kodak Company	US	6604869	10/062,997	2/2/2002	8/12/2003	FILM PROCESSOR EFFLUENT HANDLING SYSTEM
86795	Eastman Kodak Company	US	6598953	10/032,920	12/28/2001	7/29/2003	METHOD FOR JUDGING IMAGE QUALITY USING HUMAN-READABLE DEFECT-SENSITIVE PATTERNS
86798	Eastman Kodak Company	EP		03704038.3	1/27/2003		METHOD AND APPARATUS FOR APPLYING A MATTE FINISH TO PHOTOGRAPHS AND ARTICLES
86798	Eastman Kodak Company	JP	4256784	2003-565869	1/27/2003	2/6/2009	METHOD AND APPARATUS FOR APPLYING A MATTE FINISH TO PHOTOGRAPHS AND ARTICLES
86798	Eastman Kodak Company	US	6769467	10/066,235	2/2/2002	8/3/2004	METHOD AND APPARATUS FOR APPLYING A MATTE FINISH TO PHOTOGRAPHS AND ARTICLES
86800	Eastman Kodak Company	US	6843297	10/038,743	12/31/2001	1/18/2005	LAMINATE CARTRIDGE
86800	Eastman Kodak Company	US	7464740	10/936,909	9/9/2004	12/16/2008	LAMINATE CARTRIDGE
86803	Eastman Kodak Company	US	6088136	08/907,955	8/11/1997	7/11/2000	METHOD FOR PRODUCING INDEX PRINTS
86823	Eastman Kodak Company	US	7166407	10/687,939	10/17/2003	1/23/2007	IMAGING ELEMENT HAVING PROTECTIVE OVERCOAT LAYERS
86869	Eastman Kodak Company	DE	69321390.6	93302897.9	4/14/1993	10/7/1998	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	GB	0569142	93302897.9	4/14/1993	10/7/1998	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	JP	2559970	05-077867	4/5/1993	9/5/1996	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	NL	0569142	93302897.9	4/14/1993	10/7/1998	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	SG	43734	9600328-0	4/14/1993	4/17/2001	SYSTEM AND METHOD FOR IMAGE RECOVERY

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86876	Eastman Kodak Company	US	7141350	10/667,796	9/22/2003	11/28/2006	ARTICLE OF MANUFACTURE HAVING A PERFORMANCE VERIFICATION INDICATOR
86880	Eastman Kodak Company	US	7492395	10/666,388	9/19/2003	2/17/2009	METHOD OF PROVIDING PHOTOFINISHING SERVICES USING RECYCLED DIGITAL CAMERA
86880	Eastman Kodak Company	US	7724288	10/895,565	7/21/2004	5/25/2010	METHOD OF PROVIDING PHOTOFINISHING SERVICES
86918	Eastman Kodak Company	US	8075963	11/349,374	2/7/2006	12/13/2011	MATERIAL FOR FORMING IMAGES BY INKJET PRINTING
86924	Eastman Kodak Company	US	7150901	10/729,206	12/5/2003	12/19/2006	PLASMA TREATMENT OF POROUS INKJET RECEIVERS
86944	Eastman Kodak Company	DE	60003852.1	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	FR	1242974	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	GB	1242974	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	IT	1242974	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	JP	4669183	2001-546062	12/18/2000	1/21/2011	TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION ON DEMAND

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86946	Eastman Kodak Company	US	7382380	09/724,658	11/28/2000	6/3/2008	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86958	Eastman Kodak Company	US	D438874	29/114,169	11/17/1999	3/13/2001	COMPUTER ICON FOR A DISPLAY PANEL
86959	Eastman Kodak Company	US	D439912	29/114,170	11/17/1999	4/3/2001	COMPUTER ICON FOR A DISPLAY PANEL
86960	Eastman Kodak Company	US	D470858	29/114,098	11/17/1999	2/25/2003	SET OF COMPUTER ICONS FOR A DISPLAY PANEL
86963	Eastman Kodak Company	EP		07839074.7	9/28/2007		AIR DEFLECTED DROP LIQUID PATTERN DEPOSITION
86963	Eastman Kodak Company	US	7303265	11/539,187	10/6/2006	12/4/2007	AIR DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
86991	Eastman Kodak Company	US	7135433	10/729,215	12/5/2003	11/14/2006	THERMAL PRINT ASSEMBLY
86994	Eastman Kodak Company	JP	4425273	2006-526134	8/27/2004	12/18/2009	AUTOSTEREOSCOPIC OPTICAL APPARATUS
86994	Eastman Kodak Company	US	6834961	10/662,208	9/12/2003	12/28/2004	AUTOSTEREOSCOPIC OPTICAL APPARATUS
86994	Eastman Kodak Company	US	6871956	10/827,043	4/19/2004	3/29/2005	AUTOSTEREOSCOPIC OPTICAL APPARATUS
87004	Eastman Kodak Company	US	7083836	10/705,057	11/10/2003	8/1/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
87035	Eastman Kodak Company	US	7113197	10/745,195	12/23/2003	9/26/2006	METHOD OF THERMAL PRINTING
87036	Eastman Kodak Company	US	7226890	10/744,845	12/23/2003	6/5/2007	THERMAL PRINTING RIBBON
87038	Eastman Kodak Company	DE	602004006303.7	04803480.5	12/3/2004	5/2/2007	INKJET RECORDING ELEMENT
87038	Eastman Kodak Company	US	7632555	10/583,528	12/3/2004	12/15/2009	INKJET RECORDING ELEMENT
87052	Eastman Kodak Company	US	7269345	11/021,131	12/22/2004	9/11/2007	CONTROLLING PHOTOFINISHING USING DATA FRAME DESIGNATED PHOTOFINISHING SUBCHANNELS
87065	Eastman Kodak Company	DE	602004024914.9	04796101.6	10/22/2004	12/30/2009	TRACKING AN IMAGE-RECORDING MEDIUM
87065	Eastman Kodak Company	GB	1680709	04796101.6	10/22/2004	12/30/2009	TRACKING AN IMAGE-RECORDING MEDIUM

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87065	Eastman Kodak Company	US	7403708	10/700,747	11/4/2003	7/22/2008	TRACKING AN IMAGE-RECORDING MEDIUM USING AN IDENTIFYING MARK AND FILM ENCODEMENT
87072	Eastman Kodak Company	US	7192680	10/688,088	10/17/2003	3/20/2007	METHOD OF COATING A MULTILAYERED ELEMENT
87080	Eastman Kodak Company	US	7217504	11/215,497	8/30/2005	5/15/2007	METHOD OF IMAGING
87082	Eastman Kodak Company	DE	602005003928.7	05723445.2	2/22/2005	12/19/2007	INKJET RECORDING ELEMENT AND METHOD
87082	Eastman Kodak Company	US	7718236	10/795,836	3/8/2004	5/18/2010	INKJET RECORDING ELEMENT AND METHOD
87093	Eastman Kodak Company	DE	602005002021.7	05705057.7	1/5/2005	8/15/2007	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87093	Eastman Kodak Company	JP	4644209	2006-551109	1/5/2005	12/10/2010	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87093	Eastman Kodak Company	US	6863400	10/761,507	1/21/2004	3/8/2005	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87095	Eastman Kodak Company	US	6902277	10/752,338	1/6/2004	6/7/2005	A HOUSING FOR A SPATIAL LIGHT MODULATOR
87099	Eastman Kodak Company	US	7306777	10/737,455	12/16/2003	12/11/2007	ANTIMICROBIAL COMPOSITION
87107	Eastman Kodak Company	DE	602005012840.9	05794080.1	9/1/2005	2/18/2009	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	FR	1786876	05794080.1	9/1/2005	2/18/2009	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	GB	1786876	05794080.1	9/1/2005	2/18/2009	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	US	7056375	10/935,599	9/7/2004	6/6/2006	SOLUBILIZED DYES FOR INKS
87117	Eastman Kodak Company	EP		04796260.0	10/25/2004		LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	JP	4857120	2006-542570	10/25/2004	11/4/2011	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	US	6984039	10/725,179	12/1/2003	1/10/2006	LASER PROJECTOR HAVING SILHOUETTE BLANKING FOR OBJECTS IN THE OUTPUT LIGHT PATH
87125	Eastman Kodak Company	US	7029099	10/697,595	10/30/2003	4/18/2006	METHOD OF PRODUCING INK JET CHAMBERS USING PHOTO-IMAGEABLE MATERIALS
87126	Eastman Kodak Company	US	7191520	10/795,050	3/5/2004	3/20/2007	METHOD OF OPTIMIZING INKJET PRINTHEADS USING A PLASMA-ETCHING PROCESS

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87136	Eastman Kodak Company	CN	200580010235.8	200580010235.8	3/22/2005	8/20/2008	ELECTROWETTING DISPLAY ELEMENT
87136	Eastman Kodak Company	DE	602005002043.8	05729449.8	3/22/2005	8/15/2007	DISPLAY ELEMENT
87136	Eastman Kodak Company	GB	1730575	05729449.8	3/22/2005	8/15/2007	DISPLAY ELEMENT
87136	Eastman Kodak Company	JP	4594378	2007-505613	3/22/2005	9/24/2010	ELECTROWETTING DISPLAY ELEMENT
87168	Eastman Kodak Company	US	7331650	10/820,593	4/8/2004	2/19/2008	PRINTHEAD HAVING A REMOVABLE NOZZLE PLATE
87194	Eastman Kodak Company	DE	602005003849.3	05785546.2	9/2/2005	12/12/2007	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	FR	1791890	05785546.2	9/2/2005	12/12/2007	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	GB	1791890	05785546.2	9/2/2005	12/12/2007	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	JP	4874974	2007-530629	9/2/2005	12/2/2011	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	US	7923082	11/574,740	9/2/2005	4/12/2011	MOLECULAR IMPRINTED MATERIAL AND INKJET RECORDING ELEMENT COMPRISING SAID MOLECULAR IMPRINTED MATERIAL
87225	Eastman Kodak Company	US	7330561	10/717,291	11/19/2003	2/12/2008	OPTIMAL TEMPLATES FOR IMAGE DATA EMBEDDING
87258	Eastman Kodak Company	US	7329434	11/064,372	2/23/2005	2/12/2008	POLARIZING LAYER WITH ADHERENT PROTECTIVE LAYER
87261	Eastman Kodak Company	DE	602005002474.3	05735474.8	4/12/2005	9/12/2007	INK JET INK SET
87261	Eastman Kodak Company	FR	1740662	05735474.8	4/12/2005	9/12/2007	INK JET INK SET
87261	Eastman Kodak Company	GB	1740662	05735474.8	4/12/2005	9/12/2007	INK JET INK SET
87261	Eastman Kodak Company	US	7033425	10/824,693	4/15/2004	4/25/2006	INK JET INK SET
87270	Eastman Kodak Company	US	6866715	10/765,555	1/27/2004	3/15/2005	GRAVURE METHOD AND APPARATUS FOR COATING A LIQUID REACTIVE TO THE ATMOSPHERE

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87278	Eastman Kodak Company	US	7428084	10/763,599	1/23/2004	9/23/2008	A SCANNER WITH REMOVABLE IMAGE GUIDES
87286	Eastman Kodak Company	US	7271378	10/736,340	12/15/2003	9/18/2007	AMBIENT LIGHT DETECTION CIRCUIT
87290	Eastman Kodak Company	US	7569254	11/208,564	8/22/2005	8/4/2009	NANOCOMPOSITE MATERIALS COMPRISING HIGH LOADINGS OF FILLER MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
87291	Eastman Kodak Company	US	7252865	10/945,305	9/20/2004	8/7/2007	PROTECTIVE FILMS CONTAINING COMPATIBLE PLASTICIZER COMPOUNDS USEFUL IN POLARIZING PLATES FOR DISPLAYS AND THEIR METHOD OF MANUFACTURE
87315	Eastman Kodak Company	US	7261396	10/903,047	10/14/2004	8/28/2007	CONTINUOUS INKJET PRINTER HAVING ADJUSTABLE DROP PLACEMENT
87315	Eastman Kodak Company	US	7748829	11/776,749	7/12/2007	7/6/2010	ADJUSTABLE DROP PLACEMENT PRINTING METHOD
87318	Eastman Kodak Company	US	7824017	12/272,860	11/18/2008	11/2/2010	APPARATUS AND METHOD OF CONTROLLING TEMPERATURES IN EJECTION MECHANISMS
87338	Eastman Kodak Company	DE	602005011104.2	05706924.7	1/19/2005	11/19/2008	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	FR	0400979	0400979	2/3/2004	10/27/2006	MATERIAL INTENDED FOR FORMING IMAGES BY INKJET PRINTING MATERIAU DESTINE A LA FORMATION D'IMAGES PAR IMPRESSION PAR JET D'ENCRE
87338	Eastman Kodak Company	FR	1711346	05706924.7	1/19/2005	11/19/2008	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	GB	1711346	05706924.7	1/19/2005	11/19/2008	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	US	7767281	10/597,655	1/19/2005	8/3/2010	INKJET RECORDING ELEMENT
87382	Eastman Kodak Company	US	6129464	09/219,999	12/23/1998	10/10/2000	PRINTER DEVICE, AND A SYSTEM HAVING THE PRINTING DEVICE AND AN IMAGE PROCESSING DEVICE
87401	Eastman Kodak Company	TW		096149081	12/20/2007		THERMAL PRINTER WITH TWO PRINT HEADS

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87401	Eastman Kodak Company	US	7508404	11/643,272	12/21/2006	3/24/2009	THERMAL PRINTER WITH TWO PRINT HEADS
87435	Eastman Kodak Company	US	7519280	11/475,696	6/27/2006	4/14/2009	APPARATUS AND METHOD OF REMOVING CARRIER FROM A RECORDING ELEMENT
87437	Eastman Kodak Company	US	7078368	10/783,411	2/20/2004	7/18/2006	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87452	Eastman Kodak Company	TW	1358229	093139262	12/17/2004	2/11/2012	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	6972828	10/740,324	12/18/2003	12/6/2005	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7583355	11/143,168	6/2/2005	9/1/2009	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7782439	12/465,674	5/14/2009	8/24/2010	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87471	Eastman Kodak Company	US	7361275	10/823,443	4/13/2004	4/22/2008	USE OF DERIVATIZED NANOPARTICLES TO MINIMIZE GROWTH OF MICRO-ORGANISMS IN HOT FILLED DRINKS
87472	Eastman Kodak Company	US	7258786	10/823,446	4/13/2004	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7357863	10/936,929	9/9/2004	4/15/2008	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7344642	10/945,066	9/20/2004	3/18/2008	FILTER ASSEMBLY FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS

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87472	Eastman Kodak Company	US	7384545	10/985,377	11/10/2004	6/10/2008	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7381334	10/985,378	11/10/2004	6/3/2008	METHOD FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7347946	10/985,393	11/10/2004	3/25/2008	METHOD FOR INHIBITING MICROBIAL GROWTH I LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258804	11/449,101	6/8/2006	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258916	11/449,103	6/8/2006	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258787	11/449,425	6/8/2006	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7309462	11/449,654	6/8/2006	12/18/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87480	Eastman Kodak Company	CN	ZL200580039547.1	200580039547.1	11/14/2005	2/2/2011	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	EP		05823047.5	11/14/2005		FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	US	7350902	10/992,311	11/18/2004	4/1/2008	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87484	Eastman Kodak Company	US	6917758	10/742,167	12/19/2003	7/12/2005	METHOD OF IMAGE COMPENSATION FOR WATERMARKED FILM
87485	Eastman Kodak Company	CN	200580009908.8	200580009908.8	3/31/2005	5/12/2010	DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	KR	10-1054129	2006-7020502	3/31/2005	7/28/2011	DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	TW	I360443	094110061	3/30/2005	3/21/2012	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL

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87485	Eastman Kodak Company	US	7223445	10/815,026	3/31/2004	5/29/2007	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	CN	200580010374.0	200580010374.0	3/31/2005	9/23/2009	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	TW	1342229	094110056	3/30/2005	5/21/2011	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	US	7220456	10/815,010	3/31/2004	5/22/2007	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87491	Eastman Kodak Company	EP		05851284.9	11/1/2005		GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87491	Eastman Kodak Company	JP	4740255	2007-541226	11/1/2005	5/13/2011	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87491	Eastman Kodak Company	US	7449216	10/988,242	11/12/2004	11/11/2008	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87493	Eastman Kodak Company	DE	602005036377.7	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	EP	1718470	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	FR	1718470	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	GB	1718470	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	JP	5069095	2007-500862	2/11/2005	8/24/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	US	7210753	10/785,818	2/24/2004	5/1/2007	INKJET PRINTING USING PROTECTIVE INK
87500	Eastman Kodak Company	US	7086731	11/052,349	2/7/2005	8/8/2006	PLATEN ASSEMBLY FOR AN INK JET PRINTER
87502	Eastman Kodak Company	US	7364082	10/877,384	6/25/2004	4/29/2008	PORTABLE SCANNER MODULE
87531	Eastman Kodak Company	DE	602005009803.8	05723012.0	2/11/2005	9/17/2008	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	FR	1718471	05723012.0	2/11/2005	9/17/2008	USING INKJET PRINTER TO APPLY PROTECTIVE INK

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87531	Eastman Kodak Company	GB	1718471	05723012.0	2/11/2005	9/17/2008	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	JP	4629725	2007-500865	2/11/2005	11/19/2010	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	US	7140709	10/785,835	2/24/2004	11/28/2006	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87536	Eastman Kodak Company	US	7078367	10/783,103	2/20/2004	7/18/2006	THERMAL-DYE-TRANSFER RECEIVER ELEMENT WITH POLYLACTIC-ACID-BASED SHEET MATERIAL
87540	Eastman Kodak Company	US	7273269	10/903,051	7/30/2004	9/25/2007	SUPPRESSION OF ARTIFACTS IN INKJET PRINTING
87565	Eastman Kodak Company	JP	4960234	2007-530313	8/26/2005	3/30/2012	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87565	Eastman Kodak Company	US	7370944	10/929,816	8/30/2004	5/13/2008	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87569	Eastman Kodak Company	US	6969582	10/826,708	4/16/2004	11/29/2005	SILVER HALIDE EMULSION CONTAINING IRIIDIUM DOPANT
87580	Eastman Kodak Company	US	7165833	10/935,600	9/7/2004	1/23/2007	INK CONTAINER INSTALLATION AND ALIGNMENT FEATURE
87584	Eastman Kodak Company	US	6980226	10/778,528	2/13/2004	12/27/2005	WATERMARKING METHOD FOR MOTION PICTURE IMAGE SEQUENCE
87584	Eastman Kodak Company	US	7068297	11/191,113	7/26/2005	6/27/2006	WATERMARKING METHOD FOR MOTION PICTURE IMAGE SEQUENCE
87592	Eastman Kodak Company	DE	602005022271.5	05705532.9	1/12/2005	7/14/2010	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	FR	1708892	05705532.9	1/12/2005	7/14/2010	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	GB	1708892	05705532.9	1/12/2005	7/14/2010	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	JP		2011-117992	1/12/2005		INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	US	7198363	10/767,287	1/28/2004	4/3/2007	INKJET RECORDING ELEMENT AND A METHOD OF USE
87596	Eastman Kodak Company	GB	1738576	05725955.8	3/21/2005	11/21/2007	WATERMARKING ON TO COLOR RECORDING MEDIA USING TWO COLOR PLANES
87596	Eastman Kodak Company	US	7227671	10/807,491	3/23/2004	6/5/2007	MOTION PICTURE WATERMARKING USING TWO COLOR PLANES

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87618	Eastman Kodak Company	US	7199322	10/988,340	11/12/2004	4/3/2007	VARIABLE SPACER DOTS FOR TOUCH SCREEN
87619	Eastman Kodak Company	DE	69526280.7	95301118.6	2/22/1995	4/10/2002	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	FR	0672733	95301118.6	2/22/1995	4/10/2002	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	GB	0672733	95301118.6	2/22/1995	4/10/2002	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	JP	3179995	7-043185	3/2/1995	4/13/2001	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	US	5425805	08/204,479	3/2/1994	6/20/1995	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87622	Eastman Kodak Company	US	5512089	08/294,889	8/23/1994	4/30/1996	PROCESS OF MAKING AQUEOUS PIGMENTED INK-JET WITH IMPROVED MACHINE RUNNABILITY
87626	Eastman Kodak Company	US	5676744	08/746,156	11/6/1996	10/14/1997	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF CARBON PIGMENT INK JET INKS
87627	Eastman Kodak Company	US	5683187	08/665,490	6/18/1996	11/4/1997	DIGITAL COLOR PRESS PLATEN ASSEMBLY WITH PIVOTING PLATEN FRAME
87628	Eastman Kodak Company	US	5730789	08/681,806	7/29/1996	3/24/1998	WATERFAST INFRARED SCANNABLE INKS FOR INK JET PRINTING
87632	Eastman Kodak Company	DE	69701757.5	97300546.5	1/29/1997	4/26/2000	INSTANT RESONATOR POSITION LOCK
87632	Eastman Kodak Company	US	5812164	08/605,942	2/23/1996	9/22/1998	INSTANT RESONATOR POSITION LOCK
87633	Eastman Kodak Company	US	5812167	08/605,368	2/22/1996	9/22/1998	CYLINDRICAL CATCHER ASSEMBLY
87635	Eastman Kodak Company	DE	69834381.6	98309768.4	11/30/1998	5/3/2006	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	FR	0925948	98309768.4	11/30/1998	5/3/2006	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	GB	0925948	98309768.4	11/30/1998	5/3/2006	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	US	6003988	08/996,933	12/23/1997	12/21/1999	PRINTER ARCHITECTURE
87636	Eastman Kodak Company	US	6050191	08/951,661	10/16/1997	4/18/2000	SYSTEM AND METHOD FOR PROVIDING MULTI-PASS IMAGING IN A PRINTING SYSTEM
87638	Eastman Kodak Company	DE	69934197.3	99309510.8	11/29/1999	11/29/2006	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER

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87638	Eastman Kodak Company	FR	1013452	99309510.8	11/29/1999	11/29/2006	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	GB	1013452	99309510.8	11/29/1999	11/29/2006	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	US	6187212	09/211,517	12/14/1998	2/13/2001	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER
87639	Eastman Kodak Company	US	7163733	10/988,234	11/12/2004	1/16/2007	TOUCH SCREEN HAVING SPACER DOTS WITH CHANNELS
87640	Eastman Kodak Company	US	7208691	10/986,969	11/12/2004	4/24/2007	TOUCH SCREEN HAVING UNDERCUT SPACER DOTS
87647	Eastman Kodak Company	US	6203605	09/045,460	10/6/2000	3/20/2001	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF A CHEMICALLY MODIFIED CARBON BLACK DISPERSION
87648	Eastman Kodak Company	DE	69937784.6	99309502.5	11/29/1999	12/19/2007	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	FR	1013431	99309502.5	11/29/1999	12/19/2007	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	GB	1013431	99309502.5	11/29/1999	12/19/2007	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	US	6217162	09/211,214	12/14/1998	4/17/2001	ALIGNMENT APPARATUS FOR AN INK JET DROPLET GENERATOR
87650	Eastman Kodak Company	US	7449500	10/865,665	6/10/2004	11/11/2008	INK JET INK CONTAINING MULTIMETALLIC POLYMERIC COLORANTS
87651	Eastman Kodak Company	US	6230402	09/251,165	2/17/1999	5/15/2001	ELECTRICAL CONTACT TERMINATION FOR A FLEXIBLE CIRCUIT
87652	Eastman Kodak Company	US	6234621	09/211,015	12/14/1998	5/22/2001	FOAMLESS RAMPS FOR CONTROLLING THE FLOW OF INK TO ELIMINATE FOAM IN AN INK TANK
87653	Eastman Kodak Company	DE	69932997.3	99309552.0	11/29/1999	8/30/2006	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM

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87653	Eastman Kodak Company	FR	1013439	99309552.0	11/29/1999	8/30/2006	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87653	Eastman Kodak Company	GB	1013439	99309552.0	11/29/1999	8/30/2006	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87653	Eastman Kodak Company	US	6247781	09/211,250	12/14/1998	6/19/2001	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87654	Eastman Kodak Company	DE	69933190.0	99309549.6	11/29/1999	9/13/2006	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87654	Eastman Kodak Company	FR	1013420	99309549.6	11/29/1999	9/13/2006	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87654	Eastman Kodak Company	GB	1013420	99309549.6	11/29/1999	9/13/2006	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87654	Eastman Kodak Company	US	6254211	09/218,806	12/22/1998	7/3/2001	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87655	Eastman Kodak Company	DE	69942889.0	99309505.8	11/29/1999	10/27/2010	PRINTHEAD FLUSH AND CLEANING SYSTEM AND METHOD
87655	Eastman Kodak Company	US	6273103	09/211,213	12/14/1998	8/14/2001	PRINTHEAD FLUSH AND CLEANING SYSTEM AND METHOD
87658	Eastman Kodak Company	DE	60014303.1	00310624.2	11/30/2000	9/29/2004	IMPROVED STATE AND SEQUENCE CONTROL IN INK JET PRINTING SYSTEMS
87658	Eastman Kodak Company	US	6318833	09/455,067	12/6/1999	11/20/2001	STATE AND SEQUENCE CONTROL IN INK JET PRINTING SYSTEMS
87659	Eastman Kodak Company	DE	69937096.5	99309509.0	11/29/1999	9/12/2007	PRINTHEAD INSTALLATION AND RETAINING MECHANISM
87659	Eastman Kodak Company	FR	1013434	99309509.0	11/29/1999	9/12/2007	PRINTHEAD INSTALLATION AND RETAINING MECHANISM
87659	Eastman Kodak Company	GB	1013434	99309509.0	11/29/1999	9/12/2007	PRINTHEAD INSTALLATION AND RETAINING MECHANISM
87659	Eastman Kodak Company	US	6322204	09/211,063	12/14/1998	11/27/2001	RETAINING AND INSTALLING A PRINTHEAD IN A PRINTHEAD DOCKING STATION
87662	Eastman Kodak Company	DE	69930079.7	99309550.4	11/29/1999	3/1/2006	VACUUM SYSTEM FOR CONTINUOUS INK JET PRINTERS

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87662	Eastman Kodak Company	US	6352339	09/211,777	12/14/1998	3/5/2002	VACUUM SYSTEM FOR CONTINUOUS INK JET PRINTERS
87663	Eastman Kodak Company	DE	69932463.7	99301577.5	3/3/1999	7/26/2006	DROPLET GENERATOR
87663	Eastman Kodak Company	GB	2335628	9805783.9	3/19/1998	9/5/2001	DROPLET GENERATOR
87663	Eastman Kodak Company	US	6357866	09/271,710	3/18/1999	3/19/2002	DROPLET GENERATOR
87664	Eastman Kodak Company	US	6398351	09/211,080	12/14/1998	6/4/2002	FLUSH SYSTEM FOR INK CHANGE
87665	Eastman Kodak Company	DE	60027249.4	00309008.1	10/13/2000	4/12/2006	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	FR	1095778	00309008.1	10/13/2000	4/12/2006	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	GB	1095778	00309008.1	10/13/2000	4/12/2006	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	JP	4979844	2000-330925	10/30/2000	4/27/2012	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	US	6435637	09/430,719	10/29/1999	8/20/2002	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87666	Eastman Kodak Company	DE	60106792.4	01300917.0	2/1/2001	11/3/2004	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	FR	1122943	01300917.0	2/1/2001	11/3/2004	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	GB	1122943	01300917.0	2/1/2001	11/3/2004	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	US	6443549	09/497,888	2/4/2000	9/3/2002	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87667	Eastman Kodak Company	DE	60145330.1	01304453.2	5/21/2001	9/21/2011	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	FR	1159996	01304453.2	5/21/2001	9/21/2011	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	GB	1159996	01304453.2	5/21/2001	9/21/2011	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	US	6454835	09/587,072	6/2/2000	9/24/2002	TWO-PHASE FLOW SEPARATOR
87668	Eastman Kodak Company	US	6505920	09/335,015	6/17/1999	1/14/2003	SYNCHRONOUSLY STIMULATED CONTINUOUS INK JET HEAD

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87669	Eastman Kodak Company	DE	60203764.6	02255124.6	7/22/2002	4/20/2005	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	FR	1279504	02255124.6	7/22/2002	4/20/2005	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	GB	1279504	02255124.6	7/22/2002	4/20/2005	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	US	6527363	09/916,992	7/27/2001	3/4/2003	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87670	Eastman Kodak Company	DE	60219722.8	02254490.2	6/26/2002	4/25/2007	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	FR	1275503	02254490.2	6/26/2002	4/25/2007	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	GB	1275503	02254490.2	6/26/2002	4/25/2007	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	US	6543885	09/894,374	6/27/2001	4/8/2003	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87677	Eastman Kodak Company	US	7395744	10/858,171	6/1/2004	7/8/2008	CHAD DIVERTING APPARATUS
87682	Eastman Kodak Company	US	7262758	10/864,100	6/9/2004	8/28/2007	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87686	Eastman Kodak Company	US	7122843	10/857,508	5/28/2004	10/17/2006	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87692	Eastman Kodak Company	DE	602005018493.7	05796139.3	9/1/2005	12/23/2009	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87692	Eastman Kodak Company	JP	4800313	2007-530454	9/1/2005	8/12/2011	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87692	Eastman Kodak Company	US	7629026	10/849,327	9/3/2004	12/8/2009	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87693	Eastman Kodak Company	US	D505443	29/199,225	2/11/2004	5/24/2005	PHOTOGRAPHIC MEDIA DEVELOPER CARTRIDGE
87694	Eastman Kodak Company	US	6977669	10/789,021	2/26/2004	12/20/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT

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87708	Eastman Kodak Company	US	7357979	10/822,929	4/13/2004	4/15/2008	COMPOSITION OF MATTER COMPRISING POLYMER AND DERIVATIZED NANOPARTICLES
87709	Eastman Kodak Company	US	D503187	29/199,224	2/11/2004	3/22/2005	PHOTOFINISHING SYSTEM MAINTENANCE CARTRIDGE
87726	Eastman Kodak Company	TW	I356635	094103082	2/1/2005	1/11/2012	INTERRUPTION PREVENTION OF FEATURE FILM PRESENTATION
87726	Eastman Kodak Company	US	7304714	11/014,799	12/15/2004	12/4/2007	USE OF OPTICAL SENSOR IN MOTION PICTURE FILM PROJECTOR LAMPHOUSE TO DETECT STATE OF PROJECTOR TO PREVENT INTERRUPTION OF FEATURE FILM PRESENTATION BY KODAK DIGITAL CINEMA SYSTEM DESIGNED FOR CINEMA ADVERTISING
87735	Eastman Kodak Company	DE	60222610.4	02254473.8	6/26/2002	9/26/2007	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	FR	1270090	02254473.8	6/26/2002	9/26/2007	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	GB	1270090	02254473.8	6/26/2002	9/26/2007	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	JP	4122180	2002-188116	6/27/2002	5/9/2008	VIBRATION MONITORING SYSTEM AND METHOD
87735	Eastman Kodak Company	US	6469418	09/893,111	6/27/2001	10/22/2002	VIBRATION MONITORING SYSTEM AND METHOD
87738	Eastman Kodak Company	JP	4971127	2007-500988	2/24/2005	4/13/2012	TILED DISPLAY
87738	Eastman Kodak Company	KR	10-1054122	2006-7017011	2/24/2005	7/28/2011	TILED DISPLAY
87738	Eastman Kodak Company	US	6999138	10/785,624	2/24/2004	2/14/2006	METHOD FOR MANUFACTURING A TILED DISPLAY AND TILED DISPLAY COMPRISING FACEPLATE
87740	Eastman Kodak Company	US	7397466	10/987,467	11/12/2004	7/8/2008	INTEGRAL SPACER DOTS FOR TOUCH SCREEN
87741	Eastman Kodak Company	DE	602005020762.7	05725697.6	3/16/2005	4/21/2010	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	JP	5096137	2007-506212	3/16/2005	9/28/2012	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	US	7471437	10/813,885	3/31/2004	12/30/2008	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87747	Eastman Kodak Company	DE	69708451.5	97310494.6	12/23/1997	11/21/2001	PIGMENT BASED INK JET RECORDING FLUID

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87747	Eastman Kodak Company	FR	0853106	97310494.6	12/23/1997	11/21/2001	PIGMENT BASED INK JET RECORDING FLUID
87747	Eastman Kodak Company	GB	0853106	97310494.6	12/23/1997	11/21/2001	PIGMENT BASED INK JET RECORDING FLUID
87749	Eastman Kodak Company	DE	69730113.3	97310714.7	12/31/1997	8/4/2004	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87749	Eastman Kodak Company	FR	0859036	97310714.7	12/31/1997	8/4/2004	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87749	Eastman Kodak Company	GB	0859036	97310714.7	12/31/1997	8/4/2004	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87759	Eastman Kodak Company	DE	1602484	69943729.6	8/2/2005	9/21/2011	DROP GENERATOR FOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	DE	69932914.0	99309513.2	11/29/1999	8/23/2006	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4417499	11-353000	12/13/1999	12/4/2009	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4886817	2009-133699	6/3/2009	12/16/2011	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87760	Eastman Kodak Company	DE	69920151.9	99309508.2	11/29/1999	9/15/2004	SYSTEM FOR CONTROLLING INK TEMPERATURE USING A HEATED UMBILICAL
87760	Eastman Kodak Company	FR	1013451	99309508.2	11/29/1999	9/15/2004	SYSTEM FOR CONTROLLING INK TEMPERATURE USING A HEATED UMBILICAL
87760	Eastman Kodak Company	GB	1013451	99309508.2	11/29/1999	9/15/2004	SYSTEM FOR CONTROLLING INK TEMPERATURE USING A HEATED UMBILICAL
87762	Eastman Kodak Company	DE	69937095.7	99309534.8	11/29/1999	9/12/2007	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	FR	1013424	99309534.8	11/29/1999	9/12/2007	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	GB	1013424	99309534.8	11/29/1999	9/12/2007	SEGMENTED CHARGE VOLTAGE
87767	Eastman Kodak Company	DE	69937783.8	99309555.3	11/29/1999	12/19/2007	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4383613	11-354365	12/14/1999	10/2/2009	IMPROVED SHORT DETECTION FOR INK JET PRINthead

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87767	Eastman Kodak Company	JP	4740355	2009-147881	6/22/2009	5/13/2011	IMPROVED SHORT DETECTION FOR INK JET PRINTHEAD
87771	Eastman Kodak Company	DE	69932395.9	99309506.6	11/29/1999	7/19/2006	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINTHEADS
87771	Eastman Kodak Company	FR	1013450	99309506.6	11/29/1999	7/19/2006	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINTHEADS
87771	Eastman Kodak Company	GB	1013450	99309506.6	11/29/1999	7/19/2006	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINTHEADS
87776	Eastman Kodak Company	US	6829064	09/562,292	5/1/2000	12/7/2004	INK REDUCTION USING DIFFUSED BITMAP MASKS
87777	Eastman Kodak Company	DE	60101926.1	01305301.2	6/19/2001	2/4/2004	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	GB	1168825	01305301.2	6/19/2001	2/4/2004	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	JP	4662654	2001-185810	6/20/2001	1/14/2011	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	US	6513899	09/597,203	6/20/2000	2/4/2003	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87779	Eastman Kodak Company	DE	60130404.7	01305303.8	6/19/2001	9/12/2007	COLOR TABLE LEVEL RESERVATION
87779	Eastman Kodak Company	US	6980330	09/597,437	6/20/2000	12/27/2005	COLOR TABLE LEVEL RESERVATION
87780	Eastman Kodak Company	US	7050196	09/597,534	6/20/2000	5/23/2006	COLOR PRINTER CALIBRATION
87780	Eastman Kodak Company	US	7319547	11/301,586	12/13/2005	1/15/2008	COLOR PRINTER CALIBRATION
87781	Eastman Kodak Company	DE	60136313.2	01305766.6	7/4/2001	10/29/2008	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	FR	1170693	01305766.6	7/4/2001	10/29/2008	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	GB	1170693	01305766.6	7/4/2001	10/29/2008	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	US	6762855	09/611,726	7/7/2000	7/13/2004	VARIABLE SPEED PRINTING SYSTEM
87782	Eastman Kodak Company	US	6944334	09/775,454	2/1/2001	9/13/2005	COLOR CROSS REFERENCE SELECTION SYSTEM AND METHOD

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87783	Eastman Kodak Company	US	7037973	09/893,938	6/27/2001	5/2/2006	HIGHLY VISCOUS COATING MATERIAL FOR POROUS SUBSTRATES
87784	Eastman Kodak Company	DE	60205069.3	02255125.3	7/22/2002	7/20/2005	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	FR	1279508	02255125.3	7/22/2002	7/20/2005	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	GB	1279508	02255125.3	7/22/2002	7/20/2005	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	JP	4405714	2002-214855	7/24/2002	11/13/2009	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	US	6793314	09/916,991	7/27/2001	9/21/2004	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87808	Eastman Kodak Company	US	7228051	10/815,012	3/31/2004	6/5/2007	LIGHT PIPE WITH ALIGNMENT STRUCTURES
87834	Eastman Kodak Company	US	7311933	10/823,453	4/13/2004	12/25/2007	PACKAGING MATERIAL FOR INHIBITING MICROBIAL GROWTH
87838	Eastman Kodak Company	DE	60218602.1	02257132.7	10/15/2002	3/7/2007	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	FR	1310376	02257132.7	10/15/2002	3/7/2007	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	GB	1310376	02257132.7	10/15/2002	3/7/2007	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	US	7102790	10/008,825	11/13/2001	9/5/2006	SIMPLIFIED TONE SCALE CORRECTION SCHEME
87839	Eastman Kodak Company	US	7298531	10/008,818	11/13/2001	11/20/2007	DIGITAL IMAGE OPTIMIZATION INCORPORATING PAPER EVALUATION
87840	Eastman Kodak Company	US	6679590	10/003,794	1/31/2002	1/20/2004	IMPROVED SHUTDOWN METHOD FOR AN INK-JET PRINTER

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87841	Eastman Kodak Company	DE	60327275.4	03250366.6	1/21/2003	4/22/2009	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	FR	1332879	03250366.6	1/21/2003	4/22/2009	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	GB	1332879	03250366.6	1/21/2003	4/22/2009	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	US	7341824	11/344,425	1/31/2006	3/11/2008	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87842	Eastman Kodak Company	US	6742876	10/062,142	1/31/2002	6/1/2004	IMPROVED EYELID OPERATION FOR AN INK JET PRINTER
87843	Eastman Kodak Company	US	6886910	10/137,496	5/2/2002	5/3/2005	CORRECTING STIMULATION NONUNIFORMITY AT THE FLUID CAVITY TRENCH END BOUNDARY
87844	Eastman Kodak Company	US	7209600	10/178,872	6/24/2002	4/24/2007	SYNCHRONIZATION OF COMPONENTS FOR PRINTING
87845	Eastman Kodak Company	US	6769753	10/186,090	6/28/2002	8/3/2004	MINIMUM PERIOD CIRCUIT
87848	Eastman Kodak Company	DE	60327495.1	03255994.0	9/23/2003	5/6/2009	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	FR	1403071	03255994.0	9/23/2003	5/6/2009	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	GB	1403071	03255994.0	9/23/2003	5/6/2009	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	US	6688736	10/254,323	9/25/2002	2/10/2004	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87849	Eastman Kodak Company	DE	60323715.0	03255926.2	9/23/2003	9/24/2008	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	FR	1403060	03255926.2	9/23/2003	9/24/2008	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	GB	1403060	03255926.2	9/23/2003	9/24/2008	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	US	6688733	10/254,353	9/25/2002	2/10/2004	RAPID PRESSURE RAMP STARTUP
87850	Eastman Kodak Company	DE	60309995.5	03255930.4	9/23/2003	11/29/2006	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	FR	1403048	03255930.4	9/23/2003	11/29/2006	LOW CATCH VOLTAGE STARTUP

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87850	Eastman Kodak Company	GB	1403048	03255930.4	9/23/2003	11/29/2006	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	US	6793327	10/254,354	9/25/2002	9/21/2004	LOW CATCH VOLTAGE STARTUP
87851	Eastman Kodak Company	DE	60339182.6	03255928.8	9/23/2003	11/23/2011	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87851	Eastman Kodak Company	FR	1403061	03255928.8	9/23/2003	11/23/2011	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87851	Eastman Kodak Company	GB	1403061	03255928.8	9/23/2003	11/23/2011	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87852	Eastman Kodak Company	DE	60302735.0	03255927.0	9/23/2003	12/14/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87852	Eastman Kodak Company	FR	1403057	03255927.0	9/23/2003	12/14/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87852	Eastman Kodak Company	GB	1403057	03255927.0	9/23/2003	12/14/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87852	Eastman Kodak Company	US	6910756	10/254,726	9/25/2002	6/28/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87853	Eastman Kodak Company	DE	60302964.7	03255929.6	9/23/2003	12/28/2005	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	FR	1403058	03255929.6	9/23/2003	12/28/2005	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	GB	1403058	03255929.6	9/23/2003	12/28/2005	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	US	6736498	10/254,816	9/25/2002	5/18/2004	IMPROVED EYELID POSITIONING
87854	Eastman Kodak Company	DE	60320499.6	03256233.2	10/2/2003	4/23/2008	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87854	Eastman Kodak Company	JP	4331560	2003-346706	10/6/2003	6/26/2009	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87854	Eastman Kodak Company	US	6848767	10/264,736	10/4/2002	2/1/2005	SOLVENT INK STARTUP METHOD
87854	Eastman Kodak Company	US	7055931	11/006,442	12/7/2004	6/6/2006	SOLVENT INK STARTUP METHOD
87855	Eastman Kodak Company	US	6869160	10/264,751	10/4/2002	3/22/2005	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM

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87855	Eastman Kodak Company	US	7052108	11/011,842	12/14/2004	5/30/2006	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM
87856	Eastman Kodak Company	US	6962411	10/335,700	1/2/2003	11/8/2005	ANTI-WICKING CATCHER ARRANGEMENT FOR A SOLVENT INK PRINTHEAD
87857	Eastman Kodak Company	DE	60303755.0	03256236.5	10/2/2003	3/1/2006	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	FR	1435293	03256236.5	10/2/2003	3/1/2006	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	GB	1435293	03256236.5	10/2/2003	3/1/2006	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	US	6890054	10/335,725	1/2/2003	5/10/2005	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87858	Eastman Kodak Company	US	7251030	10/336,133	1/3/2003	7/31/2007	DIGITAL WORKFLOW INDEPENDENT OUTPUT MATCHING
87859	Eastman Kodak Company	US	6792864	10/336,134	1/3/2003	9/21/2004	IMAGE FILE DATA EQUIVALENCE ALGORITHMS RESPECTIVE TO OUTPUT DEVICES
87860	Eastman Kodak Company	US	7259888	10/336,376	1/3/2003	8/21/2007	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87860	Eastman Kodak Company	US	7518748	11/773,454	7/5/2007	4/14/2009	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87861	Eastman Kodak Company	US	6926394	10/387,968	3/13/2003	8/9/2005	ELASTOMERIC POLYMER CATCHER FOR CONTINUOUS INK JET PRINTERS
87862	Eastman Kodak Company	US	7091276	10/640,288	8/13/2003	8/15/2006	COATING MATERIAL FOR NON-POROUS AND SEMI-POROUS SUBSTRATES
87871	Eastman Kodak Company	US	7094733	10/783,101	2/20/2004	8/22/2006	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87893	Eastman Kodak Company	US	7197218	10/815,013	3/31/2004	3/27/2007	LIGHT PIPE WITH MOLDED OPTICAL SURFACES
87911	Eastman Kodak Company	US	6341857	09/574,037	5/18/2000	1/29/2002	INK SET FOR A MULTI-COLOR, HIGH SPEED CONTINUOUS INK JET PRINTER

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87912	Eastman Kodak Company	US	7399068	11/071,923	3/4/2005	7/15/2008	CONTINUOUS INK JET PRINTING APPARATUS WITH INTEGRAL DEFLECTOR AND GUTTER STRUCTURE
87929	Eastman Kodak Company	DE	69701920.9	97302692.5	4/21/1997	5/10/2000	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	FR	0805030	97302692.5	4/21/1997	5/10/2000	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	GB	0805030	97302692.5	4/21/1997	5/10/2000	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87933	Eastman Kodak Company	US	7189676	10/828,685	4/21/2004	3/13/2007	CROSSLINKED COPOLYMER DYE-RECEIVING LAYER
87955	Eastman Kodak Company	US	7063402	10/720,773	11/24/2003	6/20/2006	FLEXIBLE LAMINATION FOR USE WITH PRIMARY INK JET COMPONENTS
87956	Eastman Kodak Company	US	7207655	10/878,097	6/28/2004	4/24/2007	LATENCY STIRRING IN FLUID EJECTION MECHANISMS
87960	Eastman Kodak Company	US	7369276	10/795,011	3/5/2004	5/6/2008	MULTI-LEVEL HALFTONING PROVIDING IMPROVED TEXTURE UNIFORMITY
87961	Eastman Kodak Company	US	7362472	10/794,133	3/5/2004	4/22/2008	COLOR ERROR DIFFUSION
87987	Eastman Kodak Company	US	7405480	11/020,909	12/22/2004	7/29/2008	ELIMINATION OF THERMAL DEFORMATION IN ELECTRONIC STRUCTURES
87997	Eastman Kodak Company	US	7215351	11/021,249	12/21/2004	5/8/2007	METHOD AND APPARATUS FOR REDUCING PRINT TIME
88016	Eastman Kodak Company	CN	ZL200580025682.0	200580025682.0	8/2/2005	9/7/2011	A FLUID EJECTOR
88016	Eastman Kodak Company	DE	602005033511.0	05778201.3	8/2/2005	4/4/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	FR	1784308	05778201.3	8/2/2005	4/4/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	GB	1784308	05778201.3	8/2/2005	4/4/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	KR	10-119565	2007-7002784	8/2/2005	10/11/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	US	7213908	10/911,186	8/4/2004	5/8/2007	A FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH

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88016	Eastman Kodak Company	US	7836600	11/685,259	3/13/2007	11/23/2010	FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88040	Eastman Kodak Company	US	7777859	10/840,481	5/6/2004	8/17/2010	TWO-STAGE EXPOSURE DEVICE FOR WATERMARKING FILM
88046	Eastman Kodak Company	DE	602005001557.4	05729433.2	3/22/2005	7/4/2007	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	GB	1730574	05729433.2	3/22/2005	7/4/2007	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	JP	4672005	2007-505616	3/22/2005	1/28/2011	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	US	7436576	10/586,063	3/22/2005	10/14/2008	DISPLAY ELEMENT
88047	Eastman Kodak Company	CN	200580010697.X	200580010697.X	3/22/2005	7/8/2009	ELECTROWETTING DISPLAY ELEMENT
88047	Eastman Kodak Company	DE	602005002041.1	05729431.6	3/22/2005	8/15/2007	DISPLAY ELEMENT
88047	Eastman Kodak Company	GB	1730573	05729431.6	3/22/2005	8/15/2007	DISPLAY ELEMENT
88047	Eastman Kodak Company	JP	4712030	2007-505611	3/22/2005	4/1/2011	DISPLAY ELEMENT
88047	Eastman Kodak Company	US	8154485	10/589,547	3/22/2005	4/10/2012	DISPLAY ELEMENT
88056	Eastman Kodak Company	DE	602005017609.8	05738869.6	5/4/2005	11/11/2009	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	FR	1744888	05738869.6	5/4/2005	11/11/2009	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	GB	1744888	05738869.6	5/4/2005	11/11/2009	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7144103	10/839,464	5/5/2004	12/5/2006	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7506443	11/533,380	9/20/2006	3/24/2009	BEVELED CHARGE STRUCTURE
88057	Eastman Kodak Company	EP		05772424.7	7/22/2005		POLYMERIC ALUMINO SILICATE APPLIED ON COMMERCIAL INKJET PAPERS BEFORE AND AFTER PRINTING IMPROVING OZONE KEEPING AND GLOSS
88057	Eastman Kodak Company	JP	4756558	2007-524221	7/22/2005	6/10/2011	POLYMERIC ALUMINO SILICATE APPLIED ON COMMERCIAL INKJET PAPERS BEFORE AND AFTER PRINTING IMPROVING OZONE KEEPING AND GLOSS
88057	Eastman Kodak Company	US	7604342	11/573,148	7/22/2005	10/20/2009	METHOD FOR TREATING AN INKJET RECORDING ELEMENT

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88059	Eastman Kodak Company	US	7156488	10/839,409	5/5/2004	1/2/2007	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINTHEAD LIFE
88059	Eastman Kodak Company	US	7404622	11/561,452	11/20/2006	7/29/2008	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINTHEAD LIFE
88060	Eastman Kodak Company	US	7342658	11/319,933	12/28/2005	3/11/2008	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88061	Eastman Kodak Company	US	7274454	11/316,857	12/23/2005	9/25/2007	IMAGING SYSTEM WITH PROGRAMMABLE SPECTRAL SWITCH
88062	Eastman Kodak Company	US	7289209	11/021,258	12/21/2004	10/30/2007	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88063	Eastman Kodak Company	US	7144102	10/839,408	5/5/2004	12/5/2006	SUPPRESSION OF MARANGONI EFFECT ON THE CATCHER FACE
88064	Eastman Kodak Company	EP		05746283.0	5/4/2005		INK COMPATIBILITY ASSURANCE PROGRAM
88064	Eastman Kodak Company	US	7192108	10/839,360	5/5/2004	3/20/2007	INK COMPATIBILITY ASSURANCE PROGRAM
88065	Eastman Kodak Company	DE	602005028653.5	05743994.5	5/2/2005	6/22/2011	INKJET PRINT STATION
88065	Eastman Kodak Company	FR	1742800	05743994.5	5/2/2005	6/22/2011	INKJET PRINT STATION
88065	Eastman Kodak Company	GB	1742800	05743994.5	5/2/2005	6/22/2011	INKJET PRINT STATION
88065	Eastman Kodak Company	US	7163281	10/839,359	5/5/2004	1/16/2007	METHOD FOR IMPROVING DROP CHARGING ASSEMBLY FLATNESS TO IMPROVED DROP CHARGE UNIFORMITY IN PLANAR ELECTRODE STRUCTURES
88066	Eastman Kodak Company	US	7090326	10/839,537	5/5/2004	8/15/2006	IMPROVED AUTOMATIC STARTUP SEQUENCE FOR THE SOLVENT INK PRINTING SYSTEM
88079	Eastman Kodak Company	US	7323109	10/868,488	6/15/2004	1/29/2008	COMPOSITION COMPRISING METAL-ION SEQUESTRANT
88084	Eastman Kodak Company	TW		094114179	5/3/2005		GUARDED COVER FILM FOR LCD POLARIZERS

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88084	Eastman Kodak Company	US	7279060	10/838,681	5/4/2004	10/9/2007	GUARDED COVER FILM FOR LCD POLARIZERS
88085	Eastman Kodak Company	CN	200580014495.2	200580014495.2	4/19/2005	10/29/2008	PROTECTIVE SHEETING WITH ADHESION PROMOTER FOR LCD POLARIZERS TITLE CHANGED BY WIPO OLD TITLE: POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7252733	10/838,841	5/4/2004	8/7/2007	POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7399376	11/028,036	1/3/2005	7/15/2008	POLARIZING PLATE LAMINATED WITH AN IMPROVED GLUE COMPOSITION AND A METHOD OF MANUFACTURING THE SAME
88089	Eastman Kodak Company	US	7204020	10/966,236	10/15/2004	4/17/2007	IMPROVED CHARGE PLATE FABRICATION TECHNIQUE
88091	Eastman Kodak Company	US	7178897	10/942,446	9/15/2004	2/20/2007	METHOD FOR REMOVING LIQUID IN THE GAP OF A PRINTHEAD
88092	Eastman Kodak Company	US	6912179	10/942,440	9/15/2004	6/28/2005	CUE DELAY CIRCUIT
88092	Eastman Kodak Company	US	7428188	11/113,595	4/25/2005	9/23/2008	METHOD FOR GENERATING A CUE DELAY CIRCUIT
88093	Eastman Kodak Company	US	7207671	10/839,406	5/5/2004	4/24/2007	HEPA FILTER PRINTHEAD PROTECTION
88094	Eastman Kodak Company	US	7207638	10/948,071	9/23/2004	4/24/2007	VARYING CUE DELAY CIRCUIT
88095	Eastman Kodak Company	US	7207665	10/839,466	5/5/2004	4/24/2007	IMPROVED METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINTHEAD
88095	Eastman Kodak Company	US	7370951	11/673,695	2/12/2007	5/13/2008	METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINTHEAD
88096	Eastman Kodak Company	US	7163283	10/970,105	10/21/2004	1/16/2007	REUSE OF SOLVENT STARTUP/SHUTDOWN FLUID FOR CONCENTRATION CONTROL
88097	Eastman Kodak Company	US		11/573,095	7/22/2005		INKJET RECORDING ELEMENT
88100	Eastman Kodak Company	US	7312252	10/850,489	5/20/2004	12/25/2007	NANOPARTICULATE ANIONIC CLAYS
88108	Eastman Kodak Company	DE	602005023052.1	05854949.4	12/20/2005	8/18/2010	SPOOL ADAPTER
88108	Eastman Kodak Company	US	7594771	11/020,404	12/22/2004	9/29/2009	SPOOL ADAPTER
88108	Eastman Kodak Company	US	7972071	12/354,840	1/16/2009	7/5/2011	SPOOL ADAPTER

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88110	Eastman Kodak Company	DE	602005027063.9	05746268.1	5/4/2005	3/23/2011	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	FR	1744892	05746268.1	5/4/2005	3/23/2011	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	GB	1744892	05746268.1	5/4/2005	3/23/2011	INKJET PRINthead SHUT DOWN METHOD
88110	Eastman Kodak Company	US	7213902	10/839,467	5/5/2004	5/8/2007	METHOD OF SHUTTING DOWN A CONTINUOUS INK JET PRINTER FOR MAINTAINING POSITIVE PRESSURE AT THE PRINthead
88111	Eastman Kodak Company	US	7329301	10/953,427	9/29/2004	2/12/2008	SILVER NANOPARTICLES MADE IN SOLVENT
88112	Eastman Kodak Company	DE	602005015344.6	05809986.2	9/29/2005	7/8/2009	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88112	Eastman Kodak Company	FR	1794763	05809986.2	9/29/2005	7/8/2009	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88112	Eastman Kodak Company	GB	1794763	05809986.2	9/29/2005	7/8/2009	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88131	Eastman Kodak Company	EP		05852015.6	11/17/2005		DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	JP	4801673	2007-543400	11/17/2005	8/12/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	US	7175258	10/994,952	11/22/2004	2/13/2007	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88133	Eastman Kodak Company	US	7407242	10/839,618	5/5/2004	8/5/2008	DERIVATION OF MULTICOLOR TEXT COLORANT LIMITS FROM SINGLE COLOR TEXT COLORANT LIMIT
88154	Eastman Kodak Company	US	7507046	11/091,155	3/28/2005	3/24/2009	BORDERLESS PLATEN DRIVE PRINTING
88155	Eastman Kodak Company	US	7324124	11/282,823	11/18/2005	1/29/2008	PRINTER AND METHOD FOR DETECTING DONOR MATERIAL

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88181	Eastman Kodak Company	DE	602005011438. 6	05762630.1	6/13/2005	12/3/2008	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	FR	1761394	05762630.1	6/13/2005	12/3/2008	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	GB	1761394	05762630.1	6/13/2005	12/3/2008	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	JP	4726897	2007-519249	6/13/2005	4/22/2011	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	US	7655286	10/881,264	6/30/2004	2/2/2010	FUSIBLE REACTIVE MEDIA COMPRISING MORDANT
88212	Eastman Kodak Company	US	8063132	11/722,666	12/22/2005	11/22/2011	COATING COMPOSITION COMPRISING BOEHMITE PARTICLES AND ONE OR MORE DISPERSANTS AND A METHOD OF COATING A SUBSTRATE USING SAID COATING COMPOSITION
88221	Eastman Kodak Company	US	7435024	11/101,360	4/7/2005	10/14/2008	ONE TIME USE PAPER EDGE CLEANER
88223	Eastman Kodak Company	CN	ZL200580017075.X	200580017075.X	5/11/2005	11/17/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	DE	602005025623. 7	05747639.2	5/11/2005	12/29/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	FR	1749405	05747639.2	5/11/2005	12/29/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	GB	1749405	05747639.2	5/11/2005	12/29/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	US	7226167	10/854,116	5/25/2004	6/5/2007	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88227	Eastman Kodak Company	US	7390617	10/882,028	6/30/2004	6/24/2008	SELECTIVE LIGHT ABSORPTION SHIFTING LAYER AND PROCESS
88233	Eastman Kodak Company	TW		096149551	12/21/2007		PRINTER WITH SHORT PRINT-TO- PRINT CYCLE TIMES
88233	Eastman Kodak Company	US	7675534	11/644,859	12/22/2006	3/9/2010	PRINTER WITH SHORT PRINT-TO- PRINT CYCLE TIMES
88237	Eastman Kodak Company	DE	602005007488. 0	05779986.8	5/20/2005	6/11/2008	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88237	Eastman Kodak Company	GB	1758612	05779986.8	5/20/2005	6/11/2008	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS

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88261	Eastman Kodak Company	US	7479976	11/342,788	1/30/2006	1/20/2009	REVERSED THERMAL HEAD PRINTING
88278	Eastman Kodak Company	US	7221383	10/872,614	6/21/2004	5/22/2007	PRINTER FOR RECORDING ON A MOVING MEDIUM
88282	Eastman Kodak Company	US	7195333	10/839,619	5/5/2004	3/27/2007	AN INK JET PRINT STATION WITH IMPROVED START UP AND A METHOD FOR STARTING UP INKJET PRINTERS
88286	Eastman Kodak Company	DE	602005005470.7	05076690.6	7/22/2005	3/19/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	FR	1745932	05076690.6	7/22/2005	3/19/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	GB	1745932	05076690.6	7/22/2005	3/19/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	US	7401052	10/839,617	5/5/2004	7/15/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88298	Eastman Kodak Company	US	7439339	11/109,388	4/19/2005	10/21/2008	AZO COUPLING REACTIONS OF HYDROPHOBIC COMPOUNDS
88301	Eastman Kodak Company	TW		095101112	1/11/2006		FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTION
88301	Eastman Kodak Company	US	7362336	11/033,782	1/12/2005	4/22/2008	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTON
88302	Eastman Kodak Company	US	8035671	12/276,693	11/24/2008	10/11/2011	DUAL-USE SENSOR ASSEMBLY FOR A THERMAL PRINTER
88307	Eastman Kodak Company	DE	60122623.2	01304115.7	5/8/2001	8/30/2006	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	FR	1162077	01304115.7	5/8/2001	8/30/2006	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	GB	1162077	01304115.7	5/8/2001	8/30/2006	COATING MATERIAL FOR POROUS SUBSTRATES
88320	Eastman Kodak Company	US	7583834	11/072,077	3/4/2005	9/1/2009	LASER ETCHED FIDUCIALS IN ROLL- ROLL DISPLAY

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88328	Eastman Kodak Company	EP		05794305.2	9/1/2005		THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY METHOD AND SUPPORT
88328	Eastman Kodak Company	US	7251882	10/849,329	9/3/2004	8/7/2007	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY AND CONDUCTIVE SUPPORT
88336	Eastman Kodak Company	US	7046446	11/012,967	12/15/2004	5/16/2006	SPECKLE REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
88338	Eastman Kodak Company	EP		05825538.1	11/3/2005		OVERCOAT COMPOSITION FOR PRINTED IMAGES
88344	Eastman Kodak Company	US	7387352	10/967,990	10/19/2004	6/17/2008	PRINT OPTIMIZATION SYSTEM AND METHOD FOR DROP ON DEMAND INK JET PRINTERS
88345	Eastman Kodak Company	US	7375813	10/970,110	10/21/2004	5/20/2008	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88345	Eastman Kodak Company	US	7593107	11/395,785	3/31/2006	9/22/2009	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88348	Eastman Kodak Company	US	7354522	10/911,183	8/4/2004	4/8/2008	SUBSTRATE ETCHING METHOD FOR FORMING CONNECTED FEATURES
88349	Eastman Kodak Company	US	7427441	10/944,570	9/17/2004	9/23/2008	TRANSPARENT POLYMERIC COATED CONDUCTOR
88365	Eastman Kodak Company	US	7273270	11/229,456	9/16/2005	9/25/2007	IMPROVED INK JET PRINTING DEVICE WITH IMPROVED DROP SELECTION CONTROL
88394	Eastman Kodak Company	US	7369273	10/899,755	7/27/2004	5/6/2008	GRAYSCALE MISTRACKING CORRECTION FOR COLOR-POSITIVE TRANSPARENCY FILM ELEMENTS
88396	Eastman Kodak Company	US	7648745	10/881,127	6/30/2004	1/19/2010	FUSIBLE REACTIVE MEDIA
88400	Eastman Kodak Company	DE	602005026315.2	05824864.2	11/3/2005	2/9/2011	INK JET INK COMPOSITION
88400	Eastman Kodak Company	FR	1819786	05824864.2	11/3/2005	2/9/2011	INK JET INK COMPOSITION
88400	Eastman Kodak Company	GB	1819786	05824864.2	11/3/2005	2/9/2011	INK JET INK COMPOSITION
88400	Eastman Kodak Company	JP	5161579	2007-540053	11/3/2005	12/21/2012	INK JET INK COMPOSITION

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88400	Eastman Kodak Company	US	7897655	10/984,092	11/9/2004	3/1/2011	INK JET INK COMPOSITION
88401	Eastman Kodak Company	DE	602005027386.7	05818538.0	11/4/2005	4/6/2011	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	FR	1819785	05818538.0	11/4/2005	4/6/2011	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	GB	1819785	05818538.0	11/4/2005	4/6/2011	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	JP	5161580	2007-540173	11/4/2005	12/21/2012	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	US	7449501	10/984,302	11/9/2004	11/11/2008	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88402	Eastman Kodak Company	US	7230198	10/986,973	11/12/2004	6/12/2007	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88445	Eastman Kodak Company	DE	602005021360.0	05756536.8	6/30/2005	5/19/2010	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	FR	1773598	05756536.8	6/30/2005	5/19/2010	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	GB	1773598	05756536.8	6/30/2005	5/19/2010	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	JP	4875617	2007-519868	6/30/2005	12/2/2011	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	US	7910182	11/570,605	6/30/2005	3/22/2011	INK-JET RECEIVER HAVING IMPROVED GLOSS
88470	Eastman Kodak Company	US	7537650	11/094,150	3/30/2005	5/26/2009	CHARGE ADHESIVE PROTECTIVE INK JET INKS
88475	Eastman Kodak Company	CN	ZL200680036390.1	200680036390.1	9/15/2006	10/5/2011	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88475	Eastman Kodak Company	KR		2008-7007668	9/15/2006		LASER RESIST TRANSFER FOR MICROFABRICATION
88475	Eastman Kodak Company	US	7198879	11/240,964	9/30/2005	4/3/2007	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88498	Eastman Kodak Company	US	7221440	10/896,462	7/22/2004	5/22/2007	SYSTEM AND METHOD FOR CONTROLLING INK CONCENTRATION USING A REFRACTOMETER

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88508	Eastman Kodak Company	EP		05851786.3	11/17/2005		FUSER-OIL SORBENT ELECTROPHOTOGRAPHIC TONER RECEIVER LAYER
88508	Eastman Kodak Company	US	7687136	10/999,411	11/30/2004	3/30/2010	FUSER-OIL SORBENT ELECTROPHOTOGRAPHIC TONER RECEIVER LAYER
88509	Eastman Kodak Company	EP		05824978.0	11/16/2005		MARKING ENHANCEMENT LAYER FOR TONER RECEIVER ELEMENT
88509	Eastman Kodak Company	US	7754315	11/000,259	11/30/2004	7/13/2010	MARKING ENHANCEMENT LAYER FOR TONER RECEIVER ELEMENT
88511	Eastman Kodak Company	EP		05848178.9	11/16/2005		ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88511	Eastman Kodak Company	JP	5053858	2007-544370	11/16/2005	8/3/2012	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88511	Eastman Kodak Company	US	7147909	10/999,408	11/30/2004	12/12/2006	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88513	Eastman Kodak Company	US	7781047	10/969,889	10/21/2004	8/24/2010	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88513	Eastman Kodak Company	US	7850814	12/256,576	10/23/2008	12/14/2010	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88554	Eastman Kodak Company	CN	200580041113.5	200580041113.5	11/16/2005	12/9/2009	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	EP		05848641.6	11/16/2005		ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	JP	5199672	2007-543192	11/16/2005	2/15/2013	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	US	7211363	11/000,299	11/30/2004	5/1/2007	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88578	Eastman Kodak Company	US	7211364	11/256,253	10/21/2005	5/1/2007	THERMALLY CONDUCTIVE MATERIAL AND USE IN HIGH-SPEED PRINTING
88590	Eastman Kodak Company	US	8104170	12/020,789	1/28/2008	1/13/2012	CHARGE PLATE FABRICATION TECHNIQUE

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88596	Eastman Kodak Company	JP	5086095	2007-544384	11/17/2005	9/14/2012	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7264867	10/999,254	11/30/2004	9/4/2007	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7678445	11/748,069	5/14/2007	3/16/2010	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88601	Eastman Kodak Company	US	7666815	11/017,487	12/20/2004	2/23/2010	THERMAL DONOR FOR HIGH SPEED PRINTING
88613	Eastman Kodak Company	US	7867603	11/000,124	11/30/2004	1/11/2011	COEXTRUDED TONER RECEIVING LAYER FOR ELECTROPHOTOGRAPHY
88644	Eastman Kodak Company	US	7165842	10/939,661	9/13/2004	1/23/2007	AUTOSTEREOSCOPIC DISPLAY APPARATUS HAVING GLARE SUPPRESSION
88664	Eastman Kodak Company	US	7067756	10/988,343	11/12/2004	6/27/2006	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88684	Eastman Kodak Company	DE	602006027830.6	06813652.2	8/22/2006	2/22/2012	FLUID EJECTOR WITH ANISOTROPICALLY ETCHED FLUID CHAMBERS
88684	Eastman Kodak Company	US	7731341	11/220,514	9/7/2005	6/8/2010	CONTINUOUS FLUID JET EJECTOR WITH ANISOTROPICALLY ETCHED FLUID CHAMBERS
88689	Eastman Kodak Company	EP		05853297.9	12/6/2005		THERMAL PRINT ASSEMBLY
88689	Eastman Kodak Company	US	7244691	11/017,590	12/20/2004	7/17/2007	THERMAL PRINT ASSEMBLY
88696	Eastman Kodak Company	EP		07750516.2	2/13/2007		INKJET RECORDING ELEMENT
88696	Eastman Kodak Company	JP		2008-557274	2/13/2007		INKJET RECORDING ELEMENT
88696	Eastman Kodak Company	US	7718237	11/364,749	2/28/2006	5/18/2010	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER AND CAPABLE OF ABSORBING HIGH INK FLUX
88701	Eastman Kodak Company	US	6972139	11/017,377	12/20/2004	12/6/2005	THERMAL DONOR

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88705	Eastman Kodak Company	US	7326956	11/015,897	12/17/2004	2/5/2008	FLUORINE-CONTAINING N,N'-DIARYL PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
88708	Eastman Kodak Company	GB	2081771	07838318.9	9/17/2007	11/30/2011	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88708	Eastman Kodak Company	JP	5074504	2009-530364	9/17/2007	8/31/2012	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88708	Eastman Kodak Company	US	7448718	11/536,906	9/29/2006	11/11/2008	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88710	Eastman Kodak Company	EP		06786754.9	7/11/2006		ADAPTIVE PRINTING
88710	Eastman Kodak Company	JP	5053273	2008-522812	7/11/2006	8/3/2012	SYSTEM AND METHOD FOR PRINTING AN IMAGE ON A RECEIVER MEDIUM
88710	Eastman Kodak Company	US	7440123	11/185,392	7/20/2005	10/21/2008	ADAPTIVE PRINTING
88718	Eastman Kodak Company	US	7100510	11/054,680	2/9/2005	9/5/2006	METHOD FOR REGISTERING PATTERNS ON A WEB
88718	Eastman Kodak Company	US	7650839	11/500,209	8/7/2006	1/26/2010	METHOD FOR REGISTERING PATTERNS ON A WEB
88747	Eastman Kodak Company	DE	602006031754.9	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	EP	1931516	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	FR	1931516	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	GB	1931516	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	US	7249830	11/229,467	9/16/2005	7/31/2007	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION

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88747	Eastman Kodak Company	US	7401906	11/758,786	6/6/2007	7/22/2008	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88750	Eastman Kodak Company	US	7249829	11/130,621	5/17/2005	7/31/2007	HIGH SPEED, HIGH QUALITY LIQUID PATTERN DEPOSITION APPARATUS
88769	Eastman Kodak Company	US	7141349	10/963,295	10/12/2004	11/28/2006	METAL OXIDE COATING
88774	Eastman Kodak Company	US	7196281	10/987,882	11/12/2004	3/27/2007	RESISTIVE TOUCH SCREEN HAVING CONDUCTIVE MESH
88778	Eastman Kodak Company	US	7223530	11/230,343	9/20/2005	5/29/2007	PHOTOGRAPHIC IMAGING ELEMENT WITH REDUCED FRINGING
88781	Eastman Kodak Company	CN	ZL200780046082.1	200780046082.1	12/4/2007	11/23/2011	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	EP		07862491.3	12/4/2007		LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	JP	5179510	2009-541308	12/4/2007	1/18/2013	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	US	7699441	11/609,375	12/12/2006	4/20/2010	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88827	Eastman Kodak Company	CN	ZL200780046064.3	200780046064.3	12/4/2007	8/10/2011	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	EP		07853231.4	12/4/2007		LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	JP	5139444	2009-541309	12/4/2007	11/22/2012	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	US	7600856	11/609,365	12/12/2006	10/13/2009	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88836	Eastman Kodak Company	US	7642039	11/365,049	3/1/2006	1/5/2010	A METHOD OF MAKING AN ADDRESS PLATE
88838	Eastman Kodak Company	DE	602006003764. 3	06773287.5	6/16/2006	11/19/2008	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	JP	4965566	2008-519350	6/16/2006	4/6/2012	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	US	7597439	11/173,706	7/1/2005	10/6/2009	INKJET PRINT AND METHOD OF PRINTING
88840	Eastman Kodak Company	US	7419565	11/048,400	2/1/2005	9/2/2008	METHOD FOR ENCAPSULATING
88841	Eastman Kodak Company	US	7352926	11/095,167	3/31/2005	4/1/2008	VISUAL DISPLAY WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE

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88846	Eastman Kodak Company	US	5738010	08/722,369	9/27/1996	4/14/1998	PRINTING PRESS AND METHOD OF CONVEYING SHEETS ALONG MULTIPLE FORM CYLINDERS
88847	Eastman Kodak Company	DE	19527266.8	19527266.8	7/26/1995	4/8/1999	SHEET FED PRINTING PRESS
88847	Eastman Kodak Company	US	5778783	09/686,817	7/26/1996	7/14/1998	SHEET FED PRINTING PRESS
88850	Eastman Kodak Company	DE	602006006842.5	06800934.9	8/8/2006	5/13/2009	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	FR	1917147	06800934.9	8/8/2006	5/13/2009	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	GB	1917147	06800934.9	8/8/2006	5/13/2009	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	JP		2008-527953	8/8/2006		INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	US	7824030	11/210,169	8/23/2005	11/2/2010	EXTRUDED OPEN-CELLED INK-RECEIVING LAYER COMPRISING HYDROPHILIC POLYMER FOR USE IN INKJET RECORDING
88857	Eastman Kodak Company	US	5602632	09/560,772	11/21/1995	2/11/1997	BELT APPLICATOR FOR DEVELOPING INK OR TONER ON A PRINT MEMBER
88858	Eastman Kodak Company	US	5915300	08/874,258	6/13/1997	6/29/1999	PRINTING MACHINE WITH A SHEET-TRANSPORT BELT
88861	Eastman Kodak Company	US	6078769	09/136,106	8/18/1998	6/20/2000	CYLINDER FOR A PRINTING MACHINE
88869	Eastman Kodak Company	EP		06707110.0	2/21/2006		METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK
88869	Eastman Kodak Company	FR	0502567	0502567	3/16/2005	5/25/2007	METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK PROCEDE ET EQUIPEMENT POUR LA TRANSMISSION DE DONNEES PAR RESEAU AD HOC
88869	Eastman Kodak Company	JP	4934663	2008-501177	2/21/2006	2/24/2012	METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK

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88869	Eastman Kodak Company	US	8014350	11/816,415	2/21/2006	9/6/2011	METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK
88886	Eastman Kodak Company	US	7325691	10/957,769	10/4/2004	2/5/2008	PACKAGING APPARATUS
88915	Eastman Kodak Company	US	7514028	11/035,329	1/13/2005	4/7/2009	THERMAL RECEIVER
88925	Eastman Kodak Company	US	7271935	11/352,056	2/10/2006	9/18/2007	SELF-CALIBRATING PRINTER AND PRINTER CALIBRATION METHOD
88949	Eastman Kodak Company	US	7501228	11/076,593	3/10/2005	3/10/2009	ANNULAR NOZZLE STRUCTURE FOR HIGH DENSITY INKJET PRINTHEADS
88969	Eastman Kodak Company	US	7350900	11/079,656	3/14/2005	4/1/2008	TOP FEED DROPLET GENERATOR
88983	Eastman Kodak Company	DE	602005015487.6	05851591.7	11/15/2005	7/15/2009	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	FR	1833930	05851591.7	11/15/2005	7/15/2009	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	GB	1833930	05851591.7	11/15/2005	7/15/2009	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	JP	4991557	2007-543152	11/15/2005	5/11/2012	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	US	7125446	10/994,593	11/19/2004	10/24/2006	YELLOW DYES FOR INK JET INKS
89012	Eastman Kodak Company	US	6968093	09/957,946	9/20/2001	11/22/2005	PIXEL PROCESSING SYSTEM FOR IMAGE SCANNING APPLICATIONS
89065	Eastman Kodak Company	DE	602005031824.0	05851818.4	11/18/2005	12/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	FR	1814741	05851818.4	11/18/2005	12/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	GB	1814741	05851818.4	11/18/2005	12/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	US	7188931	10/994,686	11/22/2004	3/13/2007	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89068	Eastman Kodak Company	US	7235513	11/159,892	6/23/2005	6/26/2007	THERMAL DONOR
89069	Eastman Kodak Company	JP	4846728	2007-543284	11/18/2005	10/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7283030	10/999,645	11/22/2004	10/16/2007	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY

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89069	Eastman Kodak Company	US	7508294	11/849,378	9/4/2007	3/24/2009	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89093	Eastman Kodak Company	US	7100508	11/066,574	2/25/2005	9/5/2006	COLOR REGISTRATION TEST PATTERN
89099	Eastman Kodak Company	US	8128196	12/333,338	12/12/2008	3/6/2012	THERMAL CLEANING OF INDIVIDUAL JETTING MODULE NOZZLES
89101	Eastman Kodak Company	US	7414313	11/022,155	12/22/2004	8/19/2008	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
89107	Eastman Kodak Company	CN	ZL200580044132.3	200580044132.3	12/6/2005	5/30/2012	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	EP		05853225.0	12/6/2005		N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	TW		094145190	12/20/2005		N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS, PROCESS FOR FABRICATING THIN FILM SEMICONDUCTOR DEVICE AND ELECTRONIC DEVICES
89107	Eastman Kodak Company	US	7198977	11/021,739	12/21/2004	4/3/2007	N,N'-DI(PHENYLALKYL)-SUBSTITUTED PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89136	Eastman Kodak Company	US	7322542	11/130,441	5/13/2005	1/29/2008	AUTOMATIC WINDING SYSTEM CONCEPT
89151	Eastman Kodak Company	DE	602005007633.6	05854952.8	12/20/2005	6/18/2008	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	JP	4990794	2007-548426	12/20/2005	5/11/2012	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	US	7687277	11/021,120	12/22/2004	3/30/2010	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89152	Eastman Kodak Company	DE	602005027387.5	05843336.8	12/22/2005	4/6/2011	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS

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89152	Eastman Kodak Company	FR	1824589	05843336.8	12/22/2005	4/6/2011	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89152	Eastman Kodak Company	GB	1824589	05843336.8	12/22/2005	4/6/2011	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89152	Eastman Kodak Company	US	8153716	11/722,674	12/22/2005	4/10/2012	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89163	Eastman Kodak Company	US	7648821	11/911,825	3/24/2006	1/19/2010	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89165	Eastman Kodak Company	US	7501071	11/365,050	3/1/2006	3/10/2009	A METHOD OF FORMING A PATTERNED CONDUCTIVE STRUCTURE
89166	Eastman Kodak Company	US	7361379	11/365,251	3/1/2006	4/22/2008	A METHOD OF REGISTERING A SPACER WITH A CONDUCTING TRACK
89170	Eastman Kodak Company	US	7273830	11/017,070	12/20/2004	9/25/2007	THERMAL DONOR FOR HIGH SPEED PRINTING
89182	Eastman Kodak Company	US	7553096	11/519,418	9/12/2006	6/30/2009	DETECTION OF DONOR MATERIAL USE
89185	Eastman Kodak Company	EP		12176885.7	7/18/2012		A METHOD FOR OPERATING A CONTINUOUS INKJET APPARATUS
89185	Eastman Kodak Company	US	7673976	11/229,261	9/16/2005	3/9/2010	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	8087740	12/690,954	1/21/2010	1/3/2012	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89196	Eastman Kodak Company	US	7300136	11/029,080	1/4/2005	11/27/2007	INK TUBING CHAIN SLIDER FOR WIDE FORMAT PRINTER
89198	Eastman Kodak Company	US	7472983	11/029,071	1/4/2005	1/6/2009	INTELLIGENT PRINT MASK
89199	Eastman Kodak Company	US	7210758	11/029,086	1/4/2005	5/1/2007	MEDIA FEED CALIBRATION
89206	Eastman Kodak Company	US	7288469	11/003,822	12/3/2004	10/30/2007	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89206	Eastman Kodak Company	US	7669988	11/851,436	9/7/2007	3/2/2010	METHODS AND APPARATUSES FOR FORMING AN ARTICLE

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89221	Eastman Kodak Company	CN		201080035307.5	8/2/2010		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	EP		10742664.5	8/2/2010		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	JP		2012-524736	8/2/2010		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	US		12/538,921	8/11/2009		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89223	Eastman Kodak Company	US	7455886	11/208,661	8/22/2005	11/25/2008	NANOCOMPOSITE MATERIALS AND AN IN- SITU METHOD OF MAKING SUCH MATERIALS
89233	Eastman Kodak Company	US	7515149	11/015,904	12/17/2004	4/7/2009	DISPLAY
89234	Eastman Kodak Company	US	7538756	11/016,459	12/17/2004	5/26/2009	METHODS FOR MAKING DISPLAY
89252	Eastman Kodak Company	DE	602006003750.3	06736150.1	2/24/2006	11/19/2008	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	FR	1883542	06736150.1	2/24/2006	11/19/2008	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	GB	1883542	06736150.1	2/24/2006	11/19/2008	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	JP	4733174	2008-500741	2/24/2006	4/28/2011	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	US	7507451	11/077,614	3/11/2005	3/24/2009	FUSIBLE REACTIVE MEDIA
89255	Eastman Kodak Company	DE	602006001643.3	06736064.4	2/24/2006	7/2/2008	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER- CONTAINING LAYER
89255	Eastman Kodak Company	JP	4733173	2008-500739	2/24/2006	4/28/2011	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER- CONTAINING LAYER
89255	Eastman Kodak Company	US	7661806	11/078,275	3/11/2005	2/16/2010	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER- CONTAINING LAYER
89256	Eastman Kodak Company	US	7119936	11/012,739	12/15/2004	10/10/2006	SPECKLE-REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
89258	Eastman Kodak Company	US	7553526	11/302,875	12/14/2005	6/30/2009	INKJET RECORDING MEDIA COMPRISING PRECIPITATED CALCIUM CARBONATE
89259	Eastman Kodak Company	US	7656567	11/035,306	1/13/2005	2/2/2010	SELECTING A BEST THREE COLOR SOLUTION TO A CIE L*A*B INPUT USING LINEAR INTERPOATION

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89266	Eastman Kodak Company	EP		06836979.2	11/7/2006		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	JP		2008-542331	11/7/2006		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	KR		2008-7012156	11/7/2006		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	TW		095142933	11/21/2006		N,N'-DICYCLOALKYL- SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS N-TYPE SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	US	7422777	11/285,238	11/22/2005	9/9/2008	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	EP		06817131.3	10/16/2006		N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7629605	11/263,111	10/31/2005	12/8/2009	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7807994	12/545,337	8/21/2009	10/5/2010	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89276	Eastman Kodak Company	US	7178756	11/084,570	3/18/2005	2/20/2007	WEB AUTO-SPLICING SYSTEM CONCEPT
89308	Eastman Kodak Company	US	7638780	11/169,368	6/28/2005	12/29/2009	UV CURE EQUIPMENT WITH COMBINED LIGHT PATH
89310	Eastman Kodak Company	US	7268363	11/058,014	2/15/2005	9/11/2007	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS
89310	Eastman Kodak Company	US	7893428	11/838,448	8/14/2007	2/22/2011	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS

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89318	Eastman Kodak Company	US	7745821	11/748,622	5/15/2007	6/29/2010	ARYL DICARBOXYLIC ACID DIIMIDAZOLE-BASED COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89318	Eastman Kodak Company	US	8187915	12/731,191	3/25/2010	5/29/2012	ARYL DICARBOXYLIC ACID DIIMIDAZOLE-BASED COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89322	Eastman Kodak Company	DE	602006027822.5	06803195.4	9/8/2006	2/22/2012	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	FR	1934049	06803195.4	9/8/2006	2/22/2012	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	GB	1934049	06803195.4	9/8/2006	2/22/2012	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	US	7404626	11/229,459	9/16/2005	7/29/2008	METHOD FOR DROP BREAKOFF LENGTH CONTROL IN A HIGH RESOLUTION INK JET PRINTER
89334	Eastman Kodak Company	DE	602006002981.0	06752430.6	5/9/2006	10/1/2008	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	GB	1883540	06752430.6	5/9/2006	10/1/2008	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	US	7153626	11/135,263	5/23/2005	12/26/2006	METHOD OF FORMING DYE DONOR ELEMENT
89335	Eastman Kodak Company	DE	602006019288.6	06790197.5	9/8/2006	12/29/2010	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	FR	1931517	06790197.5	9/8/2006	12/29/2010	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	GB	1931517	06790197.5	9/8/2006	12/29/2010	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	US	7434919	11/229,454	9/16/2005	10/14/2008	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89335	Eastman Kodak Company	US	8226199	12/243,325	10/1/2008	7/24/2012	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD

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89343	Eastman Kodak Company	US	7660013	11/035,304	1/13/2005	2/9/2010	METHOD OF CONVERTING A COLOR RECIPE
89345	Eastman Kodak Company	US	7635173	11/263,143	10/31/2005	12/22/2009	INKJET PRINTER WITH SPILL DETECTION
89355	Eastman Kodak Company	US	7541130	11/264,735	11/1/2005	6/2/2009	SULFONE CHARGE CONTROL AGENTS FOR ELECTROSTATOGRAPHIC TONERS
89361	Eastman Kodak Company	DE	602007010824.1	07848617.2	12/19/2007	11/24/2010	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	FR	2094500	07848617.2	12/19/2007	11/24/2010	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	GB	2094500	07848617.2	12/19/2007	11/24/2010	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	JP	5161890	2009-542212	12/19/2007	12/21/2012	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	US	8313808	12/517,288	12/19/2007	11/20/2012	COMPOSITE MATERIALS FROM CHARGED OR FUNCTIONALIZED LATEXES FOR INKJET APPLICATIONS
89392	Eastman Kodak Company	US	7449286	11/518,643	9/11/2006	11/11/2008	A METHOD OF FORMING CONDUCTIVE TRACKS
89393	Eastman Kodak Company	US	7563564	11/911,234	3/24/2006	7/21/2009	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89401	Eastman Kodak Company	US	7402506	11/156,143	6/16/2005	7/22/2008	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
89402	Eastman Kodak Company	JP	4625094	2007-556268	2/16/2006	11/12/2010	SYSTEM AND METHOD FOR DONOR MATERIAL USE
89402	Eastman Kodak Company	US	7286152	11/060,177	2/17/2005	10/23/2007	SYSTEM AND METHOD FOR EFFICIENT DONOR MATERIAL USE
89403	Eastman Kodak Company	US	7310107	11/086,879	3/22/2005	12/18/2007	METHOD FOR MONITORING IMAGE CALIBRATION

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89404	Eastman Kodak Company	US	7570393	11/087,036	3/22/2005	8/4/2009	METHOD FOR CALIBRATION OF A PRINTER
89408	Eastman Kodak Company	EP		06851394.4	5/23/2006		TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	JP	4965571	2008-526927	5/23/2006	4/6/2012	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	US	7593004	11/143,540	6/2/2005	9/22/2009	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89409	Eastman Kodak Company	EP		06851395.1	5/23/2006		MULTILAYER CONDUCTOR WITH CARBON NANOTUBES
89409	Eastman Kodak Company	US	7645497	11/143,562	6/2/2005	1/12/2010	MULTILAYER CONDUCTOR WITH CARBON NANOTUBES
89434	Eastman Kodak Company	US	7452594	11/281,856	11/17/2005	11/18/2008	FUSER MEMBER SYSTEM AND PROCESS
89451	Eastman Kodak Company	US	7101659	11/174,306	7/1/2005	9/5/2006	COLOR PHOTOGRAPHIC ELEMENT WITH UV ABSORBER
89452	Eastman Kodak Company	US	7153640	11/261,047	10/28/2005	12/26/2006	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
89455	Eastman Kodak Company	CN	ZL200780009882.6	200780009882.6	3/12/2007	11/14/2012	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	EP		07752897.4	3/12/2007		DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	JP	4948593	2009-501451	3/12/2007	3/16/2012	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	US	7720288	11/385,071	3/21/2006	5/18/2010	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89512	Eastman Kodak Company	DE	602006011722.1	06738540.1	3/16/2006	1/13/2010	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	GB	1864301	06738540.1	3/16/2006	1/13/2010	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	JP		2008-504111	3/16/2006		IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES

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89512	Eastman Kodak Company	US	7438832	11/092,301	3/29/2005	10/21/2008	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89532	Eastman Kodak Company	EP		06825677.5	10/10/2006		ELECTROSTATOGRAPHIC METHOD
89532	Eastman Kodak Company	US	7488563	11/250,224	10/14/2005	2/10/2009	ELECTROSTATOGRAPHIC METHOD
89548	Eastman Kodak Company	US	7400337	11/060,178	2/17/2005	7/15/2008	SYSTEM AND METHOD FOR EFFICIENT DONOR MATERIAL USE
89548	Eastman Kodak Company	US	7397489	11/238,386	9/29/2005	7/8/2008	SYSTEM AND METHOD FOR EFFICIENT DONOR MATERIAL USE
89564	Eastman Kodak Company	EP		06789113.5	7/31/2006		PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89564	Eastman Kodak Company	JP		2008-525121	7/31/2006		PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89564	Eastman Kodak Company	US	7479179	11/198,764	8/5/2005	1/20/2009	PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89582	Eastman Kodak Company	CN	200680010321.3	200680010321.3	3/20/2006	8/19/2009	LIGHT EMITTING SOURCE WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89582	Eastman Kodak Company	US	7272275	11/096,031	3/31/2005	9/18/2007	POLARIZED LIGHT EMITTING SOURCE WITH AN ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89584	Eastman Kodak Company	US	7552534	11/382,726	5/11/2006	6/30/2009	ELECTROFORMED INTEGRAL CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS
89589	Eastman Kodak Company	US	7868932	11/217,859	9/1/2005	1/11/2011	SYSTEM AND METHOD FOR FORMING A BORDER PRINT
89604	Eastman Kodak Company	DE	602007020892.0	07811302.4	8/13/2007	2/22/2012	CUSTOM COLOR TONER
89604	Eastman Kodak Company	FR	2057510	07811302.4	8/13/2007	2/22/2012	CUSTOM COLOR TONER
89604	Eastman Kodak Company	GB	2057510	07811302.4	8/13/2007	2/22/2012	CUSTOM COLOR TONER
89604	Eastman Kodak Company	US	7687213	11/511,045	8/28/2006	3/30/2010	CUSTOM COLOR TONER
89606	Eastman Kodak Company	US	7371492	11/192,347	7/28/2005	5/13/2008	VINYL POLYMER PHOTOCONDUCTIVE ELEMENTS
89613	Eastman Kodak Company	CN	200680016938.6	200680016938.6	5/2/2006	12/30/2009	A PATTERNED METAL LAYER USING LASER THERMAL TRANSFER

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89613	Eastman Kodak Company	US	7648741	11/130,772	5/17/2005	1/19/2010	FORMING A PATTERNED METAL LAYER USING LASER INDUCED THERMAL TRANSFER METHOD
89619	Eastman Kodak Company	US	7540589	11/382,759	5/11/2006	6/2/2009	INTEGRATED CHARGE AND ORIFICE PLATES FOR CONTINUOUS INK JET PRINTERS
89631	Eastman Kodak Company	US	7410825	11/227,591	9/15/2005	8/12/2008	METAL AND ELECTRONICALLY CONDUCTIVE POLYMER TRANSFER
89636	Eastman Kodak Company	US	8361689	11/934,911	11/5/2007	1/29/2013	NEGATIVE CHARGE CONTROL AGENTS AND THEIR PREPARATION
89639	Eastman Kodak Company	US	7601473	11/474,018	6/23/2006	10/13/2009	IMPROVED TONER
89640	Eastman Kodak Company	DE	602007003192.3	602007003192.3-08	2/15/2007	11/11/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	FR	1984790	07750776.2	2/15/2007	11/11/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	GB	1984790	07750776.2	2/15/2007	11/11/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	US	7501218	11/357,233	2/17/2006	3/10/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89646	Eastman Kodak Company	CN	200680015120.2	200680015120.2	4/26/2006	4/27/2010	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	IN		7252/DELNP/2007	4/26/2006		DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	US	7198373	11/120,331	5/3/2005	4/3/2007	DISPLAY APPARATUS USING LCD PANEL
89651	Eastman Kodak Company	EP		05006182.9	3/22/2005		METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLASS AND PRINT ITEM PRODUCED THEREBY
89651	Eastman Kodak Company	US		11/909,359	12/21/2005		METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89653	Eastman Kodak Company	US	7301497	11/099,348	4/5/2005	11/27/2007	STEREO DISPLAY FOR POSITION SENSING SYSTEMS
89661	Eastman Kodak Company	US	7437820	11/382,773	5/11/2006	10/21/2008	CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS

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89670	Eastman Kodak Company	US	7568285	11/382,787	5/11/2006	8/4/2009	SELF-ALIGNED PRINT HEAD AND ITS FABRICATION
89685	Eastman Kodak Company	EP		06801507.2	8/16/2006		POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89685	Eastman Kodak Company	JP		2008-527052	8/16/2006		POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89685	Eastman Kodak Company	US	7655708	11/387,037	3/22/2006	2/2/2010	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89692	Eastman Kodak Company	US	6593055	09/946,720	9/5/2001	7/15/2003	A MULTI-LAYER THERMALLY IMAGEABLE ELEMENT
89693	Eastman Kodak Company	DE	69306836.1	93400753.5	3/23/1993	12/27/1996	ABLATIVE IMAGEABLE ELEMENT
89693	Eastman Kodak Company	US	6027849	07/855,799	3/23/1992	2/22/2000	ABLATIVE IMAGEABLE ELEMENT
89699	Eastman Kodak Company	US	5534381	08/498,881	7/6/1995	7/9/1996	ACETAL POLYMERS USEFUL IN PHOTSENSITIVE COMPOSITIONS
89700	Eastman Kodak Company	US	6660454	10/272,762	10/17/2002	12/9/2003	ADDITIVE COMPOSITION FOR BOTH RINSE WATER RECYCLING I WATER RECYCLING SYSTEMS AND SIMULTANEOUS SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATES
89702	Eastman Kodak Company	US	7083895	10/931,328	9/1/2004	8/1/2006	ADHESION PROMOTING INGREDIENTS FOR ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
89712	Eastman Kodak Company	US	6572715	09/778,501	2/7/2001	6/3/2003	ALUMINUM ALLOY SUPPORT BODY FOR A PRESENSITIZED PLATE AND METHOD OF PRODUCING THE SAME
89717	Eastman Kodak Company	US	6539865	09/791,240	2/21/2001	4/1/2003	METHOD OF PREPARING A LITHOGRAPHIC PRINTING PLATE FOR IMAGING IN A PRINTER ENGINE
89718	Eastman Kodak Company	US	7153045	11/031,743	1/7/2005	12/26/2006	AN ELECTRO-MECHANICAL SYSTEM AND METHOD FOR MIXING REPLENISHMENT FOR PLATE PRECURSOR DEVELOPERS

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89719	Eastman Kodak Company	US	5843617	08/841,420	4/22/1997	12/1/1998	THERMAL BLEACHING OF INFRARED DYES
89722	Eastman Kodak Company	US	5764268	08/504,331	7/19/1995	6/9/1998	APPARATUS AND METHOD FOR PROVIDING DONOR-RECEPTOR CONTACT IN A LASER-INDUCED THERMAL TRANSFER PRINTER
89723	Eastman Kodak Company	DE	69615740.3	96106823.6	4/30/1996	10/10/2001	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	FR	0741491	96106823.6	4/30/1996	10/10/2001	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	GB	0741491	96106823.6	4/30/1996	10/10/2001	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5781206	08/431,614	5/1/1995	7/14/1998	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5877787	08/987,878	12/8/1997	3/2/1999	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	RE38180	09/687,079	10/16/2000	7/15/2003	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89725	Eastman Kodak Company	DE	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	EP	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	FR	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	GB	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY

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89725	Eastman Kodak Company	US	7364276	11/229,263	9/16/2005	4/29/2008	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89732	Eastman Kodak Company	US	7667391	11/499,474	8/4/2006	2/23/2010	ELECTRICALLY EXCITED ORGANIC LIGHT-EMITTING DIODES WITH SPATIAL AND SPECTRAL COHERENCE
89751	Eastman Kodak Company	DE	1872416	602006014128.9	4/5/2006	5/5/2010	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	FR	1872416	06740494.7	4/5/2006	5/5/2010	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	GB	1872416	06740494.7	4/5/2006	5/5/2010	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	TW		095113884	4/19/2006		SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7579619	11/110,076	4/20/2005	8/25/2009	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7981719	12/474,533	5/29/2009	7/19/2011	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89761	Eastman Kodak Company	US	6461794	09/371,977	8/11/1999	10/8/2002	ELIMINATION OF POST ANODIC TREATMENT REQUIREMENT FOR LITHOGRAPHIC SUPPORT
89766	Eastman Kodak Company	US	7365104	11/096,093	3/31/2005	4/29/2008	LIGHT CURABLE ARTICLES CONTAINING AZINIUM SALTS
89770	Eastman Kodak Company	US	6418850	09/902,917	7/11/2001	7/16/2002	HYDROPHILIZED SUBSTRATE FOR PLANOGRAPHIC PRINTING
89778	Eastman Kodak Company	US	6472054	09/494,224	1/27/2000	10/29/2002	METHOD OF PREPARING A PRINTING PLATE AND PRINTING PLATE

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89780	Eastman Kodak Company	US	6458511	09/589,335	6/7/2000	10/1/2002	THERMALLY IMAGEABLE POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR IMAGING
89785	Eastman Kodak Company	US	6300038	09/444,125	11/19/1999	10/9/2001	ARTICLES HAVING IMAGABLE COATINGS
89786	Eastman Kodak Company	US	6706466	09/587,813	6/6/2000	3/16/2004	ARTICLE HAVING IMAGABLE COATINGS
89787	Eastman Kodak Company	US	6143479	09/449,072	11/24/1999	11/7/2000	DEVELOPING SYSTEM FOR ALKALINE DEVELOPABLE LITHOGRAPHIC PRINTING PLATES
89790	Eastman Kodak Company	US	6427597	09/492,643	1/27/2000	8/6/2002	METHOD OF CONTROLLING IMAGE RESOLUTION ON A SUBSTRATE
89792	Eastman Kodak Company	US	6558787	09/472,470	12/27/1999	5/6/2003	RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89792	Eastman Kodak Company	US	7026254	10/405,403	4/2/2003	4/11/2006	IMPROVEMENTS IN RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89795	Eastman Kodak Company	US	6358669	09/469,489	12/22/1999	3/19/2002	THERMAL LITHOGRAPHIC PRINTING PLATE
89795	Eastman Kodak Company	US	6534238	09/592,895	6/13/2000	3/18/2003	THERMAL LITHOGRAPHIC PRINTING PLATE
89796	Eastman Kodak Company	US	6528228	09/729,765	12/5/2000	3/4/2003	CHEMICAL RESISTANT UNDERLAYER FOR POSITIVE-WORKING PRINTING PLATES
89800	Eastman Kodak Company	US	6146812	09/399,191	9/17/1999	11/14/2000	IMAGING MEMBER CONTAINING SWITCHABLE POLYMERS AND METHOD FOR USE
89802	Eastman Kodak Company	US	6352811	09/469,490	12/22/1999	3/5/2002	THERMAL LITHOGRAPHIC PRINTING PLATE
89804	Eastman Kodak Company	US	6555283	09/589,334	6/7/2000	4/29/2003	IMAGEABLE ELEMENT AND WATERLESS PRINTING PLATE
89808	Eastman Kodak Company	US	6413694	09/431,706	11/1/1999	7/2/2002	PROCESSLESS IMAGING MEMBER CONTAINING HEAT SENSITIVE SULFONATE POLYMER AND METHODS OF USE

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89809	Eastman Kodak Company	US	6506533	09/589,333	6/7/2000	1/14/2003	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89809	Eastman Kodak Company	US	6667137	10/331,415	12/30/2002	12/23/2003	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89810	Eastman Kodak Company	US	6524767	09/696,870	10/26/2000	2/25/2003	USE OF METAL COMPOUNDS IN IMAGEABLE ARTICLES
89811	Eastman Kodak Company	US	6294311	09/469,493	12/22/1999	9/25/2001	LITHOGRAPHIC PRINTING PLATE HAVING HIGH CHEMICAL RESISTANCE
89812	Eastman Kodak Company	US	6558872	09/658,548	9/9/2000	5/6/2003	RELATION TO THE MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89813	Eastman Kodak Company	CN	200380102351.3	200380102351.3	10/23/2003	8/29/2007	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS.
89813	Eastman Kodak Company	CN	ZL200710141068.1	200710141068.1	8/16/2007	4/20/2011	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	DE	60304889.7	03779238.9	10/23/2003	4/26/2006	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	FR	1556227	03779238.9	10/23/2003	4/26/2006	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	GB	1556227	03779238.9	10/23/2003	4/26/2006	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	JP	4253694	2004-550104	10/23/2003	2/6/2009	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89814	Eastman Kodak Company	US	6777164	09/828,075	4/6/2001	8/17/2004	LITHOGRAPHIC PRINTING FORMS
89815	Eastman Kodak Company	JP	4458389	2000-132808	5/1/2000	2/19/2010	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE

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89815	Eastman Kodak Company	US	6689539	09/839,906	4/20/2001	2/10/2004	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89816	Eastman Kodak Company	US	6894000	10/134,168	4/26/2002	5/17/2005	METHOD FOR PREPARING IMAGED MEMBERS AND IMAGED MEMBERS PREPARED THEREBY
89819	Eastman Kodak Company	US	6905812	10/290,378	11/7/2002	6/14/2005	LITHOGRAPHIC PRINTING FORM AND METHOD OF PREPARATION AND USE THEREOF
89820	Eastman Kodak Company	US	6555291	09/638,556	8/14/2000	4/29/2003	THERMAL DIGITAL LITHOGRAPHIC PRINTING PLATE
89824	Eastman Kodak Company	US	6458503	09/801,538	3/8/2001	10/1/2002	FLUORINATED AROMATIC ACETAL POLYMERS AND PHOTOSENSITIVE COMPOSITIONS CONTAINING SUCH POLYMERS
89827	Eastman Kodak Company	US	6465152	09/603,013	6/26/2000	10/15/2002	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER ON IMPROVED SUBSTRATE AND METHODS OF USE
89828	Eastman Kodak Company	US	6383717	09/686,458	10/11/2000	5/7/2002	AQUEOUS DEVELOPER FOR NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
89828	Eastman Kodak Company	US	6482578	10/085,823	2/27/2002	11/19/2002	AQUEOUS DEVELOPER FOR NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
89837	Eastman Kodak Company	US	6548215	09/779,811	2/9/2001	4/15/2003	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING THE DUAL-FEED TECHNOLOGY
89838	Eastman Kodak Company	DE	60134343.3	01979815.6	10/15/2001	6/4/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	DE	60135028.6	01992213.7	12/28/2001	7/23/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	GB	1368412	01979815.6	10/15/2001	6/4/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS

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89838	Eastman Kodak Company	GB	1368413	01992213.7	12/28/2001	7/23/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	JP	4065404	2002-555144	10/15/2001	1/11/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	JP	4177106	2002-555145	12/28/2001	8/29/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	NL	1368412	01979815.6	10/15/2001	6/4/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	NL	1368413	01992213.7	12/28/2001	7/23/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6506536	09/751,650	12/29/2000	1/14/2003	IMAGEABLE ELEMENT COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6911296	10/299,226	11/19/2002	6/28/2005	IMAGEABLE ELEMENT AND COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89839	Eastman Kodak Company	DE	60235801.9	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	FR	1379918	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	GB	1379918	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	JP	4053888	2002-579886	1/23/2002	12/14/2007	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	NL	1379918	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	US	6582882	09/826,300	4/4/2001	6/24/2003	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS

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89840	Eastman Kodak Company	US	6596460	09/751,183	12/29/2000	7/22/2003	POLYVINYL ACETALS HAVING AZIDO GROUPS AND USE THEREOF IN RADIATION-SENSITIVE COMPOSITIONS
89842	Eastman Kodak Company	US	6613494	09/805,327	3/13/2001	9/2/2003	IMAGEABLE ELEMENT HAVING A PROTECTIVE OVERLAYER
89844	Eastman Kodak Company	US	6569609	10/075,661	2/14/2002	5/27/2003	PROCESS FOR DEVELOPING EXPOSED RADIATION-SENSITIVE PRINTING PLATE PRECURSORS
89846	Eastman Kodak Company	US	6864040	09/832,989	4/11/2001	3/8/2005	THERMAL INITIATOR SYSTEM USING LEUCO DYES AND POLYHALOGENE COMPOUNDS
89847	Eastman Kodak Company	US	6578485	09/930,814	8/16/2001	6/17/2003	ARTICLE AND METHOD FOR USE IN PREPARING A LITHOGRAPHIC PRINTING PLATE BY IMAGING IN A PRINTER ENGINE
89848	Eastman Kodak Company	US	6706454	09/899,741	7/5/2001	3/16/2004	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING PARTICLE GROWING ACCELERATION BY AN ADDITIVE POLYMER
89850	Eastman Kodak Company	US	6692890	09/826,315	4/4/2001	2/17/2004	SUBSTRATE IMPROVEMENTS FOR THERMALLY IMGEABLE COMPOSITIONS AND METHODS OF PREPARATION
89851	Eastman Kodak Company	CN	200580007930.9	200580007930.9	3/14/2005	11/24/2010	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	DE	602005006759.0	05725515.0	3/14/2005	5/14/2008	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	GB	1725402	05725515.0	3/14/2005	5/14/2008	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	US	6673514	09/948,182	9/7/2001	1/6/2004	IMAGEABLE ARTICLES AND COMPOSITIONS, AND THEIR USE
89851	Eastman Kodak Company	US	7163777	10/802,533	3/17/2004	1/16/2007	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89852	Eastman Kodak Company	CN	ZL02810555.9	02810555.9	5/10/2002	1/9/2008	COMPACT IMAGING HEAD AND HIGH SPEED MULTI-HEAD LASER IMAGING ASSEMBLY AND METHOD

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89854	Eastman Kodak Company	US	6596456	10/119,392	4/11/2002	7/22/2003	USE OF CINNAMIC ACID GROUPS CONTAINING ACETAL POLYMERS FOR RADIATION-SENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
89856	Eastman Kodak Company	US	6610458	09/911,159	7/23/2001	8/26/2003	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89856	Eastman Kodak Company	US	6832554	10/609,732	6/30/2003	12/21/2004	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89858	Eastman Kodak Company	US	6670084	10/067,388	2/5/2002	12/30/2003	IMAGED PRINTING PLATE AND METHOD OF PREPARATION
89859	Eastman Kodak Company	US	6808857	10/151,199	5/20/2002	10/26/2004	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
89860	Eastman Kodak Company	DE	60234636.3	02787037.7	12/13/2002	12/2/2009	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89860	Eastman Kodak Company	FR	1456718	02787037.7	12/13/2002	12/2/2009	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89860	Eastman Kodak Company	GB	1456718	02787037.7	12/13/2002	12/2/2009	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89860	Eastman Kodak Company	US	6675710	10/034,676	12/21/2001	1/13/2004	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89861	Eastman Kodak Company	US	6649319	09/878,457	6/11/2001	11/18/2003	METHOD OF PROCESSING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89862	Eastman Kodak Company	US	6562555	09/919,695	8/1/2001	5/13/2003	METHOD OF MAINTAINING CONSTANT DEVELOPER ACTIVITY THROUGH USE OF IMAGE PROTECTING ADDITIVES IN THE REPLENISHER
89864	Eastman Kodak Company	DE	602006012334.5	06765194.3	8/3/2006	2/17/2010	TRANSPARENT CONDUCTIVE SYSTEM

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89864	Eastman Kodak Company	GB	1925002	06765194.3	8/3/2006	2/17/2010	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	US	7695648	12/066,423	8/3/2006	4/13/2010	TRANSPARENT CONDUCTIVE SYSTEM
89865	Eastman Kodak Company	US	6699636	10/020,476	12/12/2001	3/2/2004	IMAGING ELEMENT COMPRISING A THERMALLY ACTIVATED CROSSLINKING AGENT
89868	Eastman Kodak Company	US	6921620	09/933,884	8/21/2001	7/26/2005	IMAGEABLE COMPOSITION CONTAINING COLORANT HAVING A COUNTER ANION DERIVED FROM A NON-VOLATILE ACID
89869	Eastman Kodak Company	US	6800426	10/016,173	12/13/2001	10/5/2004	PROCESS FOR MAKING A TWO LAYER THERMAL NEGATIVE PLATE
89873	Eastman Kodak Company	US	6830862	10/087,891	2/28/2002	12/14/2004	MULTI-LAYER IMAGEABLE ELEMENT WITH A CROSSLINKED TOP LAYER
89877	Eastman Kodak Company	US	6855487	10/044,165	10/26/2001	2/15/2005	METHOD AND APPARATUS FOR REFRESHMENT AND REUSE OF LOADED DEVELOPER
89881	Eastman Kodak Company	US	6902860	10/034,982	12/28/2001	6/7/2005	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89882	Eastman Kodak Company	US	6887642	10/117,569	4/5/2002	5/3/2005	MULTI-LAYER NEGATIVE WORKING IMAGEABLE ELEMENT
89884	Eastman Kodak Company	DE	60233968.5	02786990.8	12/10/2002	10/7/2009	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89884	Eastman Kodak Company	NL	1453675	02786990.8	12/10/2002	10/7/2009	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89885	Eastman Kodak Company	US	6821583	10/189,169	7/3/2002	11/23/2004	IMAGEABLE ELEMENT FOR SINGLE FLUID INK
89886	Eastman Kodak Company	US	6759185	09/992,688	11/14/2001	7/6/2004	METHOD FOR REUSE OF LOADED DEVELOPER
89887	Eastman Kodak Company	US	6723495	10/057,518	1/24/2002	4/20/2004	WATER-DEVELOPABLE NEGATIVE-WORKING ULTRAVIOLET AND INFRARED IMAGEABLE ELEMENT

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89889	Eastman Kodak Company	US	6645689	10/096,651	3/13/2002	11/11/2003	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89889	Eastman Kodak Company	US	RE41083	11/190,154	7/26/2005	1/19/2010	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89891	Eastman Kodak Company	US	6824947	10/370,385	2/18/2003	11/30/2004	PHOTOSENSITIVE COMPOSITION COMPRISING A PHENOL RESIN HAVING A UREA BOND IN THE MAIN CHAIN
89893	Eastman Kodak Company	US	6846614	10/066,874	2/4/2002	1/25/2005	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES
89895	Eastman Kodak Company	US	6841335	10/207,583	7/29/2002	1/11/2005	IMAGING MEMBERS WITH IONIC MULTI-FUNCTIONAL EPOXY COMPOUNDS
89899	Eastman Kodak Company	US	6664025	10/074,791	2/12/2002	12/16/2003	VISIBLE RADIATION SENSITIVE COMPOSITION
89900	Eastman Kodak Company	DE	60305330.0	03785023.7	8/7/2003	5/17/2006	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89900	Eastman Kodak Company	FR	1539492	03785023.7	8/7/2003	5/17/2006	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89900	Eastman Kodak Company	GB	1539492	03785023.7	8/7/2003	5/17/2006	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89900	Eastman Kodak Company	US	6893797	10/217,005	8/12/2002	5/17/2005	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89901	Eastman Kodak Company	US	6884568	10/131,866	4/25/2002	4/26/2005	STABILIZED INFRARED-SENSITIVE POLYMERIZABLE SYSTEMS
89903	Eastman Kodak Company	US	6730457	10/190,066	7/5/2002	5/4/2004	DIGITAL WATERLESS LITHOGRAPHIC PRINTING PLATE HAVING HIGH RESISTANCE TO WATER-WASHABLE INKS
89904	Eastman Kodak Company	US	6732653	10/134,080	4/26/2002	5/11/2004	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE WORKING, RADIATION-SENSITIVE LAYER
89906	Eastman Kodak Company	AU	2003221914	2003221914	4/10/2003	3/6/2008	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS

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89906	Eastman Kodak Company	CN	03809491.6	03809491.6	4/10/2003	6/3/2009	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	EP		03718373.8	4/10/2003		ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	HK	HK 1079578	05111672.7	4/10/2003	11/27/2009	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	IN	242432	2237/CHENP/2004	4/10/2003	8/26/2010	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP		2009-143497	6/16/2009		ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP		2013-023341	2/8/2013		ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	KR	0953771	10-2004-7015922	4/10/2003	4/12/2010	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	RU	2300792	2004132874	4/10/2003	6/10/2007	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	6899994	10/119,454	4/10/2002	5/31/2005	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS

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89906	Eastman Kodak Company	US	7258964	11/091,124	3/28/2005	8/21/2007	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7592128	11/500,261	8/7/2006	9/22/2009	ON-PRESS DEVELOPABLE NEGATIVE- WORKING IMAGEABLE ELEMENTS
89906	Eastman Kodak Company	ZA	2004/8146	2004/8146	4/10/2003	11/30/2005	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89907	Eastman Kodak Company	CN	ZL03811876.9	03811876.9	5/22/2003	11/21/2008	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSING FOR IMAGING RADIATION-SENSITIVE ELEMENTS
89907	Eastman Kodak Company	US	6787281	10/155,696	5/24/2002	9/7/2004	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSES FOR IMAGING RADIATION-SENSITIVE ELEMENTS
89910	Eastman Kodak Company	US	7084993	10/223,586	8/16/2002	8/1/2006	CUSTOMER CHARGE ACCOUNTING IN A SOFT COLOR PROOFING SYSTEM
89917	Eastman Kodak Company	US	6720130	10/266,888	10/8/2002	4/13/2004	RADIATION SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSORS HAVING ABLATION- FREE IMAGEABLE COMPOSITION AND METHOD
89923	Eastman Kodak Company	US	6742886	10/347,664	1/21/2003	6/1/2004	INK JET COMPOSITIONS FOR LITHOGRAPHIC PRINTING
89924	Eastman Kodak Company	CN	200380104739.7	200380104739.7	10/3/2003	12/2/2009	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	DE	60308397.8	03770643.9	10/3/2003	9/13/2006	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	FR	1545878	03770643.9	10/3/2003	9/13/2006	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	GB	1545878	03770643.9	10/3/2003	9/13/2006	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT

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89924	Eastman Kodak Company	JP	4382669	2004-543164	10/3/2003	10/2/2009	THERMALLY SENSITIVE MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	US	6858359	10/264,814	10/4/2002	2/22/2005	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89926	Eastman Kodak Company	US	6881533	10/368,209	2/18/2003	4/19/2005	FLEXOGRAPHIC PRINTING PLATES WITH INK-REPELLENT NON-IMAGE AREAS
89929	Eastman Kodak Company	US	7016042	10/647,791	8/25/2003	3/21/2006	COLOR PROFILING USING GRAY BACKING MATERIAL
89933	Eastman Kodak Company	CN	ZL200480008181.7	200480008181.7	1/20/2004	8/24/2011	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	DE	602004003029.5	04703595.1	1/20/2004	11/2/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	FR	1587691	04703595.1	1/20/2004	11/2/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	GB	1587691	04703595.1	1/20/2004	11/2/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	JP	4546453	2006-502877	1/20/2004	7/9/2010	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	US	7097956	10/353,195	1/27/2003	8/29/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89937	Eastman Kodak Company	US	6921626	10/400,714	3/27/2003	7/26/2005	NANOPASTES AS PATTERNING COMPOSITION FOR ELECTRONIC PARTS
89937-1	Eastman Kodak Company	US	7094503	10/400,715	3/27/2003	8/22/2006	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-1	Eastman Kodak Company	US	7217502	11/444,740	6/1/2006	5/15/2007	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-2	Eastman Kodak Company	US	7081322	10/400,959	3/27/2003	7/25/2006	NANOPASTES AS INKJET COMPOSITIONS FOR PRINTING PLATES

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89939	Eastman Kodak Company	US	6962765	10/689,468	10/20/2003	11/8/2005	LASER GENERATED ULTRAVIOLET RADIATION MASK
89940	Eastman Kodak Company	US	6844139	10/336,595	1/3/2003	1/18/2005	METHOD FOR FORMING A LITHOGRAPHIC PRINTING PLATE
89941	Eastman Kodak Company	DE		10393651.3	11/3/2003		POLYMERIZABLE COMPOUNDS WITH QUADRUPLE HYDROGEN BOND FORMING GROUPS
89941	Eastman Kodak Company	US	6899992	10/290,623	11/8/2002	5/31/2005	POLYMERIZABLE COMPOUNDS WITH QUADRUPLE HYDROGEN BOND FORMING GROUPS
89942	Eastman Kodak Company	DE	602004003030.9	04703685.0	1/20/2004	11/2/2006	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	GB	1587880	04703685.0	1/20/2004	11/2/2006	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	US	6790590	10/353,106	1/27/2003	9/14/2004	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89945	Eastman Kodak Company	JP	4511523	2006-508807	2/23/2004	5/14/2010	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89945	Eastman Kodak Company	US	7229744	10/393,762	3/21/2003	6/12/2007	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89949	Eastman Kodak Company	US	6902861	10/384,989	3/10/2003	6/7/2005	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN PHOTOIMAGEABLE ELEMENTS
89965	Eastman Kodak Company	US	7442486	10/544,758	2/20/2004	10/28/2008	RADIATION-SENSITIVE COMPOSITIONS COMPRISING OXAZOLE DERIVATIVES AND IMAGEABLE ELEMENTS BASED THEREON
89972	Eastman Kodak Company	DE	602004018565.5	04012441.4	5/26/2004	12/24/2008	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS

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89972	Eastman Kodak Company	FR	1481800	04012441.4	5/26/2004	12/24/2008	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	GB	1481800	04012441.4	5/26/2004	12/24/2008	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	US	6924080	10/445,489	5/27/2003	8/2/2005	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89973	Eastman Kodak Company	GB	1481801	04012442.2	5/26/2004	8/8/2007	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89973	Eastman Kodak Company	US	6821709	10/445,548	5/27/2003	11/23/2004	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89976	Eastman Kodak Company	CN	200480012496.9	200480012496.9	5/11/2004	6/9/2010	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	DE	602004033556.8	04751887.3	5/11/2004	7/20/2011	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	FR	1622768	04751887.3	5/11/2004	7/20/2011	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	GB	1622768	04751887.3	5/11/2004	7/20/2011	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	JP	5091299	2010-249754	11/8/2010	9/21/2012	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	US	7368215	10/436,506	5/12/2003	5/6/2008	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM

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89981	Eastman Kodak Company	DE	602004006059.3	04019830.1	8/20/2004	4/25/2007	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89981	Eastman Kodak Company	FR	1510356	04019830.1	8/20/2004	4/25/2007	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89981	Eastman Kodak Company	GB	1510356	04019830.1	8/20/2004	4/25/2007	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89981	Eastman Kodak Company	US	7070902	10/648,672	8/26/2003	7/4/2006	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89993	Eastman Kodak Company	US	7183039	10/559,230	6/8/2004	2/27/2007	1,4-DIHYDROPYRIDINE-CONTAINING IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PRODUCTION OF IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	DE	602004030255.4	04780824.1	8/11/2004	11/24/2010	MULTI-LAYER IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	GB	1654119	04780824.1	8/11/2004	11/24/2010	MULTI-LAYER IMAGEABLE ELEMENTS
90000	Eastman Kodak Company	US	6843176	10/661,236	9/12/2003	1/18/2005	METHOD TO REMOVE UNWANTED, UNEXPOSED, RADIATION-SENSITIVE LAYER IN A LITHOGRAPHIC PRINTING PLATE
90001	Eastman Kodak Company	EP		04024914.6	10/20/2004		DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90001	Eastman Kodak Company	JP	4571479	2004-314443	10/28/2004	8/20/2010	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90001	Eastman Kodak Company	US	7236179	10/695,545	10/28/2003	6/26/2007	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90002	Eastman Kodak Company	JP	4213715	2005-507269	6/17/2004	11/7/2008	NEGATIVE TYPE PHOTSENSITIVE COMPOSITION AND NEGATIVE TYPE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE

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90002	Eastman Kodak Company	US	7291438	10/558,956	6/17/2004	11/6/2007	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
90003	Eastman Kodak Company	EP		04019062.1	8/11/2004		IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90003	Eastman Kodak Company	US	6764232	10/639,885	8/13/2003	7/20/2004	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90005	Eastman Kodak Company	DE	602004019921.4	04756523.9	7/1/2004	3/11/2009	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90005	Eastman Kodak Company	GB	1639806	04756523.9	7/1/2004	3/11/2009	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90005	Eastman Kodak Company	US	7710597	10/883,006	7/1/2004	5/4/2010	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90007	Eastman Kodak Company	US	7132550	10/722,257	11/25/2003	11/7/2006	PROCESS FOR THE PREPARATION OF CYANINE DYE WITH POLYSULFONATE ANIONS
90009	Eastman Kodak Company	US	6893783	10/681,701	10/8/2003	5/17/2005	MULTILAYER IMAGEABLE ELEMENTS
90011	Eastman Kodak Company	US	6844141	10/625,229	7/23/2003	1/18/2005	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90018	Eastman Kodak Company	DE	602005002063.2	05003487.5	2/18/2005	8/22/2007	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	FR	1568506	05003487.5	2/18/2005	8/22/2007	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	GB	1568506	05003487.5	2/18/2005	8/22/2007	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	US	7147902	10/789,039	2/27/2004	12/12/2006	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90026	Eastman Kodak Company	US	7066731	10/839,637	5/5/2004	6/27/2006	IMPROVED METHOD FOR CONDITIONING/ HEAT TREATMENT

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90027	Eastman Kodak Company	US	7371454	10/736,078	12/15/2003	5/13/2008	IMAGEABLE ELEMENT COMPRISING SULFATED POLYMERS
90028	Eastman Kodak Company	DE	602004037661.2	04789022.3	9/24/2004	5/2/2012	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90028	Eastman Kodak Company	EP	1670645	04789022.3	9/24/2004	5/2/2012	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90028	Eastman Kodak Company	GB	1670645	04789022.3	9/24/2004	5/2/2012	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90028	Eastman Kodak Company	US	7172992	10/949,899	9/24/2004	2/6/2007	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90033	Eastman Kodak Company	US	6001530	09/145,725	9/2/1998	12/14/1999	LASER ADDRESSABLE BLACK THERMAL TRANSFER DONORS
90035	Eastman Kodak Company	EP		04023906.3	10/7/2004		DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7078162	10/681,574	10/8/2003	7/18/2006	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7316894	11/388,850	3/24/2006	1/8/2008	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7507526	11/623,334	3/27/2007	3/24/2009	DEVELOPER REGENERATORS
90036	Eastman Kodak Company	US	6022440	08/987,885	12/8/1997	2/8/2000	IMAGE TRANSFER PROCESS FOR INK-JET GENERATED IMAGES
90037	Eastman Kodak Company	JP	4629226	2000-519393	11/3/1998	11/19/2010	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS HAVING MULTIPLE IMAGING OUTPUTS
90037	Eastman Kodak Company	US	6618158	09/185,182	11/3/1998	9/9/2003	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS HAVING MULTIPLE IMAGING OUTPUTS
90038	Eastman Kodak Company	US	6992688	10/766,345	1/28/2004	1/31/2006	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90039	Eastman Kodak Company	DE	69913534.6	99935600.9	7/15/1999	12/10/2003	IMAGING SYSTEM AND METHOD
90039	Eastman Kodak Company	GB	1097431	99935600.9	7/15/1999	12/10/2003	IMAGING SYSTEM AND METHOD
90039	Eastman Kodak Company	US	6462835	09/353,997	7/15/1999	10/8/2002	IMAGING SYSTEM AND METHOD
90040	Eastman Kodak Company	DE	69905294.7	99949759.7	9/23/1999	2/5/2003	COLOR PROCESSING
90040	Eastman Kodak Company	FR	1155567	99949759.7	9/23/1999	2/5/2003	COLOR PROCESSING

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90040	Eastman Kodak Company	GB	1155567	99949759.7	9/23/1999	2/5/2003	COLOR PROCESSING
90040	Eastman Kodak Company	US	7030888	09/259,863	3/1/1999	4/18/2006	COLOR PROCESSING
90041	Eastman Kodak Company	DE	69928835.5	99948353.0	9/23/1999	12/7/2005	COLOR PROCESSING
90041	Eastman Kodak Company	FR	1157542	99948353.0	9/23/1999	12/7/2005	COLOR PROCESSING
90041	Eastman Kodak Company	GB	1157542	99948353.0	9/23/1999	12/7/2005	COLOR PROCESSING
90041	Eastman Kodak Company	JP	4620252	2000-603236	9/23/1999	11/5/2010	COLOR IMAGE PROCESSING
90041	Eastman Kodak Company	US	6608925	09/259,579	3/1/1999	8/19/2003	COLOR PROCESSING
90041	Eastman Kodak Company	US	7120295	10/612,734	7/2/2003	10/10/2006	COLOR IMAGE PROCESSING
90042	Eastman Kodak Company	US	6844140	10/747,643	12/29/2003	1/18/2005	METHOD FOR REDUCING START UP BLINDING IN NO-PROCESS LITHOGRAPHIC PRINTING PLATES
90043	Eastman Kodak Company	DE	60037589.7	00938170.8	6/5/2000	12/26/2007	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	FR	1190563	00938170.8	6/5/2000	12/26/2007	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	GB	1190563	00938170.8	6/5/2000	12/26/2007	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	US	6654150	09/342,983	6/29/1999	11/25/2003	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90044	Eastman Kodak Company	US	6650446	09/342,960	6/29/1999	11/18/2003	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND MEDIA MODELS
90046	Eastman Kodak Company	US	6633408	09/342,568	6/29/1999	10/14/2003	SPECTRAL MODELING OF PHOTOGRAPHIC PRINTING BASED ON DYE CONCENTRATION
90048	Eastman Kodak Company	DE	60009571.1	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	FR	1266350	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES

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90048	Eastman Kodak Company	GB	1266350	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	NL	1266350	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	US	7900144	09/534,824	3/23/2000	3/1/2011	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90049	Eastman Kodak Company	US	7250245	10/852,552	5/24/2004	7/31/2007	SWITCHABLE POLYMER PRINTING PLATES WITH CARBON BEARING IONIC AND STERIC STABILIZING GROUPS
90050	Eastman Kodak Company	DE	60043061.8	00936285.6	5/24/2000	9/30/2009	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90050	Eastman Kodak Company	US	7057765	09/577,529	5/24/2000	6/6/2006	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90051	Eastman Kodak Company	DE	60106038.5-08	01984204.6	1/11/2001	9/29/2004	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	FR	1300000	01984204.6	1/11/2001	9/29/2004	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	GB	1300000	01984204.6	1/11/2001	9/29/2004	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	US	6867884	09/612,419	7/7/2000	3/15/2005	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90054	Eastman Kodak Company	DE		10197077.3	4/27/2001		GAMUT-PRESERVING COLOR IMAGING
90054	Eastman Kodak Company	US	7177047	09/741,460	12/19/2000	2/13/2007	GAMUT-PRESERVING COLOR IMAGING
90054	Eastman Kodak Company	US	7495804	11/644,860	12/22/2006	2/24/2009	GAMUT-PRESERVING COLOR IMAGING
90055	Eastman Kodak Company	JP	4142646	2004-522929	7/24/2002	6/20/2008	HALFTONE DOT THINNING
90055	Eastman Kodak Company	US	7016082	09/899,687	7/5/2001	3/21/2006	HALFTONE DOT THINNING
90058	Eastman Kodak Company	US	7215343	10/767,987	1/29/2004	5/8/2007	COLOR CORRECTION USING A DEVICE-DEPENDENT DISPLAY PROFILE
90062	Eastman Kodak Company	BR		PI0512217-1	6/2/2005		IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER

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90062	Eastman Kodak Company	CN	200580019851. X	200580019851.X	6/2/2005	9/9/2009	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	DE	602005005058.2	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	FR	1765593	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	GB	1765593	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	JP		2012-203991	9/18/2012		IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	NL	1765593	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	US	7261998	10/872,209	6/17/2004	8/28/2007	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90069	Eastman Kodak Company	EP		05008072.0	4/13/2005		METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90069	Eastman Kodak Company	US	7317577	10/846,906	5/14/2004	1/8/2008	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90070	Eastman Kodak Company	DE	602005003657.1	05730162.4	3/25/2005	12/5/2007	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	GB	1747241	05730162.4	3/25/2005	12/5/2007	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	NL	1747241	05730162.4	3/25/2005	12/5/2007	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	US	7060416	11/072,486	3/4/2005	6/13/2006	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90073	Eastman Kodak Company	DE	602005001226.5	05009501.7	4/29/2005	6/14/2007	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS

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90073	Eastman Kodak Company	GB	1593520	05009501.7	4/29/2005	5/30/2007	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	US	6855474	10/838,940	5/3/2004	2/15/2005	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90076	Eastman Kodak Company	CN	ZL200580011950.3	200580011950.3	4/6/2005	11/7/2012	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	CN		201210311213.7	4/6/2005		METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	EP		05734358.4	4/6/2005		METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	JP	5155654	2007-507503	4/6/2005	12/14/2012	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	US	8142987	11/081,018	3/15/2005	3/27/2012	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90076	Eastman Kodak Company	US	8409790	13/314,218	12/8/2011	4/2/2013	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90076	Eastman Kodak Company	US		13/314,219	12/8/2011		METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90081	Eastman Kodak Company	US	6623894	09/808,309	3/14/2001	9/23/2003	LASER-INDUCED THERMAL IMAGING WITH MASKING
90081	Eastman Kodak Company	US	6943816	10/636,421	8/6/2003	9/13/2005	LASER-INDUCED THERMAL IMAGING WITH MASKING
90082	Eastman Kodak Company	DE	60214984.3	02717666.8	3/15/2002	9/27/2006	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	FR	1368962	02717666.8	3/15/2002	9/27/2006	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	GB	1368962	02717666.8	3/15/2002	9/27/2006	CORRECTION TECHNIQUES FOR SOFT PROOFING
90088	Eastman Kodak Company	US	6597388	09/886,446	6/21/2001	7/22/2003	THERMAL IMAGING MASK
90089	Eastman Kodak Company	US	6737204	10/238,508	9/4/2002	5/18/2004	HYBRID PROOFING METHOD
90090	Eastman Kodak Company	EP		02790152.9	12/18/2002		LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	US	6888558	10/028,548	12/19/2001	5/3/2005	LASER-INDUCED THERMAL IMAGING WITH MASKING
90091	Eastman Kodak Company	US	6899988	10/461,738	6/13/2003	5/31/2005	LASER THERMAL METALLIC DONORS

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90095	Eastman Kodak Company	DE	60223078.0	02792554.4	12/30/2002	10/17/2007	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	FR	1464186	02792554.4	12/30/2002	10/17/2007	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	GB	1464186	02792554.4	12/30/2002	10/17/2007	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	JP	4938810	2009-58368	12/30/2002	3/2/2012	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	6775633	10/039,669	12/31/2001	8/10/2004	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	7509222	10/854,113	5/26/2004	3/24/2009	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90120	Eastman Kodak Company	US	7184679	11/117,557	4/28/2005	2/27/2007	RECEIVER MEMBER SPEED CONTROL THROUGH A FUSER ASSEMBLY OF A REPRODUCTION APPARATUS
90121	Eastman Kodak Company	US	7194233	11/117,559	4/28/2005	3/20/2007	A VARIABLE POWER FUSER EXTERNAL HEATER
90123	Eastman Kodak Company	US	7680424	11/863,519	9/28/2007	3/16/2010	ROLLER FUSER SYSTEM WITH FUSING MEMBER TEMPERATURE CONTROL FOR PRINTING
90140	Eastman Kodak Company	JP	3863415	2001-362465	11/28/2001	10/6/2006	PLATE MAKING METHOD FOR PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
90142	Eastman Kodak Company	US	7045271	10/842,111	5/10/2004	5/16/2006	ON PRESS DEVELOPABLE IMAGEABLE ELEMENT
90148	Eastman Kodak Company	US	7172850	10/891,727	7/15/2004	2/6/2007	PREPARATION OF SOLVENT-RESISTANT BINDER FOR AN IMAGEABLE ELEMENT
90150	Eastman Kodak Company	US	7292368	11/122,260	5/4/2005	11/6/2007	HALFTONE PROOFING WITH INKJET PRINTERS
90151	Eastman Kodak Company	US	7186482	11/144,315	6/3/2005	3/6/2007	MULTILAYER IMAGEABLE ELEMENTS
90154	Eastman Kodak Company	CN	ZL200580028267.0	200580028267.0	8/17/2005	7/13/2011	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	DE	602005018786.3	05789147.5	8/17/2005	1/6/2010	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR

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90154	Eastman Kodak Company	FR	1778474	05789147.5	8/17/2005	1/6/2010	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	GB	1778474	05789147.5	8/17/2005	1/6/2010	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	JP	4856075	2007-528027	8/17/2005	11/4/2011	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	US	7416831	10/922,782	8/20/2004	8/26/2008	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90159	Eastman Kodak Company	CN	200580030800.7	200580030800.7	9/9/2005	10/27/2010	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	JP	4977610	2007-532378	9/9/2005	4/20/2012	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	KR	10-1087924	10-2007-7006050	9/9/2005	11/22/2011	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	US		10/944,586	9/17/2004		METHOD OF FORMING A STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90161	Eastman Kodak Company	CN	200580028652.5	200580028652.5	8/17/2005	1/27/2010	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	DE	602005005831.1	05790957.4	8/17/2005	4/2/2008	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	GB	1782127	05790957.4	8/17/2005	4/2/2008	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	JP	4499507	2004-242968	8/23/2004	4/23/2010	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	US	7670753	11/573,733	8/17/2005	3/2/2010	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	DE	602005023743.7	05789143.4	8/23/2005	9/22/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	FR	1782129	05789143.4	8/23/2005	9/22/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR

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90162	Eastman Kodak Company	GB	1782129	05789143.4	8/23/2005	9/22/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	JP	4607521	2004-245853	8/25/2004	10/15/2010	METHOD FOR PROMOTING THE DEVELOPMENT OF PROCESS-LESS TYPE PLATE
90162	Eastman Kodak Company	US	7807333	11/573,895	8/23/2005	10/5/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90164	Eastman Kodak Company	US	7659046	11/013,954	12/16/2004	2/9/2010	WATER-DEVELOPABLE INFRARED-SENSITIVE PRINTING PLATE
90166	Eastman Kodak Company	US	7234791	11/114,530	4/26/2005	6/26/2007	REDUCING INK BLEED ARTIFACTS
90173	Eastman Kodak Company	JP	3275809	09-346144	12/16/1997	2/8/2002	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90182	Eastman Kodak Company	US	7294445	11/240,721	9/30/2005	11/13/2007	METHOD FOR SIMULATING SPOT VARNISH ON A SURPRINT PROOF
90183	Eastman Kodak Company	DE	602006031358.6	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	EP	2086763	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	GB	2086763	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	JP	5038434	2009-539221	11/28/2006	7/13/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	NL	2086763	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90184	Eastman Kodak Company	DE	602004035362.0	04815940.4	12/29/2004	11/16/2011	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	GB	1700252	04815940.4	12/29/2004	11/16/2011	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION

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90184	Eastman Kodak Company	JP	5132152	2006-547573	12/29/2004	11/16/2012	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	US	7433103	11/025,690	12/29/2004	10/7/2008	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90192	Eastman Kodak Company	US	5328771	08/052,127	4/22/1993	7/12/1994	THERMAL FUSION TYPE DONOR FILM CAPABLE OF IMPARTING GRADATION
90193	Eastman Kodak Company	US	5411930	08/051,537	4/22/1993	5/2/1995	IMAGE RECEIVING ELEMENT FOR PRODUCTION OF DYE DIFFUSION TYPE THERMAL TRANSFER IMAGE
90197	Eastman Kodak Company	US	5460918	08/320,943	10/11/1994	10/24/1995	THERMAL TRANSFER DONOR AND RECEPTOR FOR LITHOGRAPHIC PRINTING APPLICATIONS
90201	Eastman Kodak Company	US	5360694	08/138,591	10/18/1993	11/1/1994	THERMAL DYE TRANSFER
90202	Eastman Kodak Company	US	5436695	08/210,153	3/17/1994	7/25/1995	METHOD AND APPARATUS FOR LOADING THIN FILM MEDIA
90203	Eastman Kodak Company	US	5326619	08/144,731	10/28/1993	7/5/1994	THERMAL TRANSFER DONOR ELEMENT COMPRISING A SUBSTRATE HAVING A MICROSTRUCTURED SURFACE
90205	Eastman Kodak Company	US	5395720	08/217,385	3/24/1994	3/7/1995	DYE RECEPTOR SHEET FOR THERMAL DYE AND MASS TRANSFER IMAGING
90206	Eastman Kodak Company	US	5635331	08/322,588	10/13/1994	6/3/1997	SUBSTRATE AND A COLOR PROOFING ARTICLE HAVING RELEASE AGENT/ADHESIVE MIXTURE COATED THEREON
90207	Eastman Kodak Company	US	5395719	08/217,384	3/24/1994	3/7/1995	DYE RECEPTOR SHEET FOR THERMAL TRANSFER IMAGING
90208	Eastman Kodak Company	US	5773170	08/627,825	4/2/1996	6/30/1998	UV-ABSORBING MEDIA BLEACHABLE BY IR-RADIATION
90211	Eastman Kodak Company	US	7796123	11/455,991	6/20/2006	9/14/2010	TOUCHSCREEN WITH CARBON NANOTUBE CONDUCTIVE LAYERS
90212	Eastman Kodak Company	DE	602006028203.6	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER

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90212	Eastman Kodak Company	EP	1886212	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	GB	1886212	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	JP		2012-172554	8/3/2012		TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	NL	1886212	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	US	7535462	11/143,539	6/2/2005	5/19/2009	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90216	Eastman Kodak Company	DE	69806153.5	98914403.5	4/2/1998	6/19/2002	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90216	Eastman Kodak Company	US	6232954	08/855,709	5/8/1997	5/15/2001	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90217	Eastman Kodak Company	DE	69804795.8	98922254.2	5/13/1998	4/10/2002	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	FR	0991924	98922254.2	5/13/1998	4/10/2002	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	GB	0991924	98922254.2	5/13/1998	4/10/2002	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	US	6108442	08/884,411	6/27/1997	8/22/2000	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90218	Eastman Kodak Company	DE	69808095.5	98928849.3	6/1/1998	9/18/2002	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	FR	0995305	98928849.3	6/1/1998	9/18/2002	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	GB	0995305	98928849.3	6/1/1998	9/18/2002	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	US	6362808	08/909,932	8/12/1997	3/26/2002	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US	7382379	09/536,366	3/27/2000	6/3/2008	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR

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90218	Eastman Kodak Company	US	RE39161	10/764,384	1/23/2004	7/11/2006	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,155	1/25/2008		METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,181	1/25/2008		METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90219	Eastman Kodak Company	DE	69600857.2	96302793.3	4/19/1996	10/28/1998	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	GB	0738609	96302793.3	4/19/1996	10/28/1998	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5935758	08/842,151	4/22/1997	8/10/1999	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5945249	08/844,805	4/22/1997	8/31/1999	LASER ABSORBABLE PHOTBLEACHABLE COMPOSITIONS
90219	Eastman Kodak Company	US	6291143	09/688,483	10/16/2000	9/18/2001	LASER ABSORBABLE PHOTBLEACHABLE COMPOSITIONS
90224	Eastman Kodak Company	US	7340208	11/155,268	6/17/2005	3/4/2008	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH GENERIC COLOR PROFILES AND INVERSE MASKS BASED ON RECEIVER MEMBER CHARACTERISTICS
90230	Eastman Kodak Company	US	7502581	11/512,926	8/30/2006	3/10/2009	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90230	Eastman Kodak Company	US	7953352	12/118,903	5/12/2008	5/31/2011	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90240	Eastman Kodak Company	US	5506090	08/311,510	9/23/1994	4/9/1996	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90240	Eastman Kodak Company	US	5939237	08/960,175	10/29/1997	8/17/1999	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES

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90242	Eastman Kodak Company	US	5526140	08/398,516	3/3/1995	6/11/1996	EMULATION OF A HALFTONE PRINTED IMAGE ON A CONTINUOUS- TONE DEVICE
90244	Eastman Kodak Company	DE	69631929.2	96110832.1	7/4/1996	3/24/2004	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90244	Eastman Kodak Company	FR	0753725	96110832.1	7/4/1996	3/24/2004	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90244	Eastman Kodak Company	GB	0753725	96110832.1	7/4/1996	3/24/2004	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90244	Eastman Kodak Company	US	5754448	08/501,502	7/12/1995	5/19/1998	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90249	Eastman Kodak Company	US	6072589	08/856,371	5/14/1997	6/6/2000	ARRANGEMENT FOR EFFICIENT CHARACTERIZATION OF PRINTING DEVICES AND METHOD THEREFOR
90251	Eastman Kodak Company	US	5723617	08/576,502	12/21/1995	3/3/1998	PYRROLO[2,1-A] ISOQUINOLINE DYES
90253	Eastman Kodak Company	US	5847133	08/862,809	5/23/1997	12/8/1998	IONIC HALOMETHYL-1,3,5-TRIAZINE PHOTOINITIATORS
90282	Eastman Kodak Company	US	7535596	11/121,768	5/4/2005	5/19/2009	COLORANT CONTROL VALUES FOR COLOR PRINTING DEVICES
90323	Eastman Kodak Company	JP	3556756	1996-19911	2/6/1996	5/21/2004	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING DEVICE
90323	Eastman Kodak Company	US	5731127	08/629,613	4/9/1996	3/24/1998	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE HAVING A RESIN WITH UREA BONDS IN THE SIDE CHAIN
90324	Eastman Kodak Company	JP	3825453	2004-155268	5/25/2004	7/7/2006	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAHIC PRINTING PLATE
90331	Eastman Kodak Company	DE		102005013756.3	3/22/2005		PAPER TRANSPORT ROLLER I VORRICHTUNG ZUM TRANSPORT VON BOEGEN

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90336	Eastman Kodak Company	EP		10175239.2	9/3/2010		DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	JP		2010-541428	12/22/2008		PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	7658375	11/969,258	1/4/2008	2/9/2010	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	8220795	12/621,880	11/19/2009	7/17/2012	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90337	Eastman Kodak Company	US	8356883	12/026,953	2/6/2008	1/22/2013	INKJET PRINTING METHOD FOR COLORLESS INK USING COLORLESS INK PRINthead MASKS DEPENDENT ON COLORED INK PRINTING
90350	Eastman Kodak Company	US	6623905	09/480,250	6/26/1998	9/23/2003	PATTERN FORMATION
90351	Eastman Kodak Company	US	6461795	09/558,109	4/25/2000	10/8/2002	MANUFACTURE OF LITHOGRAPHIC PRINTING FORMS
90356	Eastman Kodak Company	US	6218083	09/263,605	7/2/1998	4/17/2001	PATTERN-FORMING METHODS
90357	Eastman Kodak Company	US	6558869	09/558,110	4/25/2000	5/6/2003	PATTERN FORMATION
90367	Eastman Kodak Company	US	5948534	08/804,681	2/25/1997	9/7/1999	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90367	Eastman Kodak Company	US	6048575	09/198,939	11/24/1998	4/11/2000	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90371	Eastman Kodak Company	US	6280899	09/483,990	1/18/2000	8/28/2001	RELATION TO LITHOGRAPHIC PRINTING FORMS
90371	Eastman Kodak Company	US	6485890	09/860,943	5/18/2001	11/26/2002	LITHOGRAPHIC PRINTING FORMS
90372	Eastman Kodak Company	JP	4499837	1998-502471	6/6/1997	4/23/2010	LITHOGRAPHIC PLATES
90372	Eastman Kodak Company	US	6303271	09/194,822	6/6/1997	10/16/2001	LITHOGRAPHIC PLATES
90373	Eastman Kodak Company	US	6420087	09/297,443	10/28/1997	7/16/2002	DIRECT POSITIVE LITHOGRAPHIC PLATE
90453	Eastman Kodak Company	US	6105500	09/077,181	11/21/1996	8/22/2000	HYDROPHILIZED SUPPORT FOR PLANOGRAPHIC PRINTING PLATES AND ITS PREPARATION
90457	Eastman Kodak Company	US	6182571	09/308,702	11/13/1997	2/6/2001	PLANOGRAPHIC PRINTING
90465	Eastman Kodak Company	US	5380942	08/118,556	9/9/1993	1/10/1995	BIS UREIDO COMPOSITIONS

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90466	Eastman Kodak Company	US	5551585	08/419,228	4/10/1995	9/3/1996	PROCESS FOR THE SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSORS
90467	Eastman Kodak Company	US	6187380	08/995,495	12/22/1997	2/13/2001	PROCESS FOR THE PRODUCTION OF LITHOGRAPHIC PRINTING PLATES
90473	Eastman Kodak Company	EP		06751410.9	4/26/2006		DISPLAY APPARATUS USING LCD PANEL
90473	Eastman Kodak Company	US	7188953	11/120,340	5/3/2005	3/13/2007	DISPLAY APPARATUS USING LCD PANEL
90474	Eastman Kodak Company	US	7334897	11/684,844	3/12/2007	2/26/2008	DISPLAY APPARATUS USING LCD PANEL
90475	Eastman Kodak Company	US	7442245	11/690,271	3/23/2007	10/28/2008	GLYCEROL DERIVATIVES FOR INKJET INKS
90476	Eastman Kodak Company	US	7550039	11/297,195	12/8/2005	6/23/2009	AN AQUEOUS INKJET INK COMPOSITION
90479	Eastman Kodak Company	US	5849842	08/917,057	8/22/1997	12/15/1998	SULFONAMIDE SUBSTITUTED ACETAL POLYMERS AND USE THEREOF IN PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
90487	Eastman Kodak Company	US	5919601	08/745,534	11/12/1996	7/6/1999	RADIATION-SENSITIVE COMPOSITIONS AND PRINTING PLATES
90489	Eastman Kodak Company	US	6060217	08/922,190	9/2/1997	5/9/2000	THERMAL LITHOGRAPHIC PRINTING PLATES
90495	Eastman Kodak Company	US	6309792	09/690,898	2/18/2000	10/30/2001	IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PREPARATION OF PRINTING PLATE PRECURSORS
90496	Eastman Kodak Company	DE	69935934.1	04078163.5	6/8/1999	4/25/2007	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	FR	1506857	04078163.5	6/8/1999	4/25/2007	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	GB	1506857	04078163.5	6/8/1999	4/25/2007	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	JP	4417562	2000-555763	6/8/1999	12/4/2009	THERMAL DIGITAL LITHOGRAPHIC PRINTING PLATE

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90496	Eastman Kodak Company	US	6352812	09/301,866	4/29/1999	3/5/2002	THERMAL LITHOGRAPHIC PRINTING PLATE
90500	Eastman Kodak Company	DE	69902598.2	99949163.2	10/6/1999	8/21/2002	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90500	Eastman Kodak Company	US	6423456	09/807,084	10/6/1999	7/23/2002	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90501	Eastman Kodak Company	US	6551763	09/587,224	10/6/1999	4/22/2003	IMPROVEMENTS IN RELATION TO ELECTRONIC PARTS
90509	Eastman Kodak Company	US	6475698	09/726,347	12/1/2000	11/5/2002	POLYMERIC COMPOUNDS
90510	Eastman Kodak Company	US	6416932	09/669,991	9/26/2000	7/9/2002	WATERLESS LITHOGRAPHIC PLATE
90511	Eastman Kodak Company	US	5695905	08/649,350	5/17/1996	12/9/1997	PHOTOSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES UTILIZING OXAZOLINE MODIFIED ACID POLYMERS
90526	Eastman Kodak Company	DE		102006013875.9	3/23/2006		DIFFERENTIAL CLEAR COAT ICC-PROFILES
90526	Eastman Kodak Company	US	8107125	12/293,431	3/23/2007	1/31/2012	METHOD OF GENERATING PRINTING COLOR PROFILES FOR COLOR MANAGED REPRODUCTION OF COLOR PRINTS WITH TRANSPARENT LAYER
90527	Eastman Kodak Company	US	7961939	11/853,214	9/11/2007	6/14/2011	COLOR TRANSFORMING METHOD
90556	Eastman Kodak Company	EP		06758510.9	4/24/2006		PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	JP	4800380	2008-510032	4/24/2006	8/12/2011	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	US	7738148	11/375,349	3/14/2006	6/15/2010	TECHNIQUES FOR PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90558	Eastman Kodak Company	DE	102005033759.7	102005033759.7	7/15/2005	4/12/2012	SEMITRANSSPARENT MEDIA
90558	Eastman Kodak Company	DE		202005021983.5	12/21/2011		SEMITRANSSPARENT MEDIA
90559	Eastman Kodak Company	US	7731186	11/758,052	6/5/2007	6/8/2010	SHEET TRANSPORT APPARATUS AND METHOD FOR TRANSPORTING A SHEET IN A PRINTING MACHINE

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90560	Eastman Kodak Company	EP		08742756.3	4/11/2008		POWER SPLITTER FOR A MICROWAVE FUSER OF A REPRODUCTION APPARATUS
90560	Eastman Kodak Company	US	7515859	11/739,259	4/24/2007	4/7/2009	POWER SPLITTER FOR A MICROWAVE FUSER
90568	Eastman Kodak Company	DE	602009009099.2	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	EP	2328761	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	GB	2328761	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	JP		2011-530039	9/22/2009		FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	NL	2328761	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	US	8298634	12/241,355	9/30/2008	10/30/2012	FUSIBLE INKJET RECORDING MEDIA
90570	Eastman Kodak Company	EP		07795209.1	5/23/2007		HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	JP		2009-513179	5/23/2007		HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	US	7819518	11/445,712	6/2/2006	10/26/2010	DIGITAL PRINTING APPARATUS FOR PRODUCING PRINTS AT HIGH SPEED
90575	Eastman Kodak Company	US	7291440	11/129,844	5/16/2005	11/6/2007	BAKEABLE MULTI-LAYER IMAGEABLE ELEMENT
90578	Eastman Kodak Company	DE	602006009120.6	06788272.0	7/21/2006	9/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	FR	1913443	06788272.0	7/21/2006	9/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	GB	1913443	06788272.0	7/21/2006	9/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	JP		2008-525011	7/21/2006		RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	US	7153632	11/196,124	8/3/2005	12/26/2006	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90586	Eastman Kodak Company	EP		06801383.8	8/9/2006		CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS

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90586	Eastman Kodak Company	US	7541124	11/210,100	8/19/2005	6/2/2009	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
90596	Eastman Kodak Company	DE	102006028020	102006028020.2	6/14/2006	8/18/2011	PARAMETERS OF THE SUBSTRATE
90597	Eastman Kodak Company	DE	102006028175	102006028175.6	6/16/2006	5/31/2012	THINNING OF LINES
90598	Eastman Kodak Company	DE		102006031823.4	7/7/2006		INVENTER WITH TWINED BELT
90598	Eastman Kodak Company	US	8127673	12/305,655	4/10/2007	3/6/2012	DEVICE FOR TURNING OVER SHEET MATERIAL
90608	Eastman Kodak Company	US	7330646	11/184,397	7/19/2005	2/12/2008	CAMERA FILM PREWINDING USING D- SHAPED FILM PERFORATIONS
90614	Eastman Kodak Company	AU	2006249525	2006249525	5/15/2006	6/30/2011	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	BR		PI 0610342-1	5/15/2006		ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	EP		06759815.1	5/15/2006		ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	US	7189494	11/138,026	5/26/2005	3/13/2007	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90616	Eastman Kodak Company	CN	ZL200780019759.2	200780019759.2	5/15/2007	11/14/2012	LASER ABLATION RESIST
90616	Eastman Kodak Company	DE		112007001312.5	5/15/2007		LASER ABLATION RESIST
90616	Eastman Kodak Company	TW		096119154	5/29/2007		LASER ABLATION RESIST
90616	Eastman Kodak Company	US	7867688	11/420,817	5/30/2006	1/11/2011	LASER ABLATION RESIST
90636	Eastman Kodak Company	EP		06760632.7	6/1/2006		THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	JP		2008-516907	6/1/2006		THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	US	7691666	11/155,436	6/16/2005	4/6/2010	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC- OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY

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90644	Eastman Kodak Company	CN	ZL200680026706.9	200680026706.9	7/3/2006	9/14/2011	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	DE	602006008960.0	06762358.7	7/3/2006	9/2/2009	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	FR	1910896	06762358.7	7/3/2006	9/2/2009	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	GB	1910896	06762358.7	7/3/2006	9/2/2009	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	JP	4806019	2008-521829	7/3/2006	8/19/2011	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	US	7955776	11/995,213	7/3/2006	6/7/2011	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90645	Eastman Kodak Company	JP	5170953	2005-334144	11/18/2005	1/11/2013	NO PROCESS CTP PLATE HAVING NEUTRALIZED PHOSPHORIC ACID METHACRYLATE ESTER
90675	Eastman Kodak Company	US	6229972	09/542,960	4/3/2000	5/8/2001	DIGITAL DENSITOMETER WITH CALIBRATION AND STATISTICS
90677	Eastman Kodak Company	US	6331832	09/541,923	4/3/2000	12/18/2001	AUTO-RANGING DIGITAL DENSITOMETER WITH LOOKUP TABLE
90717	Eastman Kodak Company	EP		07795611.8	6/1/2007		CHILLED FINISH ROLLER SYSTEM AND METHOD
90717	Eastman Kodak Company	US	7867678	12/476,282	6/2/2009	1/11/2011	CHILLED FINISH ROLLER SYSTEM AND METHOD
90725	Eastman Kodak Company	DE	602006030890.6	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	EP	1941325	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	FR	1941325	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	GB	1941325	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM

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90725	Eastman Kodak Company	US	7548343	11/262,142	10/28/2005	6/16/2009	COLOR ENHANCEMENT METHOD AND SYSTEM
90729	Eastman Kodak Company	US	7570894	11/474,301	6/23/2006	8/4/2009	SYSTEM FOR CONTROL OF FUSING MEMBER TEMPERATURE
90735	Eastman Kodak Company	US	7247418	11/293,554	12/1/2005	7/24/2007	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
90739	Eastman Kodak Company	US	7522179	11/479,853	7/3/2006	4/21/2009	UNIVERSAL DONOR CARTRIDGE
90741	Eastman Kodak Company	US	7408558	11/211,235	8/25/2005	8/5/2008	LASER-BASED DISPLAY HAVING EXPANDED IMAGE COLOR
90759	Eastman Kodak Company	JP	4690090	2005-99741	3/30/2005	2/25/2011	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90760	Eastman Kodak Company	CN	200680016397.7	200680016397.7	5/8/2006	6/9/2010	MODIFIED SILICA PARTICLES, PHOTOSENSITIVE COMPOSITION
90760	Eastman Kodak Company	EP		06746357.0	5/8/2006		MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP	5090631	2005-140411	5/12/2005	9/21/2012	MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP		2011-269768	12/9/2011		MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	US	7951526	11/913,727	5/8/2006	5/31/2011	MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90766	Eastman Kodak Company	US	7607227	11/350,158	2/8/2006	10/27/2009	A METHOD OF FORMING A PRINTHEAD
90766	Eastman Kodak Company	US	8302308	12/556,087	9/9/2009	11/6/2012	METHOD OF FORMING A PRINTHEAD

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90769	Eastman Kodak Company	JP	3784931	9-218541	8/13/1997	3/24/2006	DEVELOPING METHOD OF PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND DEVELOPER TO BE USED FOR THE METHOD
90770	Eastman Kodak Company	JP	3839552	1997-145138	6/3/1997	8/11/2006	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PALTE DEVELOPED BY PRINTING AND PHOTOMECHANICAL PROCESS FOR THE SAME
90775	Eastman Kodak Company	DE	602006018324.0	06776607.1	8/4/2006	11/17/2010	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	DE		102005038321.1	8/11/2005		FEEDING WITH INTRACK CORRECTION
90775	Eastman Kodak Company	NL	1922274	06776607.1	8/4/2006	11/17/2010	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	US	7922168	12/063,479	8/4/2006	4/12/2011	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90826	Eastman Kodak Company	US	7458677	11/425,265	6/20/2006	12/2/2008	REDUCTION OF TURBULENCE WITHIN PRINTING REGION OF INKJET PRINTER HEADS
90833	Eastman Kodak Company	EP		07750693.9	2/12/2007		COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION
90833	Eastman Kodak Company	US	7554705	11/354,482	2/15/2006	6/30/2009	COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION
90838	Eastman Kodak Company	JP	4184813	2003-8326	1/16/2003	9/12/2008	
90843	Eastman Kodak Company	JP	4615673	2000-142956	5/16/2000	10/29/2010	POSITIVE TYPE PHOTSENSITIVE COMPOSITION AND POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
90844	Eastman Kodak Company	JP	4417528	2000-149258	5/22/2000	12/4/2009	
90859	Eastman Kodak Company	JP	3833840	1999-42717	2/22/1999	7/28/2006	
90859	Eastman Kodak Company	JP	4377392	2006-144179	5/24/2006	9/18/2009	
90862	Eastman Kodak Company	JP	3795695	1999-106714	4/14/1999	4/21/2006	
90864	Eastman Kodak Company	JP	3881130	1999-121971	4/28/1999	11/17/2006	
90881	Eastman Kodak Company	JP	4689804	2000-292464	9/26/2000	2/25/2011	
90889	Eastman Kodak Company	JP	4503821	2000-376934	12/12/2000	4/30/2010	
90891	Eastman Kodak Company	JP	4536914	2000-384632	12/19/2000	6/25/2010	
90893	Eastman Kodak Company	JP	4574840	2000-390192	12/22/2000	8/27/2010	

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90902	Eastman Kodak Company	JP	4624579	2001-73415	3/15/2001	11/12/2010	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90917	Eastman Kodak Company	US	7250959	11/176,147	7/7/2005	7/31/2007	PRINTER WITH MULTI-PASS MEDIA TRANSPORT
90928	Eastman Kodak Company	JP	3825185	1998-269502	9/24/1998	7/7/2006	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE LITHOGRAPHIC PRINTING PLATE
90929	Eastman Kodak Company	JP	3825186	1998-272845	9/28/1998	7/7/2006	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE LITHOGRAPHIC PRINTING PLATE
90932	Eastman Kodak Company	JP	3802259	1999-016729	1/26/1999	5/12/2006	
90933	Eastman Kodak Company	JP	3836617	1999-023515	2/1/1999	8/4/2006	
90935	Eastman Kodak Company	JP	3946938	2000-200400	7/3/2000	4/20/2007	
90936	Eastman Kodak Company	JP	3902720	2000-207841	7/10/2000	1/12/2007	
90937	Eastman Kodak Company	JP	3946941	2000-258362	8/29/2000	4/20/2007	
90938	Eastman Kodak Company	JP	4226768	2000-292461	9/26/2000	12/5/2008	
90944	Eastman Kodak Company	DE	602006018313.5	06774496.1	6/30/2006	11/17/2010	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	FR	1907106	06774496.1	6/30/2006	11/17/2010	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	GB	1907106	06774496.1	6/30/2006	11/17/2010	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	US	7273570	11/178,091	7/8/2005	9/25/2007	METHOD OF FORMING POLYMER PARTICLES
90945	Eastman Kodak Company	CN		200680025507.6	6/22/2006		LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	DE	602006019867.1	06767548.8	6/22/2006	1/26/2011	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	FR	1903396	06767548.8	6/22/2006	1/26/2011	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	GB	1903396	06767548.8	6/22/2006	1/26/2011	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT

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90945	Eastman Kodak Company	JP	5059303	2005-202306	7/11/2005	8/10/2012	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD USING THE SAME
90945	Eastman Kodak Company	US	8119326	11/994,857	6/22/2006	2/21/2012	LITHOGRAPHIC-PRINTING PLATE PRECURSOR AND IMAGE FORMING METHOD USING SAME
90948	Eastman Kodak Company	US	7632562	11/197,240	8/4/2005	12/15/2009	UNIVERSAL PRINT MEDIA
90951	Eastman Kodak Company	US	7343120	11/314,675	12/21/2005	3/11/2008	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90953	Eastman Kodak Company	US	7343121	11/314,676	12/21/2005	3/11/2008	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90957	Eastman Kodak Company	CN	ZL200880003182.0	200880003182.0	3/19/2008	5/23/2012	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	EP		08705600.8	1/15/2008		DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	JP		2009-547259	3/19/2008		DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	TW		097102701	1/24/2008		DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	7857422	11/626,965	1/25/2007	12/28/2010	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US		12/917,899	11/2/2010		LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90957	Eastman Kodak Company	US		13/300,723	11/21/2011		LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90959	Eastman Kodak Company	DE	602005007887.8	05016409.4	7/28/2005	7/2/2008	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90959	Eastman Kodak Company	GB	1747900	05016409.4	7/28/2005	7/2/2008	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90970	Eastman Kodak Company	EP		07764641.2	6/13/2007		MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD

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90970	Eastman Kodak Company	FR	0605826	0605826	6/29/2006	9/19/2008	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD MATERIAU DESTINE A LA FORMATION OU A L'EDITION D'IMAGES ET SON PROCEDE DE FABRICATION
90970	Eastman Kodak Company	JP	5179485	2009-516934	6/13/2007	1/18/2013	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	US	8062719	12/304,783	6/13/2007	11/22/2011	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
91004	Eastman Kodak Company	CN	ZL200680016806.3	200680016806.3	5/2/2006	3/9/2011	MAKING RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	EP		06752110.4	5/2/2006		METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	JP	4971311	2008-512318	5/2/2006	4/13/2012	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	US	7279254	11/130,065	5/16/2005	10/9/2007	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91021	Eastman Kodak Company	CN		200680040558.6	10/17/2006		MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	DE	602006005703.2	06826050.4	10/17/2006	3/11/2009	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	FR	1943104	06826050.4	10/17/2006	3/11/2009	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	GB	1943104	06826050.4	10/17/2006	3/11/2009	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

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91021	Eastman Kodak Company	JP	4870775	2008-538903	10/17/2006	11/25/2011	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	US	7144661	11/263,879	11/1/2005	12/5/2006	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91039	Eastman Kodak Company	DE	602009006869.5	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	FR	2331333	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	GB	2331333	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	NL	2331333	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE

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91039	Eastman Kodak Company	US	7938516	12/187,613	8/7/2008	5/10/2011	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91058	Eastman Kodak Company	DE		102005040652.1	8/26/2005		PAPER STACKING SWITCH
91064	Eastman Kodak Company	CN	200680033449.1	200680033449.1	8/30/2006	10/6/2010	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	JP	5043848	2008-531143	8/30/2006	7/20/2012	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	TW	I375339	095133906	9/13/2006	10/21/2012	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	US	7615800	11/226,622	9/14/2005	11/10/2009	QUANTUM DOT LIGHT EMITTING LAYER
91072	Eastman Kodak Company	US	7501219	11/316,856	12/23/2005	3/10/2009	THERMAL RECEIVER
91074	Eastman Kodak Company	US		12/187,593	8/7/2008		CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91084	Eastman Kodak Company	EP		07836342.1	7/30/2007		MANUFACTURING A LOW COST INTERMEDIATE TRANSFER MEMBER
91084	Eastman Kodak Company	US	7976658	11/503,595	8/14/2006	7/12/2011	METHOD OF MANUFACTURING A LOW COST INTERMEDIATE TRANSFER MEMBER
91085	Eastman Kodak Company	US	7641819	11/240,717	9/30/2005	1/5/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	DE	1929375	602006014012.6	9/22/2006	4/28/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	FR	1929375	06804097.1	9/22/2006	4/28/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	GB	1929375	06804097.1	9/22/2006	4/28/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	US	7540981	11/241,386	9/30/2005	6/2/2009	BIASABLE TRANSFER COMPOSITION AND MEMBER

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91089	Eastman Kodak Company	DE	602006030445.5	06776634.5	8/4/2006	6/27/2012	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	EP	1912885	06776634.5	8/4/2006	6/27/2012	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	JP	4913812	2008-525449	8/4/2006	4/11/2012	METHOD OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	NL	1912885	06776634.5	8/4/2006	6/27/2012	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	US	7976009	12/063,269	8/4/2006	7/12/2011	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91091	Eastman Kodak Company	US	7534376	11/240,825	9/30/2005	5/19/2009	BIASABLE TRANSFER COMPOSITION AND MEMBER
91091	Eastman Kodak Company	US	7955527	12/407,821	3/20/2009	6/7/2011	BIASABLE TRANSFER COMPOSITION AND MEMBER
91093	Eastman Kodak Company	US	7666329	11/240,931	9/30/2005	2/23/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91110	Eastman Kodak Company	DE	602009007116.5	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	DE	602009008309.0	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	DE	602009011968.0	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	EP	2303583	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	EP	2325015	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	EP	2325016	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	GB	2303583	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	GB	2325015	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	GB	2325016	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS

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91110	Eastman Kodak Company	JP		2011-520036	7/22/2009		INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2303583	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2325015	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	NL	2325016	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	US		12/179,788	7/25/2008		INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,629	2/9/2013		INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,630	2/9/2013		INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91123	Eastman Kodak Company	US	8206502	12/334,878	12/15/2008	6/26/2012	TITANYL PHTHALOCYANINE WITH IMPROVED MILLING PROPERTIES
91165	Eastman Kodak Company	DE	602006017853.0	06762966.7	8/3/2006	10/27/2010	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	JP	4724227	2008-525438	8/3/2006	4/15/2011	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	NL	1922275	06762966.7	8/3/2006	10/27/2010	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	US		12/063,246	8/3/2006		DEVICE FOR DEPOSITING FOR A PRINTING MACHINE WITH A BLOWER SYSTEM
91165	Eastman Kodak Company	US		13/616,479	9/14/2012		DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91167	Eastman Kodak Company	EP		06720355.4	2/1/2006		COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES
91167	Eastman Kodak Company	JP	4633806	2007-556177	2/1/2006	11/26/2010	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES

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91167	Eastman Kodak Company	US	7710432	11/311,581	12/14/2005	5/4/2010	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES OR A DEVICE-INDEPENDENT COLOR SPACE
91223	Eastman Kodak Company	AU	762482	63115/00	7/28/2000	6/26/2003	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	GB	1208014	00949860.1	7/28/2000	4/14/2004	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	IN	207173	680/CAL/2000	12/14/2000	5/23/2007	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	JP	4541619	2001-514633	7/28/2000	7/2/2010	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6255033	09/365,279	7/30/1999	7/3/2001	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6541181	09/625,582	7/26/2000	4/1/2003	POSITIVE ACTING PHOTORESIST COMPOSITION AND IMAGEABLE ELEMENT
91244	Eastman Kodak Company	US	7461927	11/682,343	3/6/2007	12/9/2008	DROP DEFLECTION SELECTABLE VIA JET STEERING
91267	Eastman Kodak Company	US	7455378	11/385,051	3/16/2006	11/25/2008	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91267	Eastman Kodak Company	US	7828403	12/236,586	9/24/2008	11/9/2010	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91284	Eastman Kodak Company	CN	200680039959.X	200680039959.X	10/16/2006	10/20/2010	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN AND METHOD FOR FORMING IMAGE
91284	Eastman Kodak Company	EP		06816962.2	10/16/2006		MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	JP	4898821	2008-537759	10/16/2006	1/6/2012	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN

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91284	Eastman Kodak Company	US	7160653	11/257,864	10/25/2005	1/9/2007	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91285	Eastman Kodak Company	US	7226722	11/333,703	1/17/2006	6/5/2007	IMAGING MEMBERS WITH IR- SENSITIVE POLYMER IMAGEABLE LAYER
91286	Eastman Kodak Company	US	7411722	11/508,403	8/23/2006	8/12/2008	DISPLAY SYSTEM INCORPORATING BILINEAR ELECTROMECHANICAL GRATING DEVICE
91407	Eastman Kodak Company	JP	5069284	2009-501594	3/22/2007	8/24/2012	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91407	Eastman Kodak Company	US		11/386,997	3/22/2006		INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91435	Eastman Kodak Company	US	7178900	10/118,611	4/8/2002	2/20/2007	PRINTER FLUID MANAGEMENT SYSTEM
91437	Eastman Kodak Company	US	7032988	10/118,610	4/8/2002	4/25/2006	CERTIFIED PROOFING
91438	Eastman Kodak Company	US	6793310	10/118,608	4/8/2002	9/21/2004	CERTIFIED PROOFING
91448	Eastman Kodak Company	US	6908165	10/271,704	10/15/2002	6/21/2005	PRINTING FLUID DELIVERY SYSTEM
91451	Eastman Kodak Company	US	6511163	09/041,211	3/12/1998	1/28/2003	PRINTING SYSTEM
91451	Eastman Kodak Company	US	6626527	09/689,370	10/12/2000	9/30/2003	PRINTING SYSTEM
91452	Eastman Kodak Company	DE	60135619.5	01308068.4	9/24/2001	9/3/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	FR	1207684	01308068.4	9/24/2001	9/3/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	GB	1207684	01308068.4	9/24/2001	9/3/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	US	7375857	09/667,900	9/22/2000	5/20/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91453	Eastman Kodak Company	US	6786565	09/962,808	9/24/2001	9/7/2004	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91453	Eastman Kodak Company	US	6916078	10/935,760	9/7/2004	7/12/2005	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91493	Eastman Kodak Company	US	6116160	09/042,032	3/13/1998	9/12/2000	PRINTER DRUM
91495	Eastman Kodak Company	DE	69933723.2	99301935.5	3/12/1999	10/25/2006	INK PEN ASSEMBLY
91495	Eastman Kodak Company	US	6270204	09/042,031	3/13/1998	8/7/2001	INK PEN ASSEMBLY
91499	Eastman Kodak Company	US	5583551	08/434,903	5/1/1995	12/10/1996	DEFLECTION ELECTRODE

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91503	Eastman Kodak Company	US	5625397	08/344,114	11/23/1994	4/29/1997	DOT ON DOT INK JET PRINTING USING INKS OF DIFFERING DENSITIES
91504	Eastman Kodak Company	US	7694217	11/421,210	5/31/2006	4/6/2010	SYSTEMS AND METHODS FOR COMPARING DOCUMENTS CONTAINING GRAPHIC ELEMENTS
91507	Eastman Kodak Company	US	7607766	11/568,229	5/4/2005	10/27/2009	METHOD AND PRINT HEAD FOR FLOW CONDITIONING A FLUID
91511	Eastman Kodak Company	DE	69320144.4	93308791.8	11/3/1993	8/5/1998	APPARATUS AND METHOD FOR PRODUCING COLOR HALFTONE IMAGES
91513	Eastman Kodak Company	US	5682191	08/185,508	1/24/1994	10/28/1997	INK JET PRINTING APPARATUS HAVING MODULAR COMPONENTS
91519	Eastman Kodak Company	DE	69938114.2	99301934.8	3/12/1999	2/13/2008	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	FR	0941857	99301934.8	3/12/1999	2/13/2008	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	GB	0941857	99301934.8	3/12/1999	2/13/2008	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	US	6099113	09/042,034	3/13/1998	8/8/2000	CONTINUOUS JET PRINTER MIXING SYSTEM
91523	Eastman Kodak Company	US	6299160	09/262,950	3/4/1999	10/9/2001	IMPOSITION PROOFING
91525	Eastman Kodak Company	US	7380911	10/842,200	5/10/2004	6/3/2008	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91525	Eastman Kodak Company	US	7753499	12/103,849	4/16/2008	7/13/2010	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91551	Eastman Kodak Company	TW		095147462	12/18/2006		METHOD OF MAKING A POLARIZER PLATE
91551	Eastman Kodak Company	US	7732007	11/305,928	12/19/2005	6/8/2010	METHOD OF MAKING A POLARIZER PLATE
91555	Eastman Kodak Company	EP		07717064.5	1/25/2007		MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	JP	4920048	2008-556330	1/25/2007	2/10/2012	MERGING A MASK AND A PRINTING PLATE
91556	Eastman Kodak Company	US	7802933	11/318,281	12/23/2005	9/28/2010	THERMAL PRINTER CARTRIDGE WITH ENERGY ABSORBING FEATURES

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91563	Eastman Kodak Company	CN	200680034765.0	200680034765.0	9/21/2006	9/8/2010	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	DE	602006020767.0	06803952.8	9/21/2006	3/16/2011	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	FR	1958035	06803952.8	9/21/2006	3/16/2011	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	GB	1958035	06803952.8	9/21/2006	3/16/2011	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	JP	4972647	2008-532364	9/21/2006	4/13/2012	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	US	7756812	11/472,142	6/21/2006	7/13/2010	AN ADAPTIVE INPUT-CELL CIRCUITRY USEFUL IN CONFIGURABLE ELECTRONIC CONTROLLERS
91567	Eastman Kodak Company	JP	4541996	2005-249272	8/30/2005	7/2/2010	POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD FOR PRODUCING THE SAME AND POSITIVE IMAGE FORMING METHOD
91570	Eastman Kodak Company	US	7776500	11/453,407	6/15/2006	8/17/2010	MONOMERIC GLASS MIXTURES INCORPORATING TETRACARBONYLBISIMIDE GROUP
91577	Eastman Kodak Company	US	7997709	11/425,309	6/20/2006	8/16/2011	DROP ON DEMAND PRINT HEAD WITH FLUID STAGNATION POINT AT NOZZLE OPENING
91582	Eastman Kodak Company	US	7279255	11/349,376	2/7/2006	10/9/2007	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91589	Eastman Kodak Company	EP		07748824.5	1/3/2007		PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91589	Eastman Kodak Company	US	7701595	11/321,246	12/29/2005	4/20/2010	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91589	Eastman Kodak Company	US	7948644	12/715,622	3/2/2010	5/24/2011	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91592	Eastman Kodak Company	US	7850283	12/429,205	4/24/2009	12/14/2010	PRINthead WITH LIQUID FLOW THROUGH DEVICE
91594	Eastman Kodak Company	US	7331658	11/424,970	6/19/2006	2/19/2008	ANTI-WICKING CATCHER ASSEMBLY AND PRINTING SYSTEM

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91600	Eastman Kodak Company	US	7959278	11/446,467	6/2/2006	6/14/2011	METHOD AND APPARATUS FOR INK JET PRINTING ON PATTERNED SUBSTRATE
91603	Eastman Kodak Company	US	7330201	11/236,946	9/28/2005	2/12/2008	THERMAL PRINTER AND METHOD FOR OPERATING SAME
91604	Eastman Kodak Company	TW		095146313	12/11/2006		GUARDED COVER SHEET FOR LCD POLARIZERS
91604	Eastman Kodak Company	US	7662456	11/299,546	12/12/2005	2/16/2010	GUARDED COVER SHEET FOR LCD POLARIZERS AND METHOD OF MAKING THE SAME
91605	Eastman Kodak Company	US	7655289	11/299,606	12/12/2005	2/2/2010	OPTICAL FILM COMPOSITE HAVING SPATIALLY CONTROLLED ADHESIVE STRENGTH
91664	Eastman Kodak Company	US	8101326	11/437,796	5/19/2006	1/24/2012	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91664	Eastman Kodak Company	US		13/373,488	11/16/2011		SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91676	Eastman Kodak Company	CN		200980151026.3	12/16/2009		BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91676	Eastman Kodak Company	DE	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	EP		09795839.1	12/16/2009		BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91676	Eastman Kodak Company	EP	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	GB	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	JP		2011-542132	12/16/2009		BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91676	Eastman Kodak Company	NL	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	US	8118405	12/337,665	12/18/2008	2/21/2012	BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91691	Eastman Kodak Company	DE		102007008153.9	2/19/2007		MINI PLATFORM ROUNDABOUT

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91712	Eastman Kodak Company	US	7324264	11/360,902	2/23/2006	1/29/2008	ELECTRO-OPTICAL MODULATING DISPLAYS AND METHOD OF MAKING THE SAME
91725	Eastman Kodak Company	DE	602008009998.9	08754164.5	5/1/2008	9/21/2011	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91725	Eastman Kodak Company	US	7735980	11/746,104	5/9/2007	6/15/2010	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91727	Eastman Kodak Company	CN	200780002943.6	200780002943.6	1/9/2007	10/27/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	DE	602007013525.7	07709656.8	1/9/2007	3/30/2011	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	GB	1976698	07709656.8	1/9/2007	3/30/2011	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	US	7338745	11/337,776	1/23/2006	3/4/2008	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91728	Eastman Kodak Company	US	6689421	09/804,417	3/12/2001	2/10/2004	METHOD OF PREPARING A MICROPOROUS FILM, AND IMAGING METHOD
91732	Eastman Kodak Company	EP		07777228.3	5/23/2007		CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91732	Eastman Kodak Company	US	7823996	11/445,713	6/2/2006	11/2/2010	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91733	Eastman Kodak Company	US	7466954	11/321,286	12/28/2005	12/16/2008	IMAGE RECEIVER SHEET SURFACE CHARACTERISTICS FOR OPTIMUM SHEET HANDLING
91741	Eastman Kodak Company	JP		2008-547569	12/21/2006		PRINTER WITH VARIABLE LEAD ADVANCE
91741	Eastman Kodak Company	US	7907290	11/317,922	12/23/2005	3/15/2011	PRINTER WITH VARIABLE LEAD ADVANCE
91747	Eastman Kodak Company	US	7726892	11/512,859	8/30/2006	6/1/2010	DONOR CARTRIDGE FOR THERMAL PRINTER

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91751	Eastman Kodak Company	US	7868906	11/747,821	5/11/2007	1/11/2011	THERMAL PRINTER WITH REDUCED DONOR ADHESION
91751	Eastman Kodak Company	US	8120631	12/951,121	11/22/2010	2/21/2012	THERMAL PRINTER WITH REDUCED DONOR ADHESION
91778	Eastman Kodak Company	US	8066364	12/234,747	9/22/2008	11/29/2011	INKJET INKS HAVING ANTI-ABRASION POLYMERS AND ANTI-ABRASION AIDS
91787	Eastman Kodak Company	US	8221947	12/337,712	12/18/2008	7/17/2012	TONER SURFACE TREATMENT
91791	Eastman Kodak Company	US		11/359,067	2/22/2006		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
91796	Eastman Kodak Company	DE		102008035755.3	7/31/2008		DYNAMIC ADJUSTMENT OF THE MW-POWER
91796	Eastman Kodak Company	US		13/055,730	6/29/2009		METHOD FOR DRYING A PRINTING SUBSTRATE AND/OR A PRINTING MEDIUM LOCATED THEREON AND A PRINTING MACHINE
91798	Eastman Kodak Company	DE	102009019198.4	102009019198.4	4/28/2009	1/19/2012	MW-FUSER FOR CUT
91801	Eastman Kodak Company	EP		06831410.3	12/19/2006		DISPERSANT FOR REDUCING VISCOSITY OF SOLIDS
91801	Eastman Kodak Company	JP		2008-546587	12/19/2006		DISPERSANT FOR REDUCING VISCOSITY OF SOLIDS
91801	Eastman Kodak Company	US	8202926	12/097,770	12/19/2006	6/19/2012	Coating Composition Containing a Dispersant
91808	Eastman Kodak Company	US	7570269	11/422,161	6/5/2006	8/4/2009	FONT MANAGEMENT SYSTEM
91816	Eastman Kodak Company	US	7596333	11/338,308	1/24/2006	9/29/2009	OPTIMIZING A PRINTING PROCESS FOR SUBSEQUENT FINISHING PROCEDURE
91832	Eastman Kodak Company	US	7419766	11/353,217	2/13/2006	9/2/2008	FLEXOGRAPHIC PRINTING PLATE PRECURSOR AND IMAGING METHOD
91833	Eastman Kodak Company	EP		06848018.5	12/20/2006		MAGENTA DYE MIXTURE
91833	Eastman Kodak Company	JP		2008-547602	12/20/2006		MAGENTA DYE MIXTURE
91833	Eastman Kodak Company	US	7160664	11/315,416	12/22/2005	1/9/2007	MAGENTA DYE MIXTURE
91843	Eastman Kodak Company	US	8311463	12/542,750	8/18/2009	11/13/2012	METHOD AND SYSTEM TO REDUCE HIGH-FREQUENCY BANDING FOR ELECTROPHOTOGRAPHIC DEVELOPMENT STATIONS

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91843	Eastman Kodak Company	US		13/613,450	9/13/2012		METHOD AND SYSTEM TO REDUCE HIGH-FREQUENCY BANDING FOR ELECTROPHOTOGRAPHIC DEVELOPMENT STATIONS
91846	Eastman Kodak Company	US	7838106	11/959,948	12/19/2007	11/23/2010	FOAMED IMAGE RECEIVER
91847	Eastman Kodak Company	DE	602007025145.1	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	EP	2024180	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	FR	2024180	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	GB	2024180	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	JP	5014422	2009-513172	5/21/2007	6/15/2012	PRODUCING AN INK JET IMAGE
91847	Eastman Kodak Company	US	7695128	11/445,681	6/2/2006	4/13/2010	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91850	Eastman Kodak Company	EP		07795117.6	5/21/2007		INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	JP	5063687	2009-513173	5/21/2007	8/17/2012	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	US	7789504	11/445,714	6/2/2006	9/7/2010	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91852	Eastman Kodak Company	DE	1957387	602006024047.3	9/20/2006	8/24/2011	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91852	Eastman Kodak Company	NL	1957387	06792183.3	9/20/2006	8/24/2011	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE

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91853	Eastman Kodak Company	CN	ZL200780014819.1	200780014819.1	4/12/2007	5/4/2011	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	EP		06008510.7	4/25/2006		BAKEABLE RADIATION-SENSITIVE ELEMENTS WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	JP	5059849	2009-506945	4/12/2007	8/10/2012	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	US	8137891	12/297,058	4/12/2007	3/20/2012	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91855	Eastman Kodak Company	US	8119331	12/159,287	1/2/2007	2/21/2012	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
91856	Eastman Kodak Company	CN	ZL200780002909.9	200780002909.9	1/9/2007	6/22/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	DE	602007013703. 9	07716446.5	1/9/2007	4/6/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	FR	1984180	07716446.5	1/9/2007	4/6/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	GB	1984180	07716446.5	1/9/2007	4/6/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	JP	4938798	2008-551287	1/9/2007	3/2/2012	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7163770	11/337,778	1/23/2006	1/16/2007	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7241556	11/551,753	10/23/2006	7/10/2007	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91857	Eastman Kodak Company	EP		07749979.6	2/6/2007		RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	JP	5155885	2008-555264	2/6/2007	12/14/2012	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	US	7175949	11/356,518	2/17/2006	2/13/2007	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS

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91861	Eastman Kodak Company	DE	602007001191.4	07717140.3	1/30/2007	5/27/2009	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	GB	1984450	07717140.3	1/30/2007	5/27/2009	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	NL	1984450	07717140.3	1/30/2007	5/27/2009	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	US	8329761	11/352,586	2/13/2006	12/11/2012	OIL-IN-OIL EMULSIONS
91862	Eastman Kodak Company	DE	602007021150.6	07717139.5	1/30/2007	3/7/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	GB	1984449	07717139.5	1/30/2007	3/7/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	NL	1984449	07717139.5	1/30/2007	3/7/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	US	8323392	11/353,210	2/13/2006	12/4/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91864	Eastman Kodak Company	US	8192909	11/313,612	12/21/2005	6/5/2012	CHEMICALLY PREPARED POROUS TONER
91865	Eastman Kodak Company	DE	602007020252.3	07753045.9	3/14/2007	1/25/2012	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	GB	1999296	07753045.9	3/14/2007	1/25/2012	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	KR		2008-7023861	3/14/2007		APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	NL	1999296	07753045.9	3/14/2007	1/25/2012	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	TW		096110843	3/28/2007		APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	US	7456429	11/392,006	3/29/2006	11/25/2008	APPARATUS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	EP		07753067.3	3/14/2007		PROCESS FOR ATOMIC LAYER DEPOSITION

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91866	Eastman Kodak Company	JP	5149272	2009-502830	3/14/2007	12/7/2012	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	KR		2008-7023813	3/14/2007		PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	TW		096110842	3/28/2007		PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	US	7413982	11/392,007	3/29/2006	8/19/2008	PROCESS FOR ATOMIC LAYER DEPOSITION
91871	Eastman Kodak Company	US	7715043	11/362,346	2/24/2006	5/11/2010	MULTI-LEVEL PRINTING MASKING METHOD
91879	Eastman Kodak Company	CN		200980138133.2	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	DE		102008048659.0	9/24/2008		CROSS-TRACK ADJUSTABLE SEGMENT ROLLERS
91879	Eastman Kodak Company	EP		09781053.5	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	JP		2011-527266	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	KR		10-2011-7009400	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	US	8382105	13/120,512	7/24/2009	2/26/2013	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91880	Eastman Kodak Company	DE		102008063215.5	12/29/2008		MICROWAVE WEB DRYER I
91881	Eastman Kodak Company	DE		102006010401.3	3/3/2006		MW-DRYER WITH RIDGED APPLICATOR
91881	Eastman Kodak Company	US	7673979	11/681,328	3/2/2007	3/9/2010	INK-JET PRINTING DEVICE INCLUDING A MICROWAVE HEATING DEVICE
91882	Eastman Kodak Company	EP		07711940.2	3/14/2007		METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91882	Eastman Kodak Company	US		12/293,568	3/14/2007		METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91883	Eastman Kodak Company	DE		102005055890.9	11/22/2005		PAPER GUIDING FOR HIGH VOLUME TRY
91883	Eastman Kodak Company	EP	1954616	06762221.7	6/27/2006	8/8/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS

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91883	Eastman Kodak Company	GB	1954616	06762221.7	6/27/2006	8/8/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	JP	4920695	2008-540466	6/27/2006	2/10/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	NL	1954616	06762221.7	6/27/2006	8/8/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	US	7850167	12/094,289	6/27/2006	12/14/2010	DEVICE AND TRAY FOR DEPOSITING SHEETS
91897	Eastman Kodak Company	CN	ZL200780011637.9	200780011637.9	3/22/2007	1/23/2013	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	EP		07753710.8	3/22/2007		MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	JP	5058247	2009-502867	3/22/2007	8/10/2012	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	US	7830569	11/394,770	3/31/2006	11/9/2010	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91900	Eastman Kodak Company	US	7273689	11/058,973	2/16/2005	9/25/2007	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE-WORKING, IR RADIATION SENSITIVE LAYER
91927	Eastman Kodak Company	DE		102006056571.1	11/30/2006		MULTIPURPOSE PRINTING
91927	Eastman Kodak Company	US	7509077	11/564,871	11/30/2006	3/24/2009	METHOD AND PRINTING MACHINE USED FOR PRINTING WITH THE USE OF TONER
91928	Eastman Kodak Company	US	7924395	11/622,809	1/12/2007	4/12/2011	METHOD AND SYSTEM FOR DELIVERING DIGITAL CINEMA CONTENT CONCURRENTLY TO BOTH A RETAIL EXHIBITOR AND REMOTE THEATER
91934	Eastman Kodak Company	US	7747951	11/364,713	2/28/2006	6/29/2010	SYSTEM AND METHOD FOR PROCESSING VERSION CONTENT
91940	Eastman Kodak Company	US	7824019	11/744,987	5/7/2007	11/2/2010	CONTINUOUS PRINTING APPARATUS HAVING IMPROVED DEFLECTOR MECHANISM
91953	Eastman Kodak Company	EP		07753342.0	3/16/2007		DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91953	Eastman Kodak Company	JP		2009-502841	3/16/2007		DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY

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91953	Eastman Kodak Company	KR		2008-7025965	3/16/2007		DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91953	Eastman Kodak Company	US	7368207	11/396,167	3/31/2006	5/6/2008	DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91961	Eastman Kodak Company	US	8033625	11/951,357	12/6/2007	10/11/2011	APPARATUS AND METHOD OF FILLING INK TANK
91991	Eastman Kodak Company	US	7223506	11/393,156	3/30/2006	5/29/2007	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
91992	Eastman Kodak Company	CN	ISSUING	200780007475.1	2/15/2007	1/31/2013	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	JP	5113087	2008-557285	2/15/2007	10/19/2012	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	US	7175967	11/366,076	3/2/2006	2/13/2007	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
92006	Eastman Kodak Company	CN	ZL200780047504.7	200780047504.7	12/5/2007	7/6/2011	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	EP		07862528.2	10/5/2007		DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	JP		2009-542784	12/5/2007		DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	US	7976138	11/614,107	12/21/2006	7/12/2011	DATA-PROVIDING-COMPONENT SECURING MECHANISM FOR PRINTING APPARATUS RESERVOIR
92007	Eastman Kodak Company	CN	ZL200780047714.6	200780047714.6	12/5/2007	4/6/2011	A METHOD AND SYSTEM FOR FAXILITATING CALIBRATION OF TURN-ON ENERGY OF A FLUID-EJECTING MARKING DEVICE
92007	Eastman Kodak Company	US	7510259	11/613,435	12/20/2006	3/31/2009	CALIBRATING TURN-ON ENERGY OF A MARKING DEVICE
92009	Eastman Kodak Company	EP		07839930.0	11/2/2007		ESTIMATING COLOR OF COLORANT ON SUBSTRATE
92009	Eastman Kodak Company	JP		2009-537148	11/2/2007		ESTIMATING COLOR OF COLORANT ON SUBSTRATE
92009	Eastman Kodak Company	US	7738142	11/560,142	11/15/2006	6/15/2010	ESTIMATING COLOR OF A COLORANT DEPOSITED ON A SUBSTRATE

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92013	Eastman Kodak Company	EP		07774890.3	4/5/2007		PRODUCTION OF SILVER SULFATE GRAINS USING ORGANO-SULFATE OR ORGANO-SULFONATE ADDITIVES
92013	Eastman Kodak Company	US	7261867	11/399,754	4/7/2006	8/28/2007	PRODUCTION OF SILVER SULFATE GRAINS USING ORGANO-SULFATE OR ORGANO-SULFONATE ADDITIVES
92014	Eastman Kodak Company	US	8062615	12/101,249	4/11/2008	11/22/2011	PRODUCTION OF SILVER SULFATE GRAINS USING CARBOXYLIC ACID ADDITIVES
92018	Eastman Kodak Company	EP		08724864.7	1/28/2008		POLYMER COMPOSITE
92018	Eastman Kodak Company	US	7579396	11/669,830	1/31/2007	8/25/2009	POLYMER COMPOSITE
92028	Eastman Kodak Company	CN	ZL200780024524.2	200780024524.2	6/13/2007	11/28/2012	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	EP		07809500.7	6/13/2007		FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	US	7810910	11/427,374	6/29/2006	10/12/2010	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92041	Eastman Kodak Company	US	7582149	12/015,110	1/16/2008	9/1/2009	MONOAZO COLORANTS FROM PYRAZOLOBENZODIAZINEDIOXIDES
92044	Eastman Kodak Company	CN		200980129868.9	7/21/2009		EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	DE	602009013062.5	09788958.8	7/21/2009	1/23/2013	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	EP	2313270	09788958.8	7/21/2009	1/23/2013	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	GB	2313270	09788958.8	7/21/2009	1/23/2013	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	JP		2011-521100	7/21/2009		EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE

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92044	Eastman Kodak Company	US	8034540	12/183,173	7/31/2008	10/11/2011	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US		13/223,340	9/1/2011		SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92064	Eastman Kodak Company	US	7732509	11/509,138	8/24/2006	6/8/2010	POLYMERIC COLORANT-BASED INK COMPOSITIONS
92069	Eastman Kodak Company	US	7548711	11/394,728	3/31/2006	6/16/2009	WEB CLEANING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER
92072	Eastman Kodak Company	CN	200780013848.6	200780013848.6	4/10/2007	9/8/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE (original) A POSITIVE-WORKING IMAGEABLE ELEMENT, A METHOD OF FORMING IMAGE WITH THE SAME AND THE IMAGED ELEMENTS OBTAINED THEREFROM
92072	Eastman Kodak Company	DE	602007007748.6	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	FR	2007579	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	GB	2007579	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	JP		2009-506511	4/10/2007		MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	NL	2007579	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	US	7169518	11/405,185	4/17/2006	1/30/2007	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

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92078	Eastman Kodak Company	EP		07839931.8	11/2/2007		ESTIMATING COLOR OF COLORANTS MIXED ON A SUBSTRATE
92078	Eastman Kodak Company	US	7773256	11/560,156	11/15/2006	8/10/2010	ESTIMATING COLOR OF COLORANTS MIXED ON A SUBSTRATE
92081	Eastman Kodak Company	US		12/568,694	9/29/2009		A PRINTHEAD AND METHOD OF FORMING SAME
92083	Eastman Kodak Company	EP		07835793.6	6/8/2007		DIGITAL MASK-FORMING FILM AND METHOD OF USE
92083	Eastman Kodak Company	US	7226709	11/455,990	6/20/2006	6/5/2007	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92087	Eastman Kodak Company	EP		07810156.5	7/2/2007		PRINTER HAVING DIFFERENTIAL FILTERING SMEAR CORRECTION
92087	Eastman Kodak Company	US	7847979	11/482,272	7/7/2006	12/7/2010	PRINTER HAVING DIFFERENTIAL FILTERING SMEAR CORRECTION
92108	Eastman Kodak Company	US	7608140	12/031,766	2/15/2008	10/27/2009	INKJET INKS CONTAINING AZO PYRAZOLOBENZOPYRIMIDINEONE CLASS OF COLORANTS
92137	Eastman Kodak Company	US	5787807	08/812,100	3/5/1997	8/4/1998	SHEET-FED ROTARY PRINTING PRESS WITH DIGITAL IMAGING
92139	Eastman Kodak Company	DE	19508254	19508254.0	3/8/1995	7/29/2010	METHOD FOR TRANSPORTING HANDLING SHEETS
92139	Eastman Kodak Company	US	5775683	08/904,378	8/1/1997	7/7/1998	METHOD FOR TRANSPORTING HANDLING SHEETS
92145	Eastman Kodak Company	US	5964153	09/169,061	10/9/1998	10/12/1999	SHEET-TURNING DEVICE FOR SHEET-FED PRINTING PRESSES
92156	Eastman Kodak Company	US	7464803	11/491,884	7/24/2006	12/16/2008	ORIENTATING APPARATUS
92165	Eastman Kodak Company	DE	602007022464.0	07802336.3	9/17/2007	5/2/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	DE		102007040131.2	8/24/2007		ONE AXIS ASP
92165	Eastman Kodak Company	GB	2064140	07802336.3	9/17/2007	5/2/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	JP	5191490	2009-528631	9/17/2007	2/8/2013	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES

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92165	Eastman Kodak Company	NL	2064140	07802336.3	9/17/2007	5/2/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	US	8215855	12/441,728	9/17/2007	7/10/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92198	Eastman Kodak Company	EP		07750517.0	2/13/2007		GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92198	Eastman Kodak Company	US	7829160	11/364,748	2/28/2006	11/9/2010	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92207	Eastman Kodak Company	US	7931834	11/674,291	2/13/2007	4/26/2011	PROCESS FOR THE FORMATION AND COLLECTION OF PARTICLES USING CRYOGENIC MATERIAL
92210	Eastman Kodak Company	US	7223529	11/429,614	5/5/2006	5/29/2007	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
92227	Eastman Kodak Company	CN	ISSUING	200880005659.9	2/13/2008	12/12/2012	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	EP		08725504.8	2/13/2008		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	US	7544462	11/677,599	2/22/2007	6/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92228	Eastman Kodak Company	CN	ISSUING	200880022552.5	6/13/2008	12/25/2012	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	EP		08768429.6	6/13/2008		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)

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92228	Eastman Kodak Company	JP		2010-514758	6/13/2008		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2012-229079	10/16/2012		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7723012	11/769,766	6/28/2007	5/25/2010	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7955779	12/545,297	8/21/2009	6/7/2011	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92230	Eastman Kodak Company	US		12/975,780	12/22/2010		THERMALLY CONDUCTIVE FUSER COATING
92232	Eastman Kodak Company	US	7550244	11/453,177	6/14/2006	6/23/2009	REACTIVE POLYMER PARTICLES AND METHOD OF PREPARATION
92237	Eastman Kodak Company	EP		07796136.5	6/14/2007		IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	JP	4981900	2009-515502	6/14/2007	4/27/2012	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	US	7777915	11/453,353	6/15/2006	8/17/2010	IMAGE CONTROL SYSTEM AND METHOD
92244	Eastman Kodak Company	DE	602008007812.4	08767642.5	5/7/2008	6/22/2011	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	GB	2144759	08767642.5	5/7/2008	6/22/2011	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	NL	2144759	08767642.5	5/7/2008	6/22/2011	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	US	7520598	11/746,094	5/9/2007	4/21/2009	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92252	Eastman Kodak Company	CN		200780023145.1	6/4/2007		DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	DE	602007024601. 6	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES

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92252	Eastman Kodak Company	EP	2029361	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	FR	2029361	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	GB	2029361	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92255	Eastman Kodak Company	US	7413293	11/417,458	5/4/2006	8/19/2008	DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
92273	Eastman Kodak Company	EP		07809538.7	6/14/2007		PRINT QUALITY MAINTENANCE METHOD AND SYSTEM
92273	Eastman Kodak Company	US	7539427	11/453,218	6/14/2006	5/26/2009	PRINT QUALITY MAINTENANCE METHOD AND SYSTEM
92274	Eastman Kodak Company	DE	602008020872.9	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	EP	2231412	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	GB	2231412	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	JP		2010-541432	12/22/2008		SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	NL	2231412	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	US	8104885	11/969,277	1/4/2008	1/31/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92276	Eastman Kodak Company	EP		07839125.7	10/2/2007		CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92276	Eastman Kodak Company	US	7777395	11/548,709	10/12/2006	8/17/2010	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92277	Eastman Kodak Company	CN	ZL200880015279.3	200880015279.3	4/25/2008	1/18/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	DE	602008014116.0	602008014116.0	4/25/2008	3/14/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	FR	2142372	08743320.7	4/25/2008	3/14/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION

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92277	Eastman Kodak Company	GB	2142372	08743320.7	4/25/2008	3/14/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP		2010-507394	4/25/2008		PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP		2013-050258	3/13/2013		PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	US	7682002	11/744,998	5/7/2007	3/23/2010	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92302	Eastman Kodak Company	US	8351829	12/281,050	8/30/2006	1/8/2013	METHOD OF PREVENTING A REGISTRATION ERROR WHILE PRINTING
92303	Eastman Kodak Company	DE		102006010249.5	3/2/2006		CROSS TRACK SHIFTING IN THE PERFECTOR PATH
92303	Eastman Kodak Company	US	8313099	12/281,002	9/21/2006	11/20/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF A SHEET
92315-1	Eastman Kodak Company	US	7458687	11/739,761	4/25/2007	12/2/2008	HIGH EFFICIENCY DIGITAL CINEMA PROJECTION SYSTEM WITH INCREASED ETENDUE
92336	Eastman Kodak Company	EP		07777089.9	5/16/2007		COLOR MASKING FOR FORMING TRANSPARENT STRUCTURES
92342	Eastman Kodak Company	US	7641332	11/398,295	4/3/2006	1/5/2010	POST IMAGING PUNCHING APPARATUS AND METHOD
92342	Eastman Kodak Company	US	8240844	12/621,584	11/19/2009	8/14/2012	POST-IMAGING PUNCHING APPARATUS AND METHOD
92347	Eastman Kodak Company	US	7312012	11/610,582	12/14/2006	12/25/2007	UREA STABILIZERS FOR THERMAL DYE TRANSFER MATERIALS
92358	Eastman Kodak Company	JP		2009-504262	4/2/2007		IMAGING AND PUNCHING THERMAL CONTROL SYSTEM
92374	Eastman Kodak Company	CN	ISSUING	200780011815.8	3/22/2007	2/27/2013	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	EP		07753753.8	3/22/2007		METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	JP	5070279	2009-502872	3/22/2007	8/24/2012	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	US	7626730	11/394,490	3/31/2006	12/1/2009	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN

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92377	Eastman Kodak Company	CN		200780022075.8	6/5/2007		METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	DE	602006017047.5	06012306.4	6/14/2006	9/22/2010	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	FR	1868036	06012306.4	6/14/2006	9/22/2010	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	GB	1868036	06012306.4	6/14/2006	9/22/2010	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	JP	5113162	2009-514672	6/5/2007	10/19/2012	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	US	8105755	12/300,206	6/5/2007	1/31/2012	METHOD FOR PROCESSING OF PHOTOPOLYMER PLATES WITH OVERCOAT
92379	Eastman Kodak Company	AU	2007268133	2007268133	5/14/2007	8/30/2012	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	BR		PI 0712408-2	5/14/2007		NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	CN	ZL200780019287.0	200780019287.0	5/14/2007	7/4/2012	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	DE	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	EP	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	ES	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	FR	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS

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92379	Eastman Kodak Company	GB	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	IN		8604/DELNP/2008	5/14/2007		NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	IT	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	JP	5129242	2009-512038	5/14/2007	11/9/2012	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	NL	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	RU	2436799	2008151777	5/14/2007	12/20/2011	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	US	7524614	11/441,601	5/26/2006	4/28/2009	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92380	Eastman Kodak Company	EP		07809499.2	6/13/2007		NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE ELEMENTS
92387	Eastman Kodak Company	CN	ZL200780047137.0	200780047137.0	12/18/2007	11/7/2012	INSERT MOLDED PRINthead SUBSTRATE
92387	Eastman Kodak Company	EP		07863076.1	12/18/2007		INSERT MOLDED PRINthead SUBSTRATE
92387	Eastman Kodak Company	JP		2009-542884	12/18/2007		INSERT MOLDED PRINthead SUBSTRATE
92387	Eastman Kodak Company	US	8246141	11/614,143	12/21/2006	8/21/2012	INSERT MOLDED PRINthead SUBSTRATE
92402	Eastman Kodak Company	FR	0608591	0608591	10/2/2006	1/16/2009	PRODUCTION OF VISUAL CODES FOR PAIRING ELECTRONIC EQUIPMENT PRODUCTION DE CODES VISUELS POUR L'APPARIEMENT D'EQUIPEMENTS ELECTRONIQUES

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92402	Eastman Kodak Company	US	7912426	11/863,302	9/28/2007	3/22/2011	PRODUCTION OF VISUAL CODES FOR PAIRING ELECTRONIC EQUIPMENT
92416	Eastman Kodak Company	US	7423754	11/622,015	1/11/2007	9/9/2008	WEB PLANARITY GAUGE AND METHOD
92420	Eastman Kodak Company	EP		07874498.4	12/13/2007		DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	TW		097103096	1/28/2008		DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	US	7494903	11/668,041	1/29/2007	2/24/2009	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92422	Eastman Kodak Company	DE	602008007706.3	08869759.4	12/22/2008	6/15/2011	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	GB	2231411	08869759.4	12/22/2008	6/15/2011	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	NL	2231411	08869759.4	12/22/2008	6/15/2011	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	US	7988255	11/969,265	1/4/2008	8/2/2011	FULL FUNCTION MAINTENANCE STATION
92426	Eastman Kodak Company	US	7282927	11/472,230	6/21/2006	10/16/2007	THE USE OF A CONFIGURABLE ELECTRONIC CONTROLLER FOR CAPACITANCE MEASUREMENTS AND CABLE BREAK DETECTION
92430	Eastman Kodak Company	US	7985031	11/969,288	1/4/2008	7/26/2011	GUIDE RAIL FOR CARRIAGE PRINTER
92437	Eastman Kodak Company	US	7521173	11/683,446	3/8/2007	4/21/2009	EXTRUDABLE ANTISTATIC TIELAYERS
92446	Eastman Kodak Company	EP		07795927.8	6/8/2007		DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	JP		2009-516507	6/8/2007		DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	US	7696270	11/472,764	6/22/2006	4/13/2010	DISPERSANTS FOR WAXES
92447	Eastman Kodak Company	EP		07795932.8	6/8/2007		FUSER MEMBER
92447	Eastman Kodak Company	US	7531237	11/472,918	6/22/2006	5/12/2009	FUSER MEMBER
92448	Eastman Kodak Company	US	7494706	11/472,771	6/22/2006	2/24/2009	FUSER MEMBER
92449	Eastman Kodak Company	DE	602007017831.2	07795940.1	6/8/2007	10/12/2011	FUSER MEMBER

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92449	Eastman Kodak Company	FR	2030090	07795940.1	6/8/2007	10/12/2011	FUSER MEMBER
92449	Eastman Kodak Company	GB	2030090	07795940.1	6/8/2007	10/12/2011	FUSER MEMBER
92449	Eastman Kodak Company	US	7534492	11/472,888	6/22/2006	5/19/2009	FUSER MEMBER
92450	Eastman Kodak Company	CN	ZL200780047344.6	200780047344.6	12/5/2007	8/17/2011	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	EP		07862525.8	12/5/2007		DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	TW		096149079	12/20/2007		DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	US	7731335	11/614,160	12/21/2006	6/8/2010	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTING DEVICE
92452	Eastman Kodak Company	US	7682542	11/472,919	6/22/2006	3/23/2010	METHOD OF MAKING FUSER MEMBER
92453	Eastman Kodak Company	EP		07796875.8	7/16/2007		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92453	Eastman Kodak Company	US	7678701	11/461,080	7/31/2006	3/16/2010	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92453	Eastman Kodak Company	US	7964507	12/697,522	2/1/2010	6/21/2011	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92455	Eastman Kodak Company	JP		2009-531384	9/18/2007		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	TW		096136915	10/2/2007		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US	7977170	11/538,173	10/3/2006	7/12/2011	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US		13/106,197	5/12/2011		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US	8288214	13/106,203	5/12/2011	10/16/2012	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES

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92459	Eastman Kodak Company	EP		07836341.3	7/30/2007		ELECTRICALLY BIASABLE ELECTROGRAPHIC MEMBER
92462	Eastman Kodak Company	US	7892160	11/503,778	8/14/2006	2/22/2011	DOUBLE SLEEVED ELECTROGRAPHIC MEMBER
92494	Eastman Kodak Company	US	7175969	11/488,588	7/18/2006	2/13/2007	METHOD OF PREPARING NEGATIVE- WORKING IMAGEABLE ELEMENTS
92498	Eastman Kodak Company	CN	ZL200780028508.0	200780028508.0	7/23/2007	1/2/2013	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	DE	2047333	602007005655.1	7/23/2007	3/31/2010	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	FR	2047333	07810685.3	7/23/2007	3/31/2010	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	GB	2047333	07810685.3	7/23/2007	3/31/2010	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	JP		2009-521788	7/23/2007		NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US	7332253	11/494,235	7/27/2006	2/19/2008	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US		11/923,697	10/25/2007		NEGATIVE-WORKING IMAGEABLE MATERIALS
92503	Eastman Kodak Company	US	7577383	11/680,166	2/28/2007	8/18/2009	APPARATUS AND METHOD FOR TRANSPORTING POWDER TO AN IMAGE DEVICE OF AN ELECTROSTATOGRAPHIC PRINTER
92508	Eastman Kodak Company	US	7837285	11/687,119	3/16/2007	11/23/2010	INKJET PRINTING USING PROTECTIVE INK
92515	Eastman Kodak Company	DE	602007020017.2	07795130.9	5/18/2007	1/11/2012	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	GB	2024790	07795130.9	5/18/2007	1/11/2012	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	JP		2009-513174	5/18/2007		NANOPARTICLE PATTERNING PROCESS

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92515	Eastman Kodak Company	NL	2024790	07795130.9	5/18/2007	1/11/2012	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	TW		096119652	6/1/2007		NOVEL NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	US	7745101	11/421,894	6/2/2006	6/29/2010	NOVEL NANOPARTICLE PATTERNING PROCESS
92544	Eastman Kodak Company	US	D579348	29/259,957	5/17/2006	10/28/2008	THREE-CHAMBERED CONTAINER
92666	Eastman Kodak Company	US	7651206	11/612,694	12/19/2006	1/26/2010	OUTPUT IMAGE PROCESSING FOR SMALL DROP PRINTING
92679	Eastman Kodak Company	DE	602007028294.2	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	EP	2102013	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	FR	0700142	0700142	1/10/2007	7/22/2011	PROCESS AND DEVICE FOR INK QUALITY CONTROL PROCEDE ET DISPOSITIF DE CONTROLE DE QUALITE D'ENCRE
92679	Eastman Kodak Company	GB	2102013	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	JP	5185287	2009-545105	12/22/2007	1/25/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	NL	2102013	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	US	8215733	12/522,305	12/22/2007	7/10/2012	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92698	Eastman Kodak Company	US	7910519	11/681,802	3/5/2007	3/22/2011	AQUEOUS SUBBING FOR EXTRUDED THERMAL DYE RECEIVER
92705	Eastman Kodak Company	EP		08875073.2	12/9/2008		A METHOD OF FIXING A HEAT CURABLE TONER TO A CARRIER
92705	Eastman Kodak Company	US		13/133,389	12/9/2008		METHOD OF FIXING A HEAT CURABLE TONER TO A CARRIER
92723	Eastman Kodak Company	JP	3889530	1999-227083	8/11/1999	12/8/2006	PHOTOPOLYMERIZABLE COMPOSITION, PHOTOPOLYMERIZABLE PLANOGRAPHIC PRINTING PLATE AND IMAGE FORMING METHOD

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92754	Eastman Kodak Company	CN	ZL200780047285.2	200780047285.2	12/6/2007	9/14/2011	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	EP		07862613.2	12/6/2007		PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	TW		096149076	12/20/2007		PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	7690774	11/614,147	12/21/2006	4/6/2010	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8061829	12/705,673	2/15/2010	11/22/2011	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8057028	12/705,687	2/15/2010	11/15/2011	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92756	Eastman Kodak Company	DE	602007021687.7	07853397.3	12/14/2007	3/28/2012	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	GB	2097271	07853397.3	12/14/2007	3/28/2012	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	NL	2097271	07853397.3	12/14/2007	3/28/2012	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	US	7833591	11/617,777	12/29/2006	11/16/2010	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92757	Eastman Kodak Company	US	7847027	11/617,775	12/29/2006	12/7/2010	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92757	Eastman Kodak Company	US		12/882,261	9/15/2010		ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92772	Eastman Kodak Company	EP		09781054.3	7/24/2009		SHEET CONVEYING DEVICE
92772	Eastman Kodak Company	US		13/120,439	7/24/2009		SHEET CONVEYING DEVICE

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92773	Eastman Kodak Company	DE	102007040588.1	102007040588.1	8/28/2007	5/12/2011	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	DE		102007063795.2	8/28/2007		AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	US	7812735	11/853,914	9/12/2007	10/12/2010	METHOD FOR AUTOMATICALLY IDENTIFYING A TYPE OF TRANSPARENT CONVEYOR BELT
92775	Eastman Kodak Company	DE		102006022753.0	5/12/2006		CROSS TRACK REGISTER CORRECTION
92775	Eastman Kodak Company	US	8238808	12/299,638	4/10/2007	8/7/2012	METHOD OF ENSURING A CORRECT LATERAL REGISTRATION SETTING AND PRINTING MACHINE SUITABLE THEREFOR
92778	Eastman Kodak Company	US	7714923	11/555,819	11/2/2006	5/11/2010	INTEGRATED DISPLAY AND CAPTURE APPARATUS
92801	Eastman Kodak Company	FR	0611032	0611032	12/19/2006	4/3/2009	METHOD FOR AUTOMATIC PREDICTION OF WORDS IN A TEXT INPUT ASSOCIATED WITH A MULTIMEDIA MESSAGE PROCECE POUR PREDIRE AUTOMATIQUEMENT DES MOTS DANS UN TEXTE ASSOCIE A UN MESSAGE MULTIMEDIA
92801	Eastman Kodak Company	JP		2009-541809	12/3/2007		METHOD FOR AUTOMATIC PREDICTION OF WORDS IN A TEXT INPUT ASSOCIATED WITH A MULTIMEDIA MESSAGE
92805	Eastman Kodak Company	EP		07811427.9	8/20/2007		METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189216	2002-127790	6/5/2012	2/1/2013	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5113173	2009-526628	8/20/2007	10/19/2012	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189215	2012-127781	6/5/2012	2/1/2013	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS

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92805	Eastman Kodak Company	US	7326521	11/513,995	8/31/2006	2/5/2008	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92806	Eastman Kodak Company	CN		200780038955.4	10/5/2007		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	EP		07867210.2	10/5/2007		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	JP	5065403	2009-533309	10/5/2007	8/17/2012	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	US	7300726	11/551,259	10/20/2006	11/27/2007	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92808	Eastman Kodak Company	US	8178283	12/516,884	12/5/2007	5/15/2012	METHOD FOR TREATING RINSING WASTEWATER FROM DEVELOPING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD OF DEVELOPMENT, AND DEVELOPING APPARATUS
92815	Eastman Kodak Company	US	7881530	11/695,170	4/2/2007	2/1/2011	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE
92815	Eastman Kodak Company	US	8005299	13/004,102	1/11/2011	8/23/2011	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE
92816	Eastman Kodak Company	EP		07848620.6	12/19/2007		AQUEOUS INKJET FLUID
92816	Eastman Kodak Company	JP		2009-542214	12/19/2007		AQUEOUS INKJET FLUID
92816	Eastman Kodak Company	US	8263683	12/517,213	12/19/2007	9/11/2012	INK FOR PRINTING ON LOW ENERGY SUBSTRATES
92835	Eastman Kodak Company	DE	602007026599.1	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	EP	2066730	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	FR	2066730	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	GB	2066730	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS

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92835	Eastman Kodak Company	US		12/251,662	10/15/2008		WATER SOLUBLE BRANCHED POLYETHYLENIMINE COMPOSITIONS
92862	Eastman Kodak Company	US	7769338	11/557,838	11/8/2006	8/3/2010	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
92863	Eastman Kodak Company	US		12/317,552	12/23/2008		RIDGE-BASED COLOR GAMUT MAPPING
92873	Eastman Kodak Company	US	7452638	11/532,647	9/18/2006	11/18/2008	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92874	Eastman Kodak Company	CN	ZL200780034707.2	200780034707.2	9/18/2007	1/11/2012	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	DE	1903399	602006009936.3	9/20/2006	10/21/2009	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	FR	1903399	06019680.5	9/20/2006	10/21/2009	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	GB	1903399	06019680.5	9/20/2006	10/21/2009	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	US		12/438,160	9/18/2007		METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92892	Eastman Kodak Company	US	7402365	11/739,289	4/24/2007	7/22/2008	THERMALLY TRANSFERABLE IMAGE PROTECTION OVERCOAT
92912	Eastman Kodak Company	JP		2010-503014	4/2/2008		UNIVERSAL SUBSTRATE PRINTER ICC PROFILE SELECTION
92912	Eastman Kodak Company	US	7599634	11/734,821	4/13/2007	10/6/2009	SUBJECTIVE AND OBJECTIVE UNIVERSAL SUBSTRATE PRINTER ICC PROFILE SELECTION
92915	Eastman Kodak Company	EP		07836348.8	7/30/2007		IINTERMEDIATE TRANSFER MEMBER
92915	Eastman Kodak Company	US		11/503,765	8/14/2006		IINTERMEDIATE TRANSFER MEMBER

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92917	Eastman Kodak Company	CN		200780047852.4	12/7/2007		HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	DE	602007007984.5	07862617.3	12/7/2007	7/21/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	FR	2097260	07862617.3	12/7/2007	7/21/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	GB	2097260	07862617.3	12/7/2007	7/21/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	JP		2009-542794	12/7/2007		HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	US	7827912	11/615,025	12/22/2006	11/9/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92929	Eastman Kodak Company	DE	602007022475.6	07811036.8	8/2/2007	5/2/2012	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	GB	2054231	07811036.8	8/2/2007	5/2/2012	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	NL	2054231	07811036.8	8/2/2007	5/2/2012	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7845773	11/504,960	8/16/2006	12/7/2010	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7988250	12/903,244	10/13/2010	8/2/2011	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92931	Eastman Kodak Company	US	7916319	11/687,277	3/16/2007	3/29/2011	PRINTING MANAGEMENT SYSTEM
92931	Eastman Kodak Company	US	7978356	12/890,778	9/27/2010	7/12/2011	PRINTING MANAGEMENT SYSTEM
92937	Eastman Kodak Company	US	7449287	12/022,543	1/30/2008	11/11/2008	PEARLESCENT TEXTURED IMAGING SUPPORTS
92952	Eastman Kodak Company	CN	ZL200780047206.8	200780047206.8	12/6/2007	7/25/2012	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	CN		201110257732.5	12/6/2007		PRINTING DEVICE FLUID RSERVOIR WITH ALIGNMENT FEATURES

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92952	Eastman Kodak Company	EP		07862607.4	12/6/2007		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	EP		11192995.6	12/12/2011		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW		096149073	12/20/2007		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW		100128253	12/20/2007		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	7810917	11/614,125	12/21/2006	10/12/2010	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	8052263	12/818,296	6/18/2010	11/8/2011	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92963	Eastman Kodak Company	US	7792467	11/855,590	9/14/2007	9/7/2010	DUAL CHANNEL APPARATUS FOR TRANSPORTING POWDER IN AN ELECTROSTATOGRAPHIC PRINTER
92967	Eastman Kodak Company	US		12/026,935	2/6/2008		INKJET PRINTING SYSTEM AND METHOD OF PRINTING
92987	Eastman Kodak Company	US	7781373	11/626,890	1/25/2007	8/24/2010	STABILIZED DYES FOR THERMAL DYE TRANSFER MATERIALS
93007	Eastman Kodak Company	EP		07868123.6	12/27/2007		SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	JP		2009-544116	12/27/2007		SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	US	8358957	11/646,134	12/27/2006	1/22/2013	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93019	Eastman Kodak Company	DE	102006040528.5	102006040528.5	8/30/2006	1/26/2012	TRAILER SHEETS
93019	Eastman Kodak Company	US	8155549	12/375,761	7/27/2007	4/10/2012	METHOD FOR CONTROLLING A PRINT JOB
93037	Eastman Kodak Company	US	7901057	12/100,565	4/10/2008	3/8/2011	THERMAL INKJET PRINTHEAD ON A METALLIC SUBSTRATE

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93039	Eastman Kodak Company	DE	102008061929.9	102008061929.9	12/12/2008	8/25/2011	PRINTING MODULES DRIVE
93039	Eastman Kodak Company	US		13/133,393	11/27/2009		ACTUATION DEVICE FOR PRESSURE ROLLERS
93055	Eastman Kodak Company	US	8014029	12/193,843	8/19/2008	9/6/2011	RASTER-TO-SWATH IMAGE DATA CONVERSION PRINTING SYSTEM AND RELATED METHOD
93075	Eastman Kodak Company	JP	3949884	2000-255881	8/25/2000	4/27/2007	POSITIVE PHOTSENSITIVE COMPOSITION AND POSITIVE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
93085	Eastman Kodak Company	US	7505847	11/533,538	9/20/2006	3/17/2009	CONFIGURABLE ELECTRONIC CONTROL SYSTEM AND DIAGNOSTIC METHOD
93122	Eastman Kodak Company	US	7735954	11/682,352	3/6/2007	6/15/2010	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93125	Eastman Kodak Company	US	7758155	11/748,620	5/15/2007	7/20/2010	MONOLITHIC PRINTHEAD WITH MULTIPLE ROWS OF INKJET ORIFICES
93149	Eastman Kodak Company	EP		08742739.9	4/10/2008		ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187793	11/738,536	4/23/2007	5/29/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187794	11/782,687	7/25/2007	5/29/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8163465	12/838,533	7/19/2010	4/24/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8313887	13/325,093	12/14/2011	11/20/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US		13/410,434	3/2/2012		ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES

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93158	Eastman Kodak Company	DE	602007016177.0	07862202.4	11/21/2007	7/27/2011	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	GB	2089919	07862202.4	11/21/2007	7/27/2011	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	JP		2009-540234	11/21/2007		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	NL	2089919	07862202.4	11/21/2007	7/27/2011	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	US	7804087	11/567,954	12/7/2006	9/28/2010	CONFIGURATIONALLY CONTROLLED N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
93160	Eastman Kodak Company	CN	ZL200780044806.9	200780044806.9	11/27/2007	7/4/2012	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93160	Eastman Kodak Company	US	7883826	11/567,782	12/7/2006	2/8/2011	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93162	Eastman Kodak Company	US	6396618	09/547,305	4/11/2000	5/28/2002	OPPOSING ELECTRODE LIGHT MODULATOR ARRAY AND METHOD FOR MANUFACTURING THE SAME
93170	Eastman Kodak Company	EP		07838846.9	9/26/2007		AUTOMATED PRINTING
93170	Eastman Kodak Company	JP		2009-531394	9/26/2007		AUTOMATED PRINTING
93170	Eastman Kodak Company	US		11/538,937	10/5/2006		A METHOD FOR AUTOMATED PRINTING WORKFLOW
93175	Eastman Kodak Company	US	7584539	11/549,710	10/16/2006	9/8/2009	ELECTROPOLISHING OF INK-JET PRINTER COMPONENTS

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93178	Eastman Kodak Company	US	7826097	11/754,549	5/29/2007	11/2/2010	ASYMMETRICAL DIGITAL FILTERS FOR DOT GAIN ADJUSTMENTS
93181	Eastman Kodak Company	US	7989146	11/869,008	10/9/2007	8/2/2011	COMPONENT FABRICATION USING THERMAL RESIST MATERIALS
93187	Eastman Kodak Company	EP		08705590.1	1/14/2008		PROCESS FOR ATOMIC LAYER DEPOSITION
93187	Eastman Kodak Company	JP		2009-547254	1/14/2008		PROCESS FOR ATOMIC LAYER DEPOSITION
93187	Eastman Kodak Company	US	8207063	11/627,525	1/26/2007	6/26/2012	PROCESS FOR ATOMIC LAYER DEPOSITION
93189	Eastman Kodak Company	DE	602009004006.5	09788961.2	7/21/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	GB	2310210	09788961.2	7/21/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	JP		2011-521103	7/21/2009		INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	NL	2310210	09788961.2	7/21/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	US	8202585	12/183,699	7/31/2008	6/19/2012	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93194	Eastman Kodak Company	US	8290409	12/415,380	3/31/2009	10/16/2012	DEVELOPER STATION FOR AN ELECTROGRAPHIC PRINTER HAVING REDUCED DEVELOPER AGITATION
93195	Eastman Kodak Company	EP		07853398.1	12/14/2007		COLOR PRINT ENHANCEMENT SYSTEM
93195	Eastman Kodak Company	US	7643175	11/610,551	12/14/2006	1/5/2010	COLOR PRINT ENHANCEMENT SYSTEM WITH CONVERSION OF PCS ENCODED PICTURE INTO PHOTOGRAPHIC PROCESS CONFINED PCS AND CORRECTION FOR FINISH
93197	Eastman Kodak Company	EP		07852977.3	10/26/2007		AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES

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93197	Eastman Kodak Company	JP		2009-535284	10/26/2007		AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93197	Eastman Kodak Company	US	7697053	11/555,822	11/2/2006	4/13/2010	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93204	Eastman Kodak Company	US	8361840	12/236,907	9/24/2008	1/29/2013	THERMAL BARRIER LAYER FOR INTEGRATED CIRCUIT MANUFACTURE
93205	Eastman Kodak Company	US	7879691	12/236,972	9/24/2008	2/1/2011	LOW COST DIE PLACEMENT
93206	Eastman Kodak Company	US	7772042	12/236,848	9/24/2008	8/10/2010	SOLVENT SOFTENING TO ALLOW DIE PLACEMENT
93211	Eastman Kodak Company	US		11/962,529	12/21/2007		PRINTER AND PRINTING METHOD USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
93213	Eastman Kodak Company	US	7387361	11/675,761	2/16/2007	6/17/2008	FAILED NOZZLE CORRECTION SYSTEM AND METHOD FOR BORDERLESS PRINTING
93218	Eastman Kodak Company	CN		200780049535.6	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	EP		07868026.1	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	IN		3335/DELNP/2009	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	JP		2009-544851	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	KR		2009-7014140	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	TW		097100591	1/7/2008		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	US		11/620,744	1/8/2007		DEPOSITION SYSTEM AND METHOD USING A DELIVERY HEAD SEPARATED FROM A SUBSTRATE BY GAS PRESSURE
93219	Eastman Kodak Company	US	7989506	11/696,232	4/4/2007	8/2/2011	METHOD AND APPARATUS FOR DISPERSION OF HIGH-SURFACE-AREA, LOW-BULK-DENSITY FUMED SILICA
93228	Eastman Kodak Company	EP		07868038.6	12/26/2007		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	JP		2009-544853	12/26/2007		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION

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93228	Eastman Kodak Company	TW		097100593	1/7/2008		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US	7789961	11/620,740	1/8/2007	9/7/2010	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US		12/813,552	6/11/2010		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93233	Eastman Kodak Company	US		12/638,088	12/15/2009		MULTI-LEVEL HALFTONE SCREENS
93245	Eastman Kodak Company	US	8034663	12/237,127	9/24/2008	10/11/2011	LOW COST DIE RELEASE WAFER
93258	Eastman Kodak Company	FR	0701749	0701749	3/12/2007	12/18/2009	VARIABLE-SPEED BROWSING METHOD FOR DIGITAL IMAGES PROCEDE DE FURETAGE A VITESSE VARIABLE POUR IMAGES NUMERIQUES
93265	Eastman Kodak Company	EP		08754815.2	6/2/2008		SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93265	Eastman Kodak Company	US	8023846	11/759,406	6/7/2007	9/20/2011	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93268	Eastman Kodak Company	US		12/164,653	6/30/2008		INKJET PRINTER WITH INKS CONTAINING POLYOXYGENATED-POLYOLS
93270	Eastman Kodak Company	US		12/029,909	2/12/2008		AQUEOUS INKJET INK COMPOSITION
93299	Eastman Kodak Company	DE	602008018378. 5	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	EP	2125375	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	GB	2125375	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	NL	2125375	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	US	7758171	11/687,873	3/19/2007	7/20/2010	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS

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93307	Eastman Kodak Company	EP		07857117.1	12/22/2007		A METHOD FOR PRODUCING AN ANTENNA STRUCTURE FOR AN RFID DEVICE, AND A DRY TONER FOR USE IN PRODUCING SUCH ANTENNA STRUCTURE
93307	Eastman Kodak Company	US		12/809,698	12/22/2007		A METHOD FOR PRODUCING AN ANTENNA STRUCTURE FOR AN RFID DEVICE, AND A DRY TONER FOR USE IN PRODUCING SUCH ANTENNA STRUCTURE
93308	Eastman Kodak Company	EP		07856793.0	12/17/2007		METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93308	Eastman Kodak Company	US		12/808,437	9/1/2010		METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93324	Eastman Kodak Company	US		12/057,929	3/28/2008		IMPROVED FLUID FLOW IN MICROFLUIDIC DEVICES
93365	Eastman Kodak Company	US	7643778	11/742,092	4/30/2007	1/5/2010	POWDER TRANSPORT WITH A TAPERED FEED ROLLER OF AN ELECTROSTATOGRAPHIC PRINTER
93408	Eastman Kodak Company	EP		08724440.6	1/8/2008		TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	7887984	11/624,252	1/18/2007	2/15/2011	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	8329783	12/961,559	12/7/2010	12/11/2012	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93412	Eastman Kodak Company	EP		08754248.6	5/8/2008		APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	JP		2010-507457	5/8/2008		APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	US	7565091	11/746,089	5/9/2007	7/21/2009	ELECTROPHOTOGRAPHIC APPARATUS
93413	Eastman Kodak Company	CN	ISSUING	200880003510.7	1/15/2008		METHOD AND APPARATUS FOR SEPARATING A SLIP-SHEET FROM AN IMAGE RECORDABLE MATERIAL
93414	Eastman Kodak Company	EP		08724513.0	1/15/2008		SEPARATING IMAGE RECORDABLE MATERIALS FROM A STACK

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93414	Eastman Kodak Company	US	7614619	11/668,519	1/30/2007	11/10/2009	METHODS AND APPARATUS FOR SEPARATING IMAGE RECORDABLE MATERIALS FROM A MEDIA STACK
93415	Eastman Kodak Company	CN	ZL200880003549.9	200880003549.9	1/15/2008	12/14/2011	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	EP		08705599.2	1/15/2008		A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7604231	11/668,533	1/30/2007	10/20/2009	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7866656	12/497,735	7/6/2009	1/11/2011	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	8056895	12/497,736	7/6/2009	11/15/2011	METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93416	Eastman Kodak Company	CN	ZL200880003484.8	200880003484.8	1/15/2008	7/18/2012	METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	EP		08713140.5	1/15/2008		METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	JP	5138706	2009-547257	1/15/2008	11/22/2012	METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	US	7744078	11/668,550	1/30/2007	6/29/2010	METHODS AND APPARATUS FOR STORING SLIP-SHEETS
93423	Eastman Kodak Company	US	7923184	11/862,430	9/27/2007	4/12/2011	PHOTOCONDUCTORS CONTAINING TRIMELLITIMIDE ESTERS
93430	Eastman Kodak Company	US	7678531	11/668,502	1/30/2007	3/16/2010	IMPROVED POSITIVE-WORKING IMAGEABLE ELEMENTS
93457	Eastman Kodak Company	EP		08867288.6	12/17/2008		INKJET INKS FOR PLAIN AND PHOTO-GLOSSY MEDIA
93457	Eastman Kodak Company	US	8356892	11/964,947	12/27/2007	1/22/2013	INKJET INKS FOR PRINTING ON BOTH PLAIN AND PHOTO-GLOSSY PAPERS
93458	Eastman Kodak Company	US	7976147	12/165,923	7/1/2008	7/12/2011	NEW INKS FOR INKJET PRINTING
93461	Eastman Kodak Company	US	8036583	12/489,464	6/23/2009	10/11/2011	PREHEATING OF SUBSTRATES

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93465	Eastman Kodak Company	CN	ZL200880108969.3	200880108969.3	9/18/2008	10/31/2012	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	CN		201110427409.8	12/19/2011		PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	EP		08833206.9	9/18/2008		PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	JP		2010-526911	9/18/2008		PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	US	8361544	13/309,621	12/2/2011	1/29/2013	THIN FILM ELECTRONIC DEVICE FABRICATION PROCESS
93477	Eastman Kodak Company	US	7789500	11/614,115	12/21/2006	9/7/2010	PRINTING DEVICE FLUID RESERVOIR CHASSIS WITH ALIGNMENT FEATURES
93481	Eastman Kodak Company	CN	ZL200880023817.3	200880023817.3	6/26/2008	9/5/2012	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	EP		08794384.1	6/26/2008		IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	US	7582407	11/774,626	7/9/2007	9/1/2009	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93482	Eastman Kodak Company	US	7429445	11/682,906	3/7/2007	9/30/2008	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93483	Eastman Kodak Company	DE	602008005875.1	08767968.4	5/30/2008	3/30/2011	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	GB	2152933	08767968.4	5/30/2008	3/30/2011	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	JP		2010-511161	5/30/2008		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS

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93483	Eastman Kodak Company	NL	2152933	08767968.4	5/30/2008	3/30/2011	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93499	Eastman Kodak Company	EP		07863174.4	12/20/2007		MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93499	Eastman Kodak Company	JP		2009-544841	12/20/2007		MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93499	Eastman Kodak Company	US	7877696	11/650,396	1/5/2007	1/25/2011	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93502	Eastman Kodak Company	US		11/650,281	1/5/2007		FUNCTION ENHANCING ARRAY FOR MULTI-FRAME DISPLAY SYSTEM
93503	Eastman Kodak Company	US	7882442	11/649,972	1/5/2007	2/1/2011	MULTI-FRAME DISPLAY SYSTEM WITH PERSPECTIVE BASED IMAGE ARRANGEMENT
93503	Eastman Kodak Company	US		12/974,049	12/21/2010		MULTI-FRAME DISPLAY SYSTEM WITH PERSPECTIVE BASED IMAGE ARRANGEMENT
93508	Eastman Kodak Company	EP		08768609.3	6/19/2008		PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	JP		2010-516978	6/19/2008		PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	US	7965961	11/777,371	7/13/2007	6/21/2011	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93510	Eastman Kodak Company	US	7780280	11/679,892	2/28/2007	8/24/2010	FLUID PORT SEAL WITH SURFACE HAVING CHANNELS
93511	Eastman Kodak Company	US	8094838	11/623,107	1/15/2007	1/10/2012	VOICE COMMAND OF AUDIO EMITTING DEVICE
93513	Eastman Kodak Company	US	7735983	11/679,925	2/28/2007	6/15/2010	INK JET INK CARTRIDGE WITH VENTED WICK
93513	Eastman Kodak Company	US	8002398	12/757,259	4/9/2010	8/23/2011	INK JET INK CARTRIDGE WITH VENTED WICK

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93515	Eastman Kodak Company	CN		201080010681.X	2/23/2010		METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	EP		10706812.4	2/23/2010		METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	JP		2011-552931	2/23/2010		METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	US	8164790	12/398,250	3/5/2009	4/24/2012	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93524	Eastman Kodak Company	EP		08866588.0	12/15/2008		AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93524	Eastman Kodak Company	JP		2010-540639	12/15/2008		AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93524	Eastman Kodak Company	US		12/234,742	9/22/2008		AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93531	Eastman Kodak Company	US	7781957	11/680,195	2/28/2007	8/24/2010	ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93536	Eastman Kodak Company	EP		08705528.1	1/8/2008		TONER MANUFACTURING METHOD
93536	Eastman Kodak Company	US	7754409	11/624,335	1/18/2007	7/13/2010	TONER MANUFACTURING METHOD
93538	Eastman Kodak Company	US	7696013	11/737,187	4/19/2007	4/13/2010	CONNECTING MICROSIZED DEVICES USING ABLATIVE FILMS
93554	Eastman Kodak Company	EP		08858797.7	12/1/2008		TONER COMPOSITION
93554	Eastman Kodak Company	JP		2001-537925	12/1/2008		TONER COMPOSITION
93554	Eastman Kodak Company	US	7914963	11/954,424	12/12/2007	3/29/2011	TONER COMPOSITION
93561	Eastman Kodak Company	US	7989536	12/240,073	9/29/2008	8/2/2011	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93561	Eastman Kodak Company	US		13/076,898	3/31/2011		EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93566	Eastman Kodak Company	CN	200780051563.1	200780051563.1	12/10/2007	9/5/2012	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	DE	602007028478.3	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	EP	2122673	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	GB	2122673	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER

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93566	Eastman Kodak Company	JP	5171848	2009-550856	12/10/2007	1/11/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	NL	2122673	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	TW		096149078	12/20/2007		EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	US	7375011	11/677,794	2/22/2007	5/20/2008	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93576	Eastman Kodak Company	AU		2008262404	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	BR		PI0811234-7	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	CN	ISSUING	200880019176.4	6/3/2008	12/19/2012	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	EP		08768051.8	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	IN		6721/DELNP/2009	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	JP		2010-511166	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	7799504	11/758,042	6/5/2007	9/21/2010	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	8198012	12/722,572	3/12/2010	6/12/2012	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93576	Eastman Kodak Company	US		13/468,376	5/10/2012		METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93577	Eastman Kodak Company	US	7862984	11/692,255	3/28/2007	1/4/2011	POLYONIUM BORATES AND RADIATION-SENSITIVE COMPOSITION AND IMAGEABLE ELEMENTS CONTAINING SAME
93578	Eastman Kodak Company	CN	ZL200880006298.X	200880006298.X	2/13/2008	8/3/2011	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	DE	602008001436.3	08725502.2	2/13/2008	6/2/2010	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS

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93578	Eastman Kodak Company	FR	2114676	08725502.2	2/13/2008	6/2/2010	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	GB	2114676	08725502.2	2/13/2008	6/2/2010	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	JP	5134015	2009-551667	2/13/2008	11/16/2012	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	US	7399576	11/679,962	2/28/2007	7/15/2008	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93591	Eastman Kodak Company	DE	602008005775.5	08806224.5	9/9/2008	3/23/2011	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	GB	2197680	08806224.5	9/9/2008	3/23/2011	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	JP		2010-527511	9/9/2008		CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	NL	2197680	08806224.5	9/9/2008	3/23/2011	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	US	8186784	12/679,912	9/9/2008	5/29/2012	CONTINUOUS INKJET PRINTING
93598	Eastman Kodak Company	US	7967426	11/679,860	2/28/2007	6/28/2011	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8308279	12/952,606	11/23/2010	11/13/2012	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8172386	13/013,936	1/26/2011	5/8/2012	SEALING DEVICE FOR FLUID RESERVOIR
93606	Eastman Kodak Company	DE	602008022102.4	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	EP	2125974	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	GB	2125974	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	NL	2125974	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	US	8187371	12/029,929	2/12/2008	5/29/2012	PIGMENT BASED INKS FOR HIGH SPEED DURABLE INKJET PRINTING
93607	Eastman Kodak Company	US		12/029,972	2/12/2008		PIGMENT BASED INKS FOR HIGH SPEED DURABLE INKJET PRINTING
93620	Eastman Kodak Company	CN	ZL20078005155 9.5	200780051559.5	12/10/2007	11/28/2012	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION

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93620	Eastman Kodak Company	JP		2009-550855	12/10/2007		DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93620	Eastman Kodak Company	TW		096149579	12/21/2007		DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93620	Eastman Kodak Company	US	7605062	11/678,734	2/26/2007	10/20/2009	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93625	Eastman Kodak Company	CN	ZL200880016168.4	200880016168.4	5/9/2008	12/14/2011	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	EP		08754335.1	5/9/2008		CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	JP		2010-508379	5/9/2008		CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	US	7828420	11/749,187	5/16/2007	11/9/2010	CONTINUOUS INK JET PRINTER WITH MODIFIED ACTUATOR ACTIVATION WAVEFORM
93626	Eastman Kodak Company	DE	602008021412.5	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	EP	2170610	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	EP		11191063.4	11/29/2011		CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2170610	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	NL	2170610	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	US	7735981	11/831,156	7/31/2007	6/15/2010	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93631	Eastman Kodak Company	EP		08726137.6	2/27/2008		INKJET INK SET
93631	Eastman Kodak Company	JP		2009-551706	2/27/2008		INKJET INK SET
93639	Eastman Kodak Company	EP		08754795.6	5/29/2008		A RESIDENTIAL VIDEO COMMUNICATION SYSTEM

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93639	Eastman Kodak Company	JP		2010-510342	5/29/2008		A RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93639	Eastman Kodak Company	US	8253770	11/756,532	5/31/2007	8/28/2012	RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93655	Eastman Kodak Company	US	7946683	11/780,522	7/20/2007	5/24/2011	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93675	Eastman Kodak Company	JP		2007-269299	10/16/2007		2 LAYERED POSITIVE-TYPE LITHOGRAPHIC PRINTING PLATE ORIGINAL PLATE AND ITS PROCESSING METHOD
93675	Eastman Kodak Company	US		12/682,820	8/25/2008		POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR PRODUCING THE SAME
93680	Eastman Kodak Company	EP		08726199.6	2/28/2008		METHOD OF PATTERNING INORGANIC LED DISPLAY
93680	Eastman Kodak Company	US	7919342	12/266,775	11/7/2008	4/5/2011	PATTERNED INORGANIC LED DEVICE
93681	Eastman Kodak Company	US	7772757	11/755,037	5/30/2007	8/10/2010	WHITE-LIGHT ELECTROLUMINESCENT DEVICE WITH IMPROVED EFFICIENCY
93684	Eastman Kodak Company	US	7966743	11/831,110	7/31/2007	6/28/2011	MICRO-STRUCTURED DRYING FOR INKJET PRINTERS
93689	Eastman Kodak Company	CN	ZL200880007531.6	200880007531.6	2/18/2008	11/25/2011	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	EP		08725651.7	2/18/2008		QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	TW		097108221	3/7/2008		QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	US	7888700	11/683,479	3/8/2007	2/15/2011	QUANTUM DOT LIGHT EMITTING DEVICE
93724	Eastman Kodak Company	US	7946691	12/265,146	11/5/2008	5/24/2011	DEFLECTION DEVICE INCLUDING EXPANSION AND CONTRACTION REGIONS
93726	Eastman Kodak Company	US	8210665	12/105,603	4/18/2008	7/3/2012	CONSTANT FLOW VALVE MECHANISM
93732	Eastman Kodak Company	US	8091992	12/265,111	11/5/2008	1/10/2012	DEFLECTION DEVICE INCLUDING GAS FLOW RESTRICTION DEVICE

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93736	Eastman Kodak Company	EP		08754780.8	5/29/2008		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93736	Eastman Kodak Company	US	8154572	11/756,071	5/31/2007	4/10/2012	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93754	Eastman Kodak Company	EP		09788905.9	7/13/2009		PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93754	Eastman Kodak Company	JP		2011-520022	7/13/2009		PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93754	Eastman Kodak Company	US	7828282	12/178,849	7/24/2008	11/9/2010	PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93762	Eastman Kodak Company	US	7404627	11/770,774	6/29/2007	7/29/2008	ENERGY DAMPING FLOW DEVICE FOR PRINTING SYSTEM
93763	Eastman Kodak Company	US	7517066	11/876,840	10/23/2007	4/14/2009	PRINTER INCLUDING TEMPERATURE GRADIENT FLUID FLOW DEVICE
93765	Eastman Kodak Company	EP		08727107.8	3/24/2008		ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93765	Eastman Kodak Company	US	7564067	11/693,334	3/29/2007	7/21/2009	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93777	Eastman Kodak Company	CN	ISSUING	200880010735.5	3/18/2008	8/3/2011	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	EP		08742132.7	3/18/2008		PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	JP		2010-500925	3/18/2008		PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	7854199	11/693,007	3/29/2007	12/21/2010	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	8148704	12/884,435	9/17/2010	4/3/2012	PRINTING PLATE REGISTRATION USING A CAMERA
93781	Eastman Kodak Company	US	7851987	11/694,176	3/30/2007	12/14/2010	COLOR ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93786	Eastman Kodak Company	CN	ZL200880022763.9	200880022763.9	6/20/2008	5/30/2012	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	EP		08826621.8	6/20/2008		LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	TW		097124448	6/27/2008		LIGHT-EMITTING NANOCOMPOSITE PARTICLES

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93786	Eastman Kodak Company	US	8361823	11/770,833	6/29/2007	1/29/2013	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93794	Eastman Kodak Company	US	7697176	11/958,590	12/18/2007	4/13/2010	METHOD AND APPARATUS FOR CHROMATIC ADAPTATION
93797	Eastman Kodak Company	DE	602007014923.1	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	FR	2225615	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	GB	2225615	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	JP		2010-540030	12/24/2007		A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	NL	2225615	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93799	Eastman Kodak Company	US	7883833	11/765,490	6/20/2007	2/8/2011	USE OF HIGHLY ALKALINE DEVELOPER REGENERATOR COMPOSITION
93813	Eastman Kodak Company	US	8117527	11/745,492	5/8/2007	2/14/2012	AUTOMATED FOLIO REFERENCES
93821	Eastman Kodak Company	US	7931880	11/694,582	3/30/2007	4/26/2011	PRODUCTION OF SILVER SULFATE GRAINS USING INORGANIC ADDITIVES
93823	Eastman Kodak Company	US	7751083	11/694,098	3/30/2007	7/6/2010	SCANNER METAMERISM CORRECTION
93832	Eastman Kodak Company	US	7784402	11/739,152	4/24/2007	8/31/2010	METHOD FOR LOADING PRINTING PLATE ON IMAGING DEVICE
93843	Eastman Kodak Company	CN	ZL200880023206.9	200880023206.9	6/11/2008	5/16/2012	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	DE	602008009814.1	08762313.8	6/11/2008	9/14/2011	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	FR	2160293	08762313.8	6/11/2008	9/14/2011	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	GB	2160293	08762313.8	6/11/2008	9/14/2011	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	JP		2010-514089	6/11/2008		A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	US	8272716	12/664,943	6/11/2008	9/25/2012	A METHOD OF CONTINUOUS INK JET PRINTING

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93844	Eastman Kodak Company	CN	ISSUING	200880023336.2	6/27/2008	1/15/2013	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	EP		08762517.4	6/27/2008		CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	JP		2010-514113	6/27/2008		CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	US		12/664,938	6/27/2008		CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93852	Eastman Kodak Company	DE	602009010202.8	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	EP	2313276	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	GB	2313276	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	JP		2011-514607	6/17/2009		PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	NL	2313276	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	US		12/143,880	6/23/2008		PRINthead HAVING ISOLATED HEATER
93867	Eastman Kodak Company	US		12/670,861	7/2/2008		METHOD OF MANUFACTURING A DYE SENSITIZED SOLAR CELL BY ATMOSPHERIC PRESSURE ATOMIC LAYER DEPOSITION (ALD)
93869	Eastman Kodak Company	US	8318853	12/665,040	6/19/2008	11/27/2012	THERMALLY-RESPONSIVE DISPERSANTS FOR MEDIA FORMULATIONS
93880	Eastman Kodak Company	US	7867679	11/739,118	4/24/2007	1/11/2011	POROUS PARTICLES
93881	Eastman Kodak Company	DE	602008004487.4	08799838.1	4/22/2008	1/12/2011	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	FR	2139942	08799838.1	4/22/2008	1/12/2011	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	GB	2139942	08799838.1	4/22/2008	1/12/2011	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	JP		2010-506230	4/22/2008		METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	US	7888410	11/739,121	4/24/2007	2/15/2011	METHOD OF MAKING POROUS PARTICLES

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93882	Eastman Kodak Company	CN		200880109104.9	9/16/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	EP		08834610.1	9/16/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	JP		2010-526893	9/16/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	TW		097136923	9/25/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION
93882	Eastman Kodak Company	US	8398770	11/861,359	9/26/2007	3/19/2013	DEPOSITION SYSTEM FOR THIN FILM FORMATION
93882	Eastman Kodak Company	US		13/747,505	1/23/2013		DEPOSITION SYSTEM FOR THIN FILM FORMATION
93883	Eastman Kodak Company	CN		200880108960.2	9/18/2008		PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	EP		08833592.2	9/18/2008		PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	JP		2010-526905	9/18/2008		PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	TW		097136924	9/25/2008		PROCESS FOR ATOMIC LAYER DEPOSITION

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93883	Eastman Kodak Company	US	7851380	11/861,491	9/26/2007	12/14/2010	PROCESS FOR ATOMIC LAYER DEPOSITION
93905	Eastman Kodak Company	CN	ZL200880017816.8	200880017816.8	5/30/2008	11/16/2011	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	EP		08767965.0	5/30/2008		IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	JP	5123379	2010-510352	5/30/2008	11/2/2012	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	US	7781143	11/756,036	5/31/2007	8/24/2010	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93907	Eastman Kodak Company	JP	4980821	2007-214019	8/20/2007	4/27/2012	PROCESSING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE WITHOUT FORMING A DEPOSIT, AND PROCESSING METHOD USING IT
93908	Eastman Kodak Company	CN		200880104054.5	8/21/2008		PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	DE	602007005475.3	07114864.7	8/23/2007	3/24/2010	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	GB	2028548	07114864.7	8/23/2007	3/24/2010	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	JP		2010-521423	8/21/2008		PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER

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93908	Eastman Kodak Company	NL	2028548	07114864.7	8/23/2007	3/24/2010	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	US		12/669,064	8/21/2008		PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93935	Eastman Kodak Company	DE	602007017084.2	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	FR	2229283	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	GB	2229283	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	JP		2010-540031	12/27/2007		A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	NL	2229283	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	US		12/810,152	12/27/2007		A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93942	Eastman Kodak Company	CN		200980152182.1	12/14/2009		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93942	Eastman Kodak Company	EP		09801588.6	12/14/2009		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY

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93942	Eastman Kodak Company	JP		2011-542124	12/14/2009		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93942	Eastman Kodak Company	US		12/341,099	12/22/2008		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93942	Eastman Kodak Company	US		13/616,558	9/14/2012		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93944	Eastman Kodak Company	EP		08843561.5	10/22/2008		PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93944	Eastman Kodak Company	US	7852359	11/931,266	10/31/2007	12/14/2010	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93946	Eastman Kodak Company	EP		08872781.3	12/1/2008		SECURITY CUSTOMIZATION SYSTEM AND METHOD
93946	Eastman Kodak Company	US		11/953,230	12/10/2007		SECURITY CUSTOMIZATION SYSTEM AND METHOD
93946	Eastman Kodak Company	WO		PCT/US08/13258	12/1/2008		SECURITY CUSTOMIZATION SYSTEM AND METHOD
93947	Eastman Kodak Company	CN	ZL200880019051.1	200880019051.1	6/3/2008	4/25/2012	PLATE CUTTING
93947	Eastman Kodak Company	DE	602008010889.9	08768107.8	6/3/2008	10/26/2011	PLATE CUTTING
93947	Eastman Kodak Company	GB	2150411	08768107.8	6/3/2008	10/26/2011	PLATE CUTTING
93947	Eastman Kodak Company	JP		2010-511184	6/3/2008		PLATE CUTTING
93947	Eastman Kodak Company	KR		2009-7025312	6/3/2008		PLATE CUTTING
93947	Eastman Kodak Company	NL	2150411	08768107.8	6/3/2008	10/26/2011	PLATE CUTTING
93947	Eastman Kodak Company	US	7717040	11/758,152	6/5/2007	5/18/2010	PLATE CUTTING
93953	Eastman Kodak Company	CN	ZL200880018105.2	200880018105.2	5/22/2008	2/6/2013	LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	EP		08754634.7	5/22/2008		LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	JP		2010-510294	5/22/2008		LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	TW		097119944	5/29/2008		LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	US		11/755,055	5/30/2007		LAMP WITH CONTROLLABLE SPECTRUM

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93969	Eastman Kodak Company	EP		08754347.6	5/12/2008		IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	US	7972266	11/751,652	5/22/2007	7/5/2011	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93975	Eastman Kodak Company	CN	200880018165.4	200880018165.4	5/22/2008	8/8/2012	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93975	Eastman Kodak Company	EP		08754648.7	5/22/2008		METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93989	Eastman Kodak Company	CN	ISSUING	200880109145.8	9/24/2008	1/5/2013	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	EP		08834208.4	9/24/2008		PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	JP		2010-526931	9/24/2008		PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	TW		097136925	9/25/2008		PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	US	7972898	11/861,455	9/26/2007	7/5/2011	PROCESS FOR MAKING DOPED ZINC OXIDE
93990	Eastman Kodak Company	CN	200880108974.4	200880108974.4	9/17/2008	8/8/2012	PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93990	Eastman Kodak Company	EP		08832964.4	9/17/2008		PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93990	Eastman Kodak Company	JP		2010-526900	9/17/2008		PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93990	Eastman Kodak Company	US		13/303,513	11/23/2011		PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93991	Eastman Kodak Company	CN		200880109120.8	9/16/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	EP		08833709.2	9/16/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	JP		2010-526894	9/16/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	TW		097136919	9/25/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS

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93991	Eastman Kodak Company	US	8030212	11/861,658	9/26/2007	10/4/2011	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93998-1	Eastman Kodak Company	EP		08795279.2	8/13/2008		STORING AND PRESENTING ANCILLARY INFORMATION OBTAINED FROM SCANNED PRINTS
93998-1	Eastman Kodak Company	JP		2010-521022	8/13/2008		STORING AND PRESENTING ANCILLARY INFORMATION OBTAINED FROM SCANNED PRINTS
93998-1	Eastman Kodak Company	US	8306368	11/839,711	8/16/2007	11/6/2012	STORING AND PRESENTING ANCILLARY INFORMATION OBTAINED FROM SCANNED PRINTS
93999	Eastman Kodak Company	CN	ZL200880023287.2	200880023287.2	6/27/2008	2/6/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	DE	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	EP	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	GB	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	JP		2010-514110	6/27/2008		MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	NL	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	US	8302880	12/664,941	6/27/2008	11/6/2012	MONODISPERSE DROPLET GENERATION
94003	Eastman Kodak Company	CN		200880109453.0	9/24/2008		METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	EP		07117078.1	9/24/2007		METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	JP		2010-525270	9/24/2008		METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	US	8361701	12/677,904	9/24/2008	1/29/2013	METHOD FOR MAKING LITHOGRAPHIC PLATES
94015	Eastman Kodak Company	US	7705857	11/950,826	12/5/2007	4/27/2010	METHOD AND APPARATUS FOR CHARACTERIZING AND CORRECTING FOR HUE SHIFTS IN SATURATED COLORS

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94032	Eastman Kodak Company	US	7629112	12/129,726	5/30/2008	12/8/2009	COLOR PHOTOGRAPHIC MATERIALS WITH YELLOW MINIMUM DENSITY COLORANTS
94033	Eastman Kodak Company	US	7632632	12/147,548	6/27/2008	12/15/2009	COLOR PHOTOGRAPHIC MATERIALS WITH MAGENTA MINIMUM DENSITY DYES
94039	Eastman Kodak Company	US	7943277	11/945,612	11/27/2007	5/17/2011	SOL GEL OVERCOATS INCORPORATING ZINC ANTIMONATE NANOPARTICLES
94041	Eastman Kodak Company	EP		08795277.6	8/13/2008		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94041	Eastman Kodak Company	JP		2010-521853	8/13/2008		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94041	Eastman Kodak Company	US	8145116	11/842,235	8/21/2007	3/27/2012	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94042	Eastman Kodak Company	US	7964328	11/829,984	7/30/2007	6/21/2011	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
94060	Eastman Kodak Company	US	7838889	11/837,026	8/10/2007	11/23/2010	SOLID-STATE AREA ILLUMINATION SYSTEM
94067	Eastman Kodak Company	DE	602008016203.6	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	EP	2155491	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	GB	2155491	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	NL	2155491	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94070	Eastman Kodak Company	CN		200880100348.0	7/16/2008		REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	DE	602008013628.0	08794513.5	7/16/2008	2/22/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	GB	2170607	08794513.5	7/16/2008	2/22/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	JP		2010-518181	7/16/2008		REGISTERING PRINTING SLEEVE SEGMENTS

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94070	Eastman Kodak Company	NL	2170607	08794513.5	7/16/2008	2/22/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	US	8096239	11/782,111	7/24/2007	1/17/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94072	Eastman Kodak Company	US	7875314	11/962,570	12/21/2007	1/25/2011	METHOD FOR USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
94074	Eastman Kodak Company	EP		08868591.2	12/15/2008		INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94074	Eastman Kodak Company	US		12/234,753	9/22/2008		INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94075	Eastman Kodak Company	US	8044115	12/234,760	9/22/2008	10/25/2011	PIGMENT-BASED INKS WITH IMPROVED JETTING LATENCY
94076	Eastman Kodak Company	CN	ZL200880022106.4	200880022106.4	6/13/2008	3/14/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	DE	602008019815.4	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	EP	2160775	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	GB	2160775	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	JP		2010-514757	6/13/2008		HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	NL	2160775	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	US	7781076	11/768,262	6/26/2007	8/24/2010	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES AND METHODS OF MAKING THE SAME
94077	Eastman Kodak Company	CN		200880109154.7	9/24/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION

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94077	Eastman Kodak Company	DE	602008005766.6	08833340.6	9/24/2008	3/23/2011	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	GB	2191035	08833340.6	9/24/2008	3/23/2011	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	JP		2010-526933	9/24/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	NL	2191035	08833340.6	9/24/2008	3/23/2011	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	TW		097136922	9/25/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	US	8182608	11/861,420	9/26/2007	5/22/2012	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94079	Eastman Kodak Company	CN		200880108808.4	9/24/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	EP		08833304.2	9/24/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	JP		2010-526934	9/24/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	TW		097136931	9/25/2008		SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES

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94079	Eastman Kodak Company	US	7572686	11/861,372	9/26/2007	8/11/2009	SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES
94079	Eastman Kodak Company	US	7850780	12/464,904	5/13/2009	12/14/2010	SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES
94084	Eastman Kodak Company	CN	ISSUING	200880022306.X	6/24/2008	10/23/2012	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	EP		08768738.0	6/24/2008		LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	JP		2010-514777	6/24/2008		LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	US	7807001	11/770,374	6/28/2007	10/5/2010	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	US	7802598	12/780,185	5/14/2010	9/28/2010	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94086	Eastman Kodak Company	DE	602008009381.6	08837595.1	9/23/2008	8/31/2011	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	GB	2198345	08837595.1	9/23/2008	8/31/2011	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	NL	2198345	08837595.1	9/23/2008	8/31/2011	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	TW		097139063	10/9/2008		POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	US		11/870,651	10/11/2007		POROUS PARTICLES WITH NON-POROUS SHELL
94087	Eastman Kodak Company	EP		08843171.3	10/10/2008		IMPROVED FUSER FLUID
94087	Eastman Kodak Company	JP		2010-529921	10/10/2008		IMPROVED FUSER FLUID
94087	Eastman Kodak Company	US	8012915	11/875,264	10/19/2007	9/6/2011	FUSER FLUID
94088	Eastman Kodak Company	CN	ISSUING	200880022782.1	6/25/2008	11/14/2012	TETRACARBOXYLIC DIIMIDE SEMICONDUCTOR FOR THIN FILM TRANSISTORS

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94088	Eastman Kodak Company	JP		2010-514797	6/25/2008		TETRACARBOXYLIC DIIMIDE SEMICONDUCTOR FOR THIN FILM TRANSISTORS
94088	Eastman Kodak Company	US	7858970	11/771,196	6/29/2007	12/28/2010	HETEROCYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
94092	Eastman Kodak Company	CN	ZL200880023050.4	200880023050.4	6/27/2008	12/12/2012	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	EP		08762510.9	6/27/2008		CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	JP		2010-514109	6/27/2008		CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	US		12/664,937	6/27/2008		CONTINUOUS INKJET DROP GENERATION DEVICE
94094	Eastman Kodak Company	EP		08780027.2	7/8/2008		PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	JP		2010-516040	7/8/2008		PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	US	7831178	11/777,360	7/13/2007	11/9/2010	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94096	Eastman Kodak Company	DE	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	EP	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	GB	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	JP		2010-533087	11/4/2008		INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	NL	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	US	8247044	11/936,815	11/8/2007	8/21/2012	INKJET RECORDING ELEMENT
94101	Eastman Kodak Company	EP		08794541.6	7/17/2008		JOB STARTUP CONTROL FOR JOB QUEUING
94101	Eastman Kodak Company	JP		2010-518195	7/17/2008		JOB STARTUP CONTROL FOR JOB QUEUING
94101	Eastman Kodak Company	US		11/782,670	7/25/2007		JOB STARTUP CONTROL FOR JOB QUEUING
94102	Eastman Kodak Company	US	8035836	11/782,680	7/25/2007	10/11/2011	FAST JOB HALT IN A HIGH SPEED PRESS

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94103	Eastman Kodak Company	CN		200880100425.2	7/21/2008		MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	DE	602008005152.8	08794608.3	7/21/2008	2/23/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	GB	2171646	08794608.3	7/21/2008	2/23/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	NL	2171646	08794608.3	7/21/2008	2/23/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	US	7911636	11/782,688	7/25/2007	3/22/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94105	Eastman Kodak Company	DE	602008004359.2	08795412.9	8/18/2008	1/5/2011	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	GB	2179396	08795412.9	8/18/2008	1/5/2011	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	JP		2010-522905	8/18/2008		TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	NL	2179396	08795412.9	8/18/2008	1/5/2011	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	TW		097132232	8/22/2008		TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	US	7755802	11/844,419	8/24/2007	7/13/2010	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94107	Eastman Kodak Company	EP		08768761.2	6/25/2008		SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94107	Eastman Kodak Company	US	7885584	11/770,870	6/29/2007	2/8/2011	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94123	Eastman Kodak Company	DE	602008009169.4	08843911.2	10/28/2008	8/24/2011	IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	GB	2212385	08843911.2	10/28/2008	8/24/2011	IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	JP		2010-532034	10/28/2008		IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	NL	2212385	08843911.2	10/28/2008	8/24/2011	IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	US	7441717	11/931,948	10/31/2007	10/28/2008	IMPROVED MICROMEDIA MILLING PROCESS

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94138	Eastman Kodak Company	US	8122356	11/866,636	10/3/2007	2/21/2012	METHOD FOR IMAGE ANIMATION USING IMAGE VALUE RULES
94141	Eastman Kodak Company	CN	ZL200880109733.1	200880109733.1	10/8/2008	11/28/2012	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	DE	602008022177.6	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	EP	2200829	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	EP		10159905.8	4/14/2010		AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	GB	2200829	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	JP		2010-529919	10/8/2008		AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	NL	2200829	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	US	8029105	11/873,655	10/17/2007	10/4/2011	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94144	Eastman Kodak Company	CN	ISSUING	200880109109.1	9/9/2008	1/4/2013	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	DE	602008004929.9	08806219.5	9/9/2008	2/9/2011	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	JP		2010-526351	9/9/2008		METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	NL	2193220	08806219.5	9/9/2008	2/9/2011	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	US	8324008	12/677,132	9/9/2008	12/4/2012	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94146	Eastman Kodak Company	EP		08780289.8	7/21/2008		ENGRAVING WITH AMPLIFIER HAVING MULTIPLE EXIT PORTS
94147	Eastman Kodak Company	US		11/833,264	8/3/2007		STOCHASTIC HALFTONE IMAGES BASED ON SCREENING PARAMETERS

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94148	Eastman Kodak Company	US		11/833,267	8/3/2007		METHOD FOR GENERATING STOCHASTIC DITHER MATRIX
94149	Eastman Kodak Company	EP		08780004.1	7/7/2008		METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94149	Eastman Kodak Company	US	7990574	11/880,380	7/20/2007	8/2/2011	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94150	Eastman Kodak Company	CN	ZL200880108599.3	200880108599.3	9/9/2008	3/21/2012	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	EP		08788564.6	9/9/2008		METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	JP		2010-526350	9/9/2008		METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	US		12/677,901	9/9/2008		METHOD OF MAKING A COLOUR FILTER ARRAY
94153	Eastman Kodak Company	CN	ZL200880108596.X	200880108596.X	9/15/2008	9/5/2012	PRINTING APPARATUS AND METHOD THEREOF
94153	Eastman Kodak Company	DE	602008022173.3	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	EP	2193029	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	GB	2193029	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	NL	2193029	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	TW		097136646	9/24/2008		MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	US	7762647	11/860,820	9/25/2007	7/27/2010	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94164	Eastman Kodak Company	CN		200880113778.6	8/12/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	EP		08795222.2	8/12/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS

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94164	Eastman Kodak Company	JP		2010-530992	8/12/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	TW		097132778	8/27/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	7777233	11/928,292	10/30/2007	8/17/2010	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	8242515	12/791,173	6/1/2010	8/14/2012	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94168	Eastman Kodak Company	US	7569255	11/855,377	9/14/2007	8/4/2009	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94168	Eastman Kodak Company	US	8034422	12/436,816	5/7/2009	10/11/2011	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94169	Eastman Kodak Company	US	7639426	11/950,877	12/5/2007	12/29/2009	MICRO-LENS ENHANCED ELEMENT
94175	Eastman Kodak Company	EP		08831983.5	8/6/2008		STEERING FLUID JETS
94175	Eastman Kodak Company	US	7850289	11/840,296	8/17/2007	12/14/2010	STEERING FLUID JETS
94179	Eastman Kodak Company	DE	602009002416.7	09704685.8	1/20/2009	8/31/2011	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	FR	2257433	09704685.8	1/20/2009	8/31/2011	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	GB	2257433	09704685.8	1/20/2009	8/31/2011	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94180	Eastman Kodak Company	CN		200880104514.4	8/21/2008		IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	EP		08795491.3	8/21/2008		IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	JP		2010-522913	8/21/2008		IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	US	8283101	11/847,368	8/30/2007	10/9/2012	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94181	Eastman Kodak Company	CN	ZL200880102901.4	200880102901.4	8/4/2008	8/29/2012	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	EP		08827302.4	8/4/2008		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	JP		2010-519959	8/4/2008		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES

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94181	Eastman Kodak Company	US	7824840	11/836,840	8/10/2007	11/2/2010	MULTI-LAYER IMAGEABLE ELEMENT WITH SOLVENT RESISTANCE
94187	Eastman Kodak Company	CN		200980143455.6	11/12/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	EP		09756587.3	11/12/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	JP		2011-537414	11/12/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	TW		098139756	11/23/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	US	7828279	12/276,641	11/24/2008	11/9/2010	DOCUMENT TRANSPORT APPARATUS
94192	Eastman Kodak Company	EP		08866746.4	12/15/2008		INKJET INK SETS FOR HIGH SPEED PRINTING
94192	Eastman Kodak Company	JP		2010-540638	12/15/2008		INKJET INK SETS FOR HIGH SPEED PRINTING
94192	Eastman Kodak Company	US		11/964,846	12/27/2007		INKJET SETS FOR HIGH SPEED PRINTING ON PLAIN PAPERS AND GLOSSY MEDIA
94193	Eastman Kodak Company	US		12/234,744	9/22/2008		INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94194	Eastman Kodak Company	CN		200980112616.5	3/30/2009		PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	EP		09731077.5	3/30/2009		PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	JP		2011-503971	3/30/2009		PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	US	7655212	12/101,237	4/11/2008	2/2/2010	PRODUCTION OF SILVER SULFATE GRAINS USING A FLUORINATED ADDITIVE
94204	Eastman Kodak Company	CN	ZL2008801004807.2	200880104807.2	8/12/2008	6/27/2012	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	EP		08795216.4	8/12/2008		ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	JP		2010-522896	8/12/2008		ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	US		11/845,141	8/27/2007		ENGRAVING OF PRINTING PLATES

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94217	Eastman Kodak Company	CN		200880109091.5	9/24/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	EP		08834008.8	9/24/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	JP		2010-526932	9/24/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	TW		097136921	9/25/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8211231	11/861,402	9/26/2007	7/3/2012	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US		13/466,507	5/8/2012		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US		13/776,831	2/26/2013		DELIVERY DEVICE FOR DEPOSITION
94218	Eastman Kodak Company	CN		200880108812.0	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	EP		08833728.2	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	JP		2010-526899	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	US	7858144	11/861,618	9/26/2007	12/28/2010	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	WO		PCT/US08/10801	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94235	Eastman Kodak Company	US	7892713	11/862,493	9/27/2007	2/22/2011	PHOTOCONDUCTORS CONTAINING TEREPHTHALATE ESTERS
94239	Eastman Kodak Company	EP		08831365.5	9/12/2008		PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94239	Eastman Kodak Company	JP		2010-525808	9/12/2008		PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94240	Eastman Kodak Company	CN		200880113211.9	8/18/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	EP		08795413.7	8/18/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	JP		2010-530993	8/18/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	TW		097132770	8/27/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS

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94240	Eastman Kodak Company	US		11/926,538	10/29/2007		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94252	Eastman Kodak Company	US	7763413	11/872,772	10/16/2007	7/27/2010	METHODS FOR IMAGING AND PROCESSING NEGATIVE-WORKING IMAGEABLE ELEMENTS
94253	Eastman Kodak Company	CN		200980103362.0	1/22/2009		PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	DE	602009005903.3	09706675.7	1/22/2009	3/14/2012	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	GB	2240321	09706675.7	1/22/2009	3/14/2012	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	JP		2010-544327	1/22/2009		PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94267	Eastman Kodak Company	EP		10779653.4	11/15/2010		CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94267	Eastman Kodak Company	US	8398191	12/624,444	11/24/2009	3/19/2013	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94276	Eastman Kodak Company	US	8041264	12/548,470	8/27/2009	10/18/2011	MULTIPLE-CHANNELED LAYER PRINTING BY ELECTROGRAPHY
94278	Eastman Kodak Company	US		13/178,726	7/8/2011		PRINTER HAVING AUTOMATIC CROSS-TRACK DENSITY CORRECTION
94278	Eastman Kodak Company	WO		PCT/US12/43975	6/25/2012		PRINTER HAVING AUTOMATIC CROSS-TRACK DENSITY CORRECTION
94284	Eastman Kodak Company	EP		09716382.8	2/20/2009		DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	JP		2010-548679	2/20/2009		DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	TW		098106519	2/27/2009		DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	US	8083332	12/040,048	2/29/2008	12/27/2011	DUAL SEATING QUICK CONNECT VALVE
94288	Eastman Kodak Company	CN	ZL200880109095.3	200880109095.3	9/17/2008	2/13/2013	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS

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94288	Eastman Kodak Company	DE	602008012938.1	08833324.0	9/17/2008	1/25/2012	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	GB	2193218	08833324.0	9/17/2008	1/25/2012	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	JP		2010-526903	9/17/2008		ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	NL	2193218	08833324.0	9/17/2008	1/25/2012	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	TW		097136917	9/25/2008		ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	US	8017183	11/861,705	9/26/2007	9/13/2011	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94289	Eastman Kodak Company	DE	602009008290.6	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	EP	2326510	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	GB	2326510	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	JP		2011-513507	6/12/2009		INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	NL	2326510	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8132899	12/139,544	6/16/2008	3/13/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8397740	13/313,060	12/7/2011	3/19/2013	INK TANK FOR INKJET PRINTER
94303	Eastman Kodak Company	CN		200980151540.7	12/14/2009		SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94303	Eastman Kodak Company	EP		09799762.1	12/14/2009		SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94303	Eastman Kodak Company	JP		2011-542120	12/14/2009		SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION

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94303	Eastman Kodak Company	US	8219513	12/340,216	12/19/2008	7/10/2012	SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94311	Eastman Kodak Company	EP		09789359.8	9/22/2009		MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	JP		2011-529011	9/22/2009		MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	US	7891757	12/241,124	9/30/2008	2/22/2011	MARKING ELEMENT REGISTRATION
94313	Eastman Kodak Company	US	7983604	11/945,497	11/27/2007	7/19/2011	MAGNETIC SCAVENGER FOR AN ELECTROSTATOGRAPHIC PRINTER
94319	Eastman Kodak Company	DE	602008010015.4	08787015.0	8/7/2008	9/21/2011	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	DE	102007041393.0	102007041393.0	8/31/2007	12/16/2010	ITERATIVE NOMINAL DELAY CALIBRATION
94319	Eastman Kodak Company	NL	2183647	08787015.0	8/7/2008	9/21/2011	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	US	8405879	12/675,182	8/7/2008	3/26/2013	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94328	Eastman Kodak Company	EP		09736500.1	9/28/2009		MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	JP		2011-529027	9/28/2009		MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	US	7762642	12/241,112	9/30/2008	7/27/2010	MEDIA ADVANCE CALIBRATION
94329	Eastman Kodak Company	EP		08867506.1	12/16/2008		INK WITH SOLID PHASE AND LIQUID PHASE
94329	Eastman Kodak Company	US	8299140	11/962,480	12/21/2007	10/30/2012	A DISCRETE INK PARTICLE WITH SOLID PHASE AND LIQUID PHASE
94330	Eastman Kodak Company	DE	602008005474.8	08834954.3	9/17/2008	3/9/2011	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	GB	2190674	08834954.3	9/17/2008	3/9/2011	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	JP		2010-526904	9/17/2008		FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	NL	2190674	08834954.3	9/17/2008	3/9/2011	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	TW		097137356	9/26/2008		FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	US	7858161	11/863,560	9/28/2007	12/28/2010	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94345	Eastman Kodak Company	US		12/987,184	1/10/2011		MONOCULAR DISPLAY APPARATUS
94354	Eastman Kodak Company	CA		2704029	11/21/2008		STEREO PROJECTION APPARATUS

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94354	Eastman Kodak Company	CN	ZL200880118398.1	200880118398.1	11/21/2008	2/6/2013	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	EP		08857153.4	11/21/2008		STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	JP		2010-535969	11/21/2008		STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	TW		097146481	11/28/2008		STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94354	Eastman Kodak Company	US	7871165	11/948,048	11/30/2007	1/18/2011	STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94361	Eastman Kodak Company	CN	CN101827707B	200880111936.4	10/14/2008	9/27/2011	CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	DE	2200825	602008013652.3	10/14/2008	2/22/2012	CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	GB	2200825	08840478.5	10/14/2008	2/22/2012	CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	JP		2010-529931	10/14/2008		CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	NL	2200825	08840478.5	10/14/2008	2/22/2012	CREATING A UNIFORM IMAGING SURFACE
94372	Eastman Kodak Company	US	8139981	12/017,354	1/22/2008	3/20/2012	SPRING-LOADED WEB CLEANING APPARATUS FOR ELECTROGRAPHIC PRINTER
94375	Eastman Kodak Company	EP		09707855.4	1/20/2009		SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94375	Eastman Kodak Company	US	8086064	12/024,665	2/1/2008	12/27/2011	SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94375	Eastman Kodak Company	US	8224113	12/891,928	9/28/2010	7/17/2012	SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94376	Eastman Kodak Company	US	8173355	11/986,189	11/20/2007	5/8/2012	GRADIENT COLORED MASK
94377	Eastman Kodak Company	CN		200880116812.5	11/12/2008		PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION

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94377	Eastman Kodak Company	EP		08851673.7	11/12/2008		PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94377	Eastman Kodak Company	JP		2010-534945	11/12/2008		PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94377	Eastman Kodak Company	US	8129098	11/986,169	11/20/2007	3/6/2012	COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94378	Eastman Kodak Company	EP		08853119.9	11/10/2008		MULTICOLOR MASK
94378	Eastman Kodak Company	JP		2010-534942	11/10/2008		MULTICOLOR MASK
94378	Eastman Kodak Company	US		11/986,102	11/20/2007		MULTICOLOR MASK
94379	Eastman Kodak Company	DE	2256554	10168755.6	7/7/2010	4/3/2013	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	EP		08852398.0	11/10/2008		MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	EP	2256554	10168755.6	7/7/2010	4/3/2013	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	GB	2256554	10168755.6	7/7/2010	4/3/2013	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	JP		2010-534943	11/10/2008		MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US	8153352	11/986,088	11/20/2007	4/10/2012	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US		13/410,342	3/2/2012		MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94380	Eastman Kodak Company	CN		200980129560.4	7/20/2009		THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY
94380	Eastman Kodak Company	EP		09788954.7	7/20/2009		THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY
94380	Eastman Kodak Company	JP		2011-521098	7/20/2009		THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY
94380	Eastman Kodak Company	US	8169453	12/183,529	7/31/2008	5/1/2012	THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY

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94381	Eastman Kodak Company	US	7947426	12/036,326	2/25/2008	5/24/2011	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PLATE PRECURSORS
94383	Eastman Kodak Company	JP		2010-531007	10/16/2008		NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
94384	Eastman Kodak Company	CN		200880118874.X	11/21/2008		IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	EP		08856766.4	11/21/2008		IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	JP		2010-536908	11/21/2008		IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	US	7858292	11/949,810	12/4/2007	12/28/2010	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94385	Eastman Kodak Company	DE	602008007693.8	08852201.6	11/19/2008	6/15/2011	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	GB	2217450	08852201.6	11/19/2008	6/15/2011	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	NL	2217450	08852201.6	11/19/2008	6/15/2011	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94417	Eastman Kodak Company	DE	602008008416.7	08836940.0	9/29/2008	7/20/2011	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	GB	2197943	08836940.0	9/29/2008	7/20/2011	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	JP		2010-528863	9/29/2008		MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL

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94417	Eastman Kodak Company	NL	2197943	08836940.0	9/29/2008	7/20/2011	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	US		11/870,710	10/11/2007		METHOD OF MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94424	Eastman Kodak Company	US	7920296	11/956,452	12/14/2007	4/5/2011	AN AUTOMATIC METHOD OF DETERMINING THE IMAGE AND NON-IMAGE SIDES FROM SCANNED HARDCOPY MEDIA
94430	Eastman Kodak Company	DE	602008009674.2	08867926.1	12/18/2008	9/7/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	GB	2229284	08867926.1	12/18/2008	9/7/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	JP		2010-540647	12/18/2008		RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	NL	2229284	08867926.1	12/18/2008	9/7/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	US	7897218	11/965,065	12/27/2007	3/1/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94437	Eastman Kodak Company	US	8263182	12/250,607	10/14/2008	9/11/2012	INKJET PRINTING SYSTEM, INK, AND PROCESS
94523	Eastman Kodak Company	EP		09729795.6	3/27/2009		CARRIAGE SUPPORT MEMBER
94523	Eastman Kodak Company	JP		2011-503970	3/27/2009		CARRIAGE SUPPORT MEMBER
94523	Eastman Kodak Company	US		12/100,550	4/10/2008		CARRIAGE SUPPORT MEMBER
94524	Eastman Kodak Company	US	8029093	12/177,381	7/22/2008	10/4/2011	OVERPRINT TROUGH FOR AN IMAGE FORMING APPARATUS
94541	Eastman Kodak Company	US	8029139	12/021,519	1/29/2008	10/4/2011	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8201945	13/196,996	8/3/2011	6/19/2012	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8177367	13/197,033	8/3/2011	5/15/2012	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS

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94544	Eastman Kodak Company	US	8076052	11/971,941	1/10/2008	12/13/2011	POSITIVE-WORKING IMAGEABLE ELEMENTS WITH CHEMICAL RESISTANCE
94546	Eastman Kodak Company	CN	ISSUING	200980102858.6	1/20/2009	11/7/2012	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	EP		09703870.7	1/20/2009		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	JP		2010-544312	1/20/2009		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	US	8323874	12/017,408	1/22/2008	12/4/2012	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94547	Eastman Kodak Company	CN	ISSUING	200880121530.4	12/5/2008	12/11/2012	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	EP		08868020.2	12/5/2008		RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	JP		2010-539426	12/5/2008		RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	US	8088549	11/959,492	12/19/2007	1/3/2012	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94548	Eastman Kodak Company	CN		200980151905.6	12/14/2009		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	EP		09774995.6	12/14/2009		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	JP		2011-542123	12/14/2009		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)

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94548	Eastman Kodak Company	US	8048609	12/339,469	12/19/2008	11/1/2011	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94549	Eastman Kodak Company	DE	602008017895.1	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	EP	2205445	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	GB	2205445	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	JP		2010-533063	10/24/2008		PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	NL	2205445	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	DE	6020080096610	08847457.2	10/27/2008	9/7/2011	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	GB	2205444	08847457.2	10/27/2008	9/7/2011	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	JP		2010-533065	10/27/2008		INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	NL	2205444	08847457.2	10/27/2008	9/7/2011	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	US	8247045	11/936,819	11/8/2007	8/21/2012	INKJET RECORDING ELEMENT
94557	Eastman Kodak Company	US	7914109	11/944,658	11/26/2007	3/29/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94557	Eastman Kodak Company	US	8033647	13/010,820	1/21/2011	10/11/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94564	Eastman Kodak Company	US	8137017	12/199,045	8/27/2008	3/20/2012	SELECTIVELY COUPLING A DEVICE TO A CARRIAGE
94567	Eastman Kodak Company	DE	102008024216	102008024216.0	5/19/2008	2/11/2010	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94567	Eastman Kodak Company	JP		2011-509919	5/6/2009		INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94567	Eastman Kodak Company	US		12/993,105	5/6/2009		METHOD FOR CALIBRATING A PRINTING MACHINE
94568	Eastman Kodak Company	BE	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES

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94568	Eastman Kodak Company	CA		2703860	12/11/2008		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CN	ZL200880119285.3	200880119285.3	12/11/2008	7/4/2012	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	DE	602008011610.7	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	FR	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	GB	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	JP		2010-537960	12/11/2008		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	NL	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	TW		097148602	12/12/2008		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	US		11/956,666	12/14/2007		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94569	Eastman Kodak Company	CN		200980105441.5	2/9/2009		STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	DE	6020090061402	09714541.1	2/9/2009	3/28/2012	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	GB	2248346	09714541.1	2/9/2009	3/28/2012	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES

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94569	Eastman Kodak Company	JP		2010-547616	2/9/2009		STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	NL	2248346	09714541.1	2/9/2009	3/28/2012	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	TW		098105844	2/24/2009		STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	US	7891816	12/036,385	2/25/2008	2/22/2011	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94577	Eastman Kodak Company	EP		09762796.2	4/1/2009		IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING
94577	Eastman Kodak Company	US	8026041	12/060,906	4/2/2008	9/27/2011	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING
94615	Eastman Kodak Company	EP		08852193.5	11/7/2008		INTEGRATED COLOR MASK
94615	Eastman Kodak Company	JP		2010-534935	11/7/2008		INTEGRATED COLOR MASK
94615	Eastman Kodak Company	US	8221964	11/986,068	11/20/2007	7/17/2012	INTEGRATED COLOR MASK
94615	Eastman Kodak Company	US		13/474,757	5/18/2012		INTEGRATED COLOR MASK
94616	Eastman Kodak Company	CN	ISSUING	200880116804.0	11/10/2008	11/28/2012	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	EP		08851109.2	11/10/2008		PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	JP		2010-534936	11/10/2008		PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	US	7846644	11/942,780	11/20/2007	12/7/2010	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94625	Eastman Kodak Company	US	8301062	12/396,809	3/3/2009	10/30/2012	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES
94626	Eastman Kodak Company	EP		08863333.4	12/12/2008		ENHANCED FUSER OFFSET LATITUDE METHOD
94626	Eastman Kodak Company	JP		2010-539437	12/12/2008		ENHANCED FUSER OFFSET LATITUDE METHOD
94626	Eastman Kodak Company	US	7783243	11/958,831	12/18/2007	8/24/2010	ENHANCED FUSER OFFSET LATITUDE METHOD
94670	Eastman Kodak Company	US	7998665	12/719,227	3/8/2010	8/16/2011	COLOR INTERMEDIATE MOTION PICTURE FILM

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94670	Eastman Kodak Company	US		13/026,391	2/14/2011		COLOR INTERMEDIATE MOTION PICTURE FILM
94678	Eastman Kodak Company	JP	D1019479	1996-12881	4/30/1996	6/19/1998	ELECTRONIC FLASH
94679	Eastman Kodak Company	JP	1021086	1996-17315	6/13/1996	7/10/1998	TV CAMERA
94680	Eastman Kodak Company	JP	D1031497	1996-21946	7/19/1996	11/20/1998	ELECTRONIC STILL CAMERA
94683	Eastman Kodak Company	JP	D1033646	1997-3845	2/11/1997	12/18/1998	HOLDING STAND FOR TV CAMERA
94685	Eastman Kodak Company	JP	D1095937	1999-23736	9/2/1999	10/27/2000	ELECTRONIC STILL CAMERA WITH BUILT-IN PRINTER
94685	Eastman Kodak Company	US	D435263	29/119,183	2/25/2000	12/19/2000	ELECTRIC STILL CAMERA WITH PRINTER
94688	Eastman Kodak Company	US	7909474	11/950,488	12/5/2007	3/22/2011	DISPLAY APPARATUS USING BILINEAR ELECTROMECHANICAL MODULATOR
94691	Eastman Kodak Company	CN	ZL200980109014.4	200980109014.4	2/17/2009	10/10/2012	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL
94691	Eastman Kodak Company	EP		09719158.9	2/17/2009		A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	JP		2008-066280	3/14/2008		A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	US		12/922,249	2/17/2009		METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL PLATE
94693	Eastman Kodak Company	CN	ZL200980104053.5	200980104053.5	1/21/2009	1/9/2013	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	EP		09708811.6	1/21/2009		METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	JP		2010-545000	1/21/2009		METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	US	8198011	12/025,089	2/4/2008	6/12/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94697	Eastman Kodak Company	DE	602008012966.7	08868697.7	12/15/2008	1/25/2012	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA

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94697	Eastman Kodak Company	GB	2231800	08868697.7	12/15/2008	1/25/2012	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	NL	2231800	08868697.7	12/15/2008	1/25/2012	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	US	8367756	11/964,987	12/27/2007	2/5/2013	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94698	Eastman Kodak Company	US	8099024	12/403,439	3/13/2009	1/17/2012	SYSTEMS AND METHODS OF PRODUCING GRADIENT INDEX OPTICS BY SEQUENTIAL PRINTING OF TONERS HAVING DIFFERENT INDICES OF REFRACTION
94699	Eastman Kodak Company	CN		200980151539.4	12/10/2009		SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	DE	602009009136.0	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	EP	2359349	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	GB	2359349	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	IN		3046/CHENP/2011	12/10/2009		SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	NL	2359349	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	US	8153984	12/337,752	12/18/2008	4/10/2012	SECURITY SYSTEM WITH DIFFERENT SIZE EMISSIVE PARTICLES
94699	Eastman Kodak Company	US	8398888	13/371,718	2/13/2012	3/19/2013	SIZE DEPENDENT MARKER CODES
94705	Eastman Kodak Company	US	8033628	12/047,359	3/13/2008	10/11/2011	SIGNAL PROCESSING OF INDICIA FOR MEDIA IDENTIFICATION
94706	Eastman Kodak Company	US	8251478	12/037,963	2/27/2008	8/28/2012	SIGNAL PROCESSING OF RECORDING MEDIUM INDICIA
94707	Eastman Kodak Company	US	7800089	12/037,966	2/27/2008	9/21/2010	OPTICAL SENSOR FOR A PRINTER
94708	Eastman Kodak Company	US	8291001	12/037,970	2/27/2008	10/16/2012	SIGNAL PROCESSING FOR MEDIA TYPE IDENTIFICATION
94713	Eastman Kodak Company	EP		09732392.7	3/25/2009		METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	JP		2011-504997	3/25/2009		METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS

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94713	Eastman Kodak Company	US	8031938	12/102,238	4/14/2008	10/4/2011	METHOD AND APPARATUS FOR PROVIDING IMPROVED HUMAN OBSERVER XYZ FUNCTIONS AND CALCULATIONS FOR CIELAB
94713	Eastman Kodak Company	WO		PCT/US09/01863	3/25/2009		METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94723	Eastman Kodak Company	CN	ISSUING	200980111980.X	3/17/2009	10/31/2012	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	EP		09730064.4	3/17/2009		N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	JP		2011-503965	3/17/2009		N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	US	7649199	12/101,179	4/11/2008	1/19/2010	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS AND ELECTRONIC DEVICES
94725	Eastman Kodak Company	US		13/193,907	7/29/2011		SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE
94726	Eastman Kodak Company	CN	ZL200880120767.0	200880120767.0	12/5/2008	8/1/2012	DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	EP		08862148.7	12/5/2008		XLF DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	JP		2010-537939	12/5/2008		DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	US	7669529	11/956,607	12/14/2007	3/2/2010	APPARATUS FOR MOUNTING AND DISMOUNTING SHEET MATERIAL TO AND FROM A DRUM
94737	Eastman Kodak Company	US	8243294	12/100,558	4/10/2008	8/14/2012	SIMPLIFIED WALK-UP PRINT DRIVER INSTALLATION
94741	Eastman Kodak Company	EP		09789076.8	8/6/2009		INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94741	Eastman Kodak Company	US	8079695	12/194,983	8/20/2008	12/20/2011	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94742	Eastman Kodak Company	US	7828426	12/229,940	8/28/2008	11/9/2010	INKJET PRINTING SYSTEM AND FLUORINATED INK

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94743	Eastman Kodak Company	US		12/047,605	3/13/2008		STEREOSCOPIIC DISPLAY USING MULTI-LINEAR ELECTROMECHANICAL MODULATOR
94745	Eastman Kodak Company	EP		08867197.9	12/9/2008		METHOD OF MANUFACTURING INK
94745	Eastman Kodak Company	JP		2010-539432	12/9/2008		METHOD OF MANUFACTURING INK
94745	Eastman Kodak Company	US	8299141	11/962,520	12/21/2007	10/30/2012	MIXED PHASE METHOD OF MANUFACTURING INK
94746	Eastman Kodak Company	US	7914121	12/024,360	2/1/2008	3/29/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94746	Eastman Kodak Company	US	8033646	13/010,815	1/21/2011	10/11/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94754	Eastman Kodak Company	CN		200980109009.3	2/12/2009		NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	DE	602009005246.2	09720351.7	2/12/2009	2/8/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	FR	2260351	09720351.7	2/12/2009	2/8/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	GB	2260351	09720351.7	2/12/2009	2/8/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	JP		2010-550667	2/12/2009		NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	US	8043787	12/048,452	3/14/2008	10/25/2011	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94759	Eastman Kodak Company	US	8130400	12/052,235	3/20/2008	3/6/2012	MULTIPLE PROCESSOR PRINT DRIVER
94759	Eastman Kodak Company	US	8223353	13/356,972	1/24/2012	7/17/2012	MULTIPLE PROCESSOR PRINT DRIVER
94765	Eastman Kodak Company	US	7945094	12/014,961	1/16/2008	5/17/2011	A METHOD FOR CHROMATIC ADAPTATION OF IMAGES
94766	Eastman Kodak Company	CN	ISSUING	200980103967.X	1/28/2009	11/7/2012	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES

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94766	Eastman Kodak Company	EP		09709259.7	1/28/2009		REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	JP		2010-545014	1/28/2009		REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	US	8009330	12/025,807	2/5/2008	8/30/2011	A METHOD FOR IMAGING FLEXOGRAPHIC PLATES
94772	Eastman Kodak Company	US	8398226	12/477,310	6/3/2009	3/19/2013	INKJET PRINTING SYSTEM
94775	Eastman Kodak Company	DE	602009004005.7	09788955.4	7/20/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	GB	2307202	09788955.4	7/20/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	JP		2011-521099	7/20/2009		INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	NL	2307202	09788955.4	7/20/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	US	8114487	12/183,658	7/31/2008	2/14/2012	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94783	Eastman Kodak Company	CN		201080023592.9	5/11/2010		CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	EP		10723812.3	5/11/2010		CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	JP		2012-513035	5/11/2010		CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	US	8173215	12/474,730	5/29/2009	5/8/2012	CONTINUOUS INK JET INK COMPOSITIONS
94785	Eastman Kodak Company	EP		09702079.6	1/13/2009		SIMPLIFIED COLOR WORKFLOW
94785	Eastman Kodak Company	US	7945093	12/014,817	1/16/2008	5/17/2011	SIMPLIFIED COLOR WORKFLOW
94788	Eastman Kodak Company	US		12/015,155	1/16/2008		PRINT SCANNER WITH JAM DETECTION SYSTEM AND METHOD
94791	Eastman Kodak Company	US	7956118	12/237,490	9/25/2008	6/7/2011	METHOD AND PREPARATION OF CHEMICALLY PREPARED TONERS
94792	Eastman Kodak Company	EP		09706319.2	1/26/2009		SEPARATING SLIP-SHEETS FROM IMAGE RECORDABLE MATERIAL

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94792	Eastman Kodak Company	JP		2010-544358	1/26/2009		SEPARATING SLIP-SHEETS FROM IMAGE RECORDABLE MATERIAL
94796	Eastman Kodak Company	EP		09712753.4	2/5/2009		A FIBER OPTIC IMAGING APPARATUS
94796	Eastman Kodak Company	JP		2010-546767	2/5/2009		A FIBER OPTIC IMAGING APPARATUS
94802	Eastman Kodak Company	CN		200980117102.9	5/13/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	EP		09746952.2	5/13/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	JP		2011-509482	5/13/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	TW		098116059	5/14/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	US	7959297	12/121,185	5/15/2008	6/14/2011	UNIFORM SPECKLE REDUCED LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94818	Eastman Kodak Company	CN	ISSUING	200980107263.X	3/3/2009	11/16/2012	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94818	Eastman Kodak Company	JP		2010-549129	3/3/2009		SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94819	Eastman Kodak Company	US	8221577	12/327,914	12/4/2008	7/17/2012	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94819	Eastman Kodak Company	US		13/485,963	6/1/2012		FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94820	Eastman Kodak Company	DE	602009003770.6	09758698.6	5/28/2009	11/16/2011	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	GB	2300228	09758698.6	5/28/2009	11/16/2011	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES

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94820	Eastman Kodak Company	NL	2300228	09758698.6	5/28/2009	11/16/2011	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	US	8283107	12/133,397	6/5/2008	10/9/2012	IMAGEABLE ELEMENTS AND METHODS USEFUL FOR PROVIDING WATERLESS PRINTING PLATES
94828	Eastman Kodak Company	EP		09705698.0	1/22/2009		PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94828	Eastman Kodak Company	JP		2010-545002	1/22/2009		PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94828	Eastman Kodak Company	US		12/022,360	1/30/2008		PRINT SYSTEM WITH DETECTION SYSTEM AND METHOD
94837	Eastman Kodak Company	EP		09719215.7	2/27/2009		A LASER DIODE DRIVER
94837	Eastman Kodak Company	JP		2010-549637	2/27/2009		A LASER DIODE DRIVER
94839	Eastman Kodak Company	US	8018623	12/040,055	2/29/2008	9/13/2011	MULTI-LEVEL HALFTONING PROVIDING REDUCED ERROR DIFFUSION ARTIFACTS
94841	Eastman Kodak Company	CN		201080023407.6	5/27/2010		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	EP		10724919.5	5/27/2010		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	JP		2012-513050	5/27/2010		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	US		12/474,770	5/29/2009		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94842	Eastman Kodak Company	US		12/624,439	11/24/2009		CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94845	Eastman Kodak Company	DE		102009031115.7	6/30/2009		JAM CLEARANCE USING VACUUM BELT Bogentransportvorrichtung
94845	Eastman Kodak Company	US		13/378,444	6/10/2010		SHEET TRANSPORT DEVICE

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94846	Eastman Kodak Company	DE	102008011513	102008011513.4	2/28/2008	8/6/2009	SHEET FEEDER HAVING LIFTING UNIT COMPENSATION FIXTURE FOR PRINTSUBSTRAT WITH DIFFERENT THICKNESS WHICH BUILD SLOPE STACK
94846	Eastman Kodak Company	US	8177223	12/919,505	4/10/2008	5/15/2012	SHEET FEEDER HAVING LIFTING UNIT
94849	Eastman Kodak Company	EP		09718997.1	3/2/2009		ARRANGING PRINT JOBS FOR PERFECT BOUND IMPOSITION
94849	Eastman Kodak Company	JP		2010-550675	3/2/2009		ARRANGING PRINT JOBS FOR PERFECT BOUND IMPOSITION
94853	Eastman Kodak Company	DE	602009006776.1	09718893.2	2/12/2009	5/9/2012	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	GB	2255249	09718893.2	2/12/2009	5/9/2012	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	JP		2010-550669	2/12/2009		PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	NL	2255249	09718893.2	2/12/2009	5/9/2012	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	US	7888664	12/045,058	3/10/2008	2/15/2011	PLATE PALLET ALIGNMENT SYSTEM
94865	Eastman Kodak Company	CN		200980146979.0	11/12/2009		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94865	Eastman Kodak Company	EP		09764341.5	11/12/2009		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94865	Eastman Kodak Company	JP		2011-538596	11/12/2009		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94865	Eastman Kodak Company	US		12/323,495	11/26/2008		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94874	Eastman Kodak Company	EP		09726897.3	4/1/2009		DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	JP		2011-502957	4/1/2009		DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	US	8064084	12/060,910	4/2/2008	11/22/2011	DISTRIBUTED PROCESSING OF PRINT JOBS
94881	Eastman Kodak Company	US	8124328	12/123,510	5/20/2008	2/28/2012	METHODS FOR IMAGING AND PROCESSING POSITIVE-WORKING IMAGEABLE ELEMENTS

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94887	Eastman Kodak Company	US	8314946	12/164,732	6/30/2008	11/20/2012	IMAGE RENDERING PRIOR TO MEDIA TYPE DETECTION
94891	Eastman Kodak Company	CN	ISSUING	200980111359.3	3/17/2009	1/4/2013	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	DE	602009003185.6	09726654.8	3/17/2009	10/19/2011	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	GB	2260324	09726654.8	3/17/2009	10/19/2011	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	NL	2260324	09726654.8	3/17/2009	10/19/2011	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	US	7525670	12/060,926	4/2/2008	4/28/2009	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94902	Eastman Kodak Company	US		12/212,785	9/18/2008		PULSE WIDTH MODULATION DISPLAY PIXELS WITH SPATIAL MANIPULATION
94904	Eastman Kodak Company	EP		09743020.1	5/5/2009		DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94904	Eastman Kodak Company	US	8134591	12/116,467	5/7/2008	3/13/2012	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94905	Eastman Kodak Company	BE	2423744	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	BE	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009006868.7	09788841.6	6/26/2009	5/9/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009011972.9	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009012749.7	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423744	11188376.5	11/9/2011	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2304498	09788841.6	6/26/2009	5/9/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423744	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR

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94905	Eastman Kodak Company	GB	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	JP		2011-517404	6/26/2009		LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2304498	09788841.6	6/26/2009	5/9/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423744	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	TW		098123497	7/10/2009		LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	US	7926951	12/171,916	7/11/2008	4/19/2011	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94907	Eastman Kodak Company	CN	ISSUING	200980104863.0	3/20/2009	12/5/2012	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	EP		09726247.1	3/20/2009		PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	US	7926422	12/055,352	3/26/2008	4/19/2011	PLATE TRANSPORT SPEED CONTROL SYSTEM
94913	Eastman Kodak Company	DE	602009011947.8	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	EP	2313889	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	GB	2313889	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	NL	2313889	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	US	8119328	12/189,239	8/11/2008	2/21/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING

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94918	Eastman Kodak Company	US	8137888	12/342,138	12/23/2008	3/20/2012	METHOD OF PREPARING TONER HAVING CONTROLLED MORPHOLOGY
94919	Eastman Kodak Company	US	8095631	12/100,541	4/10/2008	1/10/2012	SIMPLIFIED WALK-UP ENABLEMENT OF INTERNET-BASED, PERSONALIZED ACCESS TO RETAIL IMAGING DEVICES AND SERVICES
94919	Eastman Kodak Company	US	8244840	13/306,271	11/29/2011	8/14/2012	SIMPLIFIED WALK-UP ENABLEMENT OF INTERNET-BASED, PERSONALIZED ACCESS TO RETAIL IMAGING DEVICES AND SERVICES
94927	Eastman Kodak Company	CN		201080029317.8	7/8/2010		DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	DE	102009034107.2	102009034107.2	7/21/2009	4/28/2011	NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE Entwicklervorrichtung
94927	Eastman Kodak Company	DE		102009061070.7	8/27/2010		NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE Entwicklervorrichtung
94927	Eastman Kodak Company	EP		10734720.5	7/8/2010		DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	JP		2012-520992	7/8/2010		DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	US		13/384,847	7/8/2010		DEVELOPING DEVICE AND METHOD
94928	Eastman Kodak Company	DE	102008063320.8	102008063320.8	12/30/2008	8/5/2010	SECURITY PATTERNS IN GLOSSER BELT
94928	Eastman Kodak Company	JP		2011-542745	11/30/2009		METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94928	Eastman Kodak Company	US		13/133,462	11/30/2009		METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94929	Eastman Kodak Company	DE	102008016456	102008016456.9	3/31/2008	4/28/2011	DETECTION COLOR REGISTERLINES
94929	Eastman Kodak Company	EP		09727818.8	1/22/2009		METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE

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94929	Eastman Kodak Company	US		12/934,736	1/22/2009		METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94930	Eastman Kodak Company	EP		09158129.8	4/17/2009		ON-PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94930	Eastman Kodak Company	US	8084182	12/111,275	4/29/2008	12/27/2011	ON PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94931	Eastman Kodak Company	CN		200980150277.X	11/30/2009		METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE	60200901255.2	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE		102008063319.4	12/30/2008		FOIL PRODUCTION USING DRY TONER
94931	Eastman Kodak Company	EP	2370861	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	FR	2370861	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	GB	2370861	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	JP		2011-544010	11/30/2009		METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	US		13/133,406	11/30/2009		METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94938	Eastman Kodak Company	CN		200980154138.4	12/21/2009		DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US	8233035	12/351,190	1/9/2009	7/31/2012	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US		13/473,882	5/17/2012		DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94939	Eastman Kodak Company	EP		09789312.7	9/16/2009		STEREOSCOPIC DISPLAY FOR MULTIPLE SIMULTANEOUS OBSERVERS

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94939	Eastman Kodak Company	JP		2011-527810	9/16/2009		STEREOSCOPIC DISPLAY FOR MULTIPLE SIMULTANEOUS OBSERVERS
94939	Eastman Kodak Company	US	8217996	12/212,852	9/18/2008	7/10/2012	STEREOSCOPIC DISPLAY SYSTEM WITH FLEXIBLE RENDERING FOR MULTIPLE SIMULTANEOUS OBSERVERS
94944	Eastman Kodak Company	EP		09795838.3	12/16/2009		FLUID EJECTION ASSEMBLY, METHOD FOR MANUFACTURING IT AND METHOD FOR MANUFACTURING A MOUNTING SUBSTRATE
94944	Eastman Kodak Company	US	8251497	12/338,211	12/18/2008	8/28/2012	INJECTION MOLDED MOUNTING SUBSTRATE
94944	Eastman Kodak Company	US		13/568,972	8/7/2012		INJECTION MOLDED MOUNTING SUBSTRATE
94950	Eastman Kodak Company	US	5585615	08/383,001	2/2/1995	12/17/1996	IMAGE READER
94953	Eastman Kodak Company	US	8058335	12/120,594	5/14/2008	11/15/2011	WAX DISPERSIONS FOR TONERS
94954	Eastman Kodak Company	US	7871145	12/505,562	7/20/2009	1/18/2011	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94954	Eastman Kodak Company	US	8393709	12/949,918	11/19/2010	3/12/2013	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94955	Eastman Kodak Company	US	8091990	12/127,861	5/28/2008	1/10/2012	CONTINUOUS PRINthead CONTOURED GAS FLOW DEVICE
94956	Eastman Kodak Company	US	7819501	12/127,872	5/28/2008	10/26/2010	JETTING MODULE INSTALLATION AND ALIGNMENT APPARATUS
94956	Eastman Kodak Company	US		12/860,179	8/20/2010		FIELD REPLACEABLE JETTING MODULE
94957	Eastman Kodak Company	US	8091991	12/127,876	5/28/2008	1/10/2012	CONTINUOUS PRINthead GAS FLOW DUCT INCLUDING DRAIN
94958	Eastman Kodak Company	US	8123326	12/568,713	9/29/2009	2/28/2012	CALIBRATION SYSTEM FOR MULTI-PRINthead INK SYSTEMS
94964	Eastman Kodak Company	CN		200980129288.X	7/13/2009		IMAGE ENHANCED PRODUCT
94964	Eastman Kodak Company	EP		09788903.4	7/13/2009		IMAGE ENHANCED PRODUCT
94964	Eastman Kodak Company	JP		2011-521090	7/13/2009		IMAGE ENHANCED PRODUCT

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94964	Eastman Kodak Company	US		12/183,085	7/31/2008		SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94967	Eastman Kodak Company	CN	ZL200980118635.9	200980118635.9	5/14/2009	12/12/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	DE	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	FR	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	GB	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	NL	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	US	8084189	12/125,084	5/22/2008	12/27/2011	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94969	Eastman Kodak Company	EP		09750928.5	5/12/2009		METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	JP		2011-511597	5/12/2009		METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	US	8099009	12/126,192	5/23/2008	1/17/2012	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94973	Eastman Kodak Company	EP		09750957.4	5/19/2009		DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	JP		2011-510507	5/19/2009		DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	US		12/124,544	5/21/2008		DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY

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94974	Eastman Kodak Company	US	8099033	12/127,142	5/27/2008	1/17/2012	PRESSURE ROLLER INTERFRAME OIL CLEANING DEVICE AND METHOD
94975	Eastman Kodak Company	US		12/188,424	8/8/2008		DISPLAY OF SYSTEM OPERATING STATUS IN A MULTI-NODE SYSTEM
94981-2	Eastman Kodak Company	CN		200980157685.8	4/24/2009		A METHOD AND AN APPARATUS FOR TURNING AND/OR LATERALLY SHIFTING A WEB IN A PRINTING MACHINE
94981-2	Eastman Kodak Company	EP		09779354.1	4/24/2009		A METHOD AND AN APPARATUS FOR TURNING AND/OR LATERALLY SHIFTING A WEB IN A PRINTING MACHINE
94981-2	Eastman Kodak Company	JP		2011-551418	4/24/2009		A METHOD AND AN APPARATUS FOR TURNING AND/OR LATERALLY SHIFTING A WEB IN A PRINTING MACHINE
94981-2	Eastman Kodak Company	US		13/218,736	8/26/2011		DUPLEX WEB PRINTER WITH TURNING MECHANISM
94981-2	Eastman Kodak Company	US		13/218,771	8/26/2011		TURNING OR SHIFTING WEB IN PRINTER
94982	Eastman Kodak Company	CN	ZL200980122857.8	200980122857.8	6/15/2009	12/12/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	DE	602009005657.3	09767053.3	6/15/2009	2/29/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	FR	2288507	09767053.3	6/15/2009	2/29/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	GB	2288507	09767053.3	6/15/2009	2/29/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	JP		2011-514599	6/15/2009		SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER

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94982	Eastman Kodak Company	US	8053162	12/140,545	6/17/2008	11/8/2011	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94995	Eastman Kodak Company	US	8031911	12/119,678	5/13/2008	10/4/2011	PRINT PROOFING USING MOTTILING TILE
94996	Eastman Kodak Company	EP		09758654.9	5/12/2009		PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	JP		2011-511596	5/12/2009		PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8000645	12/128,897	5/29/2008	8/16/2011	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8224226	13/047,939	3/15/2011	7/17/2012	METHOD FOR INCREASING DUPLEX REPRODUCTION APPARATUS PRODUCTIVITY BY ADJUSTING SHEET TRAVEL TIME DIFFERENCE
94999	Eastman Kodak Company	US	8026034	12/342,435	12/23/2008	9/27/2011	ENHANCED FUSING FOR ELECTROPHOTOGRAPHIC TONERS
95000	Eastman Kodak Company	EP		09746938.1	5/12/2009		ADJUSTABLE GLOSS DOCUMENT PRINTING
95000	Eastman Kodak Company	US	8092970	12/152,498	5/15/2008	1/10/2012	ADJUSTABLE GLOSS DOCUMENT PRINTING
95001	Eastman Kodak Company	DE	602009006048.1	09789219.4	8/27/2009	3/21/2012	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	GB	2328981	09789219.4	8/27/2009	3/21/2012	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	NL	2328981	09789219.4	8/27/2009	3/21/2012	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	US	8192008	12/229,937	8/28/2008	6/5/2012	INKJET PRINTING SYSTEM AND INK
95003	Eastman Kodak Company	US		13/055,781	7/21/2009		A METHOD OF MAKING SOLAR CELLS
95008	Eastman Kodak Company	US	8158140	12/251,365	10/14/2008	4/17/2012	SILVER POLYAMIDE COMPOSITE
95009	Eastman Kodak Company	DE	602009010673.2	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	EP	2286371	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	GB	2286371	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	NL	2286371	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS

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95009	Eastman Kodak Company	US	7971961	12/134,514	6/6/2008	7/5/2011	FORMING IMAGES WITH STITCHED SWATHS
95010	Eastman Kodak Company	DE	602009008265.5	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	EP	2303582	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	GB	2303582	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	JP		2011-512470	6/3/2009		FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	NL	2303582	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	US	8300263	12/134,529	6/6/2008	10/30/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95014	Eastman Kodak Company	JP		2011-510496	5/14/2009		NETWORKED PRINTING
95015	Eastman Kodak Company	US	8118390	12/332,670	12/11/2008	2/21/2012	MEDIA IDENTIFICATION SYSTEM WITH MOVING OPTOELECTRONIC DEVICE
95017	Eastman Kodak Company	EP		09750927.7	5/12/2009		AUTOMATED COLOR ADJUSTMENT
95017	Eastman Kodak Company	US	8040560	12/124,451	5/21/2008	10/18/2011	AUTOMATED COLOR ADJUSTMENT
95018	Eastman Kodak Company	JP		2011-511619	5/21/2009		METHOD FOR CALCULATION OF AN IMPOSITION LAYOUT
95020	Eastman Kodak Company	JP		2011-512452	5/22/2009		PARTS IN A PRINT JOB REFERENCED BY MULTIPLE PARENTS
95021	Eastman Kodak Company	DE	102009022316	102009022316.9	5/22/2009	8/19/2010	CROSSTRACK-SENSOR
95021	Eastman Kodak Company	US		13/320,808	2/29/2012		METHOD AND DEVICE FOR THE DETECTION OF A SUBSTRATE EDGE IN A PRINTING MACHINE
95022	Eastman Kodak Company	DE	102009056293	102009056293.1	11/30/2009	3/26/2012	CONTROL FOR MULTIAXIS-SYNCHRO-DRIVE Vorrichtung und Verfahren zum Regeln der Spannung einer Substratbahn
95022	Eastman Kodak Company	US		13/512,039	11/18/2010		DEVICE AND METHOD FOR CONTROLLING THE TENSION OF A SUBSTRATE WEB

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95023	Eastman Kodak Company	DE		102009058960.0	12/18/2009		MICROWAVE GLOSSER Vorrichtung und verfahren zum aufbringen und fixieren eines tonerbildes auf einem substrat
95023	Eastman Kodak Company	US		13/516,266	12/9/2010		DEVICE AND METHOD FOR APPLYING AND FUSING A TONER IMAGE ON A SUBSTRATE
95024	Eastman Kodak Company	US	8035093	12/332,722	12/11/2008	10/11/2011	MOVABLE MEDIA TRAY WITH POSITION REFERENCE MARKS
95027	Eastman Kodak Company	DE	602009004823.6	09789052.9	7/31/2009	1/18/2012	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	GB	2308037	09789052.9	7/31/2009	1/18/2012	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	NL	2308037	09789052.9	7/31/2009	1/18/2012	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	US	8360323	12/183,284	7/31/2008	1/29/2013	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95030	Eastman Kodak Company	US	7988306	12/244,032	10/2/2008	8/2/2011	A FOCAL ATTACHMENT FOR PROJECTION LENS
95031	Eastman Kodak Company	EP		09750933.5	5/14/2009		PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	JP		2011-510495	5/14/2009		PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	US	8180242	12/126,267	5/23/2008	5/15/2012	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95032	Eastman Kodak Company	DE	602009008291.4	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	EP	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	GB	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	IT	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	NL	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	US	8240943	12/169,735	7/9/2008	8/14/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS

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95033	Eastman Kodak Company	CN		200980119855.3	5/26/2009		MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008011520. 8	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008007864. 7	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2127881	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2202077	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2127881	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2202077	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	JP		2011-510982	5/26/2009		MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2127881	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2202077	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	US		12/993,339	5/26/2009		MULTICOLOR PRINTHEAD MAINTENANCE STATION
95034	Eastman Kodak Company	US	8137896	12/181,371	7/29/2008	3/20/2012	METHOD OF PREPARING LITHOGRAPHIC PRINTING PLATES
95035	Eastman Kodak Company	US		12/495,833	7/1/2009		ADAPTIVE OPTIMIZATION OF VIDEO SIGNAL
95038	Eastman Kodak Company	CN		201080009406.6	2/16/2010		INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	EP		10705019.7	2/16/2010		INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	JP		2011-552022	2/16/2010		INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	US	8092874	12/394,150	2/27/2009	1/10/2012	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95039	Eastman Kodak Company	EP		09755229.3	5/12/2009		TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	JP		2011-511594	5/12/2009		TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING

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95039	Eastman Kodak Company	US	8304155	12/434,736	5/4/2009	11/6/2012	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95040	Eastman Kodak Company	US		12/474,285	5/29/2009		TONER COMPOSITION FOR PRINTING ON TRANSPARENT AND HIGHLY COLORED SUBSTRATES
95043	Eastman Kodak Company	US		12/136,820	6/11/2008		FINDING IMAGE CAPTURE DATE OF HARDCOPY MEDIUM
95051	Eastman Kodak Company	US	8215776	12/349,567	1/7/2009	7/10/2012	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95051	Eastman Kodak Company	US		13/473,931	5/17/2012		LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95053	Eastman Kodak Company	US		12/245,059	10/3/2008		SWITCHABLE 2-D/3-D DISPLAY SYSTEM
95069	Eastman Kodak Company	DE	602009013313.6	09788900.0	7/13/2009	2/13/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	EP	2310909	09788900.0	7/13/2009	2/13/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	GB	2310909	09788900.0	7/13/2009	2/13/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	US	8354216	12/173,220	7/15/2008	1/15/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95070	Eastman Kodak Company	US	8272710	12/174,061	7/16/2008	9/25/2012	BI-DIRECTIONAL PRINT MASKING
95073	Eastman Kodak Company	US	8136905	12/146,641	6/26/2008	3/20/2012	DROP VOLUME COMPENSATION FOR INK SUPPLY VARIATION
95078	Eastman Kodak Company	US		13/128,947	12/2/2009		GUMMING COMPOSITIONS WITH NANO-PARTICLES FOR IMPROVING SCRATCH SENSITIVITY IN IMAGE AND NON-IMAGE AREAS OF LITHOGRAPHIC PRINTING PLATES
95079	Eastman Kodak Company	CN		200980124607.8	6/12/2009		PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	DE	602009007504.7	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	EP	2304502	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	GB	2304502	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	NL	2304502	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	US	7798487	12/147,950	6/27/2008	9/21/2010	PRINT PLATE HANDLING SYSTEM
95089	Eastman Kodak Company	CN		200980150117.5	12/1/2009		FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING

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95089	Eastman Kodak Company	EP		09771615.3	12/1/2009		FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	JP		2011-539499	12/1/2009		FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8153347	12/327,937	12/4/2008	4/10/2012	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US		13/350,848	1/16/2012		METHOD OF MAKING A RELIEF IMAGE
95090	Eastman Kodak Company	CN		201080006342.4	2/3/2010		METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	EP		10708425.3	2/3/2010		METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	JP		2011-549153	2/3/2010		METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	US	8280292	12/378,089	2/11/2009	10/2/2012	METHOD REDUCING IMAGE GLOSSER ARTIFACTS
95091	Eastman Kodak Company	US	8246862	12/512,278	7/30/2009	8/21/2012	STATIC DISSIPATIVE POLYMERIC COMPOSITION HAVING CONTROLLED CONDUCTIVITY
95092	Eastman Kodak Company	CN		201080012712.5	3/15/2010		SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	EP		10722797.7	3/15/2010		SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	JP		2012-500784	3/15/2010		SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	US	8064788	12/404,485	3/16/2009	11/22/2011	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95093	Eastman Kodak Company	US	8390829	12/241,328	9/30/2008	3/5/2013	INKJET PRINTING METHOD USING PRINT MODES SELECTED IN RESPONSE TO IMAGE QUALITY SCORES
95098	Eastman Kodak Company	US	7862147	12/241,816	9/30/2008	1/4/2011	INCLINED FEATURE TO PROTECT PRINTHEAD FACE

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95099	Eastman Kodak Company	CN		200980149305.6	12/7/2009		SELECTABLE FILL VOLUME FOR INK RESERVOIR
95099	Eastman Kodak Company	EP		09771438.0	12/7/2009		SELECTABLE FILL VOLUME FOR INK RESERVOIR
95099	Eastman Kodak Company	US	8029117	12/335,819	12/16/2008	10/4/2011	SELECTABLE FILL VOLUME FOR INK RESERVOIR
95102	Eastman Kodak Company	US		13/017,384	1/31/2011		CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95105	Eastman Kodak Company	US	8170441	12/713,205	2/26/2010	5/1/2012	CLEANING BLADE FOR ELECTROSTATOGRAPHIC APPARATUS
95108	Eastman Kodak Company	EP		09788970.3	7/22/2009		POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95108	Eastman Kodak Company	US	8252414	12/505,757	7/20/2009	8/28/2012	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95112	Eastman Kodak Company	CN		200980136333.4	9/3/2009		APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	DE	602009007117.3	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	EP	2323936	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	GB	2323936	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	JP		2011-527798	9/3/2009		APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	NL	2323936	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	US	7893416	12/212,068	9/17/2008	2/22/2011	DETECTING PRINTING PLATE EDGE ALIGNMENT

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95113	Eastman Kodak Company	US		12/685,007	1/11/2010		INDICATORS
95116	Eastman Kodak Company	DE		102009016583.5	4/6/2009		SEPERATION SHEET PUNCHER
95116	Eastman Kodak Company	EP		10711885.3	3/30/2010		DEVICE AND METHOD FOR DIVIDING PRINT JOBS
95116	Eastman Kodak Company	US	8191886	13/253,093	3/30/2010	6/5/2012	DIVIDING PRINT JOBS IN OUTPUT TRAY
95116	Eastman Kodak Company	US	8317184	13/253,095	3/30/2010	11/27/2012	PRINTER PRODUCING DIVIDING SHEETS FOR OUTPUT TRAY
95117	Eastman Kodak Company	DE	102009031117.3	102009031117.3	6/30/2009	2/10/2011	HIGH VOLUME TRAY II Vorrichtung und Verfahren zur stapelförmigen Ablage von bogenförmigen Substraten
95117	Eastman Kodak Company	EP		10723156.5	6/18/2010		DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	US		13/370,342	2/10/2012		DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	US		13/377,836	6/18/2010		DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95119	Eastman Kodak Company	US	7656571	12/183,094	7/31/2008	2/2/2010	BALANCED LIGHT VALVE
95122	Eastman Kodak Company	US	7973815	12/569,964	9/30/2009	7/5/2011	METHOD FOR CONTROLLING PEEL POSITION IN A PRINTER
95123	Eastman Kodak Company	EP		09788891.1	7/9/2009		MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	JP		2011-520021	7/9/2009		MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	US	8181953	12/178,713	7/24/2008	5/22/2012	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95124	Eastman Kodak Company	EP		09789329.1	9/18/2009		METHOD OF FORMING A SELF-ALIGNED HOLE THROUGH A SUBSTRATE
95124	Eastman Kodak Company	EP		11172959.6	7/7/2011		A PRINthead HAVING SELF-ALIGNED HOLES

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95124	Eastman Kodak Company	EP		11172960.4	7/7/2011		METHOD FOR FORMING A PLURALITY OF LIQUID EJECTION DEVICES
95124	Eastman Kodak Company	JP		2011-529007	9/18/2009		METHOD OF FORMING A SELF-ALIGNED HOLE THROUGH A SUBSTRATE
95124	Eastman Kodak Company	US	8173030	12/241,747	9/30/2008	5/8/2012	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95124	Eastman Kodak Company	US		13/436,225	3/30/2012		LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95126	Eastman Kodak Company	CN		200980128459.7	7/9/2009		SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	EP		09788883.8	7/9/2009		SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	US	7885012	12/177,898	7/23/2008	2/8/2011	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95131	Eastman Kodak Company	US	8290208	12/352,030	1/12/2009	10/16/2012	ENHANCED SAFETY DURING LASER PROJECTION
95138	Eastman Kodak Company	US	8145076	12/412,674	3/27/2009	3/27/2012	PRINT SYSTEM WITH DROP-IN INTERCHANGEABLE MODULAR ACCESSORY CARTRIDGE
95139	Eastman Kodak Company	CN		200980145909.3	12/7/2009		METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	DE	2387736	09798978.4	12/7/2009	3/27/2013	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	EP	2387736	09798978.4	12/7/2009	3/27/2013	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	GB	2387736	09798978.4	12/7/2009	3/27/2013	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	JP		2011-540681	12/7/2009		METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS

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95139	Eastman Kodak Company	US	8170428	12/330,772	12/9/2008	5/1/2012	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95141	Eastman Kodak Company	CN		201080049231.1	10/12/2010		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	EP		10768148.8	10/12/2010		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	JP		2012-536840	10/12/2010		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	US		12/609,027	10/30/2009		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95142	Eastman Kodak Company	US	8276513	12/177,899	7/23/2008	10/2/2012	METHOD FOR HANDLING PRINTING PLATES AND ADJUSTING THE SPACING BETWEEN PLATES
95150	Eastman Kodak Company	US	8062827	12/189,245	8/11/2008	11/22/2011	MULTILAYER POSITIVE-WORKING IMAGEABLE ELEMENTS AND THEIR USE
95151	Eastman Kodak Company	CN		200980132473.4	8/19/2009		PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95151	Eastman Kodak Company	EP		09789165.9	8/19/2009		PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95151	Eastman Kodak Company	US	8187792	12/195,468	8/21/2008	5/29/2012	PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95152	Eastman Kodak Company	CN	ZL200980134582.X	200980134582.X	8/21/2009	1/2/2013	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	DE	602009009889.6	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	EP	2331328	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	GB	2331328	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE

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95152	Eastman Kodak Company	NL	2331328	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	US	8304170	12/204,102	9/4/2008	11/6/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95154	Eastman Kodak Company	US		12/473,596	5/28/2009		ATTACHABLE DISPLAY CONTROL SYSTEM
95175	Eastman Kodak Company	US	8085435	12/257,417	10/24/2008	12/27/2011	ADAPTIVE COLOR TRANSFORM TO CONTROL COLOR INCONSTANCY
95179	Eastman Kodak Company	DE		102010032524.4	7/28/2010		PAPER OFFSETTING USING BALL SHAPED HALF-SHELLS BOGENFÖRDERVORRICHTUNG ZUM TRANSPORT EINES BOGENS IN ZWEI RICHTUNGEN
95179	Eastman Kodak Company	US		13/812,004	7/11/2011		SHEET-TRANSPORT DEVICE, SHEET-TURNING UNIT AND METHOD FOR TURNING SHEETS
95180	Eastman Kodak Company	DE		102010032525.2	7/28/2010		PAPER PERFECTING USING BALL SHAPED HALF-SHELLS BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN VON BÖGEN
95184	Eastman Kodak Company	EP		09789126.1	8/13/2009		MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95184	Eastman Kodak Company	JP		2011-523796	8/13/2009		MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95184	Eastman Kodak Company	US	8219227	12/193,784	8/19/2008	7/10/2012	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95185	Eastman Kodak Company	CN		201080010791.6	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	EP		10706810.8	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	JP		2011-552930	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	KR		2011-7023113	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	US	8318271	12/565,112	9/23/2009	11/27/2012	HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY

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95185	Eastman Kodak Company	US		13/660,192	10/25/2012		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	US		13/745,883	1/21/2013		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95196	Eastman Kodak Company	US	7967423	12/333,340	12/12/2008	6/28/2011	PRESSURE MODULATION CLEANING OF JETTING MODULE NOZZLES
95198	Eastman Kodak Company	US		12/767,824	4/27/2010		PRINthead INCLUDING FILTER ASSOCIATED WITH EACH NOZZLE
95199	Eastman Kodak Company	US	8337003	12/504,050	7/16/2009	12/25/2012	CATCHER INCLUDING DRAG REDUCING DROP CONTACT SURFACE
95203	Eastman Kodak Company	CN		201080022147.0	5/14/2010		PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	DE	602010003991.9	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	EP	2432645	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	GB	2432645	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	JP		2012-511815	5/14/2010		PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	NL	2432645	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	US	7938522	12/468,075	5/19/2009	5/10/2011	PRINthead WITH POROUS CATCHER
95205	Eastman Kodak Company	US	8145104	12/339,580	12/19/2008	3/27/2012	METERING SKIVE FOR A DEVELOPER ROLLER
95206	Eastman Kodak Company	US	7970304	12/333,355	12/12/2008	6/28/2011	A METHOD OF IMPROVING DEVELOPED FLAT FIELD UNIFORMITY
95207	Eastman Kodak Company	US	7869047	12/337,673	12/18/2008	1/11/2011	IN-LINE SELF-SPACING OPTICAL SENSOR ASSEMBLY FOR A PRINTER
95208	Eastman Kodak Company	US		12/748,762	3/29/2010		SCREENED HARDCOPY REPRODUCTION APPARATUS WITH COMPENSATION
95209	Eastman Kodak Company	CN		200980141441.0	10/13/2009		ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM

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95209	Eastman Kodak Company	DE	602009008854.8	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	EP	2338272	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	GB	2338272	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	JP		2011-532076	10/13/2009		ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	NL	2338272	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	US		12/577,233	10/12/2009		ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95210	Eastman Kodak Company	US		13/166,033	6/22/2011		PRINTER NONUNIFORMITY COMPENSATION FOR HALFTONE SCREENS
95218	Eastman Kodak Company	CN		201080039504.4	9/2/2010		METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	DE	602009010972.3	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	EP	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	FR	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	GB	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES

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95218	Eastman Kodak Company	JP		2012-527322	9/2/2010		METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	NL	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	US		13/393,242	9/2/2010		METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95222	Eastman Kodak Company	CN		200980151547.9	12/8/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	EP		09801587.8	12/8/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	JP		2011-542118	12/8/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	US		12/339,658	12/19/2008		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95225	Eastman Kodak Company	US	8167406	12/511,147	7/29/2009	5/1/2012	PRINthead HAVING REINFORCED NOZZLE MEMBRANE STRUCTURE
95230	Eastman Kodak Company	US	8092985	12/621,589	11/19/2009	1/10/2012	METHOD OF MAKING A PLANOGRAPHIC PRINTING PLATE
95231	Eastman Kodak Company	US	8220908	12/265,133	11/5/2008	7/17/2012	PRINthead HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95231	Eastman Kodak Company	US		13/491,726	6/8/2012		PRINthead HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95246	Eastman Kodak Company	US		12/551,703	9/1/2009		MEANS TO ENGAGE ELECTRONIC DISPLAY PANELS TO CONVENTIONAL PICTURE FRAMES
95247	Eastman Kodak Company	US	7635853	12/250,717	10/14/2008	12/22/2009	ANALYZING REFLECTION DATA FOR RECORDING MEDIUM IDENTIFICATION

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95253	Eastman Kodak Company	US	7845751	12/251,858	10/15/2008	12/7/2010	NONUNIFORM MASK CIRCULATION FOR IRREGULAR PAGE ADVANCE
95259	Eastman Kodak Company	CN		2010800439220	9/28/2010		PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	EP		10760888.7	9/28/2010		PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	JP		2012-532225	9/28/2010		PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	US	8348411	12/570,288	9/30/2009	1/8/2013	PIGMENT BASED INKS FOR RELIABLE HIGH SPEED INKJET PRINTING
95264	Eastman Kodak Company	US	8259349	12/287,098	10/6/2008	9/4/2012	DOCUMENT CONVERSION FOR OVERPRINTS
95266	Eastman Kodak Company	EP		09752531.5	11/10/2009		POLYMERIC CONDUCTIVE DONOR AND TRANSFER METHOD
95266	Eastman Kodak Company	US		12/269,260	11/12/2008		POLYMERIC CONDUCTIVE DONOR AND TRANSFER METHOD
95269	Eastman Kodak Company	JP	3814961	1997-205789	7/31/1997	6/16/2006	POSITIVE TYPE PHOTOSENSITIVE COMPOSITION, POSITIVE TYPE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE TYPE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
95270	Eastman Kodak Company	JP	3797381	2005-84185	7/31/1997	4/28/2006	POSITIVE PHOTOSENSITIVE COMPOSITION
95273	Eastman Kodak Company	JP	3785833	1998-299373	10/21/1998	3/31/2006	POSITIVE TYPE PHOTOSENSITIVE COMPOSITION, POSITIVE TYPE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE AND PROCESSING METHOD FOR SAME
95274	Eastman Kodak Company	JP	3979757	1999-322190	11/12/1999	7/6/2007	POSITIVE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE, ITS PRODUCING METHOD AND POSITIVE IMAGE FORMING METHOD
95275	Eastman Kodak Company	JP	3726766	2002-89424	7/31/1997	10/7/2005	IMAGE FORMING METHOD
95277	Eastman Kodak Company	US		12/339,719	12/19/2008		METHOD OF MAKING A COMPOSITE DEVICE

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95278	Eastman Kodak Company	US	8267501	12/544,331	8/20/2009	9/18/2012	DROP EJECTOR HAVING MULTI-LOBED NOZZLE
95279	Eastman Kodak Company	US		12/468,076	5/19/2009		A METHOD OF MANUFACTURING A POROUS CATCHER
95280	Eastman Kodak Company	BR		BR1120120196529	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	CN		201180011124.4	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	EP		11707269.4	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	IN		6322/DELNP/2012	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	JP		2012-555066	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	US		12/712,248	2/25/2010		PRINthead INCLUDING PORT AFTER FILTER
95281	Eastman Kodak Company	US	8233705	12/244,813	10/3/2008	7/31/2012	POTENTIAL FIELD-BASED GAMUT MAPPING
95281	Eastman Kodak Company	US		13/473,914	5/17/2012		POTENTIAL FIELD-BASED GAMUT MAPPING
95282	Eastman Kodak Company	US		12/329,935	12/8/2008		COMPACT WASTE INK ABSORBER FACILITATING FLUID EVAPORATION
95283	Eastman Kodak Company	CN		201080041798.4	9/16/2010		METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	EP		09789356.4	9/22/2009		OPTIMIZING DISPLAY PROFILES TO SIMULATE CUSTOM ILLUMINATION
95283	Eastman Kodak Company	EP		10821027.9	9/16/2010		METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	JP		2011-529009	9/22/2009		OPTIMIZING DISPLAY PROFILES TO SIMULATE CUSTOM ILLUMINATION
95283	Eastman Kodak Company	JP		2012-532108	9/16/2010		METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	US		12/570,237	9/30/2009		METHOD FOR OPTIMIZING DISPLAY PROFILES
95284	Eastman Kodak Company	US		12/275,262	11/21/2008		NEGATIVE-WORKING ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS

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95287	Eastman Kodak Company	US	8204411	12/533,044	7/31/2009	6/19/2012	ELECTROGRAPHIC IMAGE DEVELOPING APPARATUS AND METHOD FOR DEVELOPING INCLUDING COMPENSATION FOR SLIPPAGE
95291	Eastman Kodak Company	CN		200980139360.7	10/9/2009		MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	EP		09741047.6	10/9/2009		MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	JP		2011-533160	10/9/2009		MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	US	8210104	12/256,501	10/23/2008	7/3/2012	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95292	Eastman Kodak Company	US	8176846	12/256,510	10/23/2008	5/15/2012	PRINTING PLATE POSITIONING
95298	Eastman Kodak Company	EP		09744807.0	10/23/2009		ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	JP		2011-533186	10/23/2009		ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	TW		098136342	10/27/2009		ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8016422	12/259,307	10/28/2008	9/13/2011	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8136948	13/110,111	5/18/2011	3/20/2012	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95304	Eastman Kodak Company	US		12/257,452	10/24/2008		METHOD AND APPARATUS FOR PRINTING EMBOSSED REFLECTIVE IMAGES
95305	Eastman Kodak Company	CN		200980143753.5	10/21/2009		TONER REMOVAL APPARATUS WITH PROFILED BLADE
95305	Eastman Kodak Company	EP		09744227.1	10/21/2009		TONER REMOVAL APPARATUS WITH PROFILED BLADE
95305	Eastman Kodak Company	US	7796913	12/261,260	10/30/2008	9/14/2010	TONER REMOVAL APPARATUS WITH PROFILED BLADE

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95306	Eastman Kodak Company	CN		200980143720.0	10/27/2009		TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95306	Eastman Kodak Company	EP		09744237.0	10/27/2009		TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95306	Eastman Kodak Company	US	8086133	12/261,274	10/30/2008	12/27/2011	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95307	Eastman Kodak Company	CN		200980151546.4	12/18/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	EP		09801844.3	12/18/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	JP		2011-542136	12/18/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	US	8280297	12/339,693	12/19/2008	10/2/2012	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95308	Eastman Kodak Company	US	8223348	12/332,648	12/11/2008	7/17/2012	MEDIA IDENTIFICATION SYSTEM WITH SENSOR ARRAY
95309	Eastman Kodak Company	US	8302957	12/392,352	2/25/2009	11/6/2012	MOTOR INSIDE PICK-UP ROLLER
95310	Eastman Kodak Company	US	7980553	12/332,616	12/11/2008	7/19/2011	MEDIA MEASUREMENT WITH SENSOR ARRAY
95315	Eastman Kodak Company	DE	102008048278.1	102008048278.1	9/22/2008	6/24/2010	SPEED AUTO CONTROL
95315	Eastman Kodak Company	EP		09781766.2	8/12/2009		METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	JP		2011-527272	8/12/2009		METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	US		13/063,489	8/12/2009		METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95318	Eastman Kodak Company	US	5600574	08/242,275	5/13/1994	2/4/1997	AUTOMATED IMAGE QUALITY CONTROL
95320	Eastman Kodak Company	CN		201080059376.X	10/12/2010		LASER-ABLATABLE ELEMENTS AND METHODS OF USE

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95320	Eastman Kodak Company	EP		10768156.1	10/12/2010		LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	JP		2012-535235	10/12/2010		LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8114572	12/581,926	10/20/2009	2/14/2012	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US		13/334,230	12/22/2011		METHOD OF MAKING LASER-ABLATABLE ELEMENTS
95326	Eastman Kodak Company	CN		200980146813.9	11/12/2009		POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	DE	602009012510.9	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	EP	2349719	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	GB	2349719	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	NL	2349719	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	US		12/274,488	11/20/2008		POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95327	Eastman Kodak Company	CN		200980151874.4	12/7/2009		STACK OF NEGATIVE-WORKING IMAGEABLE ELEMENTS
95327	Eastman Kodak Company	EP		09802237.9	12/7/2009		STACK OF NEGATIVE-WORKING IMAGEABLE ELEMENTS
95332	Eastman Kodak Company	GB		0901646.0	2/3/2009		MULTIPLE SCREEN DISPLAY DEVICE AND METHOD
95332	Eastman Kodak Company	US		12/698,177	2/2/2010		MULTIPLE SCREEN DISPLAY DEVICE AND METHOD
95334	Eastman Kodak Company	DE		112009005468.4	12/23/2009		
95334	Eastman Kodak Company	US		13/518,396	12/23/2009		METHOD AND DEVICE FOR THE PRINTING OF SUBSTRATES
95338	Eastman Kodak Company	US	8338514	12/339,566	12/19/2008	12/25/2012	POLYOLEFIN ANTIMICROBIAL COMPOSITIONS AND MELT-PROCESSING METHODS
95339	Eastman Kodak Company	CN		200980144293.8	10/27/2009		AN APPARATUS FOR CASSETTE LOADING
95339	Eastman Kodak Company	EP		09745154.6	10/27/2009		AN APPARATUS FOR CASSETTE LOADING

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95339	Eastman Kodak Company	US		12/269,910	11/13/2008		AN APPARATUS FOR CASSETTE LOADING VIA A PALLET LOADER
95342	Eastman Kodak Company	US	7982916	12/275,705	11/21/2008	7/19/2011	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95342	Eastman Kodak Company	US	8098403	13/105,063	5/11/2011	1/17/2012	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95343	Eastman Kodak Company	US	8248678	12/274,579	11/20/2008	8/21/2012	ESTABLISHING ONE-DIMENSIONAL TRANSFORMS
95344	Eastman Kodak Company	US		12/339,251	12/19/2008		BOOK COVER AND USES
95345	Eastman Kodak Company	US		13/141,702	12/17/2009		METHOD OF PREPARING STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95347	Eastman Kodak Company	US	8085436	12/330,552	12/9/2008	12/27/2011	DIGITAL PRINTING USING SIMILAR COLORANTS
95354	Eastman Kodak Company	DE		102009031116.5	6/30/2009		DIVERTER FOR BELT TRANSPORT Bogenweiche und Verfahren zum Umlenken eines Bogens
95354	Eastman Kodak Company	US		13/376,451	6/11/2010		SHEET DIVERTER AND METHOD FOR DEFLECTING A SHEET
95358	Eastman Kodak Company	GB	2476300	0922173.0	12/18/2009	11/7/2012	LUMINESCENT SOLAR CONCENTRATOR
95358	Eastman Kodak Company	US		12/963,669	12/9/2010		LUMINESCENT SOLAR CONCENTRATOR
95359	Eastman Kodak Company	GB	GB2466263	0823033.6	12/18/2008	12/15/2010	METHOD OF DIFFERENTIATION OF UNEXPOSED AND EXPOSED PLANOGRAPHIC PRINTING PLATES
95360	Eastman Kodak Company	US	8159725	12/326,953	12/3/2008	4/17/2012	PRINTING PLATE REGISTRATION
95361	Eastman Kodak Company	US	8146498	12/326,968	12/3/2008	4/3/2012	PRINTING PLATE REGISTRATION
95362	Eastman Kodak Company	US	7989788	12/326,998	12/3/2008	8/2/2011	DETERMINING POSITION OF A MEDIA EDGE USING A SLOT IN THE IMAGING DRUM
95367	Eastman Kodak Company	CN		2011800106496	2/23/2011		INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	EP		11707011.0	2/23/2011		INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	US		12/713,202	2/26/2010		INTERCHANGING COLOR PRINTER AND RELATED METHOD

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95373	Eastman Kodak Company	US		12/481,002	6/9/2009		METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
95375	Eastman Kodak Company	US		12/621,735	11/19/2009		IMPROVED GRAYSCALE CHARACTERISTIC FOR COLOR DISPLAY DEVICE
95376	Eastman Kodak Company	CN		200980148748.3	12/7/2009		RELIEF PRINTING PLATE
95376	Eastman Kodak Company	EP		09799201.0	12/7/2009		RELIEF PRINTING PLATE
95376	Eastman Kodak Company	JP		2011-539515	12/7/2009		RELIEF PRINTING PLATE
95376	Eastman Kodak Company	US	8399177	12/329,837	12/8/2008	3/19/2013	ENHANCED RELIEF PRINTING PLATE
95377	Eastman Kodak Company	US	8306265	12/406,186	3/18/2009	11/6/2012	DETECTION OF ANIMATE OR INANIMATE OBJECTS
95385	Eastman Kodak Company	US	6248502	09/631,975	8/3/2000	6/19/2001	DEVELOPER SOLVENT FOR PHOTOPOLYMER PRINTING PLATES AND METHOD
95386	Eastman Kodak Company	CN	200480024826.6	200480024826.6	7/15/2004	4/7/2010	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95386	Eastman Kodak Company	US	6582886	09/993,912	11/27/2001	6/24/2003	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7413849	10/937,386	9/10/2004	8/19/2008	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7326353	11/341,654	1/30/2006	2/5/2008	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95388	Eastman Kodak Company	US	6897008	10/701,662	11/6/2003	5/24/2005	TERPENE ETHER DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95391	Eastman Kodak Company	US		12/431,810	4/29/2009		PRINTHEAD CONFIGURATION TO CONTROL JET DIRECTIONALITY
95394	Eastman Kodak Company	US		13/456,520	4/26/2012		LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
95395	Eastman Kodak Company	CN		201080027457.1	6/14/2010		A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS

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95395	Eastman Kodak Company	EP		10728452.3	6/14/2010		A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	JP		2012-516054	6/14/2010		A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	US	8113627	12/487,674	6/19/2009	2/14/2012	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95396	Eastman Kodak Company	US	8235505	12/494,331	6/30/2009	8/7/2012	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95396	Eastman Kodak Company	US		13/524,550	6/15/2012		FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95401	Eastman Kodak Company	US		13/132,326	12/22/2009		MULTILAYER DEVICES ON FLEXIBLE SUPPORTS
95404	Eastman Kodak Company	US	7749413	12/335,791	12/16/2008	7/6/2010	METHOD FOR REFURBISHING CYLINDRICAL MEMBERS
95407	Eastman Kodak Company	US		12/339,441	12/19/2008		INSTANT MEDIA BINDING SYSTEM
95408	Eastman Kodak Company	US	8182188	12/339,504	12/19/2008	5/22/2012	A BOOK AND A METHOD OF MAKING SAME
95412	Eastman Kodak Company	US		12/337,067	12/17/2008		APPARATUS FOR REFURBISHING CYLINDRICAL MEMBERS
95415	Eastman Kodak Company	US	8011764	12/420,837	4/9/2009	9/6/2011	DEVICE INCLUDING MOVEABLE PORTION FOR CONTROLLING FLUID
95416	Eastman Kodak Company	US		13/300,917	11/21/2011		PRINTED ELECTRONIC CIRCUIT BOARDS AND OTHER ARTICLES HAVING PATTERNED CONDUCTIVE IMAGES
95417	Eastman Kodak Company	CN	99814426.6	99814426.6	10/15/1999	3/24/2004	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	DE	69925297.0	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	FR	1121826	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	GB	1121826	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	JP	3811009	2000-577850	10/15/1999	6/2/2006	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	NL	1121826	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH

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95417	Eastman Kodak Company	US	7058406	09/419,171	10/15/1999	6/6/2006	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7587204	11/110,444	4/20/2005	9/8/2009	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	8335509	12/506,292	7/21/2009	12/18/2012	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95418	Eastman Kodak Company	BR		PI9905907.0	12/17/1999		METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	CN	01143122.9	01143122.9	1/11/2000	1/5/2005	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	CN	01143124.5	01143124.5	1/11/2000	4/27/2005	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60040942.2	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60045893.8	01204507.6	1/11/2000	4/27/2011	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60134933.4	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	EP	1193910	01204507.6	1/11/2000	4/27/2011	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1021017	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION

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95418	Eastman Kodak Company	FR	1202496	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1021017	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1202496	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	3860375	2000-6213	1/11/2000	9/29/2006	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	4347542	2002-3642	1/11/2000	7/24/2009	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	4460207	2002-3653	1/11/2000	2/19/2010	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	420751	2000-579	1/7/2000	2/18/2004	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	414311	2001-68620	11/5/2001	12/23/2003	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	414312	2001-68621	11/5/2001	12/23/2003	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION

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95418	Eastman Kodak Company	NL	1021017	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1193910	01204507.6	1/11/2000	4/27/2011	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1202496	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	US	6718179	09/480,071	1/10/2000	4/6/2004	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95419	Eastman Kodak Company	AU	731568	77698/98	6/12/1998	7/19/2001	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	CN	98808034.6	98808034.6	6/12/1998	1/14/2004	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	DE	69817188.8	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	FI	105874	973303	8/12/1997	10/13/2000	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	FR	1004211	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	GB	1004211	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	HK	1030510	01101363.6	2/23/2001	11/19/2004	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	NL	1004211	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	RU	2199834	2000105897	6/12/1998	2/27/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	SE	1004211	98925675.5	6/12/1998	10/24/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	6717925	09/132,122	8/10/1998	4/6/2004	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION

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95419	Eastman Kodak Company	US	7554935	10/818,244	4/5/2004	6/30/2009	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		12/428,013	4/22/2009		POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		13/420,325	3/14/2012		POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95420	Eastman Kodak Company	BR		PI9913422.5	9/16/1999		METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	CN	99810990.8	99810990.8	9/16/1999	2/18/2004	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	DE	69913177.4	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	ES	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	FR	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	GB	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	HK	1038135	01109044.6	12/24/2001	4/30/2004	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	IT	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	KR	0470597	2001-7003007	9/16/1999	1/28/2005	IMPROVED METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	NL	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	SE	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	US	6546251	09/396,853	9/15/1999	4/8/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95422	Eastman Kodak Company	US	8287072	12/407,130	3/19/2009	10/16/2012	IMAGE DATA EXPANSION BY PRINT MASK
95424	Eastman Kodak Company	US	8134539	12/413,790	3/30/2009	3/13/2012	DIGITAL PICTURE FRAME HAVING NEAR-TOUCH AND TRUE-TOUCH
95425	Eastman Kodak Company	US		12/862,069	8/24/2010		PRINTING SYSTEM CONTROL USING UPDATED METADATA PACKETS

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95426	Eastman Kodak Company	CN		2011800309467	6/10/2011		PRINTHEAD INCLUDING ALIGNMENT ASSEMBLY
95426	Eastman Kodak Company	EP		11727375.5	6/10/2011		PRINTHEAD INCLUDING ALIGNMENT ASSEMBLY
95426	Eastman Kodak Company	US		12/821,220	6/23/2010		PRINTHEAD INCLUDING ALIGNMENT ASSEMBLY
95428	Eastman Kodak Company	CN		201080007877.3	1/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	EP		10703710.3	1/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	US	8034538	12/370,625	2/13/2009	10/11/2011	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95432	Eastman Kodak Company	US	8377624	12/412,400	3/27/2009	2/19/2013	NEGATIVE-WORKING THERMAL IMAGEABLE ELEMENTS
95436	Eastman Kodak Company	US	8363281	12/405,493	3/17/2009	1/29/2013	EFFICIENT IMAGE PRINTING WITH PRINTING SYSTEMS EMPLOYING PRINTHEADS WITH DROP EJECTORS PROVIDING MULTIPLE-SIZED DOTS
95438	Eastman Kodak Company	US	8304370	12/621,829	11/19/2009	11/6/2012	IMAGE RECEIVER ELEMENTS
95448	Eastman Kodak Company	CN		201080007880.5	1/28/2010		COMPREHENSIVE PRINT JOB SKELETON CREATION
95448	Eastman Kodak Company	EP		10741500.2	1/28/2010		COMPREHENSIVE PRINT JOB SKELETON CREATION
95448	Eastman Kodak Company	JP		2011-549149	1/28/2010		COMPREHENSIVE PRINT JOB SKELETON CREATION
95461	Eastman Kodak Company	US	8241828	12/432,836	4/30/2009	8/14/2012	METHOD OF FILTERING POROUS PARTICLES
95464	Eastman Kodak Company	DE	102009022415.7	102009022415.7	5/22/2009	9/23/2010	FAILURE DETECTION ON PAPERROLLFEED
95465	Eastman Kodak Company	DE		102009060276.3	12/23/2009		TURNBAR WITH CONTROLLED CUSHION Vorrichtung zum wenden von bahnförmigen substraten
95465	Eastman Kodak Company	US		13/518,946	12/17/2010		DEVICE FOR TURNING SHEET-LIKE SUBSTRATES
95466	Eastman Kodak Company	US		12/397,429	3/4/2009		IMAGEABLE ELEMENTS WITH COLORANTS

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95466	Eastman Kodak Company	US		13/480,634	5/25/2012		IMAGEABLE ELEMENTS WITH COLORANTS
95467	Eastman Kodak Company	EP		10710473.9	3/8/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	US	8318405	12/403,458	3/13/2009	11/27/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95468	Eastman Kodak Company	CN		201080025225.2	5/31/2010		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	EP		10783479.8	5/31/2010		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	JP		2009-133358	6/2/2009		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	US		13/322,922	11/29/2011		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95469	Eastman Kodak Company	DE	102009047776.4	102009047776.4	9/30/2009	4/26/2012	WEBGUIDE WITH PRECISE WEB DIRECTIONAL CONTROL Verfahren und Vorrichtung zum Messen einer Laufrichtung einer Substratbahn
95469	Eastman Kodak Company	US		13/496,541	9/16/2010		METHOD AND DEVICE FOR MEASURING A RUNNING DIRECTION OF A SUBSTRATE WEB
95474	Eastman Kodak Company	CN		201080007777.0	1/28/2010		DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	EP		10709085.4	1/28/2010		DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	JP		2011-550120	1/28/2010		DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	US	7854558	12/371,667	2/16/2009	12/21/2010	DEVELOPER WASTE REUSE
95484	Eastman Kodak Company	US	7782534	12/414,732	3/31/2009	8/24/2010	MICRO-LENS ENHANCED ELEMENT
95485	Eastman Kodak Company	US	7933545	12/378,145	2/11/2009	4/26/2011	REDUCING IMAGE ARTIFACT REDUCTION METHOD
95486	Eastman Kodak Company	EP		10705020.5	2/16/2010		POLYMER-CONTAINING SOLVENT PURIFYING PROCESS
95486	Eastman Kodak Company	US	8083947	12/391,344	2/24/2009	12/27/2011	POLYMER-CONTAINING SOLVENT PURIFYING PROCESS
95488	Eastman Kodak Company	CN		201080038555.5	8/12/2010		PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHODS OF USE
95488	Eastman Kodak Company	EP		10755009.7	8/12/2010		PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE

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95488	Eastman Kodak Company	JP		2012-526713	8/12/2010		PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	US		12/546,780	8/25/2009		FLEXOGRAPHIC PROCESSING SOLUTION AND METHOD OF USE
95489	Eastman Kodak Company	DE	102009047775.6	102009047775.6	9/30/2009	9/1/2011	SELFCONTROLLING BLOWER
95489	Eastman Kodak Company	US		13/498,330	9/28/2010		VENTILATING DEVICE AND METHOD FOR VENTILATING A HOUSING
95492	Eastman Kodak Company	US	8300269	12/413,729	3/30/2009	10/30/2012	DOT FORMING ELEMENT ARRAYS AT DIFFERENT RESOLUTIONS
95493	Eastman Kodak Company	US	8404332	12/533,081	7/31/2009	3/26/2013	IMAGE RECEIVER ELEMENTS WITH AQUEOUS DYE RECEIVING LAYER
95493	Eastman Kodak Company	US		13/029,397	2/17/2011		IMAGE RECEIVER ELEMENTS WITH AQUEOUS DYE RECEIVING LAYER
95495	Eastman Kodak Company	US	7813044	12/414,738	3/31/2009	10/12/2010	MICRO-LENS ENHANCED ELEMENT
95496	Eastman Kodak Company	US	8345301	12/397,381	3/4/2009	1/1/2013	ORTHOGONALITY CORRECTION EMPLOYING SUBSTITUTED IMAGE DATA
95497	Eastman Kodak Company	US	8355162	12/397,389	3/4/2009	1/15/2013	IMAGING WITH HELICAL AND CIRCULAR SCANS
95498	Eastman Kodak Company	US		12/397,395	3/4/2009		IMAGING WITH HELICAL AND CIRCULAR SCANS
95499	Eastman Kodak Company	US	8358431	12/397,403	3/4/2009	1/22/2013	ORTHOGONALITY CORRECTIONS FOR DIFFERENT SCANNING DIRECTIONS
95500	Eastman Kodak Company	US	8358782	12/492,452	6/26/2009	1/22/2013	METHOD FOR DISPLAYING A VIDEO OF A SCENE
95507	Eastman Kodak Company	DE		102009039444.3	8/31/2009		ADAPTIVE STITCH METHOD Druckvorrichtung und Verfahren zum Bedrucken eines Bedruckstoffs
95507	Eastman Kodak Company	EP		10744929.0	8/18/2010		PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	US		13/392,883	8/18/2010		PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95508	Eastman Kodak Company	US	8142002	12/468,077	5/19/2009	3/27/2012	ROTATING COANDA CATCHER

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95509	Eastman Kodak Company	US	8033643	12/466,422	5/15/2009	10/11/2011	RECYCLABLE CONTINUOUS INK JET PRINT HEAD AND METHOD
95510	Eastman Kodak Company	US	8182068	12/511,138	7/29/2009	5/22/2012	PRINthead INCLUDING DUAL NOZZLE STRUCTURE
95511	Eastman Kodak Company	US		12/843,910	7/27/2010		LIQUID FILM MOVING OVER POROUS CATCHER SURFACE
95512	Eastman Kodak Company	US	8382258	12/843,914	7/27/2010	2/26/2013	MOVING LIQUID CURTAIN CATCHER
95517	Eastman Kodak Company	US	7832824	12/432,802	4/30/2009	11/16/2010	METHOD FOR PRINTING WITH AN ACCELERATING PRINthead
95519	Eastman Kodak Company	EP		10710118.0	3/9/2010		DROPLET GENERATOR
95519	Eastman Kodak Company	US		13/257,373	3/9/2010		DROPLET GENERATOR
95519-1	Eastman Kodak Company	EP		10710474.7	3/9/2010		DROPLET GENERATOR
95519-1	Eastman Kodak Company	US		13/257,377	3/9/2010		DROPLET GENERATOR
95520	Eastman Kodak Company	GB		0914654.9	8/21/2009		FLEXOGRAPHIC PRINTING INKS
95520	Eastman Kodak Company	US		12/852,650	8/9/2010		FLEXOGRAPHIC PRINTING INKS
95521	Eastman Kodak Company	US		12/399,198	3/6/2009		TRAILING EDGE PATTERN FOR RELIEF PLATE FEATURE
95522	Eastman Kodak Company	US	8267504	12/767,846	4/27/2010	9/18/2012	PRINthead INCLUDING INTEGRATED STIMULATOR/FILTER DEVICE
95524	Eastman Kodak Company	CN		201080053753.9	11/16/2010		PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	EP		10781774.4	11/16/2010		PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	JP		MAILED	11/16/2010		PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	US	8308037	12/627,003	11/30/2009	11/13/2012	PRINT MEDIA TENSIONING APPARATUS
95525	Eastman Kodak Company	CN		201080054096.X	11/24/2010		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	EP		10798865.1	11/24/2010		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	JP		2012-541182	11/24/2010		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	US		12/627,010	11/30/2009		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95526	Eastman Kodak Company	US		12/627,018	11/30/2009		MEDIA TRANSPORT SYSTEM FOR NON-CONTACTING PRINTING

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95529	Eastman Kodak Company	EP		10782118.3	11/15/2010		MODULAR MEDIA TRANSPORT SYSTEM
95529	Eastman Kodak Company	US		12/627,032	11/30/2009		MODULAR MEDIA TRANSPORT SYSTEM
95530	Eastman Kodak Company	EP		10706811.6	2/23/2010		REDUCING FOAM FORMATION
95530	Eastman Kodak Company	JP		2011-554034	2/23/2010		REDUCING FOAM FORMATION
95531	Eastman Kodak Company	CN		201080006552.3	2/26/2010		A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	EP		10707148.2	2/26/2010		A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	JP		2011-554035	2/26/2010		A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	US	7894495	12/400,130	3/9/2009	2/22/2011	A POWER STABILIZED LASER DIODE ARRAY
95532	Eastman Kodak Company	US	8180267	12/396,779	3/3/2009	5/15/2012	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES USING AN INTERMEDIATE TRANSFER MEMBER
95536	Eastman Kodak Company	US	8274138	12/570,314	9/30/2009	9/25/2012	II-VI SEMICONDUCTOR NANOWIRES
95539	Eastman Kodak Company	CN		201180031711.X	4/20/2011		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	EP		11718193.3	4/20/2011		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	JP		2013-508039	4/20/2011		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	US		12/768,759	4/28/2010		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95542	Eastman Kodak Company	US	8301061	12/490,568	6/24/2009	10/30/2012	METHOD AND APPARATUS FOR ALIGNING COUPLED DIGITAL PRINT ENGINES
95544	Eastman Kodak Company	US		12/469,987	5/21/2009		SHEET INVERTER ADJUSTMENT IN A DUPLEX PRINTER
95545	Eastman Kodak Company	CN		201080021590.6	5/11/2010		DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	EP		10723813.1	5/11/2010		DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	US		12/468,286	5/19/2009		DUAL ENGINE SYNCHRONIZATION
95546	Eastman Kodak Company	CN		201080021607.8	5/7/2010		PRINT ENGINE SPEED COMPENSATION

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95546	Eastman Kodak Company	EP		10724916.1	5/7/2010		PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	US	8355159	12/468,298	5/19/2009	1/15/2013	PRINT ENGINE SPEED COMPENSATION
95547	Eastman Kodak Company	CN		201080022087.2	5/5/2010		SCALING IMAGES IN A DUAL ENGINE SYSTEM
95547	Eastman Kodak Company	EP		10718351.9	5/5/2010		SCALING IMAGES IN A DUAL ENGINE SYSTEM
95548	Eastman Kodak Company	CN		201080026270.X	6/9/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	EP		10726669.4	6/9/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	JP		2012-516051	6/9/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	US		12/484,374	6/15/2009		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95553	Eastman Kodak Company	US	7891655	12/418,858	4/6/2009	2/22/2011	SEPARATING MEDIA COMBINATION FROM A MEDIA STACK
95554	Eastman Kodak Company	US		12/433,121	4/30/2009		PROFIT BASED LAYOUTS
95555	Eastman Kodak Company	US	8111275	12/466,410	5/15/2009	2/7/2012	SYSTEM FOR OPTICALLY ADJUSTING AN IMAGING HEAD
95557	Eastman Kodak Company	CN		201080026132.1	5/28/2010		PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	EP		10724920.3	5/28/2010		PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	JP		2012-514935	5/28/2010		PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	US	8247163	12/483,323	6/12/2009	8/21/2012	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95558	Eastman Kodak Company	CN		201080024438.3	6/1/2010		ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	DE	602010005326.1	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS

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95558	Eastman Kodak Company	EP	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	FR	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	GB	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	JP		2012-513927	6/1/2010		ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	NL	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	US	8221960	12/477,226	6/3/2009	7/17/2012	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95560	Eastman Kodak Company	US	8235609	12/492,496	6/26/2009	8/7/2012	SELECTABLE PRINTHEAD-TO-PAPER SPACING ADJUSTMENT METHOD
95562	Eastman Kodak Company	US	8212236	12/689,310	1/19/2010	7/3/2012	II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
95564	Eastman Kodak Company	US	8203790	12/416,180	4/1/2009	6/19/2012	MICRO-LENS ENHANCED ELEMENT
95570	Eastman Kodak Company	US	8219009	12/415,476	3/31/2009	7/10/2012	DEVELOPER STATION AND METHOD FOR AN ELECTROGRAPHIC PRINTER WITH MAGNETICALLY ENABLED DEVELOPER REMOVAL
95571	Eastman Kodak Company	US	8121523	12/415,508	3/31/2009	2/21/2012	DEVELOPER STATION WITH TAPERED AUGER SYSTEM
95574	Eastman Kodak Company	US	8404424	13/022,658	2/8/2011	3/26/2013	SECURITY ENHANCED PRINTED PRODUCTS AND METHODS
95574	Eastman Kodak Company	WO		PCT/US12/23602	2/2/2012		SECURITY ENHANCED PRINTED PRODUCTS AND METHODS
95575	Eastman Kodak Company	US		13/022,660	2/8/2011		PRINTED PRODUCT WITH RAISED AUTHENTICATION FEATURE
95576	Eastman Kodak Company	US	8213821	12/470,724	5/22/2009	7/3/2012	ENGINE SYNCHRONIZATION WITH A SMALL DELTA TIME BETWEEN ENGINES
95577	Eastman Kodak Company	CN		201080021915.0	5/19/2010		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION

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95577	Eastman Kodak Company	EP		10723374.4	5/19/2010		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	JP		2012-511822	5/19/2010		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	US		12/470,511	5/22/2009		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95578	Eastman Kodak Company	CN		201080020908.9	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	EP		10716912.0	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	JP		2012-509784	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	US	8259354	12/436,815	5/7/2009	9/4/2012	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	CN		201080020933.7	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	EP		10719816.0	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	JP		2012-509783	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	US	8405865	12/436,820	5/7/2009	3/26/2013	GEOMETRIC CORRECTION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	CN		201080020909.3	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	EP		10716910.4	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	JP		2012-509782	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	US	8132886	12/436,827	5/7/2009	3/13/2012	ADJUSTING THE CALIBRATION OF A RECORDING APPARATUS WITH RECORDING HEAD MOVEMENT CHANGES
95583	Eastman Kodak Company	EP		10728934.0	6/16/2010		EXTRUDED IMAGE RECEIVER ELEMENTS

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95583	Eastman Kodak Company	US	8377846	12/490,464	6/24/2009	2/19/2013	EXTRUDED IMAGE RECEIVER ELEMENTS
95584	Eastman Kodak Company	US	8016395	12/420,838	4/9/2009	9/13/2011	DEVICE FOR CONTROLLING DIRECTION OF FLUID
95586	Eastman Kodak Company	US	8007082	12/420,842	4/9/2009	8/30/2011	DEVICE FOR CONTROLLING FLUID VELOCITY
95587	Eastman Kodak Company	US	7946692	12/420,846	4/9/2009	5/24/2011	DEVICE FOR MERGING FLUID DROPS OR JETS
95593	Eastman Kodak Company	US	8329382	12/552,362	9/2/2009	12/11/2012	METHOD OF PROCESSING ELEMENTS WITH COALESCED PARTICLES
95597	Eastman Kodak Company	EP		10726673.6	6/16/2010		OPTICAL LASER PROJECTION SYSTEM WITH MOVING SPECKLE REDUCING ELEMENT AND LIGHT INTEGRATION ELEMENT
95597	Eastman Kodak Company	US	8235531	12/488,661	6/22/2009	8/7/2012	OPTICAL INTERFERENCE REDUCING ELEMENT FOR LASER PROJECTION
95598	Eastman Kodak Company	CN		201080027965.X	6/16/2010		STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	EP		10728454.9	6/16/2010		STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	JP		2012-517485	6/16/2010		STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	US	8237777	12/491,267	6/25/2009	8/7/2012	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95599	Eastman Kodak Company	CN		201080025645.0	6/22/2010		HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	EP		10729732.7	6/22/2010		HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	JP		2012-517488	6/22/2010		HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	US	8162483	12/491,275	6/25/2009	4/24/2012	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR

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95600	Eastman Kodak Company	US	8220938	12/491,279	6/25/2009	7/17/2012	IMAGE PATH LIGHT INTENSITY SENSING DURING A BLANKING PERIOD BETWEEN A LEFT-EYE LIGHT BEAM AND A RIGHT-EYE LIGHT BEAM IN A STEREOSCOPIC LIGHT PROJECTOR
95601	Eastman Kodak Company	US	8142021	12/491,288	6/25/2009	3/27/2012	DUMP PATH LIGHT INTENSITY SENSING IN LIGHT PROJECTOR
95604	Eastman Kodak Company	CN		201080031468.7	7/13/2010		STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	EP		10738054.5	7/13/2010		STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	JP		2012-520595	7/13/2010		STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	US	8066382	12/502,426	7/14/2009	11/29/2011	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95605	Eastman Kodak Company	CN		201080025944.4	6/22/2010		ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	EP		10729733.5	6/22/2010		ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	JP		2012-519533	6/22/2010		ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	US	8220931	12/498,396	7/7/2009	7/17/2012	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95606	Eastman Kodak Company	US	8222186	12/581,921	10/20/2009	7/17/2012	THERMAL DYE IMAGE RECEIVER ELEMENTS
95609	Eastman Kodak Company	CN		201080026816.1	6/9/2010		DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95609	Eastman Kodak Company	EP		10725905.3	6/9/2010		DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER

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95609	Eastman Kodak Company	JP		2012-516052	6/9/2010		DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95609	Eastman Kodak Company	US	7995956	12/484,392	6/15/2009	8/9/2011	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95610	Eastman Kodak Company	US	8229333	12/484,409	6/15/2009	7/24/2012	DEVELOPER SYSTEM AND METHOD FOR PROVIDING A STABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95613	Eastman Kodak Company	CN		201080036218.2	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	EP		10749523.6	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	JP		2012-526711	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	KR		10-2012-7004686	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	US	8258078	12/548,476	8/27/2009	9/4/2012	IMAGE RECEIVER ELEMENTS
95615	Eastman Kodak Company	US	8249480	12/491,320	6/25/2009	8/21/2012	FUSING APPARATUS FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95615	Eastman Kodak Company	US		13/532,822	6/26/2012		FUSING APPARATUS FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95616	Eastman Kodak Company	US	8147026	12/430,264	4/27/2009	4/3/2012	IMAGE QUALITY MATCHING IN A MIXED PRINT ENGINE ASSEMBLY SYSTEM
95618	Eastman Kodak Company	US		12/868,122	8/25/2010		LAST PAGE SAVER
95624	Eastman Kodak Company	US	8335464	12/827,325	6/30/2010	12/18/2012	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC APPARATUS
95627	Eastman Kodak Company	US	8091983	12/431,818	4/29/2009	1/10/2012	JET DIRECTIONALITY CONTROL USING PRINTHEAD NOZZLE
95628	Eastman Kodak Company	US	7938517	12/431,826	4/29/2009	5/10/2011	JET DIRECTIONALITY CONTROL USING PRINTHEAD DELIVERY CHANNEL
95629	Eastman Kodak Company	US	8304044	12/565,140	9/23/2009	11/6/2012	DYE TRANSFERABLE MATERIAL WITH IMPROVED IMAGE STABILITY

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95633	Eastman Kodak Company	CN		201080018794.4	4/16/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	EP		10716648.0	4/16/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	JP		2012-508464	4/16/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	TW		099113721	4/29/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	US	8132919	12/432,856	4/30/2009	3/13/2012	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95634	Eastman Kodak Company	CN		201080021801.6	5/20/2010		KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	JP		2012-511824	5/20/2010		KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	US	7992835	12/469,894	5/21/2009	8/9/2011	KINETIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95635	Eastman Kodak Company	DE	602009006714.1	09167558.7	8/10/2009	5/2/2012	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	GB	2284005	09167558.7	8/10/2009	5/2/2012	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	NL	2284005	09167558.7	8/10/2009	5/2/2012	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95636	Eastman Kodak Company	CN		201080027088.6	5/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	EP		10724597.9	5/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	JP		2012-514936	5/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	US	8257907	12/483,293	6/12/2009	9/4/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS

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95637	Eastman Kodak Company	CN		201080019305.7	4/21/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	EP		10716418.8	4/21/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	JP		2012-508468	4/21/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	TW		099113719	4/29/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	US	8066389	12/432,999	4/30/2009	11/29/2011	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95642	Eastman Kodak Company	EP		10728939.9	6/22/2010		METHOD OF MAKING THERMAL IMAGING ELEMENTS
95642	Eastman Kodak Company	US	7993559	12/490,455	6/24/2009	8/9/2011	METHOD OF MAKING THERMAL IMAGING ELEMENTS
95643	Eastman Kodak Company	US	8218985	12/751,011	3/31/2010	7/10/2012	IMAGE PRINTING METHOD WITH REDUCED BANDING
95644	Eastman Kodak Company	US	8197022	12/568,733	9/29/2009	6/12/2012	AUTOMATED TIME OF FLIGHT SPEED COMPENSATION
95645	Eastman Kodak Company	US	8104861	12/568,750	9/29/2009	1/31/2012	COLOR TO COLOR REGISTRATION TARGET
95646	Eastman Kodak Company	US		12/568,762	9/29/2009		EXPOSURE AVERAGING
95647	Eastman Kodak Company	US		12/468,079	5/19/2009		POROUS CATCHER
95650	Eastman Kodak Company	US	8290205	12/491,268	6/25/2009	10/16/2012	DATING IMAGES FROM SCANNED WATERMARKS
95651	Eastman Kodak Company	US		13/305,812	11/29/2011		AIR EXTRACTION MANUFACTURING METHOD
95652	Eastman Kodak Company	CN		201080021514.5	5/5/2010		SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	DE	602010004857.8	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM

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95652	Eastman Kodak Company	EP	2433179	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	GB	2433179	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	NL	2433179	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	US		12/468,315	5/19/2009		SCALING IMAGES USING MATCHED COMPONENTS IN A DUAL ENGINE SYSTEM
95653	Eastman Kodak Company	EP		10747332.4	8/13/2010		STRUCTURAL INKS
95653	Eastman Kodak Company	GB		0914655.6	8/21/2009		FLEXOGRAPHIC PRINTING INKS
95653	Eastman Kodak Company	US		13/391,012	8/13/2010		STRUCTURAL INKS
95654	Eastman Kodak Company	CN		201080023181.X	5/5/2010		OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	EP		10718350.1	5/5/2010		OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	JP		2012-511807	5/5/2010		OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	US	8172403	12/469,727	5/21/2009	5/8/2012	PROJECTION WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95655	Eastman Kodak Company	CN		201080021987.5	5/7/2010		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	EP		10723811.5	5/7/2010		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	JP		2012-513034	5/7/2010		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	US	8305648	12/474,508	5/29/2009	11/6/2012	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95657	Eastman Kodak Company	CN		201080021416.1	5/11/2010		OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT

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95657	Eastman Kodak Company	EP		10723814.9	5/11/2010		OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	JP		2012-511811	5/11/2010		OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	US	8172404	12/469,751	5/21/2009	5/8/2012	PROJECTION WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95658	Eastman Kodak Company	CN		201080023175.4	5/19/2010		OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	EP		10723373.6	5/19/2010		OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	JP		2011-511821	5/19/2010		OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	US	8366281	12/469,766	5/21/2009	2/5/2013	OUT-OF-PLANE MOTION OF SPECKLE REDUCTION ELEMENT
95660	Eastman Kodak Company	US		13/080,908	4/6/2011		STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95662	Eastman Kodak Company	CN		FILED	6/7/2010		HIGH SPEED PAGE PROCESSING AND TRANSMISSION
95662	Eastman Kodak Company	JP		2012-514939	6/7/2010		HIGH SPEED PAGE PROCESSING AND TRANSMISSION
95665	Eastman Kodak Company	US		12/549,837	8/28/2009		CORRECTING COLOR BASED ON AUTOMATICALLY DETERMINED MEDIA
95671	Eastman Kodak Company	CN		201080023290.1	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	EP		10723379.3	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	IN		7930/DELNP/2011	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES

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95671	Eastman Kodak Company	JP		2012-513049	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	US	8033666	12/473,451	5/28/2009	10/11/2011	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95672	Eastman Kodak Company	CN		2010800334801	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	EP		10830935.2	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	JP		2012-522800	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	US		12/511,326	7/29/2009		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	WO		PCT/US10/01992	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95673	Eastman Kodak Company	CN		201080021239.7	6/16/2010		PLATES CONTAINER CHARACTERISTICS MANAGEMENT SYSTEM
95673	Eastman Kodak Company	EP		10728935.7	6/16/2010		PLATES CONTAINER CHARACTERISTICS MANAGEMENT SYSTEM
95673	Eastman Kodak Company	JP		2012-516060	6/16/2010		PLATES CONTAINER CHARACTERISTICS MANAGEMENT SYSTEM
95674	Eastman Kodak Company	WO		PCT/US12/34878	4/25/2012		STIMULUS-RESPONSIVE POLYMERIC PARTICLE FORMULATIONS
95675	Eastman Kodak Company	CN		201080036041.6	8/16/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	EP		10747358.9	8/16/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	JP		2012-526831	8/16/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	US	8383319	12/546,769	8/25/2009	2/26/2013	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95676	Eastman Kodak Company	US		13/160,756	6/15/2011		SELECTABLE PRINTHEAD-TO-PAPER SPACING ADJUSTMENT APPARATUS
95677	Eastman Kodak Company	US		13/076,596	3/31/2011		BINDER CLIP

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95682	Eastman Kodak Company	CN		2010800399740	9/1/2010		IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	EP		10757875.9	9/1/2010		IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	JP		2012-528827	9/1/2010		IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	US	8284229	12/555,003	9/8/2009	10/9/2012	IMAGING HEAD FOR 3D IMAGING
95684	Eastman Kodak Company	US	8142976	12/630,214	12/3/2009	3/27/2012	METHOD FOR PREPARING MULTIPLE EMULSION AND POROUS POLYMER PARTICLES THEREFROM
95685	Eastman Kodak Company	EP		10836424.1	11/24/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95685	Eastman Kodak Company	US	8330870	12/632,854	12/8/2009	12/11/2012	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95685	Eastman Kodak Company	US		13/613,386	9/13/2012		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95687	Eastman Kodak Company	CN		201080031777.4	7/12/2010		IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	EP		10735101.7	7/12/2010		IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	JP		2012-520590	7/12/2010		IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	US		12/503,096	7/15/2009		IMPROVED SETTING OF IMAGING PARAMETERS
95688	Eastman Kodak Company	CN		201080031203.7	7/13/2010		SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	EP		10737133.8	7/13/2010		SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	JP		2012-520596	7/13/2010		SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	US		12/503,099	7/15/2009		IMPROVED SETTING OF IMAGING PARAMETERS USING A SCANNER
95689	Eastman Kodak Company	US	8063352	12/490,415	6/24/2009	11/22/2011	COLOR SEPARATION FILTER FOR SOLID STATE SENSOR
95693	Eastman Kodak Company	US		13/331,075	12/20/2011		PRODUCING CORRECTION DATA FOR PRINTER
95693	Eastman Kodak Company	WO		PCT/US12/68662	12/10/2012		PRODUCING CORRECTION DATA FOR PRINTER
95696	Eastman Kodak Company	US	8113628	12/487,675	6/19/2009	2/14/2012	INKJET PRINTERS HAVING MICRO-FLUIDIC ACTUATORS

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95698	Eastman Kodak Company	US		12/507,226	7/22/2009		REDUCING INK BLEED ARTIFACTS FOR RGB IMAGES
95700	Eastman Kodak Company	CN		201180009854.0	2/16/2011		RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	EP		11704711.8	2/16/2011		RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	US		12/707,873	2/18/2010		RAISED PRINTING USING SMALL TONER PARTICLES
95704	Eastman Kodak Company	US	8118408	12/494,337	6/30/2009	2/21/2012	FLOW THROUGH DROP DISPENSER
95705	Eastman Kodak Company	US	8210648	12/494,341	6/30/2009	7/3/2012	FLOW THROUGH DISPENSER INCLUDING TWO DIMENSIONAL ARRAY
95706	Eastman Kodak Company	US	8182073	12/494,343	6/30/2009	5/22/2012	FLOW THROUGH DISPENSER INCLUDING DIVERTER COOLING CHANNEL
95707	Eastman Kodak Company	US	8172364	12/494,346	6/30/2009	5/8/2012	FLOW THROUGH DISPENSER INCLUDING IMPROVED GUIDE STRUCTURE
95708	Eastman Kodak Company	US	8201924	12/494,350	6/30/2009	6/19/2012	LIQUID DIVERTER FOR FLOW THROUGH DROP DISPENSER
95711	Eastman Kodak Company	CN		201080031472.3	7/13/2010		A SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95711	Eastman Kodak Company	EP		10737653.5	7/13/2010		A SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95711	Eastman Kodak Company	JP		2012-520597	7/13/2010		A SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95711	Eastman Kodak Company	US		12/502,267	7/14/2009		SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95716	Eastman Kodak Company	US	8215751	12/620,611	11/18/2009	7/10/2012	CARRIAGE WITH IMPROVED PRINT CARTRIDGE MOUNTING RELIABILITY
95720	Eastman Kodak Company	CN		201080027601.1	6/16/2010		ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	EP		10728453.1	6/16/2010		ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES

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95720	Eastman Kodak Company	JP		2012-517483	6/16/2010		ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	US	8019255	12/491,630	6/25/2009	9/13/2011	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95724	Eastman Kodak Company	US		12/914,074	10/28/2010		IMAGING PRODUCT LAYOUT SYSTEM
95725	Eastman Kodak Company	AU		2010292537	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	BR		BR112012004585-7	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	CN		201080040381.6	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	EP		10751747.6	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	IN		902/DELNP/2012	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	JP		2012-528813	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	US	8298750	12/555,040	9/8/2009	10/30/2012	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95727	Eastman Kodak Company	US		12/767,826	4/27/2010		CONTINUOUS PRINthead INCLUDING POLYMERIC FILTER
95728	Eastman Kodak Company	CN		201080031868.8	7/12/2010		DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	EP		10737152.8	7/12/2010		DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	JP		2012-521670	7/12/2010		DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	US	8283647	12/507,184	7/22/2009	10/9/2012	DEVELOPER LIQUID LEVEL SENSOR
95729	Eastman Kodak Company	CN		201080034745.X	8/4/2010		IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	EP		10747710.1	8/4/2010		IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	JP		2012-525521	8/4/2010		IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	US	8174552	12/543,525	8/19/2009	5/8/2012	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95730	Eastman Kodak Company	US	8179412	12/543,530	8/19/2009	5/15/2012	MERGING IMAGE PIXELS BASED ON MAIN-SCAN MISALIGNMENT

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95731	Eastman Kodak Company	US		12/543,534	8/19/2009		DETERMINATION OF OPTIMUM MERGE LINE LOCATION
95732	Eastman Kodak Company	US		12/543,539	8/19/2009		ENHANCED IMAGING WITH ADJUSTED IMAGE SWATH WIDTHS
95733	Eastman Kodak Company	US	8033650	12/543,712	8/19/2009	10/11/2011	PAIRED DROP EJECTOR
95740	Eastman Kodak Company	US	8331818	12/507,823	7/23/2009	12/11/2012	OPTIMIZED FUSING FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95742	Eastman Kodak Company	US		12/911,978	10/26/2010		LARGE PARTICLE TONER PRINTING METHOD
95744	Eastman Kodak Company	CN		201080049874.6	11/4/2010		DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	EP		10852634.4	11/4/2010		DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	JP		2012-537221	11/4/2010		DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	US	8226217	12/613,683	11/6/2009	7/24/2012	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95752	Eastman Kodak Company	US		12/648,329	12/29/2009		CAMERA AND DISPLAY SYSTEM INTERACTIVITY
95754	Eastman Kodak Company	US		12/648,357	12/29/2009		GROUP DISPLAY SYSTEM
95755	Eastman Kodak Company	US		12/648,362	12/29/2009		METHOD FOR GROUP INTERACTIVITY
95761	Eastman Kodak Company	BR		112012024510-4	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	CN		201180020761.8	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	EP		11717135.5	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	IN		9260/DELNP/2012	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	JP		2013-508038	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	US		12/766,939	4/26/2010		TONER CONTAINING METALLIC FLAKES
95766	Eastman Kodak Company	CN		201080045791.X	10/6/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS

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95766	Eastman Kodak Company	EP		10765550.8	10/6/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95766	Eastman Kodak Company	JP		2012-533267	10/6/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95766	Eastman Kodak Company	US		12/575,567	10/8/2009		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95767	Eastman Kodak Company	CN		201080049810.6	10/12/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS
95767	Eastman Kodak Company	EP		10768147.0	10/12/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS
95767	Eastman Kodak Company	JP		2012-536838	10/12/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS
95773	Eastman Kodak Company	US		12/608,047	10/29/2009		DIGITAL MANUFACTURE OF AN GAS OR LIQUID SEPARATION DEVICE
95778	Eastman Kodak Company	US	8203712	12/533,424	7/31/2009	6/19/2012	METHOD AND APPARATUS FOR MEASURING COLORS
95779	Eastman Kodak Company	US	8401289	12/533,451	7/31/2009	3/19/2013	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95779	Eastman Kodak Company	US		13/712,064	12/12/2012		METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95784	Eastman Kodak Company	US	8162443	12/543,749	8/19/2009	4/24/2012	PAIRED DROP EJECTOR METHOD OF OPERATION
95788	Eastman Kodak Company	US		12/688,191	1/15/2010		PREPARING LARGE-SIZED EMITTING COLLOIDAL NANOCRYSTALS
95796	Eastman Kodak Company	CN		201080050172.X	11/4/2010		AIR EXTRACTION DEVICE FOR INKJET PRINthead
95796	Eastman Kodak Company	EP		10777189.1	11/4/2010		AIR EXTRACTION DEVICE FOR INKJET PRINthead
95796	Eastman Kodak Company	JP		2012-537980	11/4/2010		AIR EXTRACTION DEVICE FOR INKJET PRINthead
95796	Eastman Kodak Company	US	8235514	12/614,476	11/9/2009	8/7/2012	AIR EXTRACTION DEVICE FOR INKJET PRINthead
95797	Eastman Kodak Company	US	8118406	12/573,273	10/5/2009	2/21/2012	FLUID EJECTION ASSEMBLY HAVING A MOUNTING SUBSTRATE
95802	Eastman Kodak Company	US	8224209	12/542,757	8/18/2009	7/17/2012	HIGH-FREQUENCY BANDING REDUCTION FOR ELECTROPHOTOGRAPHIC PRINTER

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95804	Eastman Kodak Company	US	8400670	12/618,949	11/16/2009	3/19/2013	IMAGE DOWN-SAMPLING WITH FINE DETAIL ENHANCEMENT
95805	Eastman Kodak Company	US		12/569,985	9/30/2009		DIGITAL MANUFACTURE OF AN OPTICAL WAVEGUIDE
95807	Eastman Kodak Company	US	8205338	12/544,396	8/20/2009	6/26/2012	METHOD OF MAKING A MULTI-LOBED NOZZLE
95811	Eastman Kodak Company	CN		201080045904	9/22/2010		HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	EP		10760853.1	9/22/2010		HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	JP		2012-530982	9/22/2010		HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	US	8144022	12/566,906	9/25/2009	3/27/2012	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95818	Eastman Kodak Company	US		12/687,155	1/14/2010		MAGNETIC ARRANGEMENT IN A DEVELOPMENT ROLLER OF AN ELECTROSTATOGRAPHIC PRINTER
95819	Eastman Kodak Company	US	6664020	08/489,822	6/13/1995	12/16/2003	TRANSFER IMAGING ELEMENTS
95819	Eastman Kodak Company	US	6461787	09/469,974	12/21/1999	10/8/2002	TRANSFER IMAGING ELEMENTS
95820	Eastman Kodak Company	CN		201080038796.X	8/25/2010		ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	EP		10749965.9	8/25/2010		ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	JP		2012-527911	8/25/2010		ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	US	8320784	12/553,284	9/3/2009	11/27/2012	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95822	Eastman Kodak Company	US		12/908,920	10/21/2010		INVERSE MASK GENERATING PRINTER AND PRINTER MODULE
95826	Eastman Kodak Company	US		12/647,573	12/28/2009		FUSER MEMBER WITH FLUOROPOLYMER OUTER LAYER
95827	Eastman Kodak Company	US	8304016	12/647,569	12/28/2009	11/6/2012	METHOD OF MAKING FUSER MEMBER
95829	Eastman Kodak Company	US		12/649,374	12/30/2009		METHOD FOR GENERATING PERSONALIZED DOCUMENTS
95835	Eastman Kodak Company	US	8168546	12/622,496	11/20/2009	5/1/2012	METHOD FOR SELECTIVE DEPOSITION AND DEVICES

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95836	Eastman Kodak Company	CN		201080041637.5	9/8/2010		LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	EP		10754829.9	9/8/2010		LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	JP		2012-529798	9/8/2010		LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	US	8203131	12/563,462	9/21/2009	6/19/2012	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95837	Eastman Kodak Company	US	8153529	12/622,506	11/20/2009	4/10/2012	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95837	Eastman Kodak Company	US		13/313,055	12/7/2011		ELECTRONIC DEVICE
95838	Eastman Kodak Company	US	8318249	12/622,519	11/20/2009	11/27/2012	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95839	Eastman Kodak Company	US		12/622,530	11/20/2009		METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95840	Eastman Kodak Company	US	7998878	12/622,550	11/20/2009	8/16/2011	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95841	Eastman Kodak Company	US		12/622,660	11/20/2009		DEPOSITION INHIBITOR COMPOSITION AND METHOD OF USE
95842	Eastman Kodak Company	US	8226215	12/707,704	2/18/2010	7/24/2012	JETTING MODULE INSTALL MECHANISM
95846	Eastman Kodak Company	US	8130374	13/245,143	9/26/2011	3/6/2012	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95846	Eastman Kodak Company	US	8154720	13/245,151	9/26/2011	4/10/2012	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95847	Eastman Kodak Company	US	8243115	12/609,093	10/30/2009	8/14/2012	METHOD FOR ADJUSTING A SPATIAL LIGHT MODULATOR
95849	Eastman Kodak Company	EP		10749526.9	8/19/2010		IMAGE CAPTURE DEVICE
95849	Eastman Kodak Company	JP		2009-197357	8/27/2009		IMAGE CAPTURE DEVICE
95849	Eastman Kodak Company	US		13/389,602	8/19/2010		IMAGE CAPTURE DEVICE
95860	Eastman Kodak Company	US	8184928	12/582,110	10/20/2009	5/22/2012	COMBINING SEAM CARVING AN
95861	Eastman Kodak Company	US	8213745	12/576,260	10/9/2009	7/3/2012	IMAGE RESIZING SEAM CARVING FOR IMAGE RESIZING
95866	Eastman Kodak Company	CN		201080045675.8	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES

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95866	Eastman Kodak Company	EP		10774094.6	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	JP		2012-536929	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	TW		099136584	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	US		12/606,212	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95868	Eastman Kodak Company	EP		10774062.3	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING PLATE COMPRISING A MIRROR-FINISHED SURFACE
95868	Eastman Kodak Company	US		12/606,213	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING PLATE COMPRISING A MIRROR-FINISHED SURFACE
95870	Eastman Kodak Company	US		12/606,223	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING NON-PARALLEL NON-PERPENDICULAR SLOTS
95871	Eastman Kodak Company	CN		201080048658.X	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	EP		10774064.9	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	JP		2012-536874	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	US		12/606,228	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95872	Eastman Kodak Company	CN		2010800486749	10/12/2010		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95872	Eastman Kodak Company	EP		10768658.6	10/12/2010		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95872	Eastman Kodak Company	JP		2012-536839	10/12/2010		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95872	Eastman Kodak Company	US		12/606,231	10/27/2009		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM

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95873	Eastman Kodak Company	US		12/606,234	10/27/2009		CONVEYANCE SYSTEM INCLUDING OPPOSED FLUID DISTRIBUTION MANIFOLDS
95874	Eastman Kodak Company	US		12/606,238	10/27/2009		FLUID DISTRIBUTION MANIFOLD OPERATING STATE MANAGEMENT SYSTEM
95877	Eastman Kodak Company	CN		201080047100X	10/14/2010		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95877	Eastman Kodak Company	EP		10771275.4	10/14/2010		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95877	Eastman Kodak Company	JP		2012-534341	10/14/2010		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95877	Eastman Kodak Company	US		12/581,198	10/19/2009		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95878	Eastman Kodak Company	CN		201080044779.7	9/29/2010		PLATE MONITORING SYSTEM
95878	Eastman Kodak Company	EP		10763554.2	9/29/2010		PLATE MONITORING SYSTEM
95878	Eastman Kodak Company	JP		2012-533211	9/29/2010		PLATE MONITORING SYSTEM
95878	Eastman Kodak Company	US		12/574,722	10/7/2009		PLATE MONITORING SYSTEM
95880	Eastman Kodak Company	US	8177052	12/638,109	12/15/2009	5/15/2012	BELT EDGE SENSOR AND ACTUATOR FOR CONTROLLING TRACKING OF SUCH BELT
95881	Eastman Kodak Company	US	8282183	12/604,428	10/23/2009	10/9/2012	INKJET PRINTER FOR DETECTING THE TYPE OF PRINT MEDIA
95882	Eastman Kodak Company	US		12/711,491	2/24/2010		INK TANK CHECK VALVE FOR PRESSURE REGULATION
95883	Eastman Kodak Company	US	7982758	12/569,981	9/30/2009	7/19/2011	APPARATUS FOR CONTROLLING PEEL POSITION IN A PRINTER
95887	Eastman Kodak Company	EP		09743280.1	4/28/2009		FEEDER SYSTEM WITH INDEPENDENT CONTROL OF ROLLERS
95888	Eastman Kodak Company	US	7654521	11/019,108	12/22/2004	2/2/2010	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED OVERLAP
95888	Eastman Kodak Company	US	8066280	12/637,869	12/15/2009	11/29/2011	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED

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95888	Eastman Kodak Company	US	8272639	13/253,764	10/5/2011	9/25/2012	APPARATUS AND METHOD FOR DETECTING ARTICLE MULTIFEED IN A PREDEFINED REGION OF A FLAT ARTICLE
95892	Eastman Kodak Company	US		12/767,827	4/27/2010		PRINTHEAD INCLUDING POLYMERIC FILTER
95893	Eastman Kodak Company	US	8383315	12/707,861	2/18/2010	2/26/2013	RAISED LETTER PRINTING USING LARGE YELLOW TONER PARTICLES
95894	Eastman Kodak Company	EP		09743260.3	4/22/2009		VARIABLE FEEDER TRAY CAPACITY CONTROL
95894	Eastman Kodak Company	US		12/149,550	5/5/2008		VARIABLE FEEDER TRAY CAPACITY CONTROL
95897	Eastman Kodak Company	US	6694384	09/352,441	7/13/1999	2/17/2004	METHOD AND SYSTEM TO REMOTELY CONFIGURE BUSINESS OFFICE DEVICES TO USER DEFINED PARAMETERS
95898	Eastman Kodak Company	US	8251475	12/636,806	12/14/2009	8/28/2012	POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
95900	Eastman Kodak Company	DE	60312408.9	03250626.3	1/27/2003	11/29/2007	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	GB	1331184	03250626.3	1/27/2003	3/14/2007	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	JP	4008360	2003-017564	1/27/2003	9/7/2007	PIC ROLLER WITH CLUTCH
95900	Eastman Kodak Company	US	6679490	10/057,743	1/25/2002	1/20/2004	PIC ROLLER WITH CLUTCH
95905	Eastman Kodak Company	US	6305684	09/262,768	3/4/1999	10/23/2001	FEED ROLLERS WITH REVERSING CLUTCH
95905	Eastman Kodak Company	US	6203005	09/262,770	3/4/1999	3/20/2001	FEEDER APPARATUS FOR DOCUMENTS AND THE LIKE
95905	Eastman Kodak Company	US	6585252	09/724,573	11/28/2000	7/1/2003	SEMI-ACTIVE CLUTCH ASSEMBLY
95908	Eastman Kodak Company	CN		201180006425.8	1/19/2011		ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	EP		11702099.0	1/19/2011		ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	US	8212243	12/691,793	1/22/2010	7/3/2012	SEMICONDUCTOR DEVICES ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95909	Eastman Kodak Company	US	8260569	12/609,113	10/30/2009	9/4/2012	DETERMINING A DIMENSION OF A REGULAR PATTERN OF ELEMENTS

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95912	Eastman Kodak Company	US		12/570,009	9/30/2009		DIGITAL MANUFACTURE OF AN ELECTRICAL CIRCUIT
95913	Eastman Kodak Company	US	8145114	12/608,040	10/29/2009	3/27/2012	DIGITAL MANUFACTURE OF A MICROFLUIDIC DEVICE
95936	Eastman Kodak Company	US	8395094	12/699,120	2/3/2010	3/12/2013	STRUCTURE FOR CONDUCTING HEAT FROM CARTRIDGE HEATERS
95942	Eastman Kodak Company	CN		201080050407.5	10/28/2010		AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	EP		10777158.6	10/28/2010		AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	JP		2012-537919	10/28/2010		AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	US	8376487	12/614,481	11/9/2009	2/19/2013	AIR EXTRACTION PRINTER
95943	Eastman Kodak Company	US	8313181	12/614,483	11/9/2009	11/20/2012	AIR EXTRACTION METHOD FOR INKJET PRINTER
95948	Eastman Kodak Company	CN		201080051366.1	11/4/2010		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	EP		10776251.0	11/4/2010		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	JP		2012-537976	11/4/2010		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	US	8329383	12/612,915	11/5/2009	12/11/2012	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95950	Eastman Kodak Company	US		12/604,447	10/23/2009		METHOD FOR PRINTING AN IMAGE
95959	Eastman Kodak Company	US		12/635,023	12/10/2009		METHOD OF REGISTRATION CORRECTION
95976	Eastman Kodak Company	US		12/731,182	3/25/2010		METHOD OF TREATING SEASONED DEVELOPER SOLUTION
95986	Eastman Kodak Company	CN		201080051073.3	11/5/2010		PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	EP		10778783.0	11/5/2010		PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	JP		2012-538859	11/5/2010		PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8305502	12/616,156	11/11/2009	11/6/2012	PHASE-COMPENSATED THIN-FILM BEAM COMBINER

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95986	Eastman Kodak Company	US		13/588,504	8/17/2012		PHASE-COMPENSATED ANTI-REFLECTIVE THIN FILM COATING
95989	Eastman Kodak Company	CN		201080050173.4	10/20/2010		PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	EP		10828772.3	10/20/2010		PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	JP		2012-537899	10/20/2010		PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	US	8231207	12/613,699	11/6/2009	7/31/2012	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95991	Eastman Kodak Company	US	8104878	12/613,712	11/6/2009	1/31/2012	PHASE SHIFTS FOR TWO GROUPS OF NOZZLES
95992	Eastman Kodak Company	US	8265505	12/702,343	2/9/2010	9/11/2012	SELECTIVE COOLING OF A FUSER HEATER ROLLER
95994	Eastman Kodak Company	US	8147033	12/614,487	11/9/2009	4/3/2012	INK CHAMBERS FOR INKJET PRINTER
95996	Eastman Kodak Company	CN		200980163316.X	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	EP		09760035.7	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	JP		2012-538797	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	US		13/502,527	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95999	Eastman Kodak Company	CN		2010800568664	12/13/2010		CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	EP		10801487.9	12/13/2010		CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	JP		2012-544662	12/13/2010		CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	US	8203757	12/636,879	12/14/2009	6/19/2012	CONTROLLING ERROR DIFFUSION DOT DENSITY

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96002	Eastman Kodak Company	US		12/618,108	11/13/2009		ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	CN		2010800512230	11/5/2010		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	EP		10776900.2	11/5/2010		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	JP		2012-0538860	11/5/2010		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	US		12/618,086	11/13/2009		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96004	Eastman Kodak Company	US		12/618,059	11/13/2009		MULTIPASS ELECTROPHOTOGRAPHIC PRINT ENGINE
96005	Eastman Kodak Company	US		12/618,072	11/13/2009		DUAL DIVERTER
96006	Eastman Kodak Company	CN		201080054002.9	11/16/2010		BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	EP		10784377.3	11/16/2010		BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	JP		2012-541104	11/16/2010		BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	US	8251494	12/627,133	11/30/2009	8/28/2012	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96007	Eastman Kodak Company	EP		10779659.1	11/16/2010		EDGE GUIDE HAVING ADJUSTABLE MAGNITUDE NESTING FORCE
96008	Eastman Kodak Company	US	8376496	12/796,715	6/9/2010	2/19/2013	COLOR CONSISTENCY FOR A MULTI-PRINthead SYSTEM
96009	Eastman Kodak Company	US		12/915,091	10/29/2010		METHOD OF CONTROLLING PRINT DENSITY

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96013	Eastman Kodak Company	US	8306461	12/590,753	11/13/2009	11/6/2012	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96014	Eastman Kodak Company	CN		201080051101.1	11/10/2010		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	EP		10781763.7	11/10/2010		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	JP		2012-538918	11/10/2010		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	US		12/618,118	11/13/2009		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96017	Eastman Kodak Company	US	8220902	12/620,614	11/18/2009	7/17/2012	PRINTHEAD WITH IMPROVED INK TANK MOUNTING RELIABILITY
96018	Eastman Kodak Company	US	8220903	12/620,619	11/18/2009	7/17/2012	INK TANK FEATURE FOR IMPROVED MOUNTING RELIABILITY
96020	Eastman Kodak Company	CN		201080055291.4	12/2/2010		MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	EP		10793363.2	12/2/2010		MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	JP		2012-543155	12/2/2010		MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	US	7963708	12/632,860	12/8/2009	6/21/2011	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96021	Eastman Kodak Company	CN		2010800586728	12/8/2010		INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	EP		10795517.1	12/8/2010		INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	JP		FILED	12/8/2010		INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	US	8240816	12/642,883	12/21/2009	8/14/2012	INK FILL PORT FOR INKJET INK TANK
96022	Eastman Kodak Company	US		12/627,161	11/30/2009		METHOD OF MAKING BONDABLE PRINTED WIRING MEMBER

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96027	Eastman Kodak Company	US		12/691,273	1/21/2010		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
96028	Eastman Kodak Company	EP		10805564.1	12/30/2010		FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		12/695,190	1/28/2010		FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		13/586,118	8/15/2012		FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96031	Eastman Kodak Company	EP		11004458.3	5/31/2011		THERMAL RECEIVER ELEMENTS AND IMAGING ASSEMBLIES
96031	Eastman Kodak Company	US		12/823,187	6/25/2010		THERMAL RECEIVER ELEMENTS AND IMAGING ASSEMBLIES
96040	Eastman Kodak Company	US		12/635,040	12/10/2009		AUTOMATIC HIGH-PRECISION COLOUR REGISTRATION CORRECTION
96041	Eastman Kodak Company	US		12/915,751	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96043	Eastman Kodak Company	US	8317292	12/636,807	12/14/2009	11/27/2012	METHOD OF POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
96045	Eastman Kodak Company	US		12/642,885	12/21/2009		METHOD FOR FILLING AN INKJET INK TANK
96063	Eastman Kodak Company	BR		BR1120120199072	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	CN		201180010647.7	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	EP		11704703.5	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	IN		6475/DELNP/2012	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	JP		2012-555025	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	KR		10-2012-7022265	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	US		12/713,264	2/26/2010		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96064	Eastman Kodak Company	US		12/649,380	12/30/2009		SYSTEM FOR GENERATING PERSONALIZED DOCUMENTS

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96066	Eastman Kodak Company	US		12/696,093	1/29/2010		PROCESSOR SYSTEM WITH PROVISION FOR AUTOMATED CONTROL OF PROCESSING PARAMETERS
96068	Eastman Kodak Company	US	8277006	12/711,354	2/24/2010	10/2/2012	CONTROLLABLE MAINTENANCE OPERATIONS FOR EFFICIENT INK USE
96070	Eastman Kodak Company	US		12/705,647	2/15/2010		DETECTION AND DISPLAY OF STEREO IMAGES
96072	Eastman Kodak Company	US		12/793,924	6/4/2010		COLOR TRANSFORM INSENSITIVE TO PROCESS VARIABILITY
96073	Eastman Kodak Company	US	8377729	12/689,326	1/19/2010	2/19/2013	FORMING II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
96078	Eastman Kodak Company	DE		102010046962.9	9/29/2010		SUBSTRATE PATH SPEED ADJUSTMENT FOR DIFFERENT OR EQUAL TRANSPORTATION PRINCIPLES WITHIN SAME DRIVE TRAIN TRANSPORTANORDNUNG FÜR BEDRUCKSTOFFE IN EINER DRUCKMASCHINE
96078	Eastman Kodak Company	US		13/200,669	9/28/2011		TRANSPORT ARRANGEMENT FOR PRINTING MATERIALS IN A PRINTING MACHINE
96080	Eastman Kodak Company	CN		MAILED	8/19/2011		LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	EP		11826679.0	8/19/2011		LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	JP		2010-211946	9/22/2010		PHOTOPOLYMER PLATE CONTAINING SPECIFIC FLUORINATED POLYMER
96080	Eastman Kodak Company	US		13/825,136	8/19/2011		LITHOGRAPHIC PRINTING PLATE PRECURSOR
96081	Eastman Kodak Company	US	8309394	12/691,802	1/22/2010	11/13/2012	METHOD OF MAKING N-TYPE SEMICONDUCTOR DEVICES
96083	Eastman Kodak Company	US		12/707,877	2/18/2010		A SYSTEM TO PRINT RAISED PRINTING USING SMALL TONER PARTICLES

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96085	Eastman Kodak Company	US		12/731,178	3/25/2010		SAFE RADIANT TONER HEATING APPARATUS WITH MEMBRANE
96087	Eastman Kodak Company	US	8331842	12/749,804	3/30/2010	12/11/2012	TONER HEATING APPARATUS WITH BELT AND NIP
96088	Eastman Kodak Company	US	8201822	12/713,257	2/26/2010	6/19/2012	PLANAR MEDIA-FEED APPARATUS
96089	Eastman Kodak Company	US	8318406	12/699,079	2/3/2010	11/27/2012	A METHOD FOR FIXING A FLEXOGRAPHIC PLATE
96090	Eastman Kodak Company	TW		100104798	2/14/2011		GLASSES FOR VIEWING STEREO IMAGES
96090	Eastman Kodak Company	US	8384774	12/705,650	2/15/2010	2/26/2013	GLASSES FOR VIEWING STEREO IMAGES
96091	Eastman Kodak Company	US		12/705,652	2/15/2010		3-DIMENSIONAL DISPLAY WITH PREFERENCES
96092	Eastman Kodak Company	US		12/705,659	2/15/2010		DISPLAY WITH INTEGRATED CAMERA
96095	Eastman Kodak Company	BR		BR112012021648-1	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	CN		201180017107.1	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	EP		11712404.0	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	IN		7727/DELNP/2012	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	JP		FILED	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	TW		100110658	3/28/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	US		12/748,712	3/29/2010		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96096	Eastman Kodak Company	BR		1120120196880	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	CN		201180010795.9	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	EP		11705115.1	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	IN		7381/DELNP/2012	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM

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96096	Eastman Kodak Company	JP		2012-555024	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	US		12/712,296	2/25/2010		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96097	Eastman Kodak Company	CN		201180010738.0	2/22/2011		PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	EP		11707008.6	2/22/2011		PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	US	8403252	12/712,271	2/25/2010	3/26/2013	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96099	Eastman Kodak Company	US	8329616	12/750,733	3/31/2010	12/11/2012	IMAGE RECEIVER ELEMENTS WITH OVERCOAT
96105	Eastman Kodak Company	US	8396400	12/887,786	9/22/2010	3/12/2013	METHOD OF IMPLEMENTING A MAGNETICALLY ACTUATED FLAP SEAL
96108	Eastman Kodak Company	US		12/826,832	6/30/2010		METHOD OF MANUFACTURING WAX-CONTAINING POLYMER PARTICLES
96115	Eastman Kodak Company	US		12/700,785	2/5/2010		DETECTION OF MISREGISTERED PRINTING PLATE
96116	Eastman Kodak Company	EP		11705735.6	2/1/2011		IMPROVED PRINTING PLATE REGISTRATION
96116	Eastman Kodak Company	US		12/700,788	2/5/2010		IMPROVED PRINTING PLATE REGISTRATION
96117	Eastman Kodak Company	BR		BR1120120189107	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	CN		201180008889.2	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	EP		11702526.2	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	IN		6037/DELNP/2012	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	US		12/702,348	2/9/2010		SELECTIVE COOLING OF A FUSER
96118	Eastman Kodak Company	EP		11712368.7	3/10/2011		LITHOGRAPHIC PROCESSING SOLUTIONS AND METHODS OF USE
96118	Eastman Kodak Company	US		13/615,739	9/14/2012		METHODS FOR PREPARING LITHOGRAPHIC PRINTING PLATES

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96122	Eastman Kodak Company	US		12/712,256	2/25/2010		REINFORCED MEMBRANE FILTER FOR PRINthead
96125	Eastman Kodak Company	US		13/116,186	5/26/2011		METHOD OF MAKING WEAR-RESISTANT PRINTED WIRING MEMBER
96126	Eastman Kodak Company	US	8273640	12/749,872	3/30/2010	9/25/2012	INTEGRATED SEMICONDUCTOR NANOWIRE DEVICE
96128	Eastman Kodak Company	US		13/601,259	8/31/2012		INKJET PRINTING FLUID COMPOSITION
96129	Eastman Kodak Company	CN		FILED	8/18/2011		INKJET PRINTING FLUID
96129	Eastman Kodak Company	EP		11750035.5	8/18/2011		INKJET PRINTING FLUID
96129	Eastman Kodak Company	US		12/871,982	8/31/2010		INKJET PRINTING FLUID
96138	Eastman Kodak Company	CN		201180017311.3	3/23/2011		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	EP		11712403.2	3/23/2011		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		12/748,475	3/29/2010		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US	8361556	13/188,617	7/22/2011	1/29/2013	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		13/616,555	9/14/2012		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96139	Eastman Kodak Company	US	8411489	12/770,795	4/30/2010	4/2/2013	SEMICONDUCTING DEVICES AND METHODS OF PREPARING
96142	Eastman Kodak Company	BR		1120120198980	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	CN		2011800109899	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	EP		11706444.4	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	IN		6469/DELNP/2012	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE

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96142	Eastman Kodak Company	JP		2012-555086	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	KR		2012-7025076	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	US	7923313	12/713,252	2/26/2010	4/12/2011	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96143	Eastman Kodak Company	US	8376353	12/713,289	2/26/2010	2/19/2013	PLANAR-MEDIA-FEED METHOD
96144	Eastman Kodak Company	US		12/748,786	3/29/2010		SCREENED HARDCOPY REPRODUCTION APPARATUS COMPENSATION DATA CALCULATION
96145	Eastman Kodak Company	US		12/711,367	2/24/2010		USING NONDEPLETED INK SOURCE FOR MAINTENANCE OPERATION
96148	Eastman Kodak Company	US		12/760,600	4/15/2010		GAMUT MAPPING USING HUE-PRESERVING COLOR SPACE
96150	Eastman Kodak Company	US	8322834	12/750,744	3/31/2010	12/4/2012	SNAP-IN DIE MOUNT ASSEMBLY FOR INKJET PRINTHEAD
96151	Eastman Kodak Company	US	8277034	12/750,749	3/31/2010	10/2/2012	ORIENTATION OF AIR-PERMEABLE MEMBRANE IN INKJET PRINTHEAD
96152	Eastman Kodak Company	BR		BR002012021918.9	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	CN		201180017092.9	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	EP		11713928.7	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	IN		7737/DELNP/2012	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	US	8256876	12/750,752	3/31/2010	9/4/2012	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96153	Eastman Kodak Company	US	8286553	12/730,317	3/24/2010	10/16/2012	WIFFLE-TREE PRINTING PLATE REGISTRATION SYSTEM
96155	Eastman Kodak Company	TW		100110654	3/28/2011		SONIC DOCUMENT CLASSIFICATION
96155	Eastman Kodak Company	US		12/748,732	3/29/2010		SONIC DOCUMENT CLASSIFICATION
96164	Eastman Kodak Company	US		12/789,515	5/28/2010		PRINTER WITH IN-LINE SCANNER
96169	Eastman Kodak Company	US		12/823,197	6/25/2010		USE OF HANDWRITTEN NOTATIONS FROM PHOTOGRAPHS
96170	Eastman Kodak Company	US	7906354	12/749,929	3/30/2010	3/15/2011	LIGHT EMITTING NANOWIRE DEVICE

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96174	Eastman Kodak Company	US	8023170	12/730,305	3/24/2010	9/20/2011	IMPROVED TOTAL INTERNAL REFLECTION MODULATOR
96175	Eastman Kodak Company	US		12/910,902	10/25/2010		DYNAMIC HETEROGENEOUS COMPUTER NETWORK MANAGEMENT TOOL
96176	Eastman Kodak Company	US		12/778,203	5/12/2010		MEDIA TRANSPORT SYSTEM TURNOVER MECHANISM
96177	Eastman Kodak Company	US		13/454,410	4/24/2012		PERMANENTLY BONDED FLUID CHANNEL NOZZLE PLATE FABRICATION
96178	Eastman Kodak Company	US	8111444	12/730,311	3/24/2010	2/7/2012	IMPROVED TOTAL INTERNAL REFLECTION LIGHT VALVE
96180	Eastman Kodak Company	US	8275300	12/749,819	3/30/2010	9/25/2012	FORMING SURFACE FINISH BY ELECTROPHOTOGRAPHIC TONER FUSING
96184	Eastman Kodak Company	CN		201180017575.9	3/23/2011		INKJET INK TANK
96184	Eastman Kodak Company	EP		11713912.1	3/23/2011		INKJET INK TANK
96184	Eastman Kodak Company	IN		7719/DELNP/2012	3/23/2011		INKJET INK TANK
96184	Eastman Kodak Company	US	8313180	12/750,732	3/31/2010	11/20/2012	INKJET INK TANK
96185	Eastman Kodak Company	BR		1120120219391	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	CN		201180016652.9	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	EP		11710643.5	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	IN		7725/DELNP/2012	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	US	8317300	12/750,738	3/31/2010	11/27/2012	INKJET PRINTER
96186	Eastman Kodak Company	US		12/750,747	3/31/2010		METHOD FOR ASSEMBLING AN INKJET PRINthead
96187	Eastman Kodak Company	BR		BR1120120277960	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	CN		201180024384.5	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	EP		11721914.7	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	IN		9914/DELNP/2012	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	JP		FILED	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR

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96187	Eastman Kodak Company	US		12/781,265	5/17/2010		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96188	Eastman Kodak Company	CN		201180020045X	4/12/2011		OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	EP		11717078.7	4/12/2011		OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	US		12/764,160	4/21/2010		OPTIMIZING A SEAM FOR A PRINT JOB
96189	Eastman Kodak Company	US		12/797,850	6/10/2010		DIE MOUNTING ASSEMBLY FORMED OF DISSIMILAR MATERIALS
96193	Eastman Kodak Company	CN		201180025606.6	5/23/2011		SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	EP		11725558.8	5/23/2011		SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	US	8297747	12/786,468	5/25/2010	10/30/2012	SEAL FOR INKJET INK TANK
96195	Eastman Kodak Company	US		12/847,143	7/30/2010		MEASURING DEVELOPER DENSITY IN AN ELECTROPHOTOGRAPHIC SYSTEM
96198	Eastman Kodak Company	CN		201180020763.7	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	EP		11719412.6	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	IN		9306/DELNP/2012	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	JP		2013-508175	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	US	8342690	12/770,081	4/29/2010	1/1/2013	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96199	Eastman Kodak Company	BR		BR1120120301683	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	CN		201180027891.4	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	EP		11727379.7	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	IN		391/DELNP/2013	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	TW		100120916	6/15/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8085467	12/816,559	6/16/2010	12/27/2011	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION

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96199	Eastman Kodak Company	US	8218235	13/237,111	9/20/2011	7/10/2012	PROJECTION DISPLAY SURFACE PROVIDING ARTIFACT REDUCTION
96200	Eastman Kodak Company	US		12/767,876	4/27/2010		STEREOSCOPIC DIGITAL PROJECTION APPARATUS USING POLARIZED LIGHT
96201	Eastman Kodak Company	CN		201180024845.9	5/18/2011		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	EP		11721626.7	5/18/2011		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	JP		FILED	5/18/2011		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	US		12/784,520	5/21/2010		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96202	Eastman Kodak Company	US	8199176	12/786,465	5/25/2010	6/12/2012	LASER THERMAL DONOR ELEMENTS AND METHOD OF USE
96204	Eastman Kodak Company	US	8226216	12/752,576	4/1/2010	7/24/2012	METHOD FOR OPERATING CONTINUOUS PRINTERS
96205	Eastman Kodak Company	US		12/752,599	4/1/2010		DROP PLACEMENT METHOD FOR CONTINUOUS PRINTERS
96207	Eastman Kodak Company	US		12/770,798	4/30/2010		METHODS OF PREPARING SEMICONDUCTIVE COMPOSITIONS AND DEVICES
96208	Eastman Kodak Company	US	8314265	12/770,803	4/30/2010	11/20/2012	AROMATIC AMIC ACIDS OR AMIC ESTERS AND COMPOSITIONS
96209	Eastman Kodak Company	US		12/795,946	6/8/2010		REDUCING TONER CRACKING WITH SCREENING PATTERNS
96210	Eastman Kodak Company	US		12/770,077	4/29/2010		PRODUCING BOOKLET BY CUTTING BEFORE PRINTING
96211	Eastman Kodak Company	CN		FILED	5/9/2011		SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	EP		11720268.9	5/9/2011		SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	US	8312798	12/781,878	5/18/2010	11/20/2012	SLITTER WITH TRANSLATING CUTTING DEVICES
96212	Eastman Kodak Company	CN		2011800238692	4/25/2011		FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	EP		11718206.3	4/25/2011		FINISHER FOR CUTTING AND SCORING A RECEIVER

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96212	Eastman Kodak Company	US	8316749	12/779,279	5/13/2010	11/27/2012	FINISHER FOR CUTTING OR SCORING RECEIVER
96215	Eastman Kodak Company	US	8204413	12/827,178	6/30/2010	6/19/2012	PRINTING JOB WITH DEVELOPER REMOVAL
96216	Eastman Kodak Company	US	8406672	12/845,789	7/29/2010	3/26/2013	BENDING RECEIVER USING HEAT-SHRINKABLE TONER
96219	Eastman Kodak Company	US		12/767,828	4/27/2010		METHOD OF MANUFACTURING PRINTHEAD INCLUDING POLYMERIC FILTER
96220	Eastman Kodak Company	US	8277035	12/767,833	4/27/2010	10/2/2012	PRINTHEAD INCLUDING SECTIONED STIMULATOR/FILTER DEVICE
96221	Eastman Kodak Company	BR		BR1120120246941	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	CN		201180020909.8	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	EP		11717867.3	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	IN		9295/DELNP/2012	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	JP		2013-508036	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96221	Eastman Kodak Company	US		12/767,836	4/27/2010		STIMULATOR/FILTER DEVICE THAT SPANS PRINTHEAD LIQUID CHAMBER
96222	Eastman Kodak Company	BR		1120120249371	4/21/2011		PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	CN		201180020784.9	4/21/2011		PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	EP		11719397.9	4/21/2011		PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	IN		9253/DELNP/2012	4/21/2011		PRINTHEAD STIMULATOR/FILTER DEVICE PRINTING METHOD

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96222	Eastman Kodak Company	JP		2013-508100	4/21/2011		PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	US	8287101	12/767,840	4/27/2010	10/16/2012	PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD
96223	Eastman Kodak Company	US		12/847,185	7/30/2010		METHOD FOR FORMING SURFACE DECORATED PARTICLES
96224	Eastman Kodak Company	US		13/329,547	12/19/2011		JOINING SHEETS TO FORM A BELT
96225	Eastman Kodak Company	US		12/789,919	5/28/2010		METHOD FOR PRINTING A SET OF IMAGES
96226	Eastman Kodak Company	US		12/789,664	5/28/2010		PRINT CUTTING SYSTEM
96227	Eastman Kodak Company	US	8313883	12/785,983	5/24/2010	11/20/2012	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD
96230	Eastman Kodak Company	US		12/770,095	4/29/2010		CALCULATING BOOKLET SHEET LENGTH USING TONER THICKNESS
96231	Eastman Kodak Company	EP		11731168.8	5/6/2011		MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96231	Eastman Kodak Company	US	8371569	12/777,317	5/11/2010	2/12/2013	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96232	Eastman Kodak Company	BR		BR1120120245333	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	CN		201180021457.5	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	EP		11717863.2	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	IN		9077/DELNP/2012	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	JP		2013-508029	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	US		12/767,822	4/27/2010		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96233	Eastman Kodak Company	US		12/821,228	6/23/2010		ALIGNMENT ASSEMBLY FOR USE WITH A PRINthead
96240	Eastman Kodak Company	US		12/767,878	4/27/2010		METHOD FOR PROCESSING PDF ELEMENTS
96241	Eastman Kodak Company	US		12/771,268	4/30/2010		FOLDING METHOD FOR ELECTROPHOTOGRAPHIC PRINTS
96245	Eastman Kodak Company	CN		201180026271.9	5/17/2011		AROMATIC AMIC ACID SALTS AND COMPOSITIONS

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96245	Eastman Kodak Company	EP		11722678.7	5/17/2011		AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	US	8404892	12/788,347	5/27/2010	3/26/2013	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96248	Eastman Kodak Company	BR		BR1120120246801	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	CN		MAILED	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	EP		11718574.4	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	IN		9257/DELNP/2012	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	JP		2013-508101	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	US		12/768,815	4/28/2010		PRINTING AND FUSING SYSTEM
96249	Eastman Kodak Company	US		12/768,824	4/28/2010		PRINTER AND FUSING METHOD
96250	Eastman Kodak Company	US	8040622	12/774,005	5/5/2010	10/18/2011	AN APPARATUS FOR COMPENSATING AN IMAGING LENS
96251	Eastman Kodak Company	US		12/944,186	11/11/2010		MULTIPLE RESOLUTION CONTINUOUS INK JET SYSTEM
96252	Eastman Kodak Company	US		12/767,888	4/27/2010		SYSTEM FOR PROCESSING PDF ELEMENTS
96262	Eastman Kodak Company	BR		BR1120120259717	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	CN		201180023382.4	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	EP		11717136.3	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	EP		12197653.4	12/18/2012		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	IN		9721/DELNP/2012	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	US	8154808	12/777,447	5/11/2010	4/10/2012	AN AUTOFOCUS IMAGING APPARATUS
96264	Eastman Kodak Company	BR		BR1120120274538	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	CN		201180021870.1	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	EP		11720224.2	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS

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96264	Eastman Kodak Company	IN		9360/DELNP/2012	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	US		12/771,287	4/30/2010		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96270	Eastman Kodak Company	BR		BR1120120271008	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	CN		201180023422.5	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	EP		11720680.5	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	IN		9834/DELNP/2012	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	US		12/779,114	5/13/2010		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96273	Eastman Kodak Company	US		13/222,129	8/31/2011		CARRIAGE PRINTER WITH BUBBLE DISLODGING AND REMOVAL
96274	Eastman Kodak Company	US	8292399	12/826,722	6/30/2010	10/23/2012	PROVIDING UNIFORM ILLUMINATION TO A MOVING SENSOR
96275	Eastman Kodak Company	CN		MAILED	10/19/2011		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	EP		11785166.7	10/19/2011		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	JP		MAILED	10/19/2011		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	US		12/913,081	10/27/2010		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96276	Eastman Kodak Company	US	8215631	12/871,067	8/30/2010	7/10/2012	PICK ROLLER RETRACTION IN A CARRIAGE PRINTER
96278	Eastman Kodak Company	US	8408669	12/828,338	7/1/2010	4/2/2013	EFFICIENT DATA SCANNING FOR PRINT MODE SWITCHING
96285	Eastman Kodak Company	US	8396304	12/826,805	6/30/2010	3/12/2013	USING HANDWRITTEN NOTATIONS IN DIGITAL VIDEO PRESENTATIONS
96287	Eastman Kodak Company	US		12/788,349	5/27/2010		METHODS OF PROVIDING SEMICONDUCTOR LAYERS AND ARTICLES FROM AMIC ACID SALTS
96288	Eastman Kodak Company	US		12/788,355	5/27/2010		ARTICLES CONTAINING COATINGS OF AMIC ACID SALTS

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96289	Eastman Kodak Company	US		13/089,541	4/19/2011		MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96289	Eastman Kodak Company	WO		PCT/US12/33864	4/17/2012		MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96292	Eastman Kodak Company	US	8401433	12/893,177	9/29/2010	3/19/2013	METHODS FOR OPERATING AN AUGER IN A DEVELOPMENT STATION
96293	Eastman Kodak Company	US		12/846,651	7/29/2010		A METHOD FOR FORMING DURABLE COMBINATION PRINTS
96294	Eastman Kodak Company	US	8336984	12/871,068	8/30/2010	12/25/2012	ENCODER FOR INKJET PRINTERS
96296	Eastman Kodak Company	US		12/779,131	5/13/2010		WRITING AN IMAGE ON FLEXOGRAPHIC MEDIA
96300	Eastman Kodak Company	CN		201180025604.6	5/9/2011		STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	EP		11722953.4	5/9/2011		STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	US	8366092	12/917,702	11/2/2010	2/5/2013	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96307	Eastman Kodak Company	US	8365662	12/781,149	5/17/2010	2/5/2013	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
96312	Eastman Kodak Company	US		12/786,042	5/24/2010		ELECTROPHOTOGRAPHIC PRINT BINDING METHOD AND SYSTEM
96313	Eastman Kodak Company	US		12/786,017	5/24/2010		ELECTROPHOTOGRAPHIC PRINT BINDING SYSTEM
96314	Eastman Kodak Company	CN		2011800253033	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	EP		11719982.8	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	IN		10121/DELNP/2012	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	JP		FILED	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION

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96314	Eastman Kodak Company	US		12/784,521	5/21/2010		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96315	Eastman Kodak Company	US	8287129	12/784,523	5/21/2010	10/16/2012	LOW THERMAL STRESS BIREFRINGENCE IMAGING SYSTEM
96316	Eastman Kodak Company	US		13/006,674	1/14/2011		DETERMINING A STEREO IMAGE FROM VIDEO
96317	Eastman Kodak Company	US		12/845,976	7/29/2010		METHOD FOR FORMING A COMPOSITE IMAGE
96318	Eastman Kodak Company	US		12/869,971	8/27/2010		JOB SCHEDULE GENERATION USING HISTORICAL DECISION DATABASE
96320	Eastman Kodak Company	CN		201180030761.6	7/15/2011		A DOCUMENT SCANNER
96320	Eastman Kodak Company	EP		11736508.0	7/15/2011		A DOCUMENT SCANNER
96320	Eastman Kodak Company	TW		100125513	7/19/2011		A DOCUMENT SCANNER
96320	Eastman Kodak Company	US		12/839,471	7/20/2010		DOCUMENT SCANNER
96321	Eastman Kodak Company	US	8359724	12/786,472	5/25/2010	1/29/2013	METHOD OF SEALING AN INKJET INK TANK
96322	Eastman Kodak Company	JP		2010-248912	11/5/2010		ROLLER DESIGN OF GUMMING SECTION OF AUTOMATIC PROCESSOR FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
96322	Eastman Kodak Company	US		13/267,058	10/6/2011		A PROCESSING APPARATUS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96323	Eastman Kodak Company	US	8341216	12/827,377	6/30/2010	12/25/2012	EFFICIENT METHOD FOR IMAGE PROCESSING IN A COMPUTER NETWORK
96324	Eastman Kodak Company	US		12/827,331	6/30/2010		METHOD FOR IMAGE RENDERING IN A COMPUTER NETWORK
96326	Eastman Kodak Company	CN		FILED	8/29/2011		PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	EP		11757998.7	8/29/2011		PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	US		12/871,995	8/31/2010		PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96330	Eastman Kodak Company	CN		201180024180.1	5/17/2011		PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY

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96330	Eastman Kodak Company	EP		11722964.1	5/28/2010		PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	US		12/789,934	5/28/2010		PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96331	Eastman Kodak Company	US		12/789,519	5/28/2010		PRINTER WITH IN-LINE SCANNER
96332	Eastman Kodak Company	US		12/860,149	8/20/2010		DEVELOPERS AND METHOD OF COLORING LITHOGRAPHIC PRINTING MEMBERS
96333	Eastman Kodak Company	US	8317293	12/796,729	6/9/2010	11/27/2012	COLOR CONSISTENCY FOR A MULTI-PRINthead SYSTEM
96334	Eastman Kodak Company	US		12/889,716	9/24/2010		PROCESS FOR PRODUCING AN IMAGE FROM POROUS MARKING PARTICLES
96336	Eastman Kodak Company	US		12/911,959	10/26/2010		DIGITAL MEDIA FRAME PROVIDING CUSTOMIZED CONTENT
96338	Eastman Kodak Company	US		12/948,892	11/18/2010		METHOD FOR REMOTELY CONFIGURING A DIGITAL IMAGE DISPLAY DEVICE
96339	Eastman Kodak Company	US		13/021,188	2/4/2011		IDENTIFYING PARTICULAR IMAGES FROM A COLLECTION
96340	Eastman Kodak Company	US	8386490	12/912,820	10/27/2010	2/26/2013	ADAPTIVE MULTIMEDIA SEMANTIC CONCEPT CLASSIFIER
96341	Eastman Kodak Company	US	8265514	12/869,985	8/27/2010	9/11/2012	REMOVING TONER DURING PRINTER PROCESS-CONTROL FRAME
96341	Eastman Kodak Company	US	8311434	12/869,995	8/27/2010	11/13/2012	REMOVING TONER FROM SKIVE MOUNT IN PRINTER
96342	Eastman Kodak Company	BR		BR1120120301748	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	CN		201180029092.0	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	EP		11727380.5	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	IN		392/DELNP/2013	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS

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96342	Eastman Kodak Company	US		12/816,579	6/16/2010		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96343	Eastman Kodak Company	CN		201180040584.X	8/18/2011		FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	EP		11758290.8	8/18/2011		FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	US		12/868,039	8/25/2010		FLEXOGRAPHIC PRINTING MEMBERS
96350	Eastman Kodak Company	US		12/945,994	11/15/2010		METHOD OF PHOTOPOLYMERIZING OF ACRYLATES
96351	Eastman Kodak Company	US		12/946,068	11/15/2010		PHOTOINITIATOR COMPOSITIONS
96351	Eastman Kodak Company	WO		PCT/US11/58695	11/1/2011		PHOTOINITIATOR COMPOSITIONS
96368	Eastman Kodak Company	US	8320817	12/858,767	8/18/2010	11/27/2012	CHARGE REMOVAL FROM A SHEET
96369	Eastman Kodak Company	US		12/871,999	8/31/2010		LIQUID CHAMBER REINFORCEMENT IN CONTACT WITH FILTER
96370	Eastman Kodak Company	US	8303074	12/826,724	6/30/2010	11/6/2012	PRINTER WITH UNIFORM ILLUMINATION FOR MEDIA IDENTIFICATION
96372	Eastman Kodak Company	US	8406642	12/826,876	6/30/2010	3/26/2013	REMOVING TONER FROM LONGITUDINAL MEMBER IN PRINTER
96375	Eastman Kodak Company	US		12/906,190	10/18/2010		ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96376	Eastman Kodak Company	US		12/858,488	8/18/2010		DOCUMENT SCANNER
96379	Eastman Kodak Company	US		13/173,183	6/30/2011		SURFACE TREATED TONER
96385	Eastman Kodak Company	US		12/826,825	6/30/2010		SELECTING DISPLAYS FOR DISPLAYING CONTENT
96388	Eastman Kodak Company	US		12/826,885	6/30/2010		PROCESS CONTROL WITH LONGITUDINAL MEMBER TONER REMOVAL
96391	Eastman Kodak Company	US	8385784	12/893,184	9/29/2010	2/26/2013	DEVELOPMENT STATION WITH DUAL ACTUATOR DRIVE
96392	Eastman Kodak Company	US		12/893,196	9/29/2010		DEVELOPMENT STATION WITH DUAL DRIVE
96393	Eastman Kodak Company	US		13/663,882	10/30/2012		METHOD OF PRINTING A PANORAMIC PRINT

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96394	Eastman Kodak Company	US	8315532	12/827,168	6/30/2010	11/20/2012	REDUCING BACKGROUND DEVELOPMENT IN ELECTROPHOTOGRAPHIC PRINTER
96395	Eastman Kodak Company	US		12/972,581	12/20/2010		INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	WO		PCT/US11/63217	12/5/2011		INKJET INK COMPOSITION WITH JETTING AID
96396	Eastman Kodak Company	US	8351828	12/827,261	6/30/2010	1/8/2013	PRINTER HAVING AN ALTERNATE SCAVENGER GEOMETRY
96397	Eastman Kodak Company	US		12/827,305	6/30/2010		FABRICATION OF AN ALTERNATE SCAVENGER GEOMETRY
96398	Eastman Kodak Company	US	8312111	12/827,337	6/30/2010	11/13/2012	IMAGE PROCESSING IN A COMPUTER NETWORK
96399	Eastman Kodak Company	US	8369717	12/869,798	8/27/2010	2/5/2013	DETERMINING DEVELOPER TONER CONCENTRATION IN ELECTROPHOTOGRAPHIC PRINTER
96400	Eastman Kodak Company	US		12/944,960	11/12/2010		SCANNING PATCHES TO PROVIDE PRINTER CALIBRATION DATA
96401	Eastman Kodak Company	TW		100142131	11/17/2011		METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	US		12/948,808	11/18/2010		METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	WO		PCT/US11/58697	11/1/2011		METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96402	Eastman Kodak Company	US		12/890,873	9/27/2010		REPLENISHING CONSUMABLE AT SERVICE TIME IN PRINTER
96403	Eastman Kodak Company	US		12/849,041	8/3/2010		PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96404	Eastman Kodak Company	US		12/872,202	8/31/2010		A METHOD OF ALIGNING A PHOTOCONDUCTOR CARTRIDGE
96406	Eastman Kodak Company	US	8401454	12/885,627	9/20/2010	3/19/2013	A SYSTEM FOR COLLECTING WASTE TONER
96407	Eastman Kodak Company	US		12/827,357	6/30/2010		SYSTEM FOR IMAGE RENDERING IN A COMPUTER NETWORK

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96408	Eastman Kodak Company	US		12/915,374	10/29/2010		INTERMEDIATE TRANSFER MEMBER AND IMAGING APPARATUS AND METHOD
96409	Eastman Kodak Company	US		12/836,640	7/15/2010		METHOD FOR CONNECTING AN AIR HOSE
96410	Eastman Kodak Company	US		13/269,662	10/10/2011		ELECTROPHOTOGRAPHIC PRINTING WITH COMPENSATION
96411	Eastman Kodak Company	BR		BR1120130015330	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	CN		FILED	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	EP		11746408.1	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	IN		775/DELNP/2013	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	US		12/854,919	8/12/2010		LIGHT SOURCE MODULATION FOR PROJECTION
96412	Eastman Kodak Company	US		12/915,126	10/29/2010		CONTROLLING ELECTROPHOTOGRAPHIC DEVELOPER ENTERING TONING ZONE
96413	Eastman Kodak Company	US		12/947,894	11/17/2010		REMOVING ELECTROPHOTOGRAPHIC CARRIER PARTICLES FROM PHOTORECEPTOR
96414	Eastman Kodak Company	US		12/842,074	7/23/2010		COMPACT HOUSING FOR A SCAN BAR ASSEMBLY
96415	Eastman Kodak Company	US	8382229	12/890,915	9/27/2010	2/26/2013	LEAD EDGE DETECTOR FOR PRINTER
96417	Eastman Kodak Company	US		12/964,778	12/10/2010		VIDEO KEY FRAME EXTRACTION USING SPARSE REPRESENTATION
96418	Eastman Kodak Company	US		12/889,557	9/24/2010		METHOD OF SELECTING IMPORTANT DIGITAL IMAGES
96426	Eastman Kodak Company	US		12/915,559	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96427	Eastman Kodak Company	US		12/897,902	10/5/2010		THERMAL DEGASSING DEVICE FOR INKJET PRINTER

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96428	Eastman Kodak Company	US		12/883,261	9/16/2010		REFOCUSING IMAGES USING SCENE CAPTURED IMAGES
96429	Eastman Kodak Company	US	8328183	12/871,078	8/30/2010	12/11/2012	MEDIA STOPPER FOR A PRINTING SYSTEM
96430	Eastman Kodak Company	US		12/946,260	11/15/2010		APPARATUS AND METHOD FOR PRINTING IN BOTH IMAGE AND AROMA DOMAINS INTELLIGENTLY
96432	Eastman Kodak Company	US	8358942	12/847,158	7/30/2010	1/22/2013	ELECTROPHOTOGRAPHIC DEVELOPER TONER CONCENTRATION MEASUREMENT
96433	Eastman Kodak Company	US		12/847,175	7/30/2010		ELECTROPHOTOGRAPHIC DEVELOPER FLOW RATE MEASUREMENT
96434	Eastman Kodak Company	US		12/843,904	7/27/2010		PRINTING METHOD USING MOVING LIQUID CURTAIN CATCHER
96435	Eastman Kodak Company	US		12/843,906	7/27/2010		LIQUID FILM MOVING OVER SOLID CATCHER SURFACE
96436	Eastman Kodak Company	US		13/089,532	4/19/2011		FABRICATING MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96437	Eastman Kodak Company	US	8398210	13/089,521	4/19/2011	3/19/2013	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96437	Eastman Kodak Company	WO		PCT/US12/33733	4/16/2012		CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96442	Eastman Kodak Company	TW		100125516	7/19/2011		METHOD FOR DOCUMENT SCANNING
96442	Eastman Kodak Company	US		12/839,476	7/20/2010		METHOD FOR DOCUMENT SCANNING
96452	Eastman Kodak Company	US	8398221	12/843,907	7/27/2010	3/19/2013	PRINTING USING LIQUID FILM POROUS CATCHER SURFACE
96453	Eastman Kodak Company	US	8398222	12/843,909	7/27/2010	3/19/2013	PRINTING USING LIQUID FILM SOLID CATCHER SURFACE
96457	Eastman Kodak Company	US	8227165	12/845,810	7/29/2010	7/24/2012	BENDING RECEIVER USING HEAT-SHRINKABLE FILM
96458	Eastman Kodak Company	US		12/964,784	12/10/2010		VIDEO KEY-FRAME EXTRACTION USING BI-LEVEL SPARSITY

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96459	Eastman Kodak Company	US		12/908,022	10/20/2010		VIDEO SUMMARIZATION USING SPARSE BASIS FUNCTION COMBINATION
96460	Eastman Kodak Company	US		12/984,030	1/4/2011		POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	WO		PCT/US11/64756	12/14/2011		POROUS PARTICLES WITH MULTIPLE MARKERS
96462	Eastman Kodak Company	US		12/847,196	7/30/2010		SURFACE DECORATED PARTICLES
96463	Eastman Kodak Company	US		12/948,812	11/18/2010		SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	US		12/948,814	11/18/2010		SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	WO		PCT/US11/60899	11/16/2011		SILICATE-FREE DEVELOPER COMPOSITIONS
96465	Eastman Kodak Company	US		12/846,623	7/29/2010		METHOD FOR FORMING A COMBINATION PRINT WITH CONTINUOUS IMAGING
96466	Eastman Kodak Company	US	8180232	12/846,643	7/29/2010	5/15/2012	APPARATUS FOR FORMING COMBINATION PRINTS WITH PLEASING APPEARANCE
96467	Eastman Kodak Company	US		12/846,634	7/29/2010		METHOD FOR MAKING COMBINATION PRINTS WITH PLEASING APPEARANCE
96468	Eastman Kodak Company	US		12/846,660	7/29/2010		APPARATUS FOR FORMING DURABLE COMBINATION PRINTS
96469	Eastman Kodak Company	US	8380091	12/847,192	7/30/2010	2/19/2013	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96469	Eastman Kodak Company	US		13/616,378	9/14/2012		RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96470	Eastman Kodak Company	US		12/849,044	8/3/2010		METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96474	Eastman Kodak Company	US		13/186,820	7/20/2011		FEED AUGER WITH PADDLES
96475	Eastman Kodak Company	US		12/893,185	9/29/2010		MULTIPLE LOCKING FEATURE ON A CARTRIDGE DOOR

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96476	Eastman Kodak Company	US		13/161,573	6/16/2011		SPEED OR TORQUE TO FILL DEVELOPER STATION
96478	Eastman Kodak Company	US	8408130	12/868,054	8/25/2010	4/2/2013	METHOD OF MAKING FLEXOGRAPHIC PRINTING MEMBERS
96479	Eastman Kodak Company	US		12/846,611	7/29/2010		OVERLAP POSITIONING SYSTEM
96482	Eastman Kodak Company	US		13/011,074	1/21/2011		REDUCING DRAG ON ROTATABLE WEB DRIVE MEMBER
96483	Eastman Kodak Company	US		12/915,364	10/29/2010		CONTROLLING SPEED TO REDUCE IMAGE QUALITY ARTIFACTS
96484	Eastman Kodak Company	US		12/890,899	9/27/2010		INDICATING CONSUMABLE REPLENISHMENT TIME
96485	Eastman Kodak Company	US		12/890,946	9/27/2010		EFFECTIVELY USING A CONSUMABLE IN TWO PRINTERS
96486	Eastman Kodak Company	US		12/890,992	9/27/2010		EFFECTIVELY USING TWO CONSUMABLES IN SINGLE PRINTER
96487	Eastman Kodak Company	US		12/986,403	1/7/2011		IMAGE LAYOUT ADJUSTMENT APPARATUS
96488	Eastman Kodak Company	US		12/910,918	10/25/2010		AUTOMATED IMAGE TEMPLATE LAYOUT METHOD
96489	Eastman Kodak Company	US		13/025,217	2/11/2011		IMAGING PRODUCT LAYOUT METHOD
96491	Eastman Kodak Company	US		13/186,829	7/20/2011		METHOD OF USING FEED AUGER WITH PADDLES
96494	Eastman Kodak Company	US		13/014,900	1/27/2011		SUPPLYING ELECTROPHOTOGRAPHIC TONING MEMBER USING RIBBON BLENDER
96496	Eastman Kodak Company	US		12/965,230	12/10/2010		CLEANING ROTATABLE MEMBER IN ELECTROPHOTOGRAPHIC PRINTER
96497	Eastman Kodak Company	US		12/956,188	11/30/2010		PROVIDING CALIBRATION DATA FOR PRINTER
96499	Eastman Kodak Company	US		13/456,537	4/26/2012		LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
96501	Eastman Kodak Company	US		13/332,418	12/21/2011		INTERMEDIATE TRANSFER MEMBER, IMAGING APPARATUS, AND METHOD
96504	Eastman Kodak Company	EP		11746374.5	8/3/2011		METHOD OF SCANNING DOCUMENTS

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96504	Eastman Kodak Company	US		12/858,498	8/18/2010		METHOD OF SCANNING DOCUMENTS
96509	Eastman Kodak Company	US		12/878,295	9/9/2010		ANTI-ALIAS PROCESSING WITH LOW-RESOLUTION IMAGE
96510	Eastman Kodak Company	US		12/862,059	8/24/2010		PRINTING SYSTEM CONTROL USING MULTIPLE METADATA PACKETS
96513	Eastman Kodak Company	US		12/874,249	9/2/2010		APPARATUS FOR DISCRIMINATING BETWEEN OBJECTS
96514	Eastman Kodak Company	US		12/862,978	8/25/2010		HEAD-MOUNTED DISPLAY CONTROL
96515	Eastman Kodak Company	US		12/862,985	8/25/2010		HEAD-MOUNTED DISPLAY WITH BIOLOGICAL STATE DETECTION
96516	Eastman Kodak Company	US		12/862,998	8/25/2010		HEAD-MOUNTED DISPLAY WITH EYE STATE DETECTION
96517	Eastman Kodak Company	US		12/868,013	8/25/2010		HEAD-MOUNTED DISPLAY WITH ENVIRONMENTAL STATE DETECTION
96518	Eastman Kodak Company	US		12/908,158	10/20/2010		METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96520	Eastman Kodak Company	US		12/885,635	9/20/2010		A METHOD FOR COLLECTING WASTE TONER
96521	Eastman Kodak Company	US		13/041,687	3/7/2011		APPARATUS FOR MOUNTING A PHOTOCONDUCTOR
96522	Eastman Kodak Company	US		12/908,955	10/21/2010		CONCURRENTLY REMOVING SHEET CHARGE AND CURL
96523	Eastman Kodak Company	US		12/959,424	12/3/2010		DEVELOPING LITHOGRAPHIC PRINTING PLATE PRECURSORS IN SIMPLE MANNER
96524	Eastman Kodak Company	US		12/963,680	12/9/2010		PROVIDING DESIRED GLOSS TO MIXED MEDIA SHEETS
96525	Eastman Kodak Company	US		12/862,994	8/25/2010		SWITCHABLE HEAD-MOUNTED DISPLAY
96526	Eastman Kodak Company	US		12/959,432	12/3/2010		METHOD OF PREPARING LITHOGRAPHIC PRINTING PLATES
96527	Eastman Kodak Company	US		12/959,440	12/3/2010		DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES

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96527	Eastman Kodak Company	WO		PCT/US11/62492	11/30/2011		DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES
96528	Eastman Kodak Company	JP		2011-060090	3/18/2011		A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96528	Eastman Kodak Company	WO		PCT/JP12/053696	2/16/2012		A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96529	Eastman Kodak Company	US		13/214,495	8/22/2011		PREVENTING FUSER ROLLER DAMAGE BY THICK RECEIVERS
96531	Eastman Kodak Company	TW		101114335	4/23/2012		FORWARD FACING SCANNER
96531	Eastman Kodak Company	US		13/094,200	4/26/2011		FORWARD FACING SCANNER
96532	Eastman Kodak Company	US		12/872,018	8/31/2010		RECIRCULATING FLUID PRINTING SYSTEM AND METHOD
96533	Eastman Kodak Company	US		13/115,465	5/25/2011		LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96533	Eastman Kodak Company	WO		PCT/US12/38298	5/17/2012		LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96535	Eastman Kodak Company	US	8215633	12/871,090	8/30/2010	7/10/2012	MEDIA STOPPER METHOD FOR A PRINTING SYSTEM
96536	Eastman Kodak Company	US	8215632	12/871,106	8/30/2010	7/10/2012	PICK ROLLER RETRACTION METHOD IN A CARRIAGE PRINTER
96537	Eastman Kodak Company	US		12/956,022	11/30/2010		POROUS PARTICLES WITH IMPROVED FILTERING PERFORMANCE
96538	Eastman Kodak Company	US		12/887,532	9/22/2010		OPTICAL SENSOR FOR PRINTER MEDIA MOTION DETECTION
96539	Eastman Kodak Company	US		13/076,467	3/31/2011		COMPENSATING FOR PERIODIC NONUNIFORMITY IN ELECTROPHOTOGRAPHIC PRINTER
96540	Eastman Kodak Company	US		12/871,124	8/30/2010		MEDIA SEPARATOR FOR A PRINTING SYSTEM

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96541	Eastman Kodak Company	US		13/118,782	5/31/2011		METHOD FOR DETERMINING VARIANCE OF INKJET SENSOR
96543	Eastman Kodak Company	US		12/974,025	12/21/2010		BIASED WALL INK TANK WITH CAPILLARY BREATHER
96545	Eastman Kodak Company	US		12/874,256	9/2/2010		METHOD FOR DISCRIMINATING BETWEEN OBJECTS
96553	Eastman Kodak Company	US		12/908,168	10/20/2010		APPARATUS FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96554	Eastman Kodak Company	US		12/874,288	9/2/2010		PRESENTING INFORMATION ON A SEE-THROUGH DISPLAY
96556	Eastman Kodak Company	US		13/222,679	8/31/2011		CONTINUOUS INKJET PRINTING METHOD AND FLUID SET
96557	Eastman Kodak Company	US		12/887,805	9/22/2010		MAGNETICALLY ACTUATED FLAP SEAL
96559	Eastman Kodak Company	US		12/883,219	9/16/2010		CREATING AN IMPROVED PIEZOELECTRIC LAYER FOR TRANSDUCERS
96561	Eastman Kodak Company	US	8110628	12/984,044	1/4/2011	2/7/2012	PREPARATION OF POROUS PARTICLES WITH MULTIPLE MARKERS
96562	Eastman Kodak Company	US		12/984,055	1/4/2011		ARTICLES WITH POROUS PARTICLES FOR SECURITY PURPOSES
96563	Eastman Kodak Company	US		12/878,250	9/9/2010		SWITCHABLE HEAD-MOUNTED DISPLAY TRANSITION
96564	Eastman Kodak Company	US		13/047,968	3/15/2011		FLEXOGRAPHIC PRINTING PLATE PRECURSOR, IMAGING ASSEMBLY, AND USE
96568	Eastman Kodak Company	US		13/015,606	1/28/2011		METHOD FOR OPERATING PRINTER WEB MEDIUM SUPPLY
96569	Eastman Kodak Company	US		13/015,607	1/28/2011		PRINTER WEB MEDIUM SUPPLY
96569	Eastman Kodak Company	WO		PCT/US12/21404	1/16/2012		PRINTER WEB MEDIUM SUPPLY
96571	Eastman Kodak Company	US		12/906,228	10/18/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
96576	Eastman Kodak Company	US		12/894,200	9/30/2010		SUMMARIZING IMAGE COLLECTION USING A SOCIAL NETWORK

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96577	Eastman Kodak Company	US		12/942,391	11/9/2010		ALIGNING AND SUMMARIZING DIFFERENT PHOTO STREAMS
96578	Eastman Kodak Company	US		12/893,092	9/29/2010		HEAD-MOUNTED DISPLAY WITH WIRELESS CONTROLLER
96579	Eastman Kodak Company	US		13/422,045	3/16/2012		PRINTING METHOD FOR REDUCING PRINTER ARTIFACTS
96579	Eastman Kodak Company	WO		PCT/US13/31135	3/14/2013		PRINTING METHOD FOR REDUCING PRINTER ARTIFACTS
96580	Eastman Kodak Company	US		13/112,017	5/20/2011		IMAGING PRODUCT SELECTION SYSTEM
96581	Eastman Kodak Company	US		13/009,985	1/20/2011		PREPARING LITHOGRAPHIC PRINTING PLATES BY ABLATION IMAGING
96581	Eastman Kodak Company	WO		PCT/US12/21466	1/17/2012		PREPARING LITHOGRAPHIC PRINTING PLATES BY ABLATION IMAGING
96582	Eastman Kodak Company	US		13/022,714	2/8/2011		PREPARING LITHOGRAPHIC PRINTING PLATES
96584	Eastman Kodak Company	US		12/893,202	9/29/2010		METHOD FOR UNLOCKING A DOOR ON A CARTRIDGE
96585	Eastman Kodak Company	US		12/893,209	9/29/2010		METHOD FOR OPERATING DEVELOPMENT STATION AUGER
96586	Eastman Kodak Company	US	8385785	12/893,220	9/29/2010	2/26/2013	DEVELOPMENT STATION WITH AUGER TENSIONING
96590	Eastman Kodak Company	US		13/213,133	8/19/2011		ELECTROFORM FILTER STRUCTURE INCLUDING UNIFORM PORE SIZE
96592	Eastman Kodak Company	US		13/417,557	3/12/2012		DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
96594	Eastman Kodak Company	US		13/161,588	6/16/2011		METHOD FOR FILLING A DEVELOPER STATION
96595	Eastman Kodak Company	US		13/217,715	8/25/2011		PRINthead SUPPORT STRUCTURE INCLUDING THERMAL INSULATOR
96597	Eastman Kodak Company	US	8395784	12/890,934	9/27/2010	3/12/2013	METHOD OF LEAD EDGE DETECTION IN AN INKJET PRINTER
96598	Eastman Kodak Company	US		12/908,916	10/21/2010		METHODS FOR GENERATING AN INVERSE MASK
96599	Eastman Kodak Company	US		13/285,592	10/31/2011		EDGE PRINTING METHOD
96600	Eastman Kodak Company	US		13/285,615	10/31/2011		EDGE PRINTING METHOD

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96601	Eastman Kodak Company	CN		MAILED	10/31/2011		METHOD FOR PRODUCING HIGH DYNAMIC RANGE IMAGES
96601	Eastman Kodak Company	EP		11782331.0	10/31/2011		METHOD FOR PRODUCING HIGH DYNAMIC RANGE IMAGES
96601	Eastman Kodak Company	US		12/938,427	11/3/2010		METHOD FOR PRODUCING HIGH DYNAMIC RANGE IMAGES
96602	Eastman Kodak Company	US		13/004,186	1/11/2011		FORMING 3D MODELS USING TWO IMAGES
96603	Eastman Kodak Company	US		13/004,196	1/11/2011		FORMING 3D MODELS USING MULTIPLE IMAGES
96604	Eastman Kodak Company	US		13/004,207	1/11/2011		FORMING 3D MODELS USING PERIODIC ILLUMINATION PATTERNS
96605	Eastman Kodak Company	US		13/004,109	1/11/2011		EMISSION CONTROL FOR AN ELECTROPHOTOGRAPHIC PRINTER
96606	Eastman Kodak Company	US		13/041,716	3/7/2011		METHOD FOR MOUNTING A PHOTOCONDUCTOR
96607	Eastman Kodak Company	US		12/959,458	12/3/2010		DISENGAGING AN IMAGING MEMBER FROM A PHOTOCONDUCTOR
96608	Eastman Kodak Company	CA		2,750,733	8/29/2011		COLOR MOTION PICTURE PRINT FILMS
96608	Eastman Kodak Company	GB	2485020	GB1115401.0	9/6/2011	10/10/2012	COLOR MOTION PICTURE PRINT FILMS
96608	Eastman Kodak Company	US	8357485	12/910,934	10/25/2010	1/22/2013	COLOR MOTION PICTURE PRINT FILMS
96610	Eastman Kodak Company	US		13/010,805	1/21/2011		AUTOMATIC DOCUMENT FEEDER WITH CONTINUOUS TRANSPARENT PLATEN
96614	Eastman Kodak Company	US		13/161,583	6/16/2011		DIGITAL IMAGE COMMUNICATION
96615	Eastman Kodak Company	US		13/032,664	2/23/2011		PRINthead ASSEMBLY AND FLUIDIC CONNECTION OF DIE
96617	Eastman Kodak Company	US		12/897,908	10/5/2010		METHOD OF THERMAL DEGASSING IN AN INKJET PRINTER
96618	Eastman Kodak Company	US		13/010,807	1/21/2011		RAPID IMAGE SEARCH IN A LARGE DATABASE
96622	Eastman Kodak Company	US		13/024,555	2/10/2011		INDIUM PHOSPHIDE COLLOIDAL NANOCRYSTALS

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96623	Eastman Kodak Company	US		13/031,343	2/21/2011		METHOD FOR MEDIA RELIVING ON DEMAND
96625	Eastman Kodak Company	US	8399533	12/946,074	11/15/2010	3/19/2013	PHOTOCURABLE COMPOSITIONS CONTAINING N-OXYAZINIUM SALT PHOTOINITIATORS
96626	Eastman Kodak Company	US		12/913,808	10/28/2010		HEAD-MOUNTED DISPLAY CONTROL WITH IMAGE-CONTENT ANALYSIS
96627	Eastman Kodak Company	US		13/435,283	3/30/2012		METHOD FOR SENSING UNFUSED TONER
96630	Eastman Kodak Company	US		12/914,118	10/28/2010		REDUCING CONTAMINATION BY REGULATING FLOW
96631	Eastman Kodak Company	US		13/040,297	3/4/2011		ELECTROPHOTOGRAPHIC NON-UNIFORMITY COMPENSATION USING INTENTIONAL PERIODIC VARIATION
96632	Eastman Kodak Company	US		13/096,215	4/28/2011		ELECTROPHOTOGRAPHIC PRINTER WITH STATEFUL TONER BOTTLES
96634	Eastman Kodak Company	US	8401416	12/942,420	11/9/2010	3/19/2013	ELECTROPHOTOGRAPHICALLY PRINTING JOB HAVING JOB TYPE
96637	Eastman Kodak Company	US		13/422,089	3/16/2012		PRINTING SYSTEM FOR REDUCING PRINTER ARTIFACTS
96638	Eastman Kodak Company	US		13/093,913	4/26/2011		THERMAL TRANSFER DONOR ELEMENT
96639	Eastman Kodak Company	US	8345075	13/094,935	4/27/2011	1/1/2013	DUPLEX THERMAL DYE RECEIVER ELEMENTS AND IMAGING METHODS
96639	Eastman Kodak Company	WO		PCT/US12/34609	4/23/2012		DUPLEX THERMAL DYE RECEIVER ELEMENTS AND METHODS
96641	Eastman Kodak Company	US		12/913,100	10/27/2010		INCLINED MOTOR IN AN INKJET PRINTER
96642	Eastman Kodak Company	US		12/913,115	10/27/2010		METHOD OF ASSEMBLING A MULTIFUNCTION PRINTER
96643	Eastman Kodak Company	US	8123210	12/913,139	10/27/2010	2/28/2012	PAPER FEEDING ASSEMBLY FOR PRINTERS
96644	Eastman Kodak Company	US		12/911,984	10/26/2010		LARGE PARTICLE TONER PRINTER
96645	Eastman Kodak Company	US		12/912,017	10/26/2010		LARGE PARTICLE TONER
96646	Eastman Kodak Company	US	8147948	12/912,051	10/26/2010	4/3/2012	PRINTED ARTICLE
96647	Eastman Kodak Company	US		12/911,779	10/26/2010		LIQUID DISPENSER INCLUDING VERTICAL OUTLET OPENING WALL

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96648	Eastman Kodak Company	US		12/911,783	10/26/2010		DISPENSING LIQUID USING VERTICAL OUTLET OPENING DISPENSER
96649	Eastman Kodak Company	CN		MAILED	10/14/2011		LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	EP		11774159.5	10/14/2011		LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	US		12/911,756	10/26/2010		LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96650	Eastman Kodak Company	US	8328335	12/911,758	10/26/2010	12/11/2012	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96651	Eastman Kodak Company	US		12/911,769	10/26/2010		LIQUID DISPENSER INCLUDING CURVED OUTLET OPENING WALL
96652	Eastman Kodak Company	US	8336995	12/911,773	10/26/2010	12/25/2012	DISPENSING LIQUID USING CURVED OUTLET OPENING DISPENSER
96653	Eastman Kodak Company	US		12/911,751	10/26/2010		LIQUID DISPENSER INCLUDING CURVED VENT
96654	Eastman Kodak Company	US	8303091	12/911,755	10/26/2010	11/6/2012	DISPENSING LIQUID USING CURVED VENT DISPENSER
96655	Eastman Kodak Company	US		12/911,759	10/26/2010		LIQUID DISPENSER INCLUDING MULTIPLE LIQUID RETURN PASSAGES
96656	Eastman Kodak Company	US		12/911,762	10/26/2010		DISPENSING LIQUID USING DISPENSER INCLUDING MULTIPLE RETURNS
96658	Eastman Kodak Company	US		12/911,765	10/26/2010		DISPENSING LIQUID USING DISPENSER WITH RETURN FILTER
96659	Eastman Kodak Company	US	8322825	12/911,771	10/26/2010	12/4/2012	DISPENSER INCLUDING OVERLAPPING OUTLET AND RETURN PORT
96660	Eastman Kodak Company	US		12/911,774	10/26/2010		DISPENSING LIQUID USING OVERLAPPING OUTLET RETURN DISPENSER
96661	Eastman Kodak Company	CN		FILED	10/14/2011		DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	EP		11774161.1	10/14/2011		DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS

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96661	Eastman Kodak Company	US	8308275	12/911,776	10/26/2010	11/13/2012	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96662	Eastman Kodak Company	US		12/911,782	10/26/2010		DISPENSING LIQUID USING ARRAY OF DISPENSING ELEMENTS
96663	Eastman Kodak Company	US	8382254	12/911,754	10/26/2010	2/26/2013	LIQUID DISPENSER INCLUDING SECONDARY LIQUID MANIFOLD
96664	Eastman Kodak Company	US	8328334	12/911,750	10/26/2010	12/11/2012	DISPENSING LIQUID USING DISPENSER INCLUDING SECONDARY MANIFOLD
96666	Eastman Kodak Company	US		12/914,120	10/28/2010		IMAGING PRODUCT SELECTION SYSTEM
96667	Eastman Kodak Company	US		13/214,460	8/22/2011		ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
96668	Eastman Kodak Company	US		13/094,865	4/27/2011		PRINTING MULTI-CHANNEL IMAGE ON WEB RECEIVER
96669	Eastman Kodak Company	US		12/956,206	11/30/2010		PRODUCING CALIBRATION TARGET FOR PRINTER
96670	Eastman Kodak Company	US		13/249,333	9/30/2011		METHOD FOR MANAGING WAX ON A PRINT
96671	Eastman Kodak Company	US		13/018,188	1/31/2011		ENHANCEMENT OF DISCHARGED AREA DEVELOPED TONER LAYER
96672	Eastman Kodak Company	US		13/161,601	6/16/2011		TASK ALLOCATION IN A COMPUTER NETWORK
96673	Eastman Kodak Company	US		13/161,611	6/16/2011		IMAGE PROCESSING IN A COMPUTER NETWORK
96676	Eastman Kodak Company	US	8380039	12/942,407	11/9/2010	2/19/2013	METHOD FOR ALIGNING DIFFERENT PHOTO STREAMS
96677	Eastman Kodak Company	US		12/942,422	11/9/2010		ALIGNING AND ANNOTATING DIFFERENT PHOTO STREAMS
96679	Eastman Kodak Company	US		12/915,715	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96680	Eastman Kodak Company	US		12/915,482	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96681	Eastman Kodak Company	US	8282202	12/915,527	10/29/2010	10/9/2012	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96682	Eastman Kodak Company	US		12/971,017	12/17/2010		METHOD FOR PRODUCING A BLENDED VIDEO SEQUENCE

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96683	Eastman Kodak Company	US		12/948,044	11/17/2010		EXTRACTING STEP AND REPEAT DATA
96688	Eastman Kodak Company	US		12/948,994	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH REDUCED POWER MODE
96689	Eastman Kodak Company	US		12/949,029	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH AUTOMATICALLY ADJUSTED IMAGE DISPLAY DURATIONS
96690	Eastman Kodak Company	US		12/949,054	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH REMOTELY DISABLEABLE USER INTERFACE
96694	Eastman Kodak Company	US		12/966,153	12/13/2010		USER IDENTIFICATION FOR SCANNING APPARATUS
96695	Eastman Kodak Company	US		13/433,331	3/29/2012		METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96698	Eastman Kodak Company	US		13/004,112	1/11/2011		METHOD OF CONTROLLING EMISSIONS IN AN ELECTROPHOTOGRAPHIC PRINTER
96701	Eastman Kodak Company	US		13/165,137	6/21/2011		METHOD OF CHARACTERIZING AN IMAGING SYSTEM
96702	Eastman Kodak Company	US		13/165,160	6/21/2011		METHOD OF DESIGNING A COLOR CHART
96703	Eastman Kodak Company	US		12/938,437	11/3/2010		DIGITAL CAMERA PROVIDING HIGH DYNAMIC RANGE IMAGES
96706	Eastman Kodak Company	US		12/952,257	11/23/2010		PROCESSING REUSABLE AND SPECIFIC CONTENT
96708	Eastman Kodak Company	US		12/959,470	12/3/2010		APPARATUS FOR DECOUPLING A ROLLER CHARGER FROM A PHOTOCONDUCTOR
96711	Eastman Kodak Company	US		12/949,937	11/19/2010		EJECTING ANTI-CURL SOLUTION IN CARRIAGE PRINTERS
96712	Eastman Kodak Company	US		13/115,421	5/25/2011		LIQUID EJECTION USING DROP CHARGE AND MASS
96712	Eastman Kodak Company	WO		PCT/US12/39071	5/23/2012		LIQUID EJECTION USING DROP CHARGE AND MASS
96713	Eastman Kodak Company	US		12/949,086	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH REMOTE VIEWING INTERFACE
96714	Eastman Kodak Company	TW		101100696	1/6/2012		TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH

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96714	Eastman Kodak Company	US		12/986,197	1/7/2011		TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96715	Eastman Kodak Company	TW		101100694	1/6/2012		TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	US		12/986,241	1/7/2011		TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	WO		PCT/US12/20120	1/4/2012		TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96716	Eastman Kodak Company	US		13/228,881	9/9/2011		PRINTHEAD FOR INKJET PRINTING DEVICE
96721	Eastman Kodak Company	US		13/053,700	3/22/2011		LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	WO		PCT/US12/28161	3/8/2012		LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96723	Eastman Kodak Company	US		13/155,838	6/8/2011		SORTING BY CONTROLLING SCANNED DOCUMENT VELOCITY
96724	Eastman Kodak Company	US		13/205,150	8/8/2011		NOTCHLESS CORE
96725	Eastman Kodak Company	US		12/947,986	11/17/2010		METHOD OF IDENTIFYING MOTION SICKNESS
96727	Eastman Kodak Company	US		13/181,701	7/13/2011		ELECTROPHOTOGRAPHIC DEVELOPER TONER REPLENISHMENT APPARATUS
96728	Eastman Kodak Company	US		13/025,193	2/11/2011		ELECTROPHOTOGRAPHIC DEVELOPER REPLENISHMENT ALONG DIAGONAL SWATH
96729	Eastman Kodak Company	US		13/004,224	1/11/2011		FORMING RANGE MAPS USING PERIODIC ILLUMINATION PATTERNS
96730	Eastman Kodak Company	US		13/612,920	9/13/2012		METALLIZED THERMAL DYE IMAGE RECEIVER ELEMENTS AND IMAGING
96731	Eastman Kodak Company	US	8333861	12/955,077	11/29/2010	12/18/2012	FORMING A FLEXIBLE WALL FOR AN INK TANK
96732	Eastman Kodak Company	US		12/949,960	11/19/2010		METHOD OF PRINTING WITH ANTI-CURL SOLUTION
96735	Eastman Kodak Company	US		13/234,662	9/16/2011		INK COMPOSITION FOR CONTINUOUS INKJET PRINTING

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96735	Eastman Kodak Company	WO		PCT/US12/54710	9/12/2012		INK COMPOSITION FOR CONTINUOUS INKJET PRINTING
96736	Eastman Kodak Company	US		12/959,474	12/3/2010		PRINTER FOR DETERMINING PAPER TYPE USING TRANSMITTANCE
96738	Eastman Kodak Company	US		12/959,505	12/3/2010		INKJET PRINTERS WITH DUAL PAPER SENSORS
96740	Eastman Kodak Company	US		13/031,300	2/21/2011		FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	WO		PCT/US12/25771	2/20/2012		FLOOR RELIEF FOR DOT IMPROVEMENT
96742	Eastman Kodak Company	US		12/968,381	12/15/2010		MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96743	Eastman Kodak Company	US		13/070,849	3/24/2011		DIGITAL 3D CAMERA USING PERIODIC ILLUMINATION
96744	Eastman Kodak Company	US		12/986,416	1/7/2011		IMAGE LAYOUT ADJUSTMENT METHOD
96745	Eastman Kodak Company	US		12/952,263	11/23/2010		PROCESSING REUSABLE AND SPECIFIC CONTENT
96746	Eastman Kodak Company	US		13/017,260	1/31/2011		EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	WO		PCT/US12/21939	1/20/2012		EMBEDDING DATA PRINTED IN SOLID AREAS
96747	Eastman Kodak Company	US	8406673	12/965,254	12/10/2010	3/26/2013	ROTATABLE MEMBER CLEANER FOR ELECTROPHOTOGRAPHIC PRINTER
96748	Eastman Kodak Company	US		12/956,275	11/30/2010		METHOD OF IDENTIFYING MOTION SICKNESS
96751	Eastman Kodak Company	US		13/072,811	3/28/2011		DISPLAY DEVICE FOR DISPLAYING RELATED DIGITAL IMAGES
96752	Eastman Kodak Company	US		13/011,103	1/21/2011		LASER LEVELING HIGHLIGHT CONTROL
96752	Eastman Kodak Company	WO		PCT/US12/21468	1/17/2012		LASER LEVELING HIGHLIGHT CONTROL
96753	Eastman Kodak Company	US		12/974,038	12/21/2010		FORMING AN INK TANK WITH CAPILLARY BREATHER
96754	Eastman Kodak Company	US		12/966,169	12/13/2010		METHOD OF IDENTIFYING USER OF SCANNING APPARATUS
96755	Eastman Kodak Company	US		13/094,920	4/27/2011		DEACTIVATION OF A SECURITY FEATURE

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96755	Eastman Kodak Company	WO		PCT/US12/34852	4/25/2012		DEACTIVATION OF A SECURITY FEATURE
96756	Eastman Kodak Company	US		12/968,387	12/15/2010		MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96757	Eastman Kodak Company	US		13/074,388	3/29/2011		PRINTHEAD MAINTENANCE STATION INCLUDING STATION BACKFLUSH
96758	Eastman Kodak Company	US		13/292,117	11/9/2011		MEDIA TRANSPORT SYSTEM INCLUDING ACTIVE MEDIA STEERING
96762	Eastman Kodak Company	US		13/007,758	1/17/2011		HEAD-MOUNTED DISPLAY CONTROL WITH SENSORY STIMULATION
96766	Eastman Kodak Company	US		13/026,355	2/14/2011		PHOTOINITIATOR COMPOSITIONS AND USES
96770	Eastman Kodak Company	US		13/026,360	2/14/2011		PHOTOCURABLE INKS AND METHODS OF USE
96771	Eastman Kodak Company	US		13/026,365	2/14/2011		ARTICLES WITH PHOTOCURABLE AND PHOTOCURED COMPOSITIONS
96772	Eastman Kodak Company	US		13/026,372	2/14/2011		METHODS OF PHOTOCURING AND IMAGING
96773	Eastman Kodak Company	US		13/077,496	3/31/2011		DUAL TONER PRINTING WITH DISCHARGE AREA DEVELOPMENT
96774	Eastman Kodak Company	US		13/018,172	1/31/2011		BALANCING DISCHARGE AREA DEVELOPED AND TRANSFERRED TONER
96775	Eastman Kodak Company	US		13/018,158	1/31/2011		ENHANCEMENT OF CHARGE AREA DEVELOPED TONER LAYER
96776	Eastman Kodak Company	US		13/077,474	3/31/2011		DUAL TONER PRINTING WITH CHARGE AREA DEVELOPMENT
96777	Eastman Kodak Company	US		13/018,148	1/31/2011		BALANCING CHARGE AREA DEVELOPED AND TRANSFERRED TONER
96778	Eastman Kodak Company	US		13/018,183	1/31/2011		PRINTER WITH DISCHARGE AREA DEVELOPED TONER BALANCING
96779	Eastman Kodak Company	US		13/018,136	1/31/2011		PRINTER WITH CHARGE AREA DEVELOPED TONER BALANCING
96780	Eastman Kodak Company	US		13/015,608	1/28/2011		PRINTER WEB MEDIUM SUPPLY WITH DRIVE SYSTEM

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96781	Eastman Kodak Company	US		13/017,111	1/31/2011		METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96788	Eastman Kodak Company	US		13/101,178	5/5/2011		INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96788	Eastman Kodak Company	WO		PCT/US12/36225	5/3/2012		INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96789	Eastman Kodak Company	US		12/987,189	1/10/2011		ALIGNMENT OF STEREO IMAGES PAIRS FOR VIEWING
96790	Eastman Kodak Company	US		12/987,192	1/10/2011		THREE CHANNEL DELIVERY OF STEREO IMAGES
96791	Eastman Kodak Company	US		12/987,194	1/10/2011		ROTATIONAL ADJUSTMENT FOR STEREO VIEWING
96792	Eastman Kodak Company	US		13/026,380	2/14/2011		PHOTOCURABLE INKS WITH ALDEHYDES AND METHODS OF USE
96794	Eastman Kodak Company	DE		102010055852.4	12/22/2010		A METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE VERFAHREN ZUM DRUCKEN EINES MEHRFARBENBILDES AUF EINER BEDRUCKSTOFFBAHN
96794	Eastman Kodak Company	US		13/311,039	12/5/2011		METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE
96795	Eastman Kodak Company	DE		102010055422.7	12/21/2010		EXTENDED IN-TRACK CORRECTION VERFAHREN ZUR KORREKTUR DES POSITION EINES BOGENS IN TRANSPORTRICHTUNG UND BOGENBEARBEITUNGSMASCHINE
96796	Eastman Kodak Company	DE		102011016105.8	4/5/2011		VERFAHREN ZUM EINSPEISEN VON BÖGEN
96796	Eastman Kodak Company	US		13/433,690	3/29/2012		METHOD FOR FEEDING SHEETS

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96797	Eastman Kodak Company	DE		102011009823.2	1/31/2011		COMBINED IN-TRACK, CROSS-TRACK AND INDICATOR LENGTH DETECTION TRANSPORTBAND,MESSVORRICHTUNG UND VERFAHREN ZUR BESTIMMUNG DES TYPUS UND DER POSITION DES TRANSPORTBANDES
96798	Eastman Kodak Company	US		13/022,663	2/8/2011		PRINTED PRODUCT WITH AUTHENTICATION BI-FLUORESCENCE FEATURE
96798	Eastman Kodak Company	WO		PCT/US12/23211	1/31/2012		PRINTED PRODUCT WITH AUTHENTICATION BI-FLUORESCENCE FEATURE
96809	Eastman Kodak Company	DE		102011012677.5	2/28/2011		PAPERINDEPENDANT ENCODING IN WEB PRINTERS
96809	Eastman Kodak Company	DE		102011017209.2	4/15/2011		VERFAHREN UND VORRICHTUNG ZUM AUTOMATISCHEN ANPASSEN EINES SCHREIBTAKTES IN EINER DIGITALEN DRUCKMASCHINE
96809	Eastman Kodak Company	US		13/406,832	2/28/2012		METHOD AND DEVICE FOR AUTOMATICALLY ADAPTING A WRITE CYCLE IN A DIGITAL PRINTING MACHINE
96812	Eastman Kodak Company	US		13/036,283	2/28/2011		PREPARATION OF LITHOGRAPHIC PRINTING PLATES
96813	Eastman Kodak Company	TW		101105909	2/22/2012		THERMAL PRINTER
96813	Eastman Kodak Company	US		13/032,897	2/23/2011		THERMAL PRINTER
96813	Eastman Kodak Company	WO		PCT/US12/25784	2/20/2012		THERMAL PRINTER
96814	Eastman Kodak Company	US		13/273,263	10/14/2011		JAM SENSING AT DOCUMENT FEEDING STATION
96823	Eastman Kodak Company	US		13/014,763	1/27/2011		CARRIAGE WITH CAPPING SURFACE FOR INKJET PRINTHEAD
96824	Eastman Kodak Company	US		13/028,417	2/16/2011		OBLIQUELY MOUNTED MOTOR ON SCAN BAR ASSEMBLY
96825	Eastman Kodak Company	US		13/028,433	2/16/2011		SCANNING APPARATUS WITH CIRCUIT BOARD OVERLAPPING PLATEN

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96826	Eastman Kodak Company	US	7985684	12/986,199	1/7/2011	7/26/2011	ACTUATING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96828	Eastman Kodak Company	US	8383469	12/986,206	1/7/2011	2/26/2013	PRODUCING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96829	Eastman Kodak Company	TW		101100698	1/6/2012		TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	US		12/986,210	1/7/2011		TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	WO		PCT/US12/20125	1/4/2012		TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96830	Eastman Kodak Company	US	8304347	12/986,218	1/7/2011	11/6/2012	ACTUATING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96831	Eastman Kodak Company	US	8338291	12/986,236	1/7/2011	12/25/2012	PRODUCING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96832	Eastman Kodak Company	US		12/986,251	1/7/2011		ACTUATING TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96833	Eastman Kodak Company	US	8409937	12/986,247	1/7/2011	4/2/2013	PRODUCING TRANSISTOR INCLUDING MULTUI-LAYER REENTRANT PROFILE
H10000	Eastman Kodak Company	US	6743560	10/109,535	3/28/2002	6/1/2004	TREATING COMPOSITION AND PROCESS FOR TONER FUSING IN ELECTROTATOGRAPHIC REPRODUCTION
H10001	Eastman Kodak Company	US	6585406	09/853,725	5/11/2001	7/1/2003	ELECTROSTATOGRAPHIC BLENDER ASSEMBLY AND METHOD
H10002	Eastman Kodak Company	DE	60121855.8	01110190.4	5/8/2001	8/2/2006	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE

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H10002	Eastman Kodak Company	JP	4990464	2001-584956	5/11/2001	5/11/2012	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	NL	1156379	01110190.4	5/8/2001	8/2/2006	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6370340	09/572,524	5/17/2000	4/9/2002	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6427053	09/824,445	4/2/2001	7/30/2002	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10003	Eastman Kodak Company	US	6610451	09/747,764	12/26/2000	8/26/2003	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10003	Eastman Kodak Company	US	6766136	10/403,539	3/31/2003	7/20/2004	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10007	Eastman Kodak Company	DE	60142147.7	01111750.4	5/15/2001	5/19/2010	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	GB	1156377	01111750.4	5/15/2001	5/19/2010	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	JP		2001-584960	5/15/2001		TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS

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H10007	Eastman Kodak Company	NL	1156377	01111750.4	5/15/2001	5/19/2010	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6526247	09/855,384	5/15/2001	2/25/2003	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6775505	10/346,748	1/17/2003	8/10/2004	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10010	Eastman Kodak Company	CA	2359000	2359000	10/12/2001	1/31/2006	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	DE	50112262.1	01123394.7	10/11/2001	3/28/2007	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	FR	1199182	01123394.7	10/11/2001	3/28/2007	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	GB	1199182	01123394.7	10/11/2001	3/28/2007	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	US	7095526	09/691,332	10/18/2000	8/22/2006	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10013	Eastman Kodak Company	US	6890657	09/879,466	6/12/2001	5/10/2005	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING COMPOSITION
H10013	Eastman Kodak Company	US	7252885	10/992,267	11/18/2004	8/7/2007	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING THE COMPOSITION
H10014	Eastman Kodak Company	DE	60133962.2	01105399.8	3/12/2001	5/14/2008	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	NL	1134623	01105399.8	3/12/2001	5/14/2008	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	US	6724998	09/810,785	3/16/2001	4/20/2004	IMAGE FORMING APPARATUS WITH VARIABLE TONING BIAS OFFSET SERVICE UTILITY

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H10015	Eastman Kodak Company	DE	60139059.8	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	FR	1191407	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	GB	1191407	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	NL	1191407	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	US	6673159	09/669,710	9/26/2000	1/6/2004	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10016	Eastman Kodak Company	DE	50115095.1	01111173.9	5/11/2001	9/9/2009	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM
H10016	Eastman Kodak Company	US	6580880	09/572,526	5/17/2000	6/17/2003	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM
H10017	Eastman Kodak Company	EP		01110023.7	4/26/2001		PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	JP	4694084	2001-584949	5/11/2001	3/4/2011	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	US	6442358	09/572,521	5/17/2000	8/27/2002	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10019	Eastman Kodak Company	DE		10158984.0	11/30/2001		PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB

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H10019	Eastman Kodak Company	EP		01128341.3	11/30/2001		PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB
H10019	Eastman Kodak Company	US	7466442	09/731,503	12/6/2000	12/16/2008	PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB
H10026	Eastman Kodak Company	US	6480685	09/734,396	12/11/2000	11/12/2002	SYSTEM AND METHOD FOR QUIETLY AND EFFICIENTLY CLEANING AND REMOVING PARTICLES FROM A COPIER/PRINTER MACHINE
H10027	Eastman Kodak Company	DE	50107346.9	01121797.3	9/21/2001	9/7/2005	TENSION DEVICE OF A CORONA WIRE
H10027	Eastman Kodak Company	US	6900436	09/688,002	10/14/2000	5/31/2005	CORONA WIRE TENSIONING MECHANISM
H10030	Eastman Kodak Company	US	7267255	09/772,177	1/29/2001	9/11/2007	WEB TRACKING ADJUSTMENT DEVICE AND METHOD THROUGH USE OF A BIASED GIMBAL
H10031	Eastman Kodak Company	US	6518587	09/572,416	6/24/2002	2/11/2003	DETECTION AND CORRECTION OF DEFECTS FROM SCANNER CALIBRATION REFERENCES
H10034-1	Eastman Kodak Company	DE	60118054.2	01110143.3	5/4/2001	3/22/2006	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	GB	1156374	01110143.3	5/4/2001	3/22/2006	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	JP	4763216	2001-584954	5/11/2001	6/17/2011	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	NL	1156374	01110143.3	5/4/2001	3/22/2006	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	US	6232026	09/572,988	5/17/2000	5/15/2001	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	DE	60122424.8	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	FR	1156376	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	GB	1156376	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	NL	1156376	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	US	6228549	09/572,989	5/17/2000	5/8/2001	MAGNETIC CARRIER PARTICLES
H10034-3	Eastman Kodak Company	US	6723481	09/853,410	5/11/2001	4/20/2004	METHOD FOR USING HARD MAGNETIC CARRIERS IN AN ELECTROGRAPHIC PROCESS
H10035	Eastman Kodak Company	US	6912325	09/572,259	5/17/2000	6/28/2005	REAL TIME ELECTRONIC REGISTRATION OF SCANNED DOCUMENTS
H10036	Eastman Kodak Company	US	7115056	09/860,007	5/17/2001	10/3/2006	DUAL SPRING TENSIONER

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H10040	Eastman Kodak Company	DE	50109854.2	01117708.6	7/27/2001	5/24/2006	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	DE		10136746.5	7/27/2001		IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	JP	4907040	2002-515526	7/6/2001	1/20/2012	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	US	6650848	09/629,394	8/1/2000	11/18/2003	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10041	Eastman Kodak Company	US	6580885	09/796,321	2/28/2001	6/17/2003	AUTOMATIC MECHANISM FOR CLEANING CORONA WIRES
H10042	Eastman Kodak Company	JP	4582754	2001-585492	5/15/2001	9/10/2010	APPARATUS AND METHOD FOR GREY LEVEL PRINTING
H10042	Eastman Kodak Company	US	6538677	09/854,636	5/14/2001	3/25/2003	APPARATUS AND METHOD FOR GREY LEVEL PRINTING
H10044	Eastman Kodak Company	DE	60126015.5	01111234.9	5/15/2001	1/17/2007	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	FR	1156391	01111234.9	5/15/2001	1/17/2007	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	GB	1156391	01111234.9	5/15/2001	1/17/2007	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	US	6589703	09/853,412	5/11/2001	7/8/2003	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10045	Eastman Kodak Company	US	6469801	09/717,712	11/21/2000	10/22/2002	SCANNER WITH PREPRESS SCALING MODE
H10046	Eastman Kodak Company	US	6496274	09/717,713	11/21/2000	12/17/2002	SCANNER WITH PREPRESS MODE

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H10047	Eastman Kodak Company	DE	50113051.9	01110191.2	5/8/2001	9/26/2007	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	NL	1156390	01110191.2	5/8/2001	9/26/2007	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	US	6571077	09/859,129	5/16/2001	5/27/2003	ELECTROSTATIC IMAGE DEVELOPING METHOD AND APPARATUS USING A DRUM PHOTOCONDUCTOR AND HARD MAGNETIC CARRIERS
H10049	Eastman Kodak Company	CA	2359014	2359014	10/12/2001	3/20/2007	JOB ORDERING SYSTEM FOR AN IMAGE-FORMING MACHINE
H10049	Eastman Kodak Company	US	6608990	09/692,973	10/19/2000	8/19/2003	JOB ORDERING SYSTEM FOR AN IMAGE-FORMING MACHINE
H10052	Eastman Kodak Company	US	6577825	09/692,847	10/19/2000	6/10/2003	USER DETECTION SYSTEM FOR AN IMAGE-FORMING MACHINE
H10053	Eastman Kodak Company	DE	50110802.5	01128339.7	11/30/2001	8/23/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	DE		10158986.7	11/30/2001		LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	GB	1223130	01128339.7	11/30/2001	8/23/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	JP	3801912	2001-387426	12/20/2001	5/12/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	NL	1223130	01128339.7	11/30/2001	8/23/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES

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H10053	Eastman Kodak Company	US	6595513	09/751,193	12/28/2000	7/22/2003	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10054	Eastman Kodak Company	JP	4847669	2002-520026	7/31/2001	10/21/2011	IMAGE-FORMING MACHINE AND ON-LINE DENSITOMETER (as amended)
H10054	Eastman Kodak Company	US	6427057	09/737,320	12/14/2000	7/30/2002	IMAGE-FORMING MACHINE WITH A PULSE DENSITOMETER
H10055-1	Eastman Kodak Company	US	7003723	09/573,368	5/17/2000	2/21/2006	SYSTEM AND METHOD FOR REPRESENTING AND MANAGING PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-10	Eastman Kodak Company	JP	4804697	2001-585440	5/16/2001	8/19/2011	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-10	Eastman Kodak Company	US	6509974	09/573,113	5/17/2000	1/21/2003	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-11	Eastman Kodak Company	CA	2375143	2375143	5/16/2001	7/24/2007	FLEXIBLE JOB DELIVERY FOR JOB PREPARATION
H10055-3	Eastman Kodak Company	DE	50116093.0	01111156.4	5/10/2001	4/25/2012	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	GB	1155850	01111156.4	5/10/2001	4/25/2012	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	JP	4860089	2001-585020	5/16/2001	11/11/2011	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	NL	1155850	01111156.4	5/10/2001	4/25/2012	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	US	6411314	09/573,026	5/17/2000	6/25/2002	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW

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H10055-4	Eastman Kodak Company	US	6437878	09/572,478	5/17/2000	8/20/2002	INTERACTIVE HARDCOPY RE-SAMPLING WITHOUT RE-SCANNING
H10055-6	Eastman Kodak Company	US	6407820	09/572,108	5/17/2000	6/18/2002	EFFICIENT USE OF PRINT RESOURCES WITHIN A JOB STREAM
H10055-7	Eastman Kodak Company	CA	2375142	2375142	5/16/2001	9/8/2009	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	DE		10123763.4	5/16/2001		SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	EP		01111257.0	5/16/2001		SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	JP	4860090	2001-585056	5/16/2001	11/11/2011	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	US	8386945	09/572,341	5/17/2000	2/26/2013	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	CA	2375171	2375171	5/16/2001	1/6/2004	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	JP	4804696	2001-584348	5/16/2001	8/19/2011	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	US	6462756	09/573,093	5/17/2000	10/8/2002	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW

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H10056	Eastman Kodak Company	EP		01123239.4	10/2/2001		SYSTEM AND METHOD FOR INTERFACING WITH A PRODUCTION SCANNER
H10056	Eastman Kodak Company	JP	3904422	2001-310293	10/5/2001	1/19/2007	SYSTEM AND METHOD FOR INTERFACING WITH A PRODUCTION SCANNER
H10056	Eastman Kodak Company	US	7072057	09/686,850	10/10/2000	7/4/2006	SYSTEM AND METHOD FOR INTERFACING WITH A PRODUCTION SCANNER
H10057	Eastman Kodak Company	US	7012706	09/686,995	10/10/2000	3/14/2006	SYSTEM AND METHOD FOR INTERFACING WITH MULTIPLE PRODUCTION SCANNERS
H10060	Eastman Kodak Company	US	6696212	09/818,253	3/27/2001	2/24/2004	SINGLE COMPONENT TONER FOR IMPROVED MAGNETIC IMAGE CHARACTER RECOGNITION
H10061	Eastman Kodak Company	US	6775510	10/190,761	7/8/2002	8/10/2004	METHOD FOR REDUCING RUB-OFF FROM TONER OR PRINTED IMAGES USING A PHASE CHANGE COMPOSITION
H10066	Eastman Kodak Company	US	6567642	10/190,763	7/8/2002	5/20/2003	A HYBRID THERMAL TRANSFER ROLLER BRUSH WAX APPLICATOR FOR RUB-OFF REDUCTION
H10069	Eastman Kodak Company	EP		01124333.4	10/22/2001		SYSTEM AND METHOD FOR INCREASED SHEET TIMING OPERATION WINDOW FOR REGISTRATION
H10069	Eastman Kodak Company	US	6570354	09/698,513	10/27/2000	5/27/2003	SYSTEM AND METHOD FOR INCREASED SHEET TIMING OPERATION WINDOW FOR REGISTRATION
H10070	Eastman Kodak Company	DE	50107351.5	01124278.1	10/18/2001	9/7/2005	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10070	Eastman Kodak Company	FR	1211568	01124278.1	10/18/2001	9/7/2005	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE

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H10070	Eastman Kodak Company	GB	1211568	01124278.1	10/18/2001	9/7/2005	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10070	Eastman Kodak Company	JP	3949929	2001-328163	10/25/2001	4/27/2007	APPARATUS AND METOD FOR IMPROVED REGISTRATION PERFORMANCE AND A RECEIVER REGISTRATION MECHANISM
H10070	Eastman Kodak Company	US	6641134	09/698,512	10/27/2000	11/4/2003	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10071	Eastman Kodak Company	DE	50115378.0	01123359.0	10/10/2001	1/10/2010	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	DE		10149964.7	10/10/2001		AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	GB	1197451	01123359.0	10/10/2001	1/10/2010	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	JP	4145037	2001-313938	10/11/2001	6/27/2008	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	NL	1197451	01123359.0	10/10/2001	1/10/2010	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	US	6554269	09/688,000	10/14/2000	4/29/2003	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	DE	50114144.8	01123358.2	10/10/2001	7/23/2008	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY

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H10072	Eastman Kodak Company	GB	1197450	01123358.2	10/10/2001	7/23/2008	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	JP	3892265	2001-309474	10/5/2001	12/15/2006	PULSED AIRKNIFE CONTROL METHOD OF VACUUM CORRUGATED FEED PAPER SUPPLYING DEVICE
H10072	Eastman Kodak Company	NL	1197450	01123358.2	10/10/2001	7/23/2008	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	US	7007944	09/688,001	10/14/2000	3/7/2006	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10076	Eastman Kodak Company	US	6542713	09/821,303	3/29/2001	4/1/2003	IMAGE-FORMING MACHINE WITH A CONDITIONED CLEANING SYSTEM
H10078	Eastman Kodak Company	US	6449447	09/629,389	8/1/2000	9/10/2002	IMAGE-FORMING MACHINE HAVING CHARGER CLEANING ACTIVATION AFTER AN ARCING FAULT AND RELATED METHOD
H10079	Eastman Kodak Company	US	6617090	09/879,585	6/12/2001	9/9/2003	TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10080	Eastman Kodak Company	US	6582871	09/879,674	6/12/2001	6/24/2003	TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION, FUSER MEMBER FOR TONER FUSING SYSTEM AND PROCESS, AND COMPOSITION FOR FUSER MEMBER SURFACE LAYER
H10081	Eastman Kodak Company	US	7074488	10/194,572	7/12/2002	7/11/2006	MONOFUNCTIONAL BRANCHED POLYSILOXANES, COMPOSITIONS AND PROCESSES OF PREPARING THE SAME
H10083	Eastman Kodak Company	JP	4056242	2001-330375	10/29/2001	12/21/2007	BLOWER HOUSING ENVIRONMENT CONTROL SYSTEM BLOWER AND INTAKE RING SUPPORT PART
H10083	Eastman Kodak Company	US	6503055	09/699,581	10/30/2000	1/7/2003	ENVIRONMENTAL CONTROL SYSTEM BLOWER ASSEMBLY

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H10085	Eastman Kodak Company	US	6708006	10/059,500	1/29/2002	3/16/2004	IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DEVELOPER FLOW MONITORING SYSTEM
H10086	Eastman Kodak Company	US	6801746	10/180,755	6/26/2002	10/5/2004	METHOD AND SYSTEM FOR REDUCING TONER RUB-OFF IN AN ELECTROPHOTOGRAPHIC APPARATUS BY USING PRINTERS' ANTI-OFFSET SPRAY POWDER
H10090	Eastman Kodak Company	US	6539182	09/820,254	3/28/2001	3/25/2003	IMAGE-FORMING MACHINE HAVING A CONTROL DEVICE FOR DETECTING TONER CLOGGING IN A REPLENISHER STATION
H10094	Eastman Kodak Company	US	6670817	09/876,664	6/7/2001	12/30/2003	CAPACITIVE TONER LEVEL DETECTION
H10096	Eastman Kodak Company	US	6272311	09/689,147	10/12/2000	8/7/2001	AIR COOLING STATION FOR ELECTROPHOTOGRAPHIC COPIER
H10099	Eastman Kodak Company	US	6347205	09/671,787	9/27/2000	2/12/2002	MOUNTING OF A DRIVE MOTOR IN THE FUSER SECTION OF AN ELECTROPHOTOGRAPHIC MACHINE
H10100	Eastman Kodak Company	JP	4374166	2002-23418	1/31/2002	9/11/2009	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10100	Eastman Kodak Company	US	6631251	09/775,171	2/1/2001	10/7/2003	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10101	Eastman Kodak Company	US	6449456	09/686,030	10/11/2000	9/10/2002	METHOD AND SYSTEM FOR PROVIDING MORE UNIFORM FUSER OIL DISTRIBUTION ON A FUSER SURFACE
H10102	Eastman Kodak Company	US	6435024	09/675,413	9/29/2000	8/20/2002	METHOD AND APPARATUS FOR DETERMINING THE LEVEL OF PARTICULATE MATERIAL IN A PARTICULATE MATERIAL COLLECTION VESSEL

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H10105	Eastman Kodak Company	US	6522858	09/679,239	10/4/2000	2/18/2003	INSTALLATION OF UPPER SKIVE PLATE IN THE FUSER SECTION OF AN ELECTROPHOTOGRAPHIC MACHINE
H10106	Eastman Kodak Company	US	7130071	10/078,120	2/19/2002	10/31/2006	PAGE AND SUBSET FEATURE SELECTION USER INTERFACE
H10107	Eastman Kodak Company	US	6430385	09/745,861	12/21/2000	8/6/2002	WICK ROLLER ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10108	Eastman Kodak Company	JP	4164269	2002-64875	3/11/2002	8/1/2008	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF TABS IN A PRODUCTION PRINTING WORKFLOW
H10108	Eastman Kodak Company	US	6995860	09/803,166	3/9/2001	2/7/2006	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF TABS IN A PRODUCTION PRINTING WORKFLOW
H10112	Eastman Kodak Company	DE		10252883.7	11/12/2002		ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10112	Eastman Kodak Company	US	6946230	10/054,514	11/13/2001	9/20/2005	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10113	Eastman Kodak Company	US	7214757	09/802,760	3/8/2001	5/8/2007	POLYURETHANE ELASTOMERS AND SHAPED ARTICLES PREPARED THEREFROM
H10116	Eastman Kodak Company	US	6714753	09/760,974	1/16/2001	3/30/2004	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10116	Eastman Kodak Company	US	6801739	10/757,687	1/14/2004	10/5/2004	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10119	Eastman Kodak Company	JP	4132778	2001-328206	10/25/2001	6/6/2008	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10119	Eastman Kodak Company	US	6453149	09/699,195	10/27/2000	9/17/2002	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10120	Eastman Kodak Company	US	6698747	09/777,947	2/6/2001	3/2/2004	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL

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H10120	Eastman Kodak Company	US	6908082	10/745,912	12/24/2003	6/21/2005	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10121	Eastman Kodak Company	US	6918582	10/668,404	9/23/2003	7/19/2005	SHEET FEEDER FOR A SHEET HANDLING MACHINE
H10122	Eastman Kodak Company	US	6564030	09/736,656	12/13/2000	5/13/2003	VENTED SKIVE ASSEMBLY FOR A FUSER STATION IN AN IMAGE-FORMING MACHINE
H10131	Eastman Kodak Company	US	6539181	09/772,383	1/29/2001	3/25/2003	IMPROVED JAM RECOVERY WHEN USING ORDERED MEDIA
H10132	Eastman Kodak Company	US	6799005	10/236,627	9/5/2002	9/28/2004	METHOD AND SYSTEM OF PRE-SELECTING ORDERED MEDIA IN A PRINTING SYSTEM
H10134	Eastman Kodak Company	JP	4338349	2002-26713	2/4/2002	7/10/2009	METHOD FOR INTEGRATING COLOR PAGE IN MONOCHROMATIC PRINTER MANAGED BY RASTER IMAGING PROCESSOR
H10134	Eastman Kodak Company	US	6934047	09/777,476	2/6/2001	8/23/2005	INTEGRATION OF COLOR PAGES ON A BLACK AND WHITE PRINTER MANAGED BY A RASTER IMAGING PROCESSOR
H10135	Eastman Kodak Company	DE	50214619.2	02001101.1	1/23/2002	9/1/2010	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	GB	1229490	02001101.1	1/23/2002	9/1/2010	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	US	6888647	09/777,475	2/6/2001	5/3/2005	PROOFING WITH WATERMARK INFORMATION CREATED BY A RASTER IMAGING PROCESSOR
H10137	Eastman Kodak Company	DE		10202206.2	1/22/2002		METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	EP		02001072.4	1/22/2002		METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	JP	4077215	2002-50170	2/26/2002	2/8/2008	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING

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H10137	Eastman Kodak Company	US	6930791	09/794,525	2/27/2001	8/16/2005	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10139	Eastman Kodak Company	US	6728503	09/855,985	5/15/2001	4/27/2004	ELECTROGRAPHIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED DEVELOPER MASS VELOCITY
H10143	Eastman Kodak Company	US	6466762	09/793,072	2/26/2001	10/15/2002	PRECISION MOUNTING FOR IMPRECISE PARTS
H10146	Eastman Kodak Company	US	6453148	09/732,505	12/7/2000	9/17/2002	APPARATUS AND PROCESS FOR DETECTING LEAKS IN AN ELECTROGRAPHIC CLEANING SYSTEM
H10148	Eastman Kodak Company	DE	60211584.1	02005283.3	3/12/2002	5/24/2006	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	GB	1246016	02005283.3	3/12/2002	5/24/2006	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	JP	4018416	2002-85837	3/26/2002	9/28/2007	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	US	6517984	09/818,956	3/27/2001	2/11/2003	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10157	Eastman Kodak Company	US	6621995	10/096,170	3/11/2002	9/16/2003	AN IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DUSTING CONTROL SYSTEM
H10159	Eastman Kodak Company	US	7056578	10/692,440	10/23/2003	6/6/2006	LAYER COMPRISING NONFIBRILLATABLE AND AUTOADHESIVE PLASTIC PARTICLES, AND METHOD OF PREPARATION

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H10161	Eastman Kodak Company	US	7195853	10/691,779	10/23/2003	3/27/2007	PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10167	Eastman Kodak Company	US	8092359	10/691,778	10/23/2003	1/10/2012	FUSER MEMBER AND FUSER MEMBER SURFACE LAYER
H10173	Eastman Kodak Company	US	6873805	10/177,736	6/21/2002	3/29/2005	TONER REPLENISHMENT BASED ON WRITER CURRENT
H10174	Eastman Kodak Company	US	6885833	10/176,956	6/21/2002	4/26/2005	REDUCTION OF BANDING AND MOTTLE IN ELECTROPHOTOGRAPHIC SYSTEMS
H10176	Eastman Kodak Company	US	6459859	09/947,015	9/5/2001	10/1/2002	SERVICE ROUTINE TO IDENTIFY CAUSES FOR IMAGE ARTIFACTS IN PRINTED OUTPUT
H10178	Eastman Kodak Company	US	6647219	10/235,772	9/5/2002	11/11/2003	ELECTROPHOTOGRAPHIC RECORDING PROCESS CONTROL METHOD AND APPARATUS
H10181	Eastman Kodak Company	US	6416921	09/814,923	3/22/2001	7/9/2002	METHOD FOR FORMING TONER PARTICLES HAVING CONTROLLED MORPHOLOGY AND CONTAINING A QUATERNARY AMMONIUM TETRAPHENYLBORATE AND A POLYMERIC PHOSPHONIUM SALT
H10184	Eastman Kodak Company	DE	50201646.9	02003936.8	2/22/2002	12/1/2004	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS
H10184	Eastman Kodak Company	US	6967747	09/791,935	2/22/2001	11/22/2005	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS
H10186	Eastman Kodak Company	US	6731885	10/177,654	6/21/2002	5/4/2004	CAPACITIVE PROBE TONER LEVEL DETECTOR ASSEMBLY
H10188	Eastman Kodak Company	US	7815182	12/393,149	2/26/2009	10/19/2010	METHOD FOR CONTROLLING STACK-ADVANCING IN A REPRODUCTION APPARATUS
H10195	Eastman Kodak Company	US	7465409	11/232,275	9/21/2005	12/16/2008	HARD MAGNETIC CORE PARTICLES AND A METHOD OF MAKING SAME
H10196	Eastman Kodak Company	US	6593046	09/954,907	9/18/2001	7/15/2003	PHOTOCONDUCTIVE ELEMENTS HAVING A POLYMERIC BARRIER LAYER

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H10198	Eastman Kodak Company	DE	60222620.1	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	FR	1293835	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	GB	1293835	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	JP	3972069	2002-136519	5/13/2002	6/22/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	NL	1293835	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	US	6692880	10/139,782	5/6/2002	2/17/2004	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10205	Eastman Kodak Company	US	6442354	09/822,569	3/30/2001	8/27/2002	SCAVENGER PLATE MONITORING SYSTEM
H10220	Eastman Kodak Company	US	6797448	10/138,840	5/3/2002	9/28/2004	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED IMAGE AND FUSING QUALITY
H10223	Eastman Kodak Company	DE	60233779.8	02019138.3	8/30/2002	9/23/2009	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	FR	1291728	02019138.3	8/30/2002	9/23/2009	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	GB	1291728	02019138.3	8/30/2002	9/23/2009	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	US	7411691	10/235,282	9/4/2002	8/12/2008	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISH OUTPUT CHAINING

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H10226	Eastman Kodak Company	US	6823147	10/232,633	8/30/2002	11/23/2004	METHOD OF RESOLVING MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10227	Eastman Kodak Company	US	6865354	10/650,659	8/28/2003	3/8/2005	METHOD FOR USING A USER INTERFACE TO RESOLVE MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10229	Eastman Kodak Company	US	6988725	10/701,838	11/5/2003	1/24/2006	METHOD FOR REGISTERING SHEETS IN A DUPLEX REPRODUCTION MACHINE FOR ALLEVIATING SKEW
H10233	Eastman Kodak Company	DE	60228528.3	02015563.6	7/12/2002	8/27/2008	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	FR	1280010	02015563.6	7/12/2002	8/27/2008	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	GB	1280010	02015563.6	7/12/2002	8/27/2008	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	US	6861192	10/187,551	7/2/2002	3/1/2005	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10235	Eastman Kodak Company	US	7088947	10/668,751	9/23/2003	8/8/2006	POST PROCESSOR INSERTER SPEED AND TIMING ADJUST UNIT
H10236	Eastman Kodak Company	DE	60311376.1	03020469.7	9/15/2003	1/24/2007	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	GB	1403201	03020469.7	9/15/2003	1/24/2007	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM

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H10236	Eastman Kodak Company	NL	1403201	03020469.7	9/15/2003	1/24/2007	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	US	6826384	10/668,860	9/23/2003	11/30/2004	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10241	Eastman Kodak Company	US	6892047	10/668,416	9/23/2003	5/10/2005	AIR BAFFLE FOR PAPER TRAVEL PATH WITHIN AN ELECTROPHOTOGRAPHIC MACHINE
H10243	Eastman Kodak Company	US	6957035	10/667,558	9/22/2003	10/18/2005	VACUUM ASSISTED FUSER ENTRANCE GUIDE FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10245	Eastman Kodak Company	US	6647235	10/141,254	5/8/2002	11/11/2003	MECHANISM FOR AGITATING THE TONER IN THE REPLENISHER ON AN ELECTROPHOTOGRAPHIC MACHINE
H10254	Eastman Kodak Company	EP		02019096.3	8/29/2002		IMAGE-FORMING SYSTEM WITH A GRAPHICAL USER INTERFACE HAVING AN INTERCONNECTION ARCHITECTURE
H10254	Eastman Kodak Company	US	7652779	10/235,557	9/5/2002	1/26/2010	IMAGE-FORMING SYSTEM WITH A GRAPHICAL USER INTERFACE HAVING AN INTERCONNECTION ARCHITECTURE
H10257	Eastman Kodak Company	US	7146125	10/678,287	10/3/2003	12/5/2006	TRANSFER ROLLER WITH RESISTIVITY RANGE
H10258	Eastman Kodak Company	US	6775490	10/235,752	9/5/2002	8/10/2004	ELECTROSTATOGRAPHIC REPRODUCTION METHOD AND APPARATUS WITH IMPROVED START-UP TO SUBSTANTIALLY PREVENT TRANSFER ROLLER CONTAMINATION
H10262	Eastman Kodak Company	US	7295799	11/089,498	3/24/2005	11/13/2007	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING PULSED DC FIELDS
H10263	Eastman Kodak Company	EP		05730806.6	3/29/2005		SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10263	Eastman Kodak Company	US	7469119	11/077,615	3/11/2005	12/23/2008	SYNCHRONOUS DUPLEX PRINTING SYSTEMS

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H10264	Eastman Kodak Company	US	7391425	11/089,383	3/24/2005	6/24/2008	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING DIRECTED CHARGED PARTICLE OR AEROSOL TONER DEVELOPMENT
H10272	Eastman Kodak Company	US	6894137	10/454,897	6/5/2003	5/17/2005	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10272	Eastman Kodak Company	US	7157543	11/103,398	4/11/2005	1/2/2007	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10274	Eastman Kodak Company	US	7084202	10/454,900	6/5/2003	8/1/2006	MOLECULAR COMPLEXES AND RELEASE AGENTS
H10276	Eastman Kodak Company	EP		02012422.8	6/10/2002		ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10276	Eastman Kodak Company	US	7314696	09/880,689	6/13/2001	1/1/2008	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10290	Eastman Kodak Company	US	7147222	10/418,378	4/18/2003	12/12/2006	METHOD AND APPARATUS FOR REGISTERING SHEET OF ARBITRARY SIZE
H10298	Eastman Kodak Company	DE	60207340.5	02018294.5	8/26/2002	11/16/2005	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10298	Eastman Kodak Company	GB	1291727	02018294.5	8/26/2002	11/16/2005	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10298	Eastman Kodak Company	US	7087355	11/083,726	3/18/2005	8/8/2006	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10300	Eastman Kodak Company	US	6728506	10/144,580	5/13/2002	4/27/2004	A WICK ROLLER FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10312	Eastman Kodak Company	US	7372587	10/673,602	9/29/2003	5/13/2008	ORDERED MEDIA JAM RECOVERY SYSTEM AND METHOD

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H10315	Eastman Kodak Company	US	7014976	10/634,004	8/4/2003	3/21/2006	FUSER MEMBER, APPARATUS AND METHOD FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10316	Eastman Kodak Company	EP		03024306.7	10/24/2003		METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10316	Eastman Kodak Company	EP		11166329.0	5/17/2011		METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10316	Eastman Kodak Company	US	7090417	10/692,186	10/23/2003	8/15/2006	METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10317	Eastman Kodak Company	US	7706706	12/259,310	10/28/2008	4/27/2010	METHOD AND SYSTEM FOR WIDE FORMAT TONING
H10332-1	Eastman Kodak Company	US	7602510	10/812,686	3/30/2004	10/13/2009	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO REDUCE TONER CONSUMPTION
H10361	Eastman Kodak Company	US	6975411	10/785,677	2/24/2004	12/13/2005	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER USING DENSITY PATCH FEEDBACK
H10363	Eastman Kodak Company	US	7209244	10/784,643	2/23/2004	4/24/2007	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO MINIMIZE SCREEN FREQUENCY SENSITIVITY
H10370	Eastman Kodak Company	US	7056637	10/460,514	6/12/2003	6/6/2006	ELECTROPHOTOGRAPHIC TONER WITH UNIFORMLY DISPERSED WAX
H10372	Eastman Kodak Company	US	7955690	10/636,470	8/7/2003	6/7/2011	SLEEVED FUSER MEMBER
H10375	Eastman Kodak Company	US	6965744	10/668,392	9/23/2003	11/15/2005	METHOD AND APPARATUS FOR TONER-DRIVEN PRINTER CONTROL
H10378	Eastman Kodak Company	US	7289133	10/672,829	9/26/2003	10/30/2007	METHOD AND APPARATUS FOR TONER IDENTIFICATION
H10450	Eastman Kodak Company	US	7013572	10/808,153	3/24/2004	3/21/2006	IMPROVED SKIVE PLATE ASSEMBLY

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H10476	Eastman Kodak Company	EP		04002512.4	2/5/2004		TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10476	Eastman Kodak Company	US	7515295	10/767,589	1/29/2004	4/7/2009	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10478	Eastman Kodak Company	US	6959164	10/669,077	9/23/2003	10/25/2005	METHOD AND APPARATUS FOR CLEANING A PRESSURE ROLL IN A FUSING STATION
H10484	Eastman Kodak Company	US	7157202	10/669,078	9/23/2003	1/2/2007	METHOD AND APPARATUS FOR REDUCING DENSIFICATION OF MULTIPLE COMPONENT ELECTROGRAPHIC DEVELOPER
H10490	Eastman Kodak Company	US	7043176	10/668,938	9/23/2003	5/9/2006	APPARATUS AND METHOD FOR DAMPING A CORONA WIRE IN AN ELECTROGRAPHIC PRINTER
H10496	Eastman Kodak Company	DE	60343239.5	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	EP	1429195	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	GB	1429195	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	NL	1429195	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	US	6909856	10/669,732	9/24/2003	6/21/2005	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10504	Eastman Kodak Company	US	7258407	10/807,794	3/24/2004	8/21/2007	CUSTOM COLOR PRINTING APPARATUS AND PROCESS
H10507	Eastman Kodak Company	US	7973103	11/446,894	6/5/2006	7/5/2011	FUSER ROLLER COMPOSITION
H10510	Eastman Kodak Company	US		11/072,781	3/4/2005		FUSER FOR INK JET IMAGES AND INK FORMULATIONS
H10512	Eastman Kodak Company	DE	602004018410.1	04001751.9	1/28/2004	12/17/2008	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10512	Eastman Kodak Company	US	6901238	10/767,569	1/29/2004	5/31/2005	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR A MARKING MACHINE
H10514	Eastman Kodak Company	US	7454697	10/790,353	3/1/2004	11/18/2008	MANUAL AND AUTOMATIC ALIGNMENT OF PAGES

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H10519	Eastman Kodak Company	US	7088948	10/881,621	6/30/2004	8/8/2006	ADJUSTMENT OF SKEW REGISTRATION OF MEDIA TO A DEVELOPED IMAGE IN A PRINTING MACHINE
H10521	Eastman Kodak Company	US	7054572	10/795,051	3/5/2004	5/30/2006	METHOD AND APPARATUS FOR SELECTIVE FUSER ROLLER COOLING
H10532	Eastman Kodak Company	US	7330288	10/812,517	3/30/2004	2/12/2008	POST RIP IMAGE RENDERING IN A MICR ELECTROGRAPHIC PRINTER TO IMPROVE READABILITY
H10539	Eastman Kodak Company	US	7459203	11/281,868	11/17/2005	12/2/2008	FUSER MEMBER
H10543	Eastman Kodak Company	US	7215915	11/024,134	12/28/2004	5/8/2007	METHOD AND APPARATUS FOR VARIABLE WIDTH SURFACE TREATMENT APPLICATION TO A FUSER
H10551	Eastman Kodak Company	US	7242875	11/106,829	4/15/2005	7/10/2007	INDICATOR OF PROPERLY CURED INK FOR ELECTROPHOTOGRAPHIC EQUIPMENT
H10555	Eastman Kodak Company	US	7110706	10/802,375	3/17/2004	9/19/2006	TONER REPLENISHER AND METHOD FOR AN ELECTROGRAPHIC IMAGING MACHINE
H10556	Eastman Kodak Company	US	7481884	11/075,784	3/9/2005	1/27/2009	POWDER COATING APPARATUS AND METHOD OF POWDER COATING USING AN ELECTROMAGNETIC BRUSH
H10558-2	Eastman Kodak Company	US	7218875	11/087,779	3/23/2005	5/15/2007	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7260338	11/087,321	3/23/2005	8/21/2007	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7356275	11/778,227	7/16/2007	4/8/2008	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-4	Eastman Kodak Company	US	7242884	11/087,347	3/23/2005	7/10/2007	APPARATUS AND PROCESS FOR FUSER CONTROL
H10559	Eastman Kodak Company	US	7295793	11/081,426	3/16/2005	11/13/2007	ELECTROPHOTOGRAPHIC REPRODUCTION SYSTEM WITH A MULTIFACETED CHARGING MECHANISM

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H10560	Eastman Kodak Company	JP	4827847	2007-531197	8/25/2005	9/22/2011	AN IMAGE DATA GENERATING APPARATUS
H10560	Eastman Kodak Company	US	7602529	10/935,460	9/7/2004	10/13/2009	METHOD AND SYSTEM FOR CONTROLLING PRINTER TEXT/LINE ART AND HALFTONE INDEPENDENTLY
H10561	Eastman Kodak Company	US	7670642	11/376,960	3/16/2006	3/2/2010	OFFSET PREVENTION IN ELECTROSTATOGRAPHIC PRINTERS
H10567	Eastman Kodak Company	EP		05725408.8	3/10/2005		CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	JP	4959548	2007-504996	3/10/2005	3/30/2012	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	US	7167662	11/038,660	1/19/2005	1/23/2007	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10572	Eastman Kodak Company	US	7137730	10/949,641	9/24/2004	11/21/2006	ELECTROGRAPHIC RIBBON BLENDER AND METHOD
H10574	Eastman Kodak Company	US	7120379	10/949,643	9/24/2004	10/10/2006	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10574	Eastman Kodak Company	US	7561837	11/505,182	8/15/2006	7/14/2009	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10577	Eastman Kodak Company	US	7248823	10/949,645	9/24/2004	7/24/2007	ELECTROGRAPHIC RIBBON BLENDER AND METHOD IMPLEMENTING A SKIVE
H10580	Eastman Kodak Company	US	7245848	11/087,309	3/23/2005	7/17/2007	METHOD AND APPARATUS FOR DISCHARGING A CONDUCTIVE BRUSH CLEANING ASSEMBLY FOR A TRANSFER ROLLER
H10583	Eastman Kodak Company	US	7464925	11/055,860	2/11/2005	12/16/2008	ADJUSTABLE SHEET FEEDER FOR ADJUSTING SHEET STACK CENTER RELATIVE TO SHEET STACK EDGES
H10584	Eastman Kodak Company	US	8223393	10/993,297	11/19/2004	7/17/2012	POST RIP IMAGE RENDERING FOR MICROPRINTING
H10587-1	Eastman Kodak Company	US	7270918	10/991,818	11/18/2004	9/18/2007	PRINTING SYSTEM, PROCESS, AND PRODUCT WITH MICROPRINTING
H10588	Eastman Kodak Company	US	7343108	11/121,551	5/4/2005	3/11/2008	APPARATUS AND PROCESS FOR ALTERING TIMING IN AN ELECTROGRAPHIC PRINTER

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H10592	Eastman Kodak Company	DE	602005034153. 6	05760746.7	6/15/2005	5/9/2012	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	GB	1761386	05760746.7	6/15/2005	5/9/2012	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	US	7517076	10/881,622	6/30/2004	4/14/2009	PHASE-CHANGE INK JET PRINTING WITH ELECTROSTATIC TRANSFER
H10594	Eastman Kodak Company	US	7248826	11/034,330	1/12/2005	7/24/2007	HEATER ROLLER CLEANER METHOD AND APPARATUS FOR A FUSER ASSEMBLY
H10595	Eastman Kodak Company	US	7609872	11/089,496	3/24/2005	10/27/2009	METHOD AND APPARATUS FOR VERIFYING THE AUTHENTICITY OF DOCUMENTS
H10599-2	Eastman Kodak Company	US	7551861	11/111,184	4/21/2005	6/23/2009	METHOD FOR PERFORMING QUALITY CHECKS ON A PRINT ENGINE FILM LOOP
H10630	Eastman Kodak Company	US	7602530	11/043,597	1/26/2005	10/13/2009	CREATING HIGH SPATIAL FREQUENCY HALFTONE SCREENS WITH INCREASED NUMBERS OF PRINTABLE DENSITY LEVELS
H10640	Eastman Kodak Company	US	7184696	10/928,936	8/27/2004	2/27/2007	PRINT FUSER AND PROCESS WITH MULTIPLE CLEANING BLADES
H10642	Eastman Kodak Company	US	7079799	10/928,934	8/27/2004	7/18/2006	CLEANING DEVICE AND FUSER ASSEMBLY FOR A PRINTER WITH MULTIPLE CLEANING BLADES HELD BY A COMMON MOUNT
H68912	Eastman Kodak Company	US	5464698	08/268,140	6/29/1994	11/7/1995	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING TIN OXIDE
H79879	Eastman Kodak Company	DE	60126885.7	01122611.5	9/27/2001	2/28/2007	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	GB	1201447	01122611.5	9/27/2001	2/28/2007	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	NL	1201447	01122611.5	9/27/2001	2/28/2007	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM

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H79879	Eastman Kodak Company	US	6971809	09/694,734	10/23/2000	12/6/2005	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H80037	Eastman Kodak Company	US	6575858	09/809,760	3/15/2001	6/10/2003	COMPENSATING DRIVE BELT TENSIONER
H80132	Eastman Kodak Company	US	6295425	09/444,181	11/19/1999	9/25/2001	SEAL ASSEMBLY FOR ELECTROGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
H80140	Eastman Kodak Company	US		09/443,754	11/19/1999		DUAL SLIDER BACKUP MECHANISM FOR DIELECTRIC SUPPORT MEMBER OF AN ELECTROGRAPHIC REPRODUCTION APPARATUS
H80158	Eastman Kodak Company	US	6532353	09/473,426	12/29/1999	3/11/2003	CLEANING WEB ADVANCEMENT AND DRIVE CONTROL MECHANISM
H80189	Eastman Kodak Company	US	6246852	09/438,937	11/12/1999	6/12/2001	GRID ELECTRODE FOR CORONA CHARGER
H80193	Eastman Kodak Company	US	6587664	09/580,185	5/26/2000	7/1/2003	FUSER LOADING SYSTEM
H80194	Eastman Kodak Company	US	6289185	09/573,910	5/18/2000	9/11/2001	SYSTEM FOR CONTROLLING AXIAL TEMPERATURE UNIFORMITY IN A REPRODUCTION APPARATUS FUSER
H80310	Eastman Kodak Company	US	6377776	09/579,550	5/26/2000	4/23/2002	CAM CONTROL MECHANISM
H80376	Eastman Kodak Company	US	6550627	09/835,611	4/16/2001	4/22/2003	CONTAINER
H80431	Eastman Kodak Company	EP		01124262.5	10/17/2001		METHOD OF GENERATING PRINTER SETUP INSTRUCTIONS
H80431	Eastman Kodak Company	US	7184154	09/692,645	10/19/2000	2/27/2007	METHOD OF GENERATING PRINTER SETUP INSTRUCTIONS
H80670	Eastman Kodak Company	US	6360064	09/510,251	2/22/2000	3/19/2002	ELECTROSTATOGRAPHIC IMAGE-FORMING APPARATUS AND METHOD FOR REDUCING TRANSFER ROLLER ARTIFACT BY PARKING TRANSFER ROLLER AT OR NEAR SEAM ON ENDLESS IMAGING MEMBER
K000004	Eastman Kodak Company	US		13/072,809	3/28/2011		ROTATING PRINTER PHOTORECEPTORS HAVING FIXED-POSITION FEATURES

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K000005	Eastman Kodak Company	US		13/075,435	3/30/2011		EFFICIENT CHOICE SELECTION IN A USER INTERFACE
K000008	Eastman Kodak Company	US		13/097,118	4/29/2011		ELECTROPHOTOGRAPHIC PRINTER WITH CHARGING-ROLLER CLEANER
K000010	Eastman Kodak Company	US		13/663,514	10/30/2012		FORMING A STRUCTURAL LAMINATE
K000010	Eastman Kodak Company	US		61/640,909	5/1/2012		FORMING A STRUCTURAL LAMINATE
K000014	Eastman Kodak Company	US		13/117,187	5/27/2011		ELECTROSTATOGRAPHIC CLEANING BLADE MEMBER AND APPARATUS
K000016	Eastman Kodak Company	US		13/115,381	5/25/2011		METERING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER
K000017	Eastman Kodak Company	US		13/212,233	8/18/2011		RECONDITIONING ROTATABLE PHOTORECEPTOR IN ELECTROPHOTOGRAPHIC PRINTER
K000019	Eastman Kodak Company	US		13/013,842	1/26/2011		METHOD OF PROTECTING PRINTHEAD DIE FACE
K000020	Eastman Kodak Company	US		13/192,521	7/28/2011		CROSSLINKED ORGANIC POROUS PARTICLES
K000020	Eastman Kodak Company	WO		PCT/US12/47097	7/18/2012		CROSSLINKED ORGANIC POROUS PARTICLES
K000022	Eastman Kodak Company	US		13/097,128	4/29/2011		RECIRCULATING INKJET PRINTING FLUID SYSTEM AND METHOD
K000022	Eastman Kodak Company	WO		PCT/US12/35462	4/27/2012		RECIRCULATING INKJET PRINTING FLUID SYSTEM AND METHOD
K000023	Eastman Kodak Company	US		13/076,940	3/31/2011		INKJET PRINTING INK SET
K000023	Eastman Kodak Company	WO		PCT/US12/28688	3/12/2012		INKJET PRINTING INK SET
K000024	Eastman Kodak Company	US		13/094,973	4/27/2011		METHOD OF ELIMINATING BACKGROUND NOISE
K000025	Eastman Kodak Company	US		13/094,931	4/27/2011		IMAGE ALGORITHMS TO REJECT UNDESIRED IMAGE FEATURES
K000026	Eastman Kodak Company	US		13/025,194	2/11/2011		DISTRIBUTED REPLENISHMENT FOR ELECTROPHOTOGRAPHIC DEVELOPER
K000027	Eastman Kodak Company	US		13/011,129	1/21/2011		LASER LEVELING HIGHLIGHT CONTROL
K000027	Eastman Kodak Company	WO		PCT/US12/21403	1/16/2012		LASER LEVELING HIGHLIGHT CONTROL

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K000028	Eastman Kodak Company	US		13/025,206	2/11/2011		REPLENISHING TONER USED FROM ELECTROPHOTOGRAPHIC DEVELOPER
K000029	Eastman Kodak Company	US		13/222,201	8/31/2011		MOTION PICTURE FILMS TO PROVIDE ARCHIVAL IMAGES
K000031	Eastman Kodak Company	US		13/089,399	4/19/2011		ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000038	Eastman Kodak Company	US		13/017,300	1/31/2011		EMBEDDING DATA INTO SOLID AREAS, TEXT OR LINE WORK
K000039	Eastman Kodak Company	US	8401292	13/094,217	4/26/2011	3/19/2013	IDENTIFYING HIGH SALIENCY REGIONS IN DIGITAL IMAGES
K000050	Eastman Kodak Company	US		13/077,543	3/31/2011		RATIO MODULATED PRINTING WITH DISCHARGE AREA DEVELOPMENT
K000051	Eastman Kodak Company	US		13/454,117	4/24/2012		MULTI-TONER DISCHARGED AREA DEVELOPMENT METHOD
K000052	Eastman Kodak Company	US		13/031,347	2/21/2011		METHOD FOR MEDIA RELIVING PLAYBACK
K000054	Eastman Kodak Company	US		13/015,611	1/28/2011		CORE DRIVING METHOD FOR PRINTER WEB MEDIUM SUPPLY
K000055	Eastman Kodak Company	US		13/038,688	3/2/2011		IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT
K000056	Eastman Kodak Company	DE		102011106171.5	6/30/2011		VERSTEIFUNGSVORRICHTUNG UND VERFAHREN ZUR ABLAGE VON BÖGEN IN EINER DRUCKMASCHINE
K000056	Eastman Kodak Company	US		13/525,587	6/18/2012		DEVICE AND METHOD FOR STACKING SHEETS IN A PRINTING PRESS
K000058	Eastman Kodak Company	US		13/331,048	12/20/2011		ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000061	Eastman Kodak Company	US		13/077,522	3/31/2011		RATIO MODULATED PRINTING WITH CHARGE AREA DEVELOPMENT
K000062	Eastman Kodak Company	US		13/032,918	2/23/2011		MOUNTING MEMBER WITH DUAL-FED INK PASSAGEWAYS
K000066	Eastman Kodak Company	US	8335350	13/033,962	2/24/2011	12/18/2012	EXTRACTING MOTION INFORMATION FROM DIGITAL VIDEO SEQUENCES
K000068	Eastman Kodak Company	US		13/070,670	3/24/2011		PRODUCING 3D IMAGES FROM CAPTURED 2D VIDEO

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K000071	Eastman Kodak Company	US		13/051,024	3/18/2011		PRODUCING ENHANCED IMAGES FROM ANALGLYPH IMAGES
K000073	Eastman Kodak Company	US		13/076,472	3/31/2011		DETERMINING THE CAUSE OF PRINTER IMAGE ARTIFACTS
K000076	Eastman Kodak Company	US		13/097,585	4/29/2011		RANKING IMAGE IMPORTANCE WITH A PHOTO-COLLAGE
K000077	Eastman Kodak Company	US		13/093,882	4/26/2011		EFFICIENT CHOICE SELECTION FOR MULTI-ELEMENT PRODUCTS
K000083	Eastman Kodak Company	US		13/537,165	6/29/2012		MAKING ARTICLE WITH DESIRED PROFILE
K000089	Eastman Kodak Company	US		13/025,220	2/11/2011		SYSTEM FOR IMAGING PRODUCT LAYOUT
K000090	Eastman Kodak Company	US		13/171,852	6/29/2011		ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000090	Eastman Kodak Company	WO		PCT/US12/42563	6/15/2012		ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000091	Eastman Kodak Company	US		13/282,503	10/27/2011		LOW THERMAL STRESS CATADIOPTRIC IMAGING SYSTEM
K000092	Eastman Kodak Company	US		13/192,531	7/28/2011		LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000092	Eastman Kodak Company	WO		PCT/US12/46866	7/16/2012		LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000093	Eastman Kodak Company	US		13/192,533	7/28/2011		LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000094	Eastman Kodak Company	US		13/096,315	4/28/2011		ELECTROPHOTOGRAPHIC PRINTER WITH DUST SEAL
K000095	Eastman Kodak Company	US		13/037,632	3/1/2011		ELECTROPHOTOGRAPHIC PRINTER AND CLEANING SYSTEM
K000096	Eastman Kodak Company	US		13/108,246	5/16/2011		PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES

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K000096	Eastman Kodak Company	WO		PCT/US12/37874	5/15/2012		PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000097	Eastman Kodak Company	US		13/031,301	2/21/2011		FLOOR RELIEF FOR DOT IMPROVEMENT
K000098	Eastman Kodak Company	US		13/031,308	2/21/2011		FLOOR RELIEF FOR DOT IMPROVEMENT
K000100	Eastman Kodak Company	US		13/053,717	3/22/2011		METHOD FOR RECYCLING RELIEF IMAGE ELEMENTS
K000102	Eastman Kodak Company	US		13/032,667	2/23/2011		METHOD OF ASSEMBLING AN INKJET PRINthead
K000103	Eastman Kodak Company	US		13/074,385	3/29/2011		AUDIO ANNOTATIONS OF AN IMAGE COLLECTION
K000105	Eastman Kodak Company	US	8405740	13/168,003	6/24/2011	3/26/2013	GUIDANCE FOR IMAGE CAPTURE AT DIFFERENT LOCATIONS
K000106	Eastman Kodak Company	US		13/168,027	6/24/2011		PHOTO PRODUCT USING IMAGES FROM DIFFERENT LOCATIONS
K000107	Eastman Kodak Company	US		13/032,926	2/23/2011		THERMAL PRINTING
K000109	Eastman Kodak Company	US		13/049,944	3/17/2011		REUSEABLE PRINTING DEVICE
K000110	Eastman Kodak Company	JP		2008-95895	4/2/2008		LASER-CARVING ORIGINAL PRINTING PLATE, AND MANUFACTURING METHOD OF PRINTING PLATE USING THE ORIGINAL PRINTING PLATE
K000111	Eastman Kodak Company	JP	5021449	2007-330717	12/21/2007	6/22/2012	MANUFACTURING METHOD OF ORIGINAL PLATE FOR LETTERPRESS PRINTING, MANUFACTURING METHOD OF LETTERPRESS PRINTING PLATE, AND COMPOSITION FOR FORMING INK-RECEIVING LAYER
K000112	Eastman Kodak Company	JP	5128210	2007-228096	9/3/2007	11/9/2012	METHOD FOR PRODUCING LETTERPRESS PLATE
K000114	Eastman Kodak Company	JP		2007-187663	7/18/2007		RESIN COMPOSITION, PRINTING ORIGINAL PLATE AND METHOD OF MANUFACTURING PRINTING ORIGINAL PLATE

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K000117	Eastman Kodak Company	JP		2007-35832	2/16/2007		PHOTOSENSITIVE COMPOSITION AND PRINTING ORIGINAL PLATE FOR FORMING ELECTRODE
K000118	Eastman Kodak Company	DE		112004001662.2	9/1/2004		LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	JP	4420923	2006-519276	9/1/2004	12/11/2009	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	TW	I362565	093127304	9/9/2004	4/21/2012	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	US	7399575	10/564,978	1/18/2006	7/15/2008	LAMINATED PHOTSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000121	Eastman Kodak Company	CN	ZN200580048980.1	200580048980.1	11/29/2005	12/22/2010	ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT
K000121	Eastman Kodak Company	JP	4225979	2005-69307	3/11/2005	12/5/2008	ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT

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K000121	Eastman Kodak Company	KR	926855	10-2007-7018876	11/29/2005	11/6/2009	ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT
K000121	Eastman Kodak Company	US	7998659	11/908,061	11/29/2007	8/16/2011	PHOTSENSITIVE LAMINATED ORIGINAL PRINTING PLATE FOR LETTERPRESS PRINTING AND PROCESS FOR PRODUCING LETTERPRESS PRINTING PLATE USING THE PHOTSENSITIVE LAMINATED ORIGINAL PRINTING PLATE
K000123	Eastman Kodak Company	JP	4031356	2002-342816	11/26/2002	10/26/2007	PHOTSENSITIVE PRINTING PLATE FOR FLEXOGRAPHY, PRINTING SHEET FOR FLEXOGRAPHY, PLANAR ELASTIC BODY FOR FLEXOGRAPHY, ELASTIC MEMBER FOR FLEXOGRAPHY, FLEXOGRAPHIC PRINTING MEMBER AND FLEXOGRAPHIC METHOD
K000124	Eastman Kodak Company	DE	60141260	1304357.5	5/16/2001	2/10/2010	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000124	Eastman Kodak Company	EP	1156368	1304357.5	5/16/2001	2/10/2010	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000129	Eastman Kodak Company	DE		19909722.4	3/5/1999		NEGATIVE PHOTSENSITIVE RESIN COMPOSITION AND PHOTSENSITIVE RESIN PLATE WITH IT
K000134	Eastman Kodak Company	JP	3257867	1993-177636	6/25/1993	7/12/2001	DEVELOPER COMPOSITION

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K000134	Eastman Kodak Company	US	5521054	08/265,338	6/24/1994	5/28/1996	DEVELOPING SOLUTION COMPRISING AN AROMATIC HYDROCARBON, AN ALCOHOL, AND AN ESTER
K000134	Eastman Kodak Company	US	5578420	08/456,053	5/31/1995	11/26/1996	PROCESS FOR PRODUCING A FLEXOGRAPHIC PRINTING PLATE
K000140	Eastman Kodak Company	JP		2009-23343	2/4/2009		METHOD OF MANUFACTURING LETTERPRESS PRINTING PLATE AND LETTERPRESS PRINTING PLATE MANUFACTURED BY THIS METHOD
K000141	Eastman Kodak Company	CN	1950749	200580013895.1	4/25/2005	8/18/2010	PHOTOSENSITIVE PRINTING ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR THE PEFORMING METHOD
K000141	Eastman Kodak Company	JP	4342373	2004-136720	4/30/2004	7/17/2009	PHOTOSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	KR	834455	10-2006-7024135	4/25/2005	5/27/2008	PHOTOSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	US	8003299	11/587,506	4/25/2005	8/23/2011	PHOTOSENSITIVE ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR PERFORMING THE METHOD

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K000144	Eastman Kodak Company	US	5541038	08/417,186	4/5/1995	7/30/1996	PHOTOPOLYMERIZABLE COMPOSITIONS
K000144	Eastman Kodak Company	US	5645974	08/635,814	4/22/1996	7/8/1997	PHOTOPOLYMERIZABLE COMPOSITIONS
K000148	Eastman Kodak Company	TW		101111931	4/3/2012		PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	US		13/079,150	4/4/2011		PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	WO		PCT/US12/31925	4/3/2012		PRINTING CONDUCTIVE LINES
K000151	Eastman Kodak Company	US		13/163,785	6/20/2011		MULTI-ELEMENT IMAGE TEMPLATES
K000152	Eastman Kodak Company	US	8384787	13/034,010	2/24/2011	2/26/2013	METHOD FOR PROVIDING STABILIZED VIDEO SEQUENCE
K000157	Eastman Kodak Company	US		13/040,715	3/4/2011		WEB MEDIA MOVING APPARATUS
K000158	Eastman Kodak Company	US		13/040,732	3/4/2011		WEB MEDIA MOVING METHOD
K000159	Eastman Kodak Company	US	8303106	13/040,754	3/4/2011	11/6/2012	PRINTING SYSTEM INCLUDING WEB MEDIA MOVING APPARATUS
K000160	Eastman Kodak Company	US	8303107	13/040,772	3/4/2011	11/6/2012	PRINTING METHOD INCLUDING WEB MEDIA MOVING APPARATUS
K000161	Eastman Kodak Company	US		13/420,713	3/15/2012		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
K000162	Eastman Kodak Company	JP		2011-266146	12/5/2011		GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000162	Eastman Kodak Company	WO		PCT/JP12/81376	12/4/2012		GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000163	Eastman Kodak Company	JP		2011-246507	11/10/2011		A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000163	Eastman Kodak Company	WO		PCT/JP2012/078058	10/30/2012		A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000164	Eastman Kodak Company	US		13/221,936	8/31/2011		ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000164	Eastman Kodak Company	WO		PCT/US12/51681	8/21/2012		ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS

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K000165	Eastman Kodak Company	US		13/038,702	3/2/2011		IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT
K000166	Eastman Kodak Company	US		13/192,541	7/28/2011		PREPARATION OF CROSSLINKED ORGANIC POROUS PARTICLES
K000167	Eastman Kodak Company	US		13/192,544	7/28/2011		ARTICLE AND SYSTEM WITH CROSSLINKED ORGANIC POROUS PARTICLES
K000169	Eastman Kodak Company	US		13/625,269	9/24/2012		SHARED MOTOR DRIVER FOR INKJET PRINTERS
K000170	Eastman Kodak Company	US		13/080,883	4/6/2011		FLOATING POINT FORMAT CONVERTER
K000174	Eastman Kodak Company	US		13/070,724	3/24/2011		PRINTER MEDIA OUTPUT AND INPUT TRAY CONFIGURATION
K000175	Eastman Kodak Company	US		13/118,651	5/31/2011		PRINTING APPARATUS WITH PIVOTABLE DUPLEXING UNIT
K000176	Eastman Kodak Company	CN	200410038325.5	200410038325.5	5/19/2004	3/23/2005	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000178	Eastman Kodak Company	US	7209251	09/983,240	10/23/2001	4/24/2007	DOCUMENT INPUT/OUTPUT SYSTEM, APPARATUS MANAGEMENT SERVER AND METHOD FOR SETTING INFORMATION
K000179	Eastman Kodak Company	US	6115133	09/148,702	9/4/1998	9/5/2000	PRINTER DRIVER
K000180	Eastman Kodak Company	US	7542778	10/844,391	5/13/2004	6/2/2009	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000181	Eastman Kodak Company	US		13/215,595	8/23/2011		POWER MANAGEMENT DEVICE FOR PRINTING SYSTEM
K000182	Eastman Kodak Company	US		13/297,602	11/16/2011		RELEASE FLUID FOR REDUCING GEL BUILD
K000183	Eastman Kodak Company	US		13/080,824	4/6/2011		MULTI-RESOLUTION OPTICAL CODES
K000185	Eastman Kodak Company	US		13/152,304	6/3/2011		METHOD FOR MAKING A Z-FOLD SIGNATURE
K000185	Eastman Kodak Company	WO		PCT/US12/40079	5/31/2012		METHOD FOR MAKING A Z-FOLD SIGNATURE
K000186	Eastman Kodak Company	US		13/154,543	6/7/2011		AUTOMATICALLY SELECTING THEMATICALLY REPRESENTATIVE MUSIC
K000187	Eastman Kodak Company	TW		101109230	3/16/2012		REUSABLE PRINTING DEVICE

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K000187	Eastman Kodak Company	US		13/049,951	3/17/2011		REUSABLE PRINTING DEVICE
K000188	Eastman Kodak Company	US		13/110,218	5/18/2011		MOBILE COMMUNICATOR WITH ORIENTATION DETECTOR
K000190	Eastman Kodak Company	US		13/075,297	3/30/2011		INKJET CHAMBER AND INLETS FOR CIRCULATING FLOW
K000191	Eastman Kodak Company	US		13/455,398	4/25/2012		SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000193	Eastman Kodak Company	US		13/095,998	4/28/2011		AIR EXTRACTION PISTON DEVICE FOR INKJET PRINTHEAD
K000201	Eastman Kodak Company	US		13/114,275	5/24/2011		CONTROL CIRCUIT FOR SCANNER LIGHT SOURCE
K000202	Eastman Kodak Company	US	8201817	13/095,949	4/28/2011	6/19/2012	PICK ROLLER WITH DELAY CLUTCH
K000202	Eastman Kodak Company	WO		PCT/US12/33412	4/13/2012		PICK ROLLER WITH DELAY CLUTCH
K000206	Eastman Kodak Company	US		13/173,430	6/30/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/304,974	11/28/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/613,393	9/13/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	WO		PCT/US12/42638	6/15/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000207	Eastman Kodak Company	US		13/074,405	3/29/2011		MAINTAINING PRINTHEAD USING MAINTENANCE STATION WITH BACKFLUSH
K000208	Eastman Kodak Company	US		13/074,403	3/29/2011		IMAGE COLLECTION ANNOTATION USING A MOBILE COMMUNICATOR
K000209	Eastman Kodak Company	US		13/074,425	3/29/2011		IMAGE COLLECTION TEXT AND AUDIO ANNOTATION
K000212	Eastman Kodak Company	US		13/094,945	4/27/2011		METHOD OF AUTHENTICATING SECURITY MARKER
K000214	Eastman Kodak Company	US	8394396	13/101,185	5/5/2011	3/12/2013	METHOD OF MAKING INORGANIC POROUS PARTICLES

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K000218	Eastman Kodak Company	US		13/159,527	6/14/2011		STATIONARY PRINTING APPARATUS WITH CAMERA
K000219	Eastman Kodak Company	US		13/170,693	6/28/2011		MICROFLUIDIC DEVICE HAVING IMPROVED EPOXY LAYER ADHESION
K000220	Eastman Kodak Company	US		13/075,312	3/30/2011		INKJET CHAMBER REFILL METHOD WITH CIRCULATING FLOW
K000223	Eastman Kodak Company	US		13/173,264	6/30/2011		METHOD FOR AUTOMATICALLY IMPROVING STEREO IMAGES
K000224	Eastman Kodak Company	US		13/079,177	4/4/2011		PRINTING CONDUCTIVE LINES
K000226	Eastman Kodak Company	US		13/097,137	4/29/2011		INKJET PRINTING FLUID
K000227	Eastman Kodak Company	US		13/115,482	5/25/2011		LIQUID EJECTION METHOD USING DROP VELOCITY MODULATION
K000228	Eastman Kodak Company	US	8382259	13/115,434	5/25/2011	2/26/2013	EJECTING LIQUID USING DROP CHARGE AND MASS
K000229	Eastman Kodak Company	DE		102011117494.3	10/31/2011		WEB PRESS CONFIGURATION WITH PAPER TRANSPORT VIA DRUM
K000229	Eastman Kodak Company	US		13/660,278	10/25/2012		LIFTING SUBSTRATE WITH AIR CUSHION WHILE PRINTING
K000229	Eastman Kodak Company	US		13/660,307	10/25/2012		SUBSTRATE WEB SUCTION FOR PRINTING
K000230	Eastman Kodak Company	US		13/152,305	6/3/2011		Z-FOLD SIGNATURE FINISHING METHOD
K000231	Eastman Kodak Company	US		13/152,302	6/3/2011		Z-FOLD SIGNATURE FINISHING SYSTEM AND PRINTER
K000232	Eastman Kodak Company	US		13/076,609	3/31/2011		BINDER CLIP
K000233	Eastman Kodak Company	US	8398223	13/076,976	3/31/2011	3/19/2013	INKJET PRINTING PROCESS
K000234	Eastman Kodak Company	US		13/245,931	9/27/2011		INKJET PRINTING USING LARGE PARTICLES
K000234	Eastman Kodak Company	WO		PCT/US12/54978	9/13/2012		INKJET PRINTING USING LARGE PARTICLES
K000236	Eastman Kodak Company	US		13/095,953	4/28/2011		METHOD OF ADVANCING SUCCESSIVE SHEETS OF MEDIA
K000240	Eastman Kodak Company	US		13/100,413	5/4/2011		OFFSET IMAGING SYSTEM
K000241	Eastman Kodak Company	US		13/080,846	4/6/2011		DECODING MULTI-RESOLUTION OPTICAL CODES
K000242	Eastman Kodak Company	US		13/156,602	6/9/2011		METHOD FOR AUTHENTICATING SECURITY MARKERS

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K000243	Eastman Kodak Company	US		13/110,225	5/18/2011		AUGMENTED-REALITY MOBILE COMMUNICATOR WITH ORIENTATION
K000244	Eastman Kodak Company	US		13/110,232	5/18/2011		METHOD FOR COMPILING INFORMATION FROM MOBILE COMMUNICATORS
K000245	Eastman Kodak Company	US		13/110,244	5/18/2011		INFORMATION SOURCE FOR MOBILE COMMUNICATORS
K000246	Eastman Kodak Company	US		13/089,528	4/19/2011		FLUID EJECTOR INCLUDING MEMS COMPOSITE TRANSDUCER
K000246	Eastman Kodak Company	WO		PCT/US12/32047	4/4/2012		FLUID EJECTOR INCLUDING MEMS COMPOSITE TRANSDUCER
K000247	Eastman Kodak Company	US		13/089,542	4/19/2011		FLUID EJECTION USING MEMS COMPOSITE TRANSDUCER
K000248	Eastman Kodak Company	US		13/089,513	4/19/2011		ULTRASONIC TRANSMITTER AND RECEIVER WITH COMPLIANT MEMBRANE
K000249	Eastman Kodak Company	US		13/089,524	4/19/2011		METHOD OF OPERATING AN ULTRASONIC TRANSMITTER AND RECEIVER
K000250	Eastman Kodak Company	US		13/156,620	6/9/2011		AUTHENTICATION OF A SECURITY MARKER
K000250	Eastman Kodak Company	WO		PCT/US12/40109	5/31/2012		AUTHENTICATION OF A SECURITY MARKER
K000251	Eastman Kodak Company	US		13/089,507	4/19/2011		ENERGY HARVESTING DEVICE INCLUDING MEMS COMPOSITE TRANSDUCER
K000252	Eastman Kodak Company	US		13/089,500	4/19/2011		ENERGY HARVESTING USING MEMS COMPOSITE TRANSDUCER
K000253	Eastman Kodak Company	US		13/089,563	4/19/2011		FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000253	Eastman Kodak Company	WO		PCT/US12/32074	4/4/2012		FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000254	Eastman Kodak Company	US		13/089,582	4/19/2011		FLOW-THROUGH LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER

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K000255	Eastman Kodak Company	US		13/089,594	4/19/2011		CONTINUOUS LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER
K000256	Eastman Kodak Company	US		13/118,788	5/31/2011		AN INKJET PRINTER HAVING AUTOMATED CALIBRATION
K000257	Eastman Kodak Company	US		13/089,610	4/19/2011		FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000258	Eastman Kodak Company	US		13/089,632	4/19/2011		FLOW-THROUGH LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER
K000259	Eastman Kodak Company	US		13/094,218	4/26/2011		FORWARD FACING SCANNER
K000260	Eastman Kodak Company	US		13/165,182	6/21/2011		METHOD OF FILTERING COLOR MEASUREMENT DATA
K000261	Eastman Kodak Company	US		13/099,391	5/3/2011		VIDEO SUMMARIZATION USING AUDIO AND VISUAL CUES
K000262	Eastman Kodak Company	US		13/245,971	9/27/2011		ELECTROGRAPHIC PRINTING USING FLUIDIC CHARGE DISSIPATION
K000269	Eastman Kodak Company	TW		191115846	5/3/2012		METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	US		13/100,428	5/4/2011		METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	WO		PCT/US12/33413	4/13/2012		METHOD FOR OFFSET IMAGING
K000270	Eastman Kodak Company	US		13/193,671	7/29/2011		ELECTROPHOTOGRAPHIC PRINTER AND CLEANING SYSTEM WITH SCRAPER CLEANING SYSTEM
K000271	Eastman Kodak Company	US		13/238,417	9/21/2011		ELECTROPHOTOGRAPHIC PRINTER AND TRANSITIONAL CLEANING SYSTEM
K000272	Eastman Kodak Company	US		13/117,174	5/27/2011		CLEANING BLADE MEMBER AND APPARATUS WITH CONTROLLED TRIBOCHARGING
K000273	Eastman Kodak Company	US		13/334,473	12/22/2011		INKJET PRINTER FOR SEMI-POROUS OR NON-ABSORBENT SURFACES
K000274	Eastman Kodak Company	US		13/334,683	12/22/2011		LIQUID ENHANCED FIXING METHOD
K000275	Eastman Kodak Company	US		13/152,301	6/3/2011		Z-FOLD SIGNATURE MEDIA
K000276	Eastman Kodak Company	US		13/298,358	11/17/2011		PRODUCING A DEINKABLE PRINT
K000276	Eastman Kodak Company	WO		PCT/US12/64982	11/14/2012		PRODUCING A DEINKABLE PRINT

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K000277	Eastman Kodak Company	US		13/298,361	11/17/2011		DEINKABLE PRINT
K000280	Eastman Kodak Company	US		13/298,365	11/17/2011		PRODUCING A DEINKABLE PRINT
K000281	Eastman Kodak Company	US		13/245,957	9/27/2011		LARGE-PARTICLE INKJET PRINTING ON SEMIPOROUS PAPER
K000282	Eastman Kodak Company	US		13/220,776	8/30/2011		ELECTROPHOTOGRAPHIC PRINTER WITH COMPRESSIBLE-BACKUP TRANSFER STATION
K000282	Eastman Kodak Company	WO		PCT/US12/51657	8/21/2012		ELECTROPHOTOGRAPHIC PRINTER WITH COMPRESSIBLE-BACKUP TRANSFER STATION
K000283	Eastman Kodak Company	US		13/188,537	7/22/2011		ELECTROPHOTOGRAPHIC PRINTER TRANSFER STATION WITH SKI
K000285	Eastman Kodak Company	TW		101130892	8/24/2012		TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	US		13/218,482	8/26/2011		TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	WO		PCT/US12/51250	8/17/2012		TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000286	Eastman Kodak Company	US		13/455,167	4/25/2012		ELECTRONIC STORAGE SYSTEM WITH CODE CIRCUIT
K000292	Eastman Kodak Company	US		13/352,614	1/18/2012		METHOD FOR REDUCING GRAPHITE OXIDE
K000293	Eastman Kodak Company	US		13/541,784	7/5/2012		ANNULAR INTERMEDIATE TRANSFER MEMBERS, APPARATUS AND USE
K000294	Eastman Kodak Company	US		13/108,273	5/16/2011		PHOTOCURING METHODS AND ARTICLES PREPARED THEREFROM
K000297	Eastman Kodak Company	US		13/095,006	4/27/2011		APPARATUS FOR ELIMINATING BACKGROUND NOISE
K000298	Eastman Kodak Company	US		13/245,947	9/27/2011		INKJET PRINTER USING LARGE PARTICLES
K000301	Eastman Kodak Company	US		13/114,097	5/24/2011		DEPOSITING TEXTURE ON RECEIVER
K000302	Eastman Kodak Company	US		13/334,495	12/22/2011		PRINTER FOR USE WITH LOCALLY DISTORTABLE MEDIUMS
K000305	Eastman Kodak Company	US		13/334,487	12/22/2011		METHOD FOR PRINTING ON LOCALLY DISTORTABLE MEDIUMS

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K000310	Eastman Kodak Company	US		13/096,010	4/28/2011		AIR EXTRACTION METHOD FOR INKJET PRINTHEAD
K000312	Eastman Kodak Company	JP		2012-147310	6/29/2012		Developer for Lithographic Printing Plates
K000313	Eastman Kodak Company	US		13/277,266	10/20/2011		ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000315	Eastman Kodak Company	US		13/068,931	5/24/2011		TARGET COLOR RECIPES
K000323	Eastman Kodak Company	US		13/112,024	5/20/2011		IMAGING PRODUCT SELECTION METHOD
K000330	Eastman Kodak Company	US		13/245,893	9/27/2011		LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000333	Eastman Kodak Company	US		13/280,469	10/25/2011		VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000333	Eastman Kodak Company	WO		PCT/US12/61409	10/23/2012		VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000335	Eastman Kodak Company	US		13/217,618	8/25/2011		PRINTING SYSTEM HAVING MULTIPLE SIDED PATTERN REGISTRATION
K000336	Eastman Kodak Company	US		13/240,051	9/22/2011		CONFIGURING A MODULAR PRINTING SYSTEM
K000338	Eastman Kodak Company	US		13/156,572	6/9/2011		COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000338	Eastman Kodak Company	WO		PCT/US12/40166	5/31/2012		COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000339	Eastman Kodak Company	US		13/400,164	2/20/2012		AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT
K000340	Eastman Kodak Company	US		13/214,524	8/22/2011		RADIATION-SENSITIVE SUBSTRATE
K000341	Eastman Kodak Company	US		13/220,795	8/30/2011		PRINTER WITH COMPRESSIBLE AND INCOMPRESSIBLE TRANSFER BACKUPS

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K000342	Eastman Kodak Company	US		13/185,846	7/19/2011		EMBEDDING DATA IN A HALFTONE IMAGE
K000343	Eastman Kodak Company	US		13/182,755	7/14/2011		PRODUCING INK DROPS IN A PRINTING APPARATUS
K000344	Eastman Kodak Company	US		13/592,443	8/23/2012		METHOD OF ADJUSTING DROP VOLUME
K000349	Eastman Kodak Company	US		13/181,760	7/13/2011		METHOD FOR PROVIDING DYNAMIC OPTICAL ILLUSION IMAGES
K000350	Eastman Kodak Company	US		13/118,671	5/31/2011		PRINTING APPARATUS WITH PIVOTABLE CLEANOUT MEMBER
K000351	Eastman Kodak Company	US		13/191,800	7/27/2011		MULTI-COMPONENT DUPLEX PRINTER
K000352	Eastman Kodak Company	US		13/161,627	6/16/2011		TASK ALLOCATION IN A COMPUTER NETWORK
K000353	Eastman Kodak Company	US		13/221,940	8/31/2011		LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000353	Eastman Kodak Company	WO		PCT/US12/51703	8/21/2012		LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000357	Eastman Kodak Company	US		13/161,634	6/16/2011		IMAGE PROCESSING IN A COMPUTER NETWORK
K000359	Eastman Kodak Company	US		13/118,805	5/31/2011		A METHOD FOR ADJUSTING A SENSOR RESPONSE
K000360	Eastman Kodak Company	US		13/161,593	6/16/2011		
K000361	Eastman Kodak Company	US		13/235,789	9/19/2011		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000361	Eastman Kodak Company	WO		PCT/US12/55289	9/14/2012		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000363	Eastman Kodak Company	US		13/118,656	5/31/2011		PRINTING METHOD WITH PIVOTABLE DUPLEXING UNIT
K000364	Eastman Kodak Company	US		13/212,223	8/18/2011		ELECTRICAL RECONDITIONING FOR PRINTER PHOTORECEPTOR
K000367	Eastman Kodak Company	US		13/173,271	6/30/2011		PROCESS FOR ADHERING SURFACE TREATMENT TO TONER
K000368	Eastman Kodak Company	US		13/118,683	5/31/2011		METHOD OF PIVOTABLE CLEANOUT MEMBER

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K000370	Eastman Kodak Company	US		13/536,150	6/28/2012		IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K000371	Eastman Kodak Company	US		13/562,369	7/31/2012		INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K000373	Eastman Kodak Company	US		13/163,787	6/20/2011		METHOD FOR MAKING MULTI-ELEMENT IMAGE TEMPLATES
K000374	Eastman Kodak Company	US		13/484,369	5/31/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000376	Eastman Kodak Company	US		13/481,984	5/29/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000377	Eastman Kodak Company	US		13/197,348	8/3/2011		SEMANTIC MAGAZINE PAGES
K000378	Eastman Kodak Company	US		13/332,415	12/21/2011		INTEGRATED IMAGING SYSTEM FOR PRINTING SYSTEMS
K000379	Eastman Kodak Company	US		13/548,247	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K000380	Eastman Kodak Company	US		13/671,880	11/8/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000380	Eastman Kodak Company	US		61/640,151	4/30/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000381	Eastman Kodak Company	US		13/156,574	6/9/2011		COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000382	Eastman Kodak Company	US		13/663,839	10/30/2012		WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K000383	Eastman Kodak Company	US		13/536,189	6/28/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000384	Eastman Kodak Company	US		13/612,915	9/13/2012		REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000385	Eastman Kodak Company	US		13/362,129	1/31/2012		PROCESSING IMAGES FROM MULTIPLE SCANNERS
K000386	Eastman Kodak Company	US		13/362,419	1/31/2012		IMAGE PROCESSING UNIT FOR SUPPORTING MULTIPLE SCANNERS
K000387	Eastman Kodak Company	US		13/156,665	6/9/2011		AUTHENTICATION OF A SECURITY MARKER

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K000388	Eastman Kodak Company	US		13/247,246	9/28/2011		METHOD FOR CREATING AN INDEX USING AN ALL-IN-ONE PRINTER AND ADJUSTABLE GROUPING PARAMETERS
K000392	Eastman Kodak Company	US		13/205,253	8/8/2011		NOTCHLESS CORE
K000396	Eastman Kodak Company	US		13/171,895	6/29/2011		ARTICLE WITH METAL GRID COMPOSITE AND METHODS OF PREPARING
K000396	Eastman Kodak Company	WO		PCT/US12/42873	6/18/2012		ARTICLE WITH METAL GRID COMPOSITE AND METHODS OF PREPARING
K000397	Eastman Kodak Company	US		13/334,453	12/22/2011		INKJET PRINTING ON SEMI-POROUS OR NON-ABSORBENT SURFACES
K000399	Eastman Kodak Company	US		13/312,658	12/6/2011		PRINTER DRIVER CACHING ARCHITECTURE
K000404	Eastman Kodak Company	US		13/334,199	12/22/2011		PROCESS FOR PREPARING POROUS POLYMER PARTICLES
K000405	Eastman Kodak Company	US		13/217,376	8/25/2011		METHOD FOR SEGMENTING A COMPOSITE IMAGE
K000407	Eastman Kodak Company	US		13/245,105	9/26/2011		ELECTROPHOTOGRAPHIC PRINTER DEVELOPMENT SYSTEM WITH MULTIPLE AUGERS
K000408	Eastman Kodak Company	US		13/245,111	9/26/2011		METHOD FOR ELECTROPHOTOGRAPHIC PRINTING
K000409	Eastman Kodak Company	US		13/278,241	10/21/2011		DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000409	Eastman Kodak Company	WO		PCT/US12/55305	9/14/2012		DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000410	Eastman Kodak Company	US		13/214,483	8/22/2011		COMBINED WASTE COLLECTION AND TONING STATION
K000415	Eastman Kodak Company	US		13/300,183	11/18/2011		SYSTEM FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000415	Eastman Kodak Company	WO		PCT/US12/65189	11/15/2012		THERMAL PRINTER WITH MULTIPLE PRINTHEADS
K000417	Eastman Kodak Company	US		13/170,734	6/28/2011		MAKING A MICROFLUIDIC DEVICE WITH IMPROVED ADHESION

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K000418	Eastman Kodak Company	US		13/220,769	8/30/2011		PRODUCING MATTE-FINISH PRINT ON RECEIVER
K000419	Eastman Kodak Company	US		13/171,743	6/29/2011		DEPOSITING JOB-SPECIFIED TEXTURE ON RECEIVER
K000421	Eastman Kodak Company	US		13/548,256	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K000422	Eastman Kodak Company	US		13/334,574	12/22/2011		INKJET PRINTING METHOD WITH ENHANCED DEINKABILITY
K000423	Eastman Kodak Company	US		13/171,769	6/29/2011		DEPOSITING TEXTURE FOR JOB ON RECEIVER
K000425	Eastman Kodak Company	US		13/239,435	9/22/2011		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000425	Eastman Kodak Company	WO		PCT/US12/54705	9/12/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000426	Eastman Kodak Company	US		13/239,442	9/22/2011		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH IR DYES
K000426	Eastman Kodak Company	WO		PCT/US12/55437	9/14/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000428	Eastman Kodak Company	US		13/190,504	7/26/2011		INKJET PRINthead WITH TEST RESISTORS
K000429	Eastman Kodak Company	US		13/220,800	8/30/2011		PRINTER PRODUCING SELECTED- FINISH PRINT ON RECEIVER
K000430	Eastman Kodak Company	US		13/205,718	8/9/2011		OFFSET IMAGING SYSTEM
K000430	Eastman Kodak Company	WO		PCT/US12/47098	7/18/2012		OFFSET IMAGING SYSTEM
K000433	Eastman Kodak Company	US		13/221,966	8/31/2011		DROP EJECTOR SHAPE FOR IMPROVED REFILL
K000434	Eastman Kodak Company	US		13/191,492	7/27/2011		INKJET PRINthead WITH LAYERED CERAMIC MOUNTING SUBSTRATE
K000435	Eastman Kodak Company	US		13/246,056	9/27/2011		USB CONNECTION BETWEEN TWO ELECTRONICS BOARDS
K000436	Eastman Kodak Company	US		13/238,559	9/21/2011		SUPPORT FOR CARRIAGE GUIDE IN PRINTER

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K000437	Eastman Kodak Company	US		13/249,281	9/30/2011		LIQUID EJECTION DEVICE WITH PLANARIZED NOZZLE PLATE
K000438	Eastman Kodak Company	US		13/181,780	7/13/2011		PRINTED DYNAMIC OPTICAL ILLUSION IMAGES
K000439	Eastman Kodak Company	US	8385640	13/181,828	7/13/2011	2/26/2013	SYSTEM FOR CONTROLLING DYNAMIC OPTICAL ILLUSION IMAGES
K000440	Eastman Kodak Company	TW		101136031	9/28/2012		VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	US		13/248,488	9/29/2011		VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	WO		PCT/US12/54982	9/13/2012		VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000441	Eastman Kodak Company	US		13/401,934	2/22/2012		VERTICAL TRANSISTOR ACTUATION
K000442	Eastman Kodak Company	DE		202011104618.8	8/17/2011		TONER FOR ELECTROPHOTOGRAPHIC PRINTING OF ELECTRICAL CONDUCTORS
K000442	Eastman Kodak Company	WO		PCT/US11/48015	8/17/2011		ELECTROPHOTOGRAPHIC PRINTING OF ELECTRICAL CONDUCTORS
K000447	Eastman Kodak Company	US		13/178,717	7/8/2011		AUTOMATIC CROSS-TRACK DENSITY CORRECTION METHOD
K000449	Eastman Kodak Company	US		13/303,520	11/23/2011		PRODUCING GLOSS WATERMARK ON RECEIVER
K000450	Eastman Kodak Company	US		13/238,261	9/21/2011		INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000450	Eastman Kodak Company	WO		PCT/US12/55294	9/14/2012		INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000451	Eastman Kodak Company	US		13/326,421	12/15/2011		REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000452	Eastman Kodak Company	US		13/326,435	12/15/2011		REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000453	Eastman Kodak Company	US		13/326,449	12/15/2011		TURNBAR AND TURNOVER MODULE FOR PRINTING SYSTEMS

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K000454	Eastman Kodak Company	US		13/424,416	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000454	Eastman Kodak Company	WO		PCT/US13/31223	3/14/2013		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000456	Eastman Kodak Company	US		13/272,599	10/13/2011		DETERMINING DOCUMENT CHARACTERISTICS PRIOR TO SCANNING
K000456	Eastman Kodak Company	WO		PCT/US12/54997	9/13/2012		DETERMINING DOCUMENT CHARACTERISTICS PRIOR TO SCANNING
K000459	Eastman Kodak Company	US		13/435,025	3/30/2012		TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000463	Eastman Kodak Company	TW		101145259	12/3/2012		METHOD OF MAKING ELECTRONIC DEVICES
K000463	Eastman Kodak Company	US		13/310,831	12/5/2011		METHOD OF MAKING ELECTRONIC DEVICES USING SELECTIVE DEPOSITION
K000463	Eastman Kodak Company	WO		PCT/US12/67838	12/5/2012		METHOD OF MAKING ELECTRONIC DEVICES USING SELECTIVE DEPOSITION
K000465	Eastman Kodak Company	US		13/190,505	7/26/2011		METHOD OF CHARACTERIZING ARRAY OF RESISTIVE HEATERS
K000467	Eastman Kodak Company	US		13/275,424	10/18/2011		HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000467	Eastman Kodak Company	WO		PCT/US12/55008	9/13/2012		HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000471	Eastman Kodak Company	US		13/562,687	7/31/2012		WRINKLE ELIMINATION FOR SOLID INKJET WEB PRINTER
K000473	Eastman Kodak Company	US		13/589,553	8/20/2012		CONTROLLING GLOSS IN A SOLID INK JET PRINT
K000489	Eastman Kodak Company	US		13/191,495	7/27/2011		METHOD OF FABRICATING A LAYERED CERAMIC SUBSTRATE
K000502	Eastman Kodak Company	US		13/281,844	10/26/2011		INK DISTRIBUTION CONFIGURATION FOR CARRIAGE INKJET PRINTER
K000503	Eastman Kodak Company	US		13/327,809	12/16/2011		PRINTING ON A RANDOMLY ORDERED STACK OF MEDIA

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K000504	Eastman Kodak Company	US		13/248,560	9/29/2011		PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000512	Eastman Kodak Company	US		13/193,932	7/29/2011		DOUBLE SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE
K000515	Eastman Kodak Company	US		13/276,510	10/19/2011		GEOGRAPHICALLY BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000518	Eastman Kodak Company	US		13/307,523	11/30/2011		CARRIAGE PRINTER WITH ADAPTIVE MOTION CONTROL
K000519	Eastman Kodak Company	US		13/270,259	10/11/2011		INFRARED FLUORESCENT COMPOSITION HAVING POLYVINYL ACETAL BINDER
K000519	Eastman Kodak Company	WO		PCT/US12/59275	10/9/2012		
K000520	Eastman Kodak Company	US		13/530,161	6/22/2012		CONTROLLING DROP CHARGE USING DROP MERGING DURING PRINTING
K000525	Eastman Kodak Company	US		13/277,334	10/20/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000527	Eastman Kodak Company	US		13/205,726	8/9/2011		METHOD FOR OFFSET MEDIA SYSTEM
K000528	Eastman Kodak Company	US		13/229,944	9/12/2011		IMAGING HEAD FOR A FLAT BED SCANNER
K000530	Eastman Kodak Company	US		13/218,487	8/26/2011		ACTUATING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000531	Eastman Kodak Company	US		13/218,490	8/26/2011		PRODUCING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000533	Eastman Kodak Company	US		13/214,550	8/22/2011		METHOD OF MAKING A RADIATION-SENSITIVE SUBSTRATE
K000534	Eastman Kodak Company	US		13/214,471	8/22/2011		ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
K000538	Eastman Kodak Company	US		13/305,815	11/29/2011		TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID STRUCTURE

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K000539	Eastman Kodak Company	US		13/213,141	8/19/2011		MANDREL FOR ELECTROFORM FILTER INCLUDING UNIFORM PORES
K000540	Eastman Kodak Company	US		13/213,143	8/19/2011		PRINTING SYSTEM INCLUDING FILTER WITH UNIFORM PORES
K000541	Eastman Kodak Company	US		13/245,894	9/27/2011		METHOD OF MAKING LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000543	Eastman Kodak Company	US		13/230,006	9/12/2011		PAGE COMPLEXITY ANALYZER
K000545	Eastman Kodak Company	US		13/217,631	8/25/2011		MULTIPLE SIDED MEDIA PATTERN REGISTRATION SYSTEM
K000546	Eastman Kodak Company	US		13/217,651	8/25/2011		REGISTERING PATTERNS ON MULTIPLE MEDIA SIDES
K000547	Eastman Kodak Company	US		13/217,665	8/25/2011		PRINTING REGISTERED PATTERNS ON MULTIPLE MEDIA SIDES
K000552	Eastman Kodak Company	US		13/357,060	1/24/2012		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000552	Eastman Kodak Company	WO		PCT/US13/22380	1/21/2013		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000553	Eastman Kodak Company	US		13/362,180	1/31/2012		IMAGE PROCESSING MANAGEMENT
K000556	Eastman Kodak Company	US		13/229,980	9/12/2011		IMAGING HEAD FOR A FLAT BED SCANNER
K000557	Eastman Kodak Company	US		13/445,114	4/12/2012		MAKING STACKED PANCAKE MOTORS USING PATTERNED ADHESIVES
K000558	Eastman Kodak Company	US		13/537,240	6/29/2012		FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K000559	Eastman Kodak Company	US		13/245,964	9/27/2011		LARGE-PARTICLE SEMIPOROUS- PAPER INKJET PRINTER
K000561	Eastman Kodak Company	US		13/245,977	9/27/2011		ELECTROGRAPHIC PRINTER USING FLUIDIC CHARGE DISSIPATION
K000568	Eastman Kodak Company	US		13/270,260	10/11/2011		COMPACT VIEWER FOR INVISIBLE INDICIA
K000570	Eastman Kodak Company	US		13/222,156	8/31/2011		DISLODGING AND REMOVING BUBBLES FROM INKJET PRINthead
K000572	Eastman Kodak Company	US		13/230,034	9/12/2011		PAGE COMPLEXITY ANALYZER
K000579	Eastman Kodak Company	US		13/359,865	1/27/2012		PRESSURE REGULATION FOR INKJET PRINTER INK SUPPLY

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K000585	Eastman Kodak Company	US		13/305,801	11/29/2011		PRINTHEAD MAINTENANCE BASED ON INK SUPPLY INTERRUPTION
K000587	Eastman Kodak Company	US		13/332,406	12/21/2011		PRINTING INK IMAGE USING POLYMER OR SALT
K000589	Eastman Kodak Company	US		13/303,542	11/23/2011		GLOSS-WATERMARK-PRODUCING APPARATUS
K000590	Eastman Kodak Company	US		13/406,557	2/28/2012		TRANSFER UNIT WITH COMPENSATION FOR VARIATION
K000591	Eastman Kodak Company	US		13/228,919	9/9/2011		MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000591	Eastman Kodak Company	WO		PCT/US12/53745	9/5/2012		MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000592	Eastman Kodak Company	US		13/348,674	1/12/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000596	Eastman Kodak Company	US	8273654	13/248,576	9/29/2011	9/25/2012	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000605	Eastman Kodak Company	US		13/240,112	9/22/2011		OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING SYSTEM
K000605	Eastman Kodak Company	WO		PCT/US12/55297	9/14/2012		OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING SYSTEM
K000606	Eastman Kodak Company	US		13/547,152	7/12/2012		LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000608	Eastman Kodak Company	US		13/234,695	9/16/2011		INK SET FOR CONTINUOUS INKJET PRINTING
K000611	Eastman Kodak Company	US		13/234,745	9/16/2011		CONTINUOUS INKJET PRINTING METHOD
K000612	Eastman Kodak Company	US		13/547,279	7/12/2012		LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000613	Eastman Kodak Company	US		13/251,456	10/3/2011		STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS

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K000613	Eastman Kodak Company	WO		PCT/US12/55346	9/14/2012		STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000614	Eastman Kodak Company	US		13/251,472	10/3/2011		STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000614	Eastman Kodak Company	WO		PCT/US12/58222	10/1/2012		STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000616	Eastman Kodak Company	US		13/312,003	12/6/2011		COLOR MULTICHANNEL DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000617	Eastman Kodak Company	US		13/238,280	9/21/2011		INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000625	Eastman Kodak Company	US		13/270,273	10/11/2011		METHOD FOR VIEWING INVISIBLE INDICIA
K000626	Eastman Kodak Company	US		13/249,299	9/30/2011		FORMING A PLANAR FILM OVER MICROFLUIDIC DEVICE OPENINGS
K000629	Eastman Kodak Company	US		13/279,370	10/24/2011		SAFETY COMPONENT IN A PROGRAMMABLE COMPONENTS CHAIN
K000630	Eastman Kodak Company	US		13/248,518	9/29/2011		PRODUCING VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000631	Eastman Kodak Company	US		13/249,345	9/30/2011		PRINTER WITH WAX MANAGEMENT SYSTEM
K000632	Eastman Kodak Company	US		13/280,683	10/25/2011		IMPROVED INK REDUCTION METHOD
K000633	Eastman Kodak Company	US		13/249,341	9/30/2011		WAX MANAGEMENT SYSTEM
K000634	Eastman Kodak Company	US		13/316,593	12/12/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000634	Eastman Kodak Company	WO		PCT/US12/68890	12/11/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000635	Eastman Kodak Company	US		13/364,391	2/2/2012		MULTI-USER INTERACTIVE DISPLAY SYSTEM
K000637	Eastman Kodak Company	US		13/270,262	10/11/2011		INK HAVING POLYVINYL ACETAL BINDER

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K000638	Eastman Kodak Company	US		13/270,269	10/11/2011		ARTICLE PRINTED WITH INFRARED DYE
K000643	Eastman Kodak Company	US		13/478,205	5/23/2012		IDENTIFYING FLUID SUPPLIED THROUGH HOSE
K000645	Eastman Kodak Company	US		13/297,640	11/16/2011		COMPACT CONFIGURATION FOR A SCAN BAR ASSEMBLY
K000648	Eastman Kodak Company	TW		101145715	12/5/2012		USING AUDIO TO DETECT MISFEED OR MULTIFEED
K000648	Eastman Kodak Company	US		13/312,340	12/6/2011		COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000648	Eastman Kodak Company	WO		PCT/US12/67862	12/5/2012		COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000649	Eastman Kodak Company	US		13/307,406	11/30/2011		DOCUMENT SCANNER
K000649	Eastman Kodak Company	WO		PCT/US12/66972	11/29/2012		DOCUMENT SCANNER
K000653	Eastman Kodak Company	US	8362801	13/279,371	10/24/2011	1/29/2013	METHOD OF PROGRAMMING A SAFETY COMPONENT
K000654	Eastman Kodak Company	US		13/275,595	10/18/2011		METHOD OF MAKING HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000656	Eastman Kodak Company	US		13/424,426	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000657	Eastman Kodak Company	US		13/276,528	10/19/2011		WEATHER BASED HUMIDITY ADJUSTMENT OF PRINthead MAINTENANCE
K000658	Eastman Kodak Company	US		13/276,550	10/19/2011		INDOOR HUMIDITY CONDITION ADJUSTMENT OF PRINthead MAINTENANCE
K000659	Eastman Kodak Company	US		13/272,616	10/13/2011		DOCUMENT SCANNER
K000660	Eastman Kodak Company	US		13/421,951	3/16/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000660	Eastman Kodak Company	WO		PCT/US13/31893	3/15/2013		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS

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K000661	Eastman Kodak Company	US		13/402,985	2/23/2012		DYNAMIC ANAGLYPHIC PRINTS
K000662	Eastman Kodak Company	US		13/358,560	1/26/2012		PRINTED DROP DENSITY RECONFIGURATION
K000663	Eastman Kodak Company	JP		2011-280339	12/21/2011		THERMAL POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR CONTAINING ALKALI-SOLUBLE POLYURETHANE HAVING SILOXANE UNIT
K000663	Eastman Kodak Company	WO		PCT/JP12/78554	10/30/2012		POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND PROCESS FOR PREPARING LITHOGRAPHIC PRINTING PLATE
K000666	Eastman Kodak Company	US		13/283,637	10/28/2011		MEASURING AMOUNT OF MEDIA DURING STACK COMPRESSION
K000669	Eastman Kodak Company	US		13/278,248	10/21/2011		METHOD FOR TRANSFERRING DEVELOPER
K000671	Eastman Kodak Company	US		13/534,072	6/27/2012		PRINT CONTENT DEPENDENT ADJUSTMENT OF PRINTED LIQUID
K000672	Eastman Kodak Company	US		13/281,861	10/26/2011		INK TANK CONFIGURATION FOR INKJET PRINTER
K000674	Eastman Kodak Company	US		13/278,762	10/21/2011		AIRFLOW MANAGEMENT SYSTEM FOR CORONA CHARGER
K000677	Eastman Kodak Company	US		13/280,702	10/25/2011		IMPROVED METHOD OF INK REDUCTION
K000678	Eastman Kodak Company	US		13/278,779	10/21/2011		AIRFLOW MANAGEMENT METHOD FOR CORONA CHARGER
K000679	Eastman Kodak Company	US		13/298,368	11/17/2011		DEINKING A PRINT
K000680	Eastman Kodak Company	US		13/285,264	10/31/2011		DETECTING RFID TAG AND INHIBITING SKIMMING
K000681	Eastman Kodak Company	US		13/285,274	10/31/2011		AUTHORIZING RFID READER AND INHIBITING SKIMMING
K000683	Eastman Kodak Company	US		13/334,125	12/22/2011		INKJET INK COMPOSITION
K000683	Eastman Kodak Company	WO		PCT/US12/69180	12/12/2012		INKJET INK COMPOSITION
K000684	Eastman Kodak Company	US		13/282,512	10/27/2011		LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS
K000684	Eastman Kodak Company	WO		PCT/US12/61762	10/25/2012		LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS

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K000689	Eastman Kodak Company	US		13/312,501	12/6/2011		COMBINED ULTRASONIC-BASED MULTIFEED DETECTION SYSTEM AND SOUND-BASED DAMAGE DETECTION SYSTEM
K000704	Eastman Kodak Company	US		13/348,676	1/12/2012		METHOD FOR ENHANCING A DIGITIZED DOCUMENT
K000705	Eastman Kodak Company	US		13/792,329	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K000707	Eastman Kodak Company	US		13/483,356	5/30/2012		VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000708	Eastman Kodak Company	US		13/358,545	1/26/2012		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000708	Eastman Kodak Company	WO		PCT/US13/20741	1/9/2013		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000709	Eastman Kodak Company	US		13/410,631	3/2/2012		CONTINUOUS INKJET PRINTER CLEANING METHOD
K000711	Eastman Kodak Company	US		13/285,649	10/31/2011		EDGE PRINTING MODULE
K000712	Eastman Kodak Company	US		13/285,666	10/31/2011		METHOD FOR OPERATING A PRINTING MODULE FOR EDGE PRINTING
K000718	Eastman Kodak Company	US		13/362,257	1/31/2012		PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000721	Eastman Kodak Company	DE		102012017403.9	9/3/2012		VERFAHREN UND VORRICHTUNG ZUM REINIGEN EINES PHOTOLEITERS IN EINER DRUCKMASCHINE
K000734	Eastman Kodak Company	US		13/305,831	11/29/2011		MAKING TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID
K000740	Eastman Kodak Company	US		13/307,447	11/30/2011		METHOD FOR SCANNING DOCUMENTS
K000741	Eastman Kodak Company	TW		101145710	12/5/2012		SOUND-BASED DAMAGE DETECTION
K000741	Eastman Kodak Company	US		13/312,601	12/6/2011		SOUND-BASED DAMAGE DETECTION
K000741	Eastman Kodak Company	WO		PCT/US12/67819	12/5/2012		SOUND-BASED DAMAGE DETECTION

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K000742	Eastman Kodak Company	US		13/300,251	11/18/2011		PRINTING METHOD FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000743	Eastman Kodak Company	US		13/300,282	11/18/2011		METHOD FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000743	Eastman Kodak Company	WO		PCT/US12/65181	11/15/2012		METHOD FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000748	Eastman Kodak Company	US		13/307,568	11/30/2011		ADAPTIVE MOTION CONTROL FOR CARRIAGE PRINTER
K000749	Eastman Kodak Company	US		13/300,313	11/18/2011		PRINTING SYSTEM FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000751	Eastman Kodak Company	TW		101147665	12/14/2012		SCANNER WITH EXCEPTION PREVIEW
K000751	Eastman Kodak Company	US		13/326,368	12/15/2011		SCANNER WITH EXCEPTION PREVIEW
K000751	Eastman Kodak Company	WO		PCT/US12/67256	11/30/2012		SCANNER WITH EXCEPTION PREVIEW
K000752	Eastman Kodak Company	US		13/305,828	11/29/2011		AIR EXTRACTION MOMENTUM PUMP FOR INKJET PRINTHEAD
K000753	Eastman Kodak Company	US		13/305,849	11/29/2011		AIR EXTRACTION MOMENTUM METHOD
K000754	Eastman Kodak Company	US		13/312,043	12/6/2011		STEREOSCOPIC DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000755	Eastman Kodak Company	US		13/312,075	12/6/2011		STEREOSCOPIC DISPLAY SYSTEM USING LIGHT-SOURCE DETECTOR
K000756	Eastman Kodak Company	US		13/312,024	12/6/2011		COLOR MULTICHANNEL DISPLAY USING LIGHT-SOURCE DETECTOR
K000757	Eastman Kodak Company	US		13/315,838	12/9/2011		CARRIAGE PRINTER WITH OPTICAL SENSOR ASSEMBLY
K000757	Eastman Kodak Company	WO		PCT/US12/68333	12/7/2012		CARRIAGE PRINTER WITH OPTICAL SENSOR ASSEMBLY
K000760	Eastman Kodak Company	US		13/315,866	12/9/2011		ASSEMBLY OF OPTICAL SENSOR TO CARRIAGE PRINTER

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K000761	Eastman Kodak Company	US		13/430,741	3/27/2012		PUMP DISPOSED AROUND OUTPUT SHAFT OF INKJET PRINTER
K000763	Eastman Kodak Company	US		13/312,700	12/6/2011		PRINTER DRIVER CACHING METHOD
K000763	Eastman Kodak Company	WO		PCT/US12/66495	11/26/2012		PRINTER DRIVER CACHING METHOD
K000764	Eastman Kodak Company	US		13/326,487	12/15/2011		METHOD FOR TRANSPORTING PRINT MEDIA
K000765	Eastman Kodak Company	US		13/534,293	6/27/2012		SURFACE MODIFICATION OF CARBON BLACK
K000767	Eastman Kodak Company	DE	102011121834	102011121834.7	12/21/2011	11/12/2012	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000767	Eastman Kodak Company	US		13/707,719	12/7/2012		SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000768	Eastman Kodak Company	US		13/482,151	5/29/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000773	Eastman Kodak Company	US		13/329,560	12/19/2011		SYSTEM FOR JOINING SHEETS TO FORM A BELT
K000776	Eastman Kodak Company	US		13/356,964	1/24/2012		CORROSION PROTECTED FLEXIBLE PRINTED WIRING MEMBER
K000781	Eastman Kodak Company	US		13/327,813	12/16/2011		SORTING A MEDIA STACK USING A PRINTER
K000782	Eastman Kodak Company	US		13/327,820	12/16/2011		IDENTIFYING A PREVIOUSLY MARKED SHEET
K000783	Eastman Kodak Company	US		13/327,828	12/16/2011		SORTING A MEDIA STACK USING A SCANNING APPARATUS
K000786	Eastman Kodak Company	US		13/483,227	5/30/2012		METHOD FOR PROVIDING A PRINTED PATTERN
K000787	Eastman Kodak Company	US		13/456,301	4/26/2012		LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000788	Eastman Kodak Company	US		13/430,798	3/27/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000789	Eastman Kodak Company	US		13/334,130	12/22/2011		INKJET PRINTING METHOD AND SYSTEM
K000790	Eastman Kodak Company	US		13/334,139	12/22/2011		POLYMER COMPOSITION
K000790	Eastman Kodak Company	WO		PCT/US12/70509	12/19/2012		POLYMER COMPOSITION

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K000791	Eastman Kodak Company	US		13/331,073	12/20/2011		ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000799	Eastman Kodak Company	US		13/332,417	12/21/2011		METHOD FOR DETECTING ARTIFACTS IN PRINTED CONTENT
K000800	Eastman Kodak Company	US		13/334,707	12/22/2011		PRINTER WITH LIQUID ENHANCED FIXING SYSTEM
K000801	Eastman Kodak Company	US		13/334,509	12/22/2011		METHOD FOR PRINTING WITH ADAPTIVE DISTORTION CONTROL
K000802	Eastman Kodak Company	US		13/334,524	12/22/2011		PRINTER WITH ADAPTIVE DISTORTION CONTROL
K000803	Eastman Kodak Company	US		13/334,661	12/22/2011		INKJET PRINTER WITH ENHANCED DEINKABILITY
K000804	Eastman Kodak Company	US		13/351,432	1/17/2012		STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000804	Eastman Kodak Company	WO		PCT/US13/20476	1/7/2013		STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000805	Eastman Kodak Company	US		13/351,449	1/17/2012		SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000805	Eastman Kodak Company	WO		PCT/US13/21359	1/14/2013		SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000806	Eastman Kodak Company	US		13/351,470	1/17/2012		STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000806	Eastman Kodak Company	WO		PCT/US13/20736	1/9/2013		STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000807	Eastman Kodak Company	US		13/596,195	8/28/2012		PUMPING CAP FOR APPLYING SUCTION TO PRINthead
K000808	Eastman Kodak Company	US		13/359,746	1/27/2012		SEAL AND SEAL PULLING MEMBER FOR INK TANK
K000809	Eastman Kodak Company	US		13/359,884	1/27/2012		INKJET PRINthead WITH MULTI- LAYER MOUNTING SUBSTRATE
K000810	Eastman Kodak Company	US		13/435,617	3/30/2012		INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT

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K000811	Eastman Kodak Company	US		13/459,318	4/30/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000812	Eastman Kodak Company	US		13/352,586	1/18/2012		DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000812	Eastman Kodak Company	WO		PCT/US13/21362	1/14/2013		DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000815	Eastman Kodak Company	US		13/530,171	6/22/2012		VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000816	Eastman Kodak Company	US		13/798,445	3/13/2013		METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K000817	Eastman Kodak Company	US		13/351,495	1/17/2012		FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000817	Eastman Kodak Company	WO		PCT/US13/20731	1/9/2013		FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000819	Eastman Kodak Company	US		13/359,762	1/27/2012		SEAL AND SECONDARY FILM FOR INK TANK
K000820	Eastman Kodak Company	US		13/433,412	3/29/2012		PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000823	Eastman Kodak Company	US		13/532,865	6/26/2012		ROLL-FED DUPLEX THERMAL PRINTING SYSTEM
K000824	Eastman Kodak Company	US		13/362,226	1/31/2012		IMAGE SCANNING AND PROCESSING SYSTEM
K000825	Eastman Kodak Company	US		13/362,272	1/31/2012		IMAGE PROCESSING ADAPTER AND METHOD
K000827	Eastman Kodak Company	US		13/362,614	1/31/2012		IMAGE PROCESSING MANAGEMENT METHOD
K000829	Eastman Kodak Company	US		13/461,875	5/2/2012		PRINTED IMAGE FOR VISUALLY- IMPAIRED PERSON
K000833	Eastman Kodak Company	US		13/351,518	1/17/2012		STEREOSCOPIC GLASSES USING TILTED FILTERS
K000833	Eastman Kodak Company	WO		PCT/US13/21360	1/14/2013		STEREOSCOPIC GLASSES USING TILTED FILTERS

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K000835	Eastman Kodak Company	US		13/491,906	6/8/2012		THERMAL IMAGE RECEIVER ELEMENTS PREPARED USING AQUEOUS FORMULATIONS
K000836	Eastman Kodak Company	US		13/406,649	2/28/2012		TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-PATTERN MICRO-WIRES
K000837	Eastman Kodak Company	US		13/526,803	6/19/2012		SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K000838	Eastman Kodak Company	US		13/646,761	10/8/2012		GAME SERVER IN A MULTIFUNCTION PRINTER
K000840	Eastman Kodak Company	US		13/534,031	6/27/2012		NOZZLE ARRAY CONFIGURATION FOR PRINthead DIE
K000841	Eastman Kodak Company	US		13/430,749	3/27/2012		POWER FOR WIRELESS PRINTER DURING SLEEP MODE
K000843	Eastman Kodak Company	US		13/362,828	1/31/2012		METHOD OF IMAGE PROCESSING FROM MULTIPLE SCANNERS
K000844	Eastman Kodak Company	US		13/362,938	1/31/2012		IMAGE PROCESSING METHOD FOR SUPPORTING MULTIPLE SCANNERS
K000845	Eastman Kodak Company	US		13/363,048	1/31/2012		IMAGE PROCESSING METHOD
K000846	Eastman Kodak Company	US		13/537,704	6/29/2012		PIGMENT-BASED INKJET INKS
K000850	Eastman Kodak Company	US		13/646,763	10/8/2012		PHOTO EDITOR IN A MULTIFUNCTION PRINTER
K000851	Eastman Kodak Company	US		13/686,979	11/28/2012		PRESSURE REGULATED INKJET PRINthead WITH REPLACEABLE ON-AXIS INK TANK
K000852	Eastman Kodak Company	US		13/400,178	2/20/2012		CONTROL CIRCUIT FOR LIGHT EMITTING DIODE INDICATOR
K000853	Eastman Kodak Company	US		13/357,082	1/24/2012		INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000853	Eastman Kodak Company	WO		PCT/US13/22475	1/22/2013		INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000854	Eastman Kodak Company	US		13/358,548	1/26/2012		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000855	Eastman Kodak Company	US		13/358,558	1/26/2012		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000856	Eastman Kodak Company	US		13/358,567	1/26/2012		PRINTED DROP DENSITY RECONFIGURATION

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K000857	Eastman Kodak Company	US		13/358,574	1/26/2012		PRINTED DROP DENSITY RECONFIGURATION
K000859	Eastman Kodak Company	US		13/359,902	1/27/2012		FABRICATION OF AN INKJET PRINTHEAD MOUNTING SUBSTRATE
K000863	Eastman Kodak Company	US		13/532,840	6/26/2012		READING RFID TAG USING ANTENNA WITHIN ENCLOSURE
K000865	Eastman Kodak Company	US		13/532,859	6/26/2012		RFID SYSTEM WITH ENCLOSURE AND INTERFERENCE PATTERN
K000867	Eastman Kodak Company	US		13/532,821	6/26/2012		RFID SYSTEM WITH MULTIPLE TAG TRANSMIT FREQUENCIES
K000868	Eastman Kodak Company	US		13/362,267	1/31/2012		PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000869	Eastman Kodak Company	US		13/366,403	2/6/2012		DETECTING AN UNSECURED STATE OF A MANDREL
K000870	Eastman Kodak Company	US		13/408,072	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000871	Eastman Kodak Company	US		13/465,051	5/7/2012		IMPROVED EFFICIENCY OF A CORONA CHARGER
K000872	Eastman Kodak Company	US		13/406,658	2/28/2012		TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000872	Eastman Kodak Company	WO		PCT/US13/27610	2/25/2013		TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000873	Eastman Kodak Company	US		13/364,409	2/2/2012		METHOD FOR CONTROLLING INTERACTIVE DISPLAY SYSTEM
K000874	Eastman Kodak Company	US		13/364,417	2/2/2012		INTERACTIVE DIGITAL ADVERTISING SYSTEM
K000875	Eastman Kodak Company	US		13/362,297	1/31/2012		PHOTONIC HEATING OF SILVER GRIDS
K000876	Eastman Kodak Company	US		13/362,324	1/31/2012		PHOTONIC HEATING OF SILVER GRIDS
K000880	Eastman Kodak Company	US		13/623,927	9/21/2012		ADJUSTING THE SHARPNESS OF A DIGITAL IMAGE
K000882	Eastman Kodak Company	US		13/406,665	2/28/2012		MAKING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000883	Eastman Kodak Company	US		13/406,829	2/28/2012		PATTERN-WISE DEFINING MICRO-WIRES WITH DIFFERENT HEIGHTS

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K000884	Eastman Kodak Company	US		13/406,845	2/28/2012		ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000884	Eastman Kodak Company	WO		PCT/US13/26784	2/20/2013		ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000885	Eastman Kodak Company	US		13/406,867	2/28/2012		TOUCH SCREEN WITH DUMMY MICRO-WIRES
K000886	Eastman Kodak Company	US		13/403,004	2/23/2012		PRINTED DYNAMIC ANAGLYPH IMAGE METHOD
K000887	Eastman Kodak Company	US		13/403,017	2/23/2012		DYNAMIC ANAGLYPH DESIGN APPARATUS
K000888	Eastman Kodak Company	US		13/462,031	5/2/2012		NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT
K000889	Eastman Kodak Company	US		13/462,077	5/2/2012		PREPARING DRY TONER PARTICLES FOR METALLIC EFFECT
K000890	Eastman Kodak Company	US		13/462,094	5/2/2012		PREPARING TONER IMAGES WITH METALLIC EFFECT
K000895	Eastman Kodak Company	US		13/366,409	2/6/2012		DETECTING AN UNSECURED STATE OF A MANDREL
K000896	Eastman Kodak Company	US		13/664,472	10/31/2012		COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000896	Eastman Kodak Company	US		61/638,745	4/26/2012		COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000897	Eastman Kodak Company	US		13/434,896	3/30/2012		REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000902	Eastman Kodak Company	US		13/532,845	6/26/2012		RFID READING SYSTEM USING RF GRATING
K000903	Eastman Kodak Company	US		13/477,195	5/22/2012		CONTAINER-TYPE IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000904	Eastman Kodak Company	US		13/552,721	7/19/2012		CORRUGATED MEMBRANE MEMS ACTUATOR FABRICATION METHOD
K000905	Eastman Kodak Company	US		13/552,728	7/19/2012		CORRUGATED MEMBRANE MEMS ACTUATOR
K000906	Eastman Kodak Company	US		13/449,745	4/18/2012		CONTINUOUS INKJET PRINTING METHOD
K000907	Eastman Kodak Company	US		13/623,934	9/21/2012		CONTROLLING THE SHARPNESS OF A DIGITAL IMAGE

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K000908	Eastman Kodak Company	US		13/413,935	3/7/2012		DISPLAY PIXELS WITH ALTERNATING COLORS
K000909	Eastman Kodak Company	US		13/455,257	4/25/2012		ELECTRONIC STORAGE SYSTEM WITH EXTERNALLY-ALTERABLE CONDUCTOR
K000910	Eastman Kodak Company	US		13/455,360	4/25/2012		ELECTRONIC STORAGE SYSTEM WITH ENVIRONMENTALLY-ALTERABLE CONDUCTOR
K000911	Eastman Kodak Company	US		13/532,874	6/26/2012		RFID SYSTEM WITH BARRIERS AND KEY ANTENNAS
K000912	Eastman Kodak Company	US		13/599,205	8/30/2012		CHANGING RADIUS GENERATOR
K000914	Eastman Kodak Company	US		13/400,169	2/20/2012		AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT
K000915	Eastman Kodak Company	US		13/401,958	2/22/2012		CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000915	Eastman Kodak Company	WO		PCT/US13/26016	2/14/2013		CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000916	Eastman Kodak Company	US		13/417,569	3/12/2012		DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
K000917	Eastman Kodak Company	US		13/404,082	2/24/2012		SENSOR FOR AVERTING POTENTIAL PRINthead DAMAGE
K000918	Eastman Kodak Company	US		13/407,058	2/28/2012		OPTICALLY-READABLE ELECTROMAGNETIC ANTENNA
K000919	Eastman Kodak Company	US		13/686,941	11/28/2012		SEMI-PERMEABLE PARTICLES HAVING METALLIC CATALYSTS AND USES
K000920	Eastman Kodak Company	US		13/454,145	4/24/2012		TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC STRUCTURE
K000921	Eastman Kodak Company	US		13/421,987	3/16/2012		INK SUPPLY HAVING MEMBRANE FOR VENTING AIR
K000925	Eastman Kodak Company	US		13/408,089	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000926	Eastman Kodak Company	US		13/408,098	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000927	Eastman Kodak Company	US		13/627,140	9/26/2012		DIRECT LASER-ENGRAVEABLE PATTERNABLE ELEMENTS AND USES

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K000928	Eastman Kodak Company	US		13/408,111	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000929	Eastman Kodak Company	US		13/404,103	2/24/2012		DETECTING POTENTIAL COLLISION DAMAGE TO PRINTHEAD
K000931	Eastman Kodak Company	US		13/430,800	3/27/2012		PRINTING SYSTEM WITH RECEIVER CAPACITANCE ESTIMATION
K000935	Eastman Kodak Company	US		13/459,552	4/30/2012		SEAL RETAINER WITH RETAINER SPREADERS ON HANDLE
K000936	Eastman Kodak Company	US		13/413,954	3/7/2012		METHOD FOR CONTROLLING DISPLAY WITH ALTERNATING COLOR PIXELS
K000937	Eastman Kodak Company	US		13/422,128	3/16/2012		METHOD FOR VENTING AIR WITH A MEMBRANE
K000938	Eastman Kodak Company	US		13/600,631	8/31/2012		INKJET PRINTING SYSTEM
K000943	Eastman Kodak Company	US		13/432,044	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000944	Eastman Kodak Company	US		13/432,017	3/28/2012		FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID
K000945	Eastman Kodak Company	US		13/477,379	5/22/2012		CONTAINER-CLASSIFICATION IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000946	Eastman Kodak Company	US		13/477,422	5/22/2012		RFID MARKING OF UNITS IN A SPACE
K000948	Eastman Kodak Company	US		13/597,395	8/29/2012		MANUFACTURE OF LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ABLATION IMAGING
K000949	Eastman Kodak Company	US		13/430,744	3/27/2012		CARRIAGE ACTIVATED PUMP FOR INKJET PRINTER
K000950	Eastman Kodak Company	US		13/552,735	7/19/2012		MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000951	Eastman Kodak Company	US		13/544,104	7/9/2012		ELECTRODE PRINT SPEED SYNCHRONIZATION IN ELECTROSTATIC PRINTER
K000952	Eastman Kodak Company	US		13/424,422	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER

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K000954	Eastman Kodak Company	US		13/424,436	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	WO		PCT/US13/32881	3/19/2013		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000955	Eastman Kodak Company	US		13/744,751	1/18/2013		ACOUSTIC WAVE DRYING SYSTEM
K000958	Eastman Kodak Company	US		13/693,309	12/4/2012		ACOUSTIC DRYING SYSTEM WITH MATCHED EXHAUST FLOW
K000961	Eastman Kodak Company	US		13/559,638	7/27/2012		OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000962	Eastman Kodak Company	US		13/565,911	8/3/2012		IDENTIFYING KEY FRAMES USING GROUP SPARSITY ANALYSIS
K000964	Eastman Kodak Company	US		13/455,367	4/25/2012		ALTERING CONDUCTOR IN ELECTRONIC STORAGE SYSTEM
K000965	Eastman Kodak Company	US		13/532,826	6/26/2012		RFID SYSTEM WITH CONFIGURABLE RF PORT
K000966	Eastman Kodak Company	US		13/532,831	6/26/2012		RFID SYSTEM WITH MULTIPLE READER TRANSMIT FREQUENCIES
K000970	Eastman Kodak Company	US		13/535,876	6/28/2012		MULTIFUNCTION PRINTER WITH PLATEN CLOSEST TO LID
K000971	Eastman Kodak Company	US		13/456,323	4/26/2012		REACTIVE FLUOROPOLYMER AND LASER-ENGRAVEABLE COMPOSITIONS AND PREPARATORY METHODS
K000972	Eastman Kodak Company	US		13/455,377	4/25/2012		MAKING ELECTRONIC STORAGE SYSTEM HAVING CODE CIRCUIT
K000973	Eastman Kodak Company	US		13/432,052	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000974	Eastman Kodak Company	US		13/432,056	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000975	Eastman Kodak Company	US		13/432,062	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000976	Eastman Kodak Company	US		13/432,020	3/28/2012		FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID DISPENSER

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K000978	Eastman Kodak Company	US		13/448,433	4/17/2012		SYSTEM FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000980	Eastman Kodak Company	US		13/430,756	3/27/2012		POWERING A WIRELESS PRINTER DURING SLEEP MODE
K000983	Eastman Kodak Company	US		13/454,119	4/24/2012		MULTI-TONER CHARGED AREA DEVELOPMENT METHOD
K000984	Eastman Kodak Company	US		13/454,118	4/24/2012		PRINTER WITH MULTI-TONER DISCHARGED AREA DEVELOPMENT
K000985	Eastman Kodak Company	US		13/435,344	3/30/2012		PRINTER WITH UNFUSED TONER PROCESS CONTROL SYSTEM
K000986	Eastman Kodak Company	US		13/435,363	3/30/2012		PRINTER WITH UNFUSED TONER PROCESS CONTROL
K000987	Eastman Kodak Company	US		13/435,382	3/30/2012		TONER SENSOR MODULE
K000989	Eastman Kodak Company	US		13/454,121	4/24/2012		PRINTER WITH MULTI-TONER CHARGED AREA DEVELOPMENT
K000990	Eastman Kodak Company	US		13/433,339	3/29/2012		SYSTEM FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
K000991	Eastman Kodak Company	US		13/435,675	3/30/2012		INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000992	Eastman Kodak Company	US		13/462,067	5/2/2012		PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000993	Eastman Kodak Company	US		13/433,479	3/29/2012		REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000994	Eastman Kodak Company	US		13/435,039	3/30/2012		TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000995	Eastman Kodak Company	US		13/435,050	3/30/2012		TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000997	Eastman Kodak Company	US		13/454,153	4/24/2012		TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC METHOD
K000998	Eastman Kodak Company	US		13/565,919	8/3/2012		IDENTIFYING SCENE BOUNDARIES USING GROUP SPARSITY ANALYSIS
K000999	Eastman Kodak Company	US		13/565,926	8/3/2012		VIDEO SUMMARIZATION USING GROUP SPARSITY ANALYSIS
K001001	Eastman Kodak Company	US		13/455,390	4/25/2012		MAKING STORAGE SYSTEM HAVING ENVIRONMENTALLY-MODIFIABLE CONDUCTOR

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K001002	Eastman Kodak Company	US	8356758	13/455,402	4/25/2012	1/22/2013	MAKING STORAGE SYSTEM HAVING MODIFIABLE CONDUCTOR AND MEMORY
K001003	Eastman Kodak Company	US		13/460,922	5/1/2012		DRYING PRINTED MEDIA MOVING ALONG MEDIA PATH
K001004	Eastman Kodak Company	US		61/639,135	4/27/2012		WEB GUIDE AND FESTOON FOR PRINTING SYSTEMS
K001006	Eastman Kodak Company	US		13/454,422	4/24/2012		NOZZLE PLATE INCLUDING PERMANENTLY BONDED FLUID CHANNEL
K001007	Eastman Kodak Company	US		13/792,338	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001008	Eastman Kodak Company	US		13/462,182	5/2/2012		ENHANCING COLOR TONER IMAGES WITH FLUORESCING MAGENTA TONERS
K001009	Eastman Kodak Company	US		13/792,358	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001010	Eastman Kodak Company	US		13/792,367	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001011	Eastman Kodak Company	US		13/462,155	5/2/2012		HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001011	Eastman Kodak Company	US		13/836,491	3/15/2013		HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001012	Eastman Kodak Company	US		13/837,043	3/15/2013		FLUORESCING YELLOW TONER PARTICLES AND METHODS OF USE
K001013	Eastman Kodak Company	US		13/462,133	5/2/2012		USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	US		13/837,546	3/15/2013		USE OF FLUORESCING TONERS FOR IMAGING
K001014	Eastman Kodak Company	US		13/462,111	5/2/2012		PREPARING COLOR TONER IMAGES WITH METALLIC EFFECT
K001018	Eastman Kodak Company	US		13/693,344	12/4/2012		ACOUSTIC DRYING SYSTEM WITH INTERSPERSED EXHAUST CHANNELS
K001021	Eastman Kodak Company	US		13/461,827	5/2/2012		INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL SYSTEM

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K001022	Eastman Kodak Company	US		13/461,832	5/2/2012		INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001024	Eastman Kodak Company	US		13/461,831	5/2/2012		CONDENSATION CONTROL IN AN INKJET PRINTING SYSTEM
K001025	Eastman Kodak Company	US		13/461,834	5/2/2012		IN-FLIGHT INK DROPLET DRYING METHOD
K001026	Eastman Kodak Company	US		13/461,836	5/2/2012		MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001028	Eastman Kodak Company	US		13/461,838	5/2/2012		MULTI-ZONE CONDENSATION CONTROL METHOD
K001029	Eastman Kodak Company	US		13/445,125	4/12/2012		SHAPED ELECTRICAL CONDUCTOR
K001032	Eastman Kodak Company	US		13/602,367	9/4/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001033	Eastman Kodak Company	US		13/599,119	8/30/2012		MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001034	Eastman Kodak Company	US		13/448,435	4/17/2012		METHOD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K001035	Eastman Kodak Company	US		13/622,382	9/19/2012		METHOD OF FORMING STRUCTURED MICRODOTS
K001036	Eastman Kodak Company	US		13/456,281	4/26/2012		AUTOMATICALLY-ADJUSTING WEB MEDIA TENSIONING MECHANISM
K001037	Eastman Kodak Company	US		13/459,567	4/30/2012		INK TANK SEAL RETAINER WITH SYMMETRIC SEAL FORCE
K001038	Eastman Kodak Company	US		13/459,514	4/30/2012		SNAP-ON SEAL FOR INKJET INK TANK
K001039	Eastman Kodak Company	US		13/459,534	4/30/2012		INKJET INK TANK FOR SNAP-ON SEAL
K001040	Eastman Kodak Company	US		13/686,942	11/28/2012		POROUS ORGANIC POLYMERIC FILMS AND PREPARATION
K001041	Eastman Kodak Company	US		13/548,675	7/13/2012		MAKING HIGH DENSITY POLYMER PARTICLES
K001042	Eastman Kodak Company	US		13/456,296	4/26/2012		METHOD FOR AUTOMATICALLY-ADJUSTING WEB MEDIA TENSION
K001043	Eastman Kodak Company	US		13/492,166	6/8/2012		DIGITAL DROP PATTERNING AND DEPOSITION DEVICE

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K001046	Eastman Kodak Company	US		13/686,943	11/28/2012		POROUS PARTICLES AND METHODS OF MAKING THEM
K001049	Eastman Kodak Company	US		13/478,214	5/23/2012		VERIFYING IDENTIFICATION OF FLUID SUPPLIED THROUGH HOSE
K001050	Eastman Kodak Company	US		13/478,226	5/23/2012		IDENTIFYING FLUID SUPPLIED THROUGH HOSES
K001051	Eastman Kodak Company	US		13/477,412	5/22/2012		INKJET PRINTER WITH CARRIAGE-COUPLED MEDIA DETECTOR
K001052	Eastman Kodak Company	US		13/663,522	10/30/2012		FORMING A STRUCTURAL LAMINATE THAT RESISTS STRESS
K001052	Eastman Kodak Company	US		61/640,914	5/1/2012		FORMING A STRUCTURAL LAMINATE
K001053	Eastman Kodak Company	US		13/663,529	10/30/2012		FORMING A 3D STRUCTURAL ELEMENT
K001053	Eastman Kodak Company	US		61/640,929	5/1/2012		FORMING A 3D STRUCTURAL ELEMENT
K001054	Eastman Kodak Company	US		13/478,389	5/23/2012		TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001055	Eastman Kodak Company	US		13/465,052	5/7/2012		IMPROVED EFFICIENCY OF A CORONA CHARGER
K001057	Eastman Kodak Company	US		13/477,132	5/22/2012		RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001058	Eastman Kodak Company	US		13/491,928	6/8/2012		THERMAL IMAGE RECEIVER ELEMENTS HAVING RELEASE AGENTS
K001060	Eastman Kodak Company	US		13/477,420	5/22/2012		DETECTING MEDIA TYPE USING CARRIAGE-COUPLED SENSOR
K001062	Eastman Kodak Company	US		13/750,206	1/25/2013		ACTIVATION OF MEDIA PRODUCT AGGREGATION USING ORDER HISTORY
K001063	Eastman Kodak Company	US		13/750,241	1/25/2013		PRODUCTION CAPACITY MANAGEMENT IN MEDIA PRODUCT AGGREGATION SYSTEMS
K001065	Eastman Kodak Company	US		13/750,286	1/25/2013		AGGREGATION OF MEDIA PRODUCT PRODUCTION AND DISTRIBUTION
K001066	Eastman Kodak Company	US		13/478,234	5/23/2012		VERIFYING IDENTIFICATION OF SEQUENTIALLY SUPPLIED FLUIDS

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K001067	Eastman Kodak Company	US		13/591,256	8/22/2012		ELECTROGRAPHIC PRINTING OF TACTILE IMAGES
K001069	Eastman Kodak Company	US		13/481,986	5/29/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001073	Eastman Kodak Company	US		13/558,700	7/26/2012		BOUND DOCUMENT HAVING PRINTED COVER SHEET
K001074	Eastman Kodak Company	US		13/553,096	7/19/2012		EMBEDDING DATA WITH OFFSET PRINTING
K001075	Eastman Kodak Company	US		13/482,007	5/29/2012		CAMERA ON MULTIFUNCTION PRINTER
K001076	Eastman Kodak Company	US		13/587,119	8/16/2012		AUTHENTICATION WITH ACCESS CONTROL AND CALIBRATION
K001077	Eastman Kodak Company	US		13/482,011	5/29/2012		METHOD OF OPERATING A MULTIFUNCTION PRINTER
K001078	Eastman Kodak Company	US		13/492,194	6/8/2012		DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001079	Eastman Kodak Company	US		13/492,209	6/8/2012		DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001080	Eastman Kodak Company	US		13/477,138	5/22/2012		RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001082	Eastman Kodak Company	US		13/478,409	5/23/2012		IMAGE CAPTURE DEVICE FOR EXTRACTING TEXTUAL INFORMATION
K001083	Eastman Kodak Company	US		13/478,422	5/23/2012		SYSTEM FOR EXTRACTING TEXT FROM A DOCUMENT
K001084	Eastman Kodak Company	US		13/534,048	6/27/2012		METHOD OF BI-DIRECTIONAL PRINTING WITH OFFSET NOZZLE ARRAYS
K001089	Eastman Kodak Company	US		13/484,378	5/31/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001090	Eastman Kodak Company	US		13/536,216	6/28/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K001091	Eastman Kodak Company	US		13/483,368	5/30/2012		VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K001093	Eastman Kodak Company	US		13/750,319	1/25/2013		AGGREGATION OF CUSTOMER REQUIREMENTS
K001094	Eastman Kodak Company	US		13/535,543	6/28/2012		JOB CHANGE SCRAP REDUCTION

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K001095	Eastman Kodak Company	US		13/549,611	7/16/2012		MASKED CONTAINER RFID TAG COMMUNICATIONS SYSTEM
K001096	Eastman Kodak Company	US		13/556,449	7/24/2012		INK TANK WITH A COMPLIANT WICK
K001097	Eastman Kodak Company	US		13/600,258	8/31/2012		ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCH
K001099	Eastman Kodak Company	US		13/686,946	11/28/2012		PARTICLES CONTAINING ORGANIC CATALYTIC MATERIALS AND USES
K001101	Eastman Kodak Company	US		13/671,854	11/8/2012		ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001103	Eastman Kodak Company	DE		102012021383.2	10/31/2012		ROTATING BELT INVERTER
K001105	Eastman Kodak Company	US		13/532,875	6/26/2012		ROLL-FED DUPLEX THERMAL PRINTER
K001107	Eastman Kodak Company	US		13/600,264	8/31/2012		THIN FILM DIELECTRIC LAYER FORMATION
K001108	Eastman Kodak Company	US		13/600,266	8/31/2012		ELECTRONIC ELEMENT INCLUDING DIELECTRIC STACK
K001109	Eastman Kodak Company	US		13/552,743	7/19/2012		LIQUID DISPENSER INCLUDING ACTIVE MEMBRANE ACTUATOR
K001110	Eastman Kodak Company	US		13/552,752	7/19/2012		LIQUID DISPENSER INCLUDING PASSIVE PRE-STRESSED FLEXIBLE MEMBRANE
K001111	Eastman Kodak Company	US		13/552,763	7/19/2012		LIQUID DISPENSER INCLUDING ASYMMETRIC NOZZLE ACTUATOR CONFIGURATION
K001115	Eastman Kodak Company	US		13/664,754	10/31/2012		FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001116	Eastman Kodak Company	US		13/591,559	8/22/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001118	Eastman Kodak Company	US		13/526,820	6/19/2012		SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K001119	Eastman Kodak Company	US		13/526,837	6/19/2012		SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING

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K001126	Eastman Kodak Company	US		13/544,116	7/9/2012		PRINTING WITH MERGED DROPS USING ELECTROSTATIC DEFLECTION
K001127	Eastman Kodak Company	US		13/775,549	2/25/2013		PATTERNING OF TRANSPARENT CONDUCTIVE COATINGS
K001134	Eastman Kodak Company	US		13/649,134	10/11/2012		APPLYING HEATING LIQUID TO REMOVE MOISTENING LIQUID
K001136	Eastman Kodak Company	US		13/750,340	1/25/2013		ADJUSTING A CUSTOMER CATALOG FOR ORDERING VISUAL MEDIA PRODUCTS
K001138	Eastman Kodak Company	US		13/535,912	6/28/2012		SCANNING OF OVERSIZED DOCUMENTS
K001139	Eastman Kodak Company	US		13/536,165	6/28/2012		IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K001140	Eastman Kodak Company	US		13/537,247	6/29/2012		FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K001142	Eastman Kodak Company	US		13/744,776	1/18/2013		ACOUSTIC DRYING SYSTEM WITH SOUND OUTLET CHANNEL
K001144	Eastman Kodak Company	US		13/693,366	12/4/2012		ACOUSTIC DRYING SYSTEM WITH PERIPHERAL EXHAUST CHANNEL
K001145	Eastman Kodak Company	US		13/535,548	6/28/2012		JOB CHANGE SCRAP REDUCTION
K001146	Eastman Kodak Company	US		13/663,532	10/30/2012		PRODUCING RAISED PRINT USING YELLOW TONER
K001151	Eastman Kodak Company	US		13/757,891	2/4/2013		SILVER METAL NANOPARTICLE COMPOSITION
K001152	Eastman Kodak Company	US		13/608,099	9/10/2012		METHOD FOR INCREASING IMAGE RESOLUTION
K001153	Eastman Kodak Company	US		13/624,985	9/24/2012		ESTIMATING THE CLUTTER OF DIGITAL IMAGES
K001154	Eastman Kodak Company	US		13/591,472	8/22/2012		AUDIO BASED CONTROL OF EQUIPMENT AND SYSTEMS
K001155	Eastman Kodak Company	US		13/681,461	11/20/2012		IMAGE RECTIFICATION USING SPARSELY-DISTRIBUTED LOCAL FEATURES

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K001156	Eastman Kodak Company	US		13/602,358	9/4/2012		INKJET PRINTING METHOD USING MODE SWITCHING
K001159	Eastman Kodak Company	US		13/562,347	7/31/2012		EJECTOR WITH IMPROVED JETTING LATENCY FOR HIGH SOLIDS CONTENT
K001160	Eastman Kodak Company	DE		102012021404.9	10/30/2012		BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING
K001164	Eastman Kodak Company	US		13/547,320	7/12/2012		LARGE-PARTICLE INKJET DUAL-SIGN DEVELOPMENT PRINTING
K001165	Eastman Kodak Company	US		13/547,411	7/12/2012		INTERMEDIATE MEMBER FOR LARGE-PARTICLE INKJET DEVELOPMENT
K001166	Eastman Kodak Company	US		13/547,473	7/12/2012		LARGE-PARTICLE INKJET RECEIVER-CHARGING INTERMEDIATE MEMBER
K001167	Eastman Kodak Company	US		13/548,251	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K001168	Eastman Kodak Company	US		13/548,264	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K001169	Eastman Kodak Company	US		13/549,615	7/16/2012		COMMUNICATING WITH RFID TAGS ON MASKED CONTAINERS
K001175	Eastman Kodak Company	US		13/597,722	8/29/2012		METHOD FOR HANDLING CUT SHEET MEDIA
K001176	Eastman Kodak Company	US		13/558,776	7/26/2012		PRODUCING BOUND DOCUMENT HAVING INNER COVER SHEET
K001177	Eastman Kodak Company	US		13/548,690	7/13/2012		HIGH DENSITY POLYMER PARTICLES AND DISPERSION OF SAME
K001179	Eastman Kodak Company	US		13/559,647	7/27/2012		OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001180	Eastman Kodak Company	US		13/559,651	7/27/2012		DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001183	Eastman Kodak Company	US		13/571,704	8/10/2012		MICRO-WIRE ELECTRODE PATTERN
K001184	Eastman Kodak Company	US		13/587,152	8/16/2012		PIXEL-ALIGNED MICRO-WIRE ELECTRODE DEVICE

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K001185	Eastman Kodak Company	US		13/553,124	7/19/2012		EMBEDDING DATA WITH OFFSET PRINTING
K001186	Eastman Kodak Company	US		13/591,283	8/22/2012		PIXEL-ALIGNED DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001187	Eastman Kodak Company	US		13/609,299	9/11/2012		TOUCH DETECTION FOR CAPACITIVE TOUCH SCREEN
K001189	Eastman Kodak Company	US		13/562,349	7/31/2012		EJECTOR WITH IMPROVED JETTING LATENCY FOR MOLECULAR WEIGHT POLYMERS
K001190	Eastman Kodak Company	US		13/562,357	7/31/2012		METHOD OF PRINTING WITH HIGH SOLIDS CONTENT INK
K001194	Eastman Kodak Company	US		13/562,377	7/31/2012		TONER PRINTING WITH INCREASED GAMUT
K001195	Eastman Kodak Company	US		13/562,409	7/31/2012		NOISE REDUCTION IN TONER PRINTS
K001196	Eastman Kodak Company	US		13/562,383	7/31/2012		SYSTEM FOR DETERMINING EFFICIENT COMBINATIONS OF TONER COLORS TO FORM PRINTS WITH ENHANCED GAMUT
K001197	Eastman Kodak Company	US		13/600,338	8/31/2012		ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCHES
K001198	Eastman Kodak Company	JP		2012-229633	10/17/2012		PHOTOSENSITIVE COMPOSITION HAVING NOVEL FLUORO COPOLYMER FOR LITHOGRAPHIC PRINTING PLATE
K001201	Eastman Kodak Company	US		13/562,378	7/31/2012		INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K001202	Eastman Kodak Company	US		13/598,202	8/29/2012		METHOD FOR GENERATING TAG LAYOUTS
K001203	Eastman Kodak Company	US		13/562,404	7/31/2012		TONER PRINT WITH EFFICIENTLY ENHANCED GAMUT
K001204	Eastman Kodak Company	US		13/600,274	8/31/2012		PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001205	Eastman Kodak Company	US		13/600,287	8/31/2012		PATTERNED THIN FILM DIELECTRIC LAYER FORMATION

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K001206	Eastman Kodak Company	US		13/598,260	8/29/2012		SYSTEM FOR GENERATING TAG LAYOUTS
K001207	Eastman Kodak Company	US		13/600,292	8/31/2012		PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001208	Eastman Kodak Company	US		13/598,310	8/29/2012		METHOD FOR COMPUTING SCALE FOR TAG INSERTION
K001209	Eastman Kodak Company	US		13/600,302	8/31/2012		THIN FILM TRANSISTOR INCLUDING IMPROVED SEMICONDUCTOR INTERFACE
K001210	Eastman Kodak Company	US		13/600,308	8/31/2012		THIN FILM TRANSISTOR INCLUDING DIELECTRIC STACK
K001211	Eastman Kodak Company	US		13/600,323	8/31/2012		HIGH PERFORMANCE THIN FILM TRANSISTOR
K001212	Eastman Kodak Company	US		13/759,092	2/5/2013		METHOD OF FORMING PRINTED PATTERNS
K001213	Eastman Kodak Company	US		13/562,416	7/31/2012		PRINTING SYSTEM WITH NOISE REDUCTION
K001218	Eastman Kodak Company	US		13/600,356	8/31/2012		SENSING EXPOSURE TO ENVIRONMENTAL FACTORS
K001223	Eastman Kodak Company	US		13/627,217	9/26/2012		BINDING STRIP INCLUDING SPACER
K001224	Eastman Kodak Company	US		13/591,259	8/22/2012		ELECTROGRAPHIC TACTILE IMAGE PRINTING SYSTEM
K001225	Eastman Kodak Company	US		13/599,160	8/30/2012		MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001226	Eastman Kodak Company	US		13/587,139	8/16/2012		AUTHENTICATION DEVICE WITH ACCESS CONTROL AND CALIBRATION
K001228	Eastman Kodak Company	US		13/615,939	9/14/2012		INK TANK HAVING A SINGLE GASKET
K001229	Eastman Kodak Company	US		13/626,914	9/26/2012		PIXEL-ALIGNED GROUND MICRO-WIRE DEVICE
K001230	Eastman Kodak Company	US		13/571,727	8/10/2012		TRANSPARENT TOUCH-SCREEN CAPACITOR WITH MICRO-WIRE ELECTRODE
K001231	Eastman Kodak Company	US		13/571,738	8/10/2012		MAKING TRANSPARENT TOUCH-RESPONSIVE DEVICE WITH MICRO-WIRE ELECTRODES

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K001232	Eastman Kodak Company	US		13/626,962	9/26/2012		PIXEL-ALIGNED ELECTRODE DEVICE
K001233	Eastman Kodak Company	US		13/587,165	8/16/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001234	Eastman Kodak Company	US		13/587,185	8/16/2012		MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001236	Eastman Kodak Company	US		13/599,067	8/30/2012		ALIGNING PRINT DATA USING MATCHING PIXEL PATTERNS
K001237	Eastman Kodak Company	US		13/599,096	8/30/2012		ALIGNING PRINT DATA FOR OVERLAPPING PRINTHEADS
K001238	Eastman Kodak Company	US		13/591,296	8/22/2012		DISPLAY APPARATUS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001239	Eastman Kodak Company	US		13/591,325	8/22/2012		MAKING TOUCH SCREENS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001240	Eastman Kodak Company	US		13/591,489	8/22/2012		AUDIO SIGNAL SEMANTIC CONCEPT CLASSIFICATION METHOD
K001242	Eastman Kodak Company	US		13/721,109	12/20/2012		INKJET PRINTING WITH MANAGED AIRFLOW FOR CONDENSATION CONTROL
K001243	Eastman Kodak Company	US		13/721,106	12/20/2012		INKJET PRINTING SYSTEM WITH MANAGED CONDENSATION CONTROL AIRFLOW
K001244	Eastman Kodak Company	US		13/744,799	1/18/2013		ACOUSTIC DRYING METHOD USING SOUND OUTLET CHANNEL
K001245	Eastman Kodak Company	US		13/744,837	1/18/2013		ACOUSTIC WAVE DRYING METHOD
K001246	Eastman Kodak Company	US		13/596,202	8/28/2012		METHOD OF MAINTAINING AN INKJET PRINTHEAD
K001247	Eastman Kodak Company	US		13/655,509	10/19/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH
K001248	Eastman Kodak Company	US		13/598,100	8/29/2012		RECEIVER SUPPLY USING CUT SHEET MEDIA
K001249	Eastman Kodak Company	US		13/747,552	1/23/2013		PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS

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K001253	Eastman Kodak Company	US		13/599,129	8/30/2012		MODIFYING PRINT DATA USING MATCHING PIXEL PATTERNS
K001255	Eastman Kodak Company	US		13/768,488	2/15/2013		TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001255	Eastman Kodak Company	US		61/696,848	9/5/2012		TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001259	Eastman Kodak Company	US		13/599,224	8/30/2012		METHOD FOR GENERATING ELECTRICITY
K001260	Eastman Kodak Company	US		13/721,126	12/20/2012		INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL
K001261	Eastman Kodak Company	US		13/721,104	12/20/2012		INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW MANAGEMENT
K001262	Eastman Kodak Company	US		13/721,102	12/20/2012		MANAGING CONDENSATION IN AN INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW
K001267	Eastman Kodak Company	US		13/651,613	10/15/2012		COLOR PHOTOGRAPHIC SILVER HALIDE PAPER AND USE
K001268	Eastman Kodak Company	US		13/627,163	9/26/2012		METHOD FOR PROVIDING PATTERNS OF FUNCTIONAL MATERIALS
K001270	Eastman Kodak Company	US		13/626,917	9/26/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001271	Eastman Kodak Company	US		13/626,924	9/26/2012		MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001273	Eastman Kodak Company	US		13/627,266	9/26/2012		BOUND DOCUMENT HAVING BINDING STRIP WITH SPACER
K001274	Eastman Kodak Company	US		13/627,303	9/26/2012		MAKING BOUND DOCUMENT HAVING FASTENER AND SPACER
K001279	Eastman Kodak Company	US		13/624,986	9/24/2012		DETERMINING THE ESTIMATED CLUTTER OF DIGITAL IMAGES
K001281	Eastman Kodak Company	US		13/622,385	9/19/2012		SYSTEM FOR FORMING STRUCTURED MICRODOTS
K001282	Eastman Kodak Company	US		13/622,386	9/19/2012		METHOD OF FORMING SECURITY MARKINGS
K001283	Eastman Kodak Company	US		13/622,387	9/19/2012		SYSTEM FOR FORMING SECURITY MARKINGS USING STRUCTURED MICRODOTS

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K001284	Eastman Kodak Company	US		13/626,971	9/26/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED ELECTRODE
K001285	Eastman Kodak Company	US		13/626,979	9/26/2012		MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED ELECTRODE
K001287	Eastman Kodak Company	US		13/763,887	2/11/2013		PRINTING LIQUID TRANSFER AND SUPPLY SYSTEM
K001289	Eastman Kodak Company	EP			3/13/2013		NEGATIVE LIGHT SENSITIVE ELEMENT
K001291	Eastman Kodak Company	US		13/803,307	3/14/2013		BOUND DOCUMENT WITH TRANSPARENT MEDADATA SHEET
K001292	Eastman Kodak Company	US		13/759,098	2/5/2013		MICRO-WIRE PATTERN WITH OFFSET INTERSECTIONS
K001296	Eastman Kodak Company	US		61/706,185	9/27/2012		VACUUM PULLDOWN OF WEB EDGES IN PRINTING SYSTEMS
K001297	Eastman Kodak Company	US		13/663,851	10/30/2012		WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K001298	Eastman Kodak Company	US		13/749,748	1/25/2013		POROUS PARTICLES WITH DESIGNED DIFFERENT SIZED DISCRETE PORES
K001299	Eastman Kodak Company	US		13/721,118	12/20/2012		INKJET PRINTING WITH CONDENSATION CONTROL
K001301	Eastman Kodak Company	US		13/771,549	2/20/2013		ENHANCING SILVER CONDUCTIVITY
K001302	Eastman Kodak Company	US		13/649,139	10/11/2012		DRYER TRANSPORTING MOISTENED MEDIUM THROUGH HEATING LIQUID
K001303	Eastman Kodak Company	US		13/649,141	10/11/2012		DRYER IMPINGING HEATING LIQUID ONTO MOISTENED MEDIUM
K001304	Eastman Kodak Company	US		13/649,143	10/11/2012		REMOVING MOISTENING LIQUID USING HEATING-LIQUID BARRIER
K001305	Eastman Kodak Company	US		13/649,146	10/11/2012		BARRIER DRYER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001306	Eastman Kodak Company	US		13/649,152	10/11/2012		DRYER WITH HEATING LIQUID IN CAVITY
K001307	Eastman Kodak Company	US		13/649,158	10/11/2012		BARRIER DRYER WITH POROUS LIQUID-CARRYING MATERIAL
K001308	Eastman Kodak Company	US		13/649,167	10/11/2012		DRYER IMPINGING HEATING LIQUID ONTO BARRIER
K001309	Eastman Kodak Company	US		13/655,523	10/19/2012		MAKING DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH

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K001310	Eastman Kodak Company	US		13/669,487	11/6/2012		WICKING ACCUMULATED INK AWAY FROM OPTICAL SENSOR IN INKJET PRINTER
K001312	Eastman Kodak Company	US		13/669,493	11/6/2012		INK BARRIER FOR OPTICAL SENSOR IN INKJET PRINTER
K001315	Eastman Kodak Company	US		13/671,939	11/8/2012		COLOR PHOTOGRAPHIC SILVER HALIDE PAPER AND USE
K001316	Eastman Kodak Company	US		13/755,296	1/31/2013		METHOD FOR AUTHENTICATING AN OBJECT
K001318	Eastman Kodak Company	US		13/662,726	10/29/2012		APPLYING HEATING LIQUID TO FIX TONER
K001319	Eastman Kodak Company	US		13/751,430	1/28/2013		LARGE-CURRENT MICRO-WIRE PATTERN
K001320	Eastman Kodak Company	US		13/664,653	10/31/2012		PERFORATOR WITH TRANSLATING PERFORATING DEVICES
K001324	Eastman Kodak Company	US		13/786,512	3/6/2013		BINDING SYSTEM USING A RELEASABLE FASTENING STRIP
K001326	Eastman Kodak Company	US		13/663,548	10/30/2012		PRODUCING RAISED PRINT USING LIGHT TONER
K001327	Eastman Kodak Company	US		13/663,564	10/30/2012		PRODUCING RAISED PRINT USING THREE TONERS
K001328	Eastman Kodak Company	US		13/664,665	10/31/2012		PERFORATOR WITH BACKER AND TRANSLATING PERFORATING DEVICES
K001329	Eastman Kodak Company	US		13/664,675	10/31/2012		RECEIVER-PUNCTURING DEVICE WITH TRANSLATING PUNCTURING DEVICES
K001330	Eastman Kodak Company	US		13/676,441	11/14/2012		FUNCTIONAL PRINTING SYSTEM
K001331	Eastman Kodak Company	US		13/751,443	1/28/2013		MICRO-WIRE PATTERN FOR ELECTRODE CONNECTION
K001332	Eastman Kodak Company	US		13/751,450	1/28/2013		MICRO-WIRE ELECTRODE BUSS
K001333	Eastman Kodak Company	US		13/751,464	1/28/2013		CONDUCTIVE MICRO-WIRE STRUCTURE
K001334	Eastman Kodak Company	US		13/662,752	10/29/2012		TONER FIXER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001335	Eastman Kodak Company	US		13/662,771	10/29/2012		TONER FIXER IMPINGING HEATING LIQUID ONTO MEDIUM

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K001336	Eastman Kodak Company	US		13/662,779	10/29/2012		FIXING TONER USING HEATING-LIQUID-BLOCKING BARRIER
K001337	Eastman Kodak Company	US		13/662,798	10/29/2012		TRANSPORTED MEDIUM HEATING-LIQUID-BARRIER TONER FIXER
K001338	Eastman Kodak Company	US		13/662,811	10/29/2012		TONER-FIXING DRUM CONTAINING HEATING LIQUID
K001339	Eastman Kodak Company	US		13/662,825	10/29/2012		TONER FIXER WITH HEATING LIQUID IN CAVITY
K001340	Eastman Kodak Company	US		13/662,847	10/29/2012		TONER FIXER WITH LIQUID-CARRYING POROUS MATERIAL
K001341	Eastman Kodak Company	US		13/662,861	10/29/2012		TONER FIXER IMPRINGING HEATING LIQUID ONTO BARRIER
K001342	Eastman Kodak Company	US		13/779,917	2/28/2013		MULTI-LAYER MICRO-WIRE STRUCTURE
K001343	Eastman Kodak Company	US		13/690,161	11/30/2012		DECODER FOR BARCODES WITH ANTI-COPY FEATURE
K001345	Eastman Kodak Company	US		13/687,398	11/28/2012		PRINTER INCLUDING WIRELESS ROUTING CAPABILITY
K001346	Eastman Kodak Company	US		13/749,733	1/25/2013		MOBILE PRINTING APPARATUS AND PRINTED REFERENCE MARKS
K001348	Eastman Kodak Company	US		13/664,462	10/31/2012		SMART MOBILE DEVICE HOLDER ON MULTIFUNCTION PRINTER
K001349	Eastman Kodak Company	US		13/664,806	10/31/2012		INCREMENTALLY FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001350	Eastman Kodak Company	US		13/664,855	10/31/2012		THREE-DIMENSIONAL-STRUCTURE FORMER
K001351	Eastman Kodak Company	US		13/664,962	10/31/2012		Z-FOLDING THREE-DIMENSIONAL-STRUCTURE FORMER
K001353	Eastman Kodak Company	US		13/686,986	11/28/2012		MOBILE APPARATUS WITH LOCAL POSITION REFERENCING ELEMENTS
K001354	Eastman Kodak Company	US		13/686,998	11/28/2012		MOBILE APPARATUS WITH LOCAL POSITION REFERENCING STRUCTURE
K001357	Eastman Kodak Company	US		13/671,893	11/8/2012		DEVICES CONTAINING ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES

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K001360	Eastman Kodak Company	DE		102012021402.2	10/30/2012		BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING (J-INVERTER 2)
K001361	Eastman Kodak Company	US		13/714,863	12/14/2012		VERIFYING ACCURACY OF A SCANNED DOCUMENT
K001363	Eastman Kodak Company	US		13/663,898	10/30/2012		SYSTEM FOR MAKING A PANORAMIC IMAGE
K001364	Eastman Kodak Company	US		13/663,914	10/30/2012		METHOD OF MAKING A PANORAMIC PRINT
K001365	Eastman Kodak Company	US		13/663,927	10/30/2012		SYSTEM FOR MAKING A PANORAMIC PRINT
K001366	Eastman Kodak Company	US		13/681,472	11/20/2012		IMAGE RECTIFICATION USING AN ORIENTATION VECTOR FIELD
K001367	Eastman Kodak Company	US		13/681,488	11/20/2012		IMAGE RECTIFICATION USING TEXT LINE TRACKS
K001375	Eastman Kodak Company	US		13/769,868	2/19/2013		BINDING SYSTEM USING CONCENTRIC CYLINDERS
K001376	Eastman Kodak Company	US		13/769,911	2/19/2013		BINDING SYSTEM USING A RETAINER CLIP
K001377	Eastman Kodak Company	US		13/769,923	2/19/2013		BINDING SYSTEM USING TWO BINDING PIECES
K001379	Eastman Kodak Company	US		13/769,504	2/18/2013		INK JET PRINTER COMPOSITION AND USE
K001380	Eastman Kodak Company	US		13/846,985	3/19/2013		THIOSULFATE POLYMER COMPOSITIONS AND ARTICLES
K001381	Eastman Kodak Company	US		61/725,063	11/12/2012		CONTINUOUS INKJET PRINTING SYSTEM
K001385	Eastman Kodak Company	US		13/762,613	2/8/2013		BOOK COVER WITH PRINTED IMAGE
K001386	Eastman Kodak Company	US		61/725,086	11/12/2012		CONTINUOUS INKJET PRINTING SYSTEM
K001387	Eastman Kodak Company	US		13/676,464	11/14/2012		METHOD FOR FUNCTIONAL PRINTING SYSTEM
K001390	Eastman Kodak Company	US		61/726,047	11/14/2012		CONTINUOUS INKJET PRINTING SYSTEM
K001391	Eastman Kodak Company	US		13/686,992	11/28/2012		METHOD OF POSITIONING A MOBILE APPARATUS

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K001392	Eastman Kodak Company	US		13/687,008	11/28/2012		DETERMINING A POSITION OF A MOBILE APPARATUS
K001393	Eastman Kodak Company	US		13/779,939	2/28/2013		MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001396	Eastman Kodak Company	US		13/737,979	1/10/2013		ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001401	Eastman Kodak Company	US		13/690,180	11/30/2012		SYSTEM FOR DETECTING REPRODUCTION OF BARCODES
K001404	Eastman Kodak Company	US		13/742,602	1/16/2013		DUPLEXING UNIT WITH FREELY ROTATABLE CONTACT SURFACE
K001405	Eastman Kodak Company	US		13/742,618	1/16/2013		DUPLEXING UNIT WITH LOW FRICTION MEDIA GUIDE
K001406	Eastman Kodak Company	US		13/746,346	1/22/2013		METHOD OF MAKING MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001407	Eastman Kodak Company	US		13/749,734	1/25/2013		POSITIONING A MOBILE APPARATUS FOR ADJACENT PRINTING SWATHS
K001408	Eastman Kodak Company	US		13/779,906	2/28/2013		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001409	Eastman Kodak Company	US		13/714,885	12/14/2012		METHOD OF CAPTURING AN IMAGE OF A DOCUMENT
K001410	Eastman Kodak Company	US		13/714,901	12/14/2012		SYSTEM FOR VERIFYING ACCURACY OF A RASTER SCANNED IMAGE OF A DOCUMENT
K001411	Eastman Kodak Company	US		13/714,926	12/14/2012		SYSTEM FOR CAPTURING AN IMAGE OF A DOCUMENT
K001414	Eastman Kodak Company	US		13/721,091	12/20/2012		CONDENSATION CONTROL METHOD USING SURFACE ENERGY MANAGEMENT
K001415	Eastman Kodak Company	US		13/721,096	12/20/2012		PRINTING SYSTEM WITH CONDENSATION CONTROL USING SURFACE ENERGIES
K001416	Eastman Kodak Company	US		13/721,115	12/20/2012		CONDENSATION CONTROL SYSTEM FOR INKJET PRINTING SYSTEM
K001417	Eastman Kodak Company	US		13/771,121	2/20/2013		FLEXOGRAPHIC PLATE MOUNTING
K001418	Eastman Kodak Company	US		13/749,736	1/25/2013		HOME BASE FOR A MOBILE PRINTING APPARATUS

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K001419	Eastman Kodak Company	US		13/759,106	2/5/2013		CONDUCTIVE MICRO-WIRE STRUCTURE WITH OFFSET INTERSECTIONS
K001420	Eastman Kodak Company	US		13/746,352	1/22/2013		MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001422	Eastman Kodak Company	US		13/784,866	3/5/2013		VARIABLE-DEPTH MICRO-CHANNEL STRUCTURE
K001423	Eastman Kodak Company	US		13/737,983	1/10/2013		ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001430	Eastman Kodak Company	US		13/772,380	2/21/2013		METHOD FOR LOCATING AN ELECTRONIC APPARATUS
K001431	Eastman Kodak Company	US		13/847,504	3/20/2013		OPTICALLY DIFFUSE MICRO-CHANNEL
K001432	Eastman Kodak Company	US		13/847,506	3/20/2013		EMBOSSING STAMP FOR OPTICALLY DIFFUSE MICRO-CHANNEL
K001434	Eastman Kodak Company	US		13/747,573	1/23/2013		PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001435	Eastman Kodak Company	US		13/755,329	1/31/2013		CELL PHONE AUTHENTICATION DEVICE
K001438	Eastman Kodak Company	US		13/833,244	3/15/2013		EMBOSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL METHOD
K001440	Eastman Kodak Company	US		13/784,869	3/5/2013		MICRO-CHANNEL STRUCTURE WITH VARIABLE DEPTHS
K001441	Eastman Kodak Company	US		13/784,873	3/5/2013		MICRO-CHANNEL WITH CONDUCTIVE PARTICLE
K001442	Eastman Kodak Company	US		13/784,882	3/5/2013		MICRO-CHANNEL CONNECTION PAD
K001443	Eastman Kodak Company	US		13/784,893	3/5/2013		MICRO-CHANNEL CONNECTION METHOD
K001448	Eastman Kodak Company	US		13/769,880	2/19/2013		BINDING SYSTEM USING BINDER PIECES WITH CONCENTRIC CYLINDERS
K001449	Eastman Kodak Company	US		13/769,898	2/19/2013		BINDING SYSTEM USING ARC-SHAPED RETAINER
K001450	Eastman Kodak Company	US		13/786,502	3/6/2013		AUDIO DETECTION OF MEDIUM JAM

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K001451	Eastman Kodak Company	US		13/765,748	2/13/2013		FORMING AN IMAGE ON A FLEXOGRAPHIC MEDIA
K001452	Eastman Kodak Company	US		13/757,896	2/4/2013		METAL NANOPARTICLE COMPOSITION WITH WATER SOLUBLE POLYMER
K001453	Eastman Kodak Company	US		13/757,899	2/4/2013		MAKING A CONDUCTIVE ARTICLE
K001454	Eastman Kodak Company	US		13/757,901	2/4/2013		CONDUCTIVE ARTICLE HAVING SILVER NANOPARTICLES
K001455	Eastman Kodak Company	US		13/757,905	2/4/2013		CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001456	Eastman Kodak Company	US		13/757,913	2/4/2013		MAKING A CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001457	Eastman Kodak Company	US		13/769,937	2/19/2013		BINDING SYSTEM USING ONE-PIECE RETAINER CLIP
K001465	Eastman Kodak Company	US		13/765,755	2/13/2013		SYSTEM FOR FORMING AN IMAGE ON FLEXOGRAPHIC MEDIA
K001467	Eastman Kodak Company	US		13/775,582	2/25/2013		ASSEMBLING AN ELECTRODE DEVICE
K001472	Eastman Kodak Company	US		13/847,031	3/19/2013		FORMING PATTERNS USING THIOSULFATE POLYMER COMPOSITIONS
K001473	Eastman Kodak Company	US		13/847,049	3/19/2013		METHOD OF SEQUESTERING METALS USING THIOSULFATE POLYMERS
K001474	Eastman Kodak Company	US		13/847,063	3/19/2013		THIOSULFATE POLYMERS
K001475	Eastman Kodak Company	US		13/768,513	2/15/2013		METHOD FOR CONTROLLING TENSION IN A WEB
K001476	Eastman Kodak Company	US		13/771,124	2/20/2013		METHOD OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001477	Eastman Kodak Company	US		13/771,127	2/20/2013		SYSTEM FOR MOUNTING A FLEXOGRAPHIC PRINTING PLATE
K001478	Eastman Kodak Company	US		13/771,130	2/20/2013		SYSTEM OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001487	Eastman Kodak Company	US		13/847,083	3/19/2013		PATTERNING METHOD USING THIOSULFATE POLYMER AND METAL NANOPARTICLES
K001491	Eastman Kodak Company	US		13/803,370	3/14/2013		BOUND DOCUMENT WITH TRANSPARENT OVERLAY SHEET

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K001495	Eastman Kodak Company	US		13/833,361	3/15/2013		EMBOSSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL
K001498	Eastman Kodak Company	US		13/798,465	3/13/2013		METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
M47483	Eastman Kodak Company	US	5529972	07/958,040	10/7/1992	6/25/1996	NEW THERMAL DYE TRANSFER RECEPTORS
M52962	Eastman Kodak Company	DE	69814450.3	98960235.4	11/16/1998	5/7/2003	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS
M52962	Eastman Kodak Company	US	6191867	08/972,102	11/17/1997	2/20/2001	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS
N39767	Eastman Kodak Company	FR	DE00117370	DE00117370	9/18/1975	9/18/1975	
N40307	Eastman Kodak Company	FR	DE00118677	DE00118677	2/10/1976	2/10/1976	
N41071	Eastman Kodak Company	FR	DE00120806	DE00120806	9/16/1976	9/16/1976	
N41072	Eastman Kodak Company	FR	DE00120491	DE00120491	8/25/1976	8/25/1976	
N53936	Eastman Kodak Company	US	5699102	07/597,456	10/15/1990	12/16/1997	NON-IMPACT COPIER/PRINTER SYSTEM
N57884	Eastman Kodak Company	DE	69324653.7	93914235.2	6/3/1993	4/28/1999	METHOD AND APPARATUS FOR REPRODUCING AN IMAGE WITH GRAY LEVEL PRINTING
N57884	Eastman Kodak Company	DE	69331476.1	98118918.6	10/7/1998	11/21/2001	METHOD AND APPARATUS FOR REPRODUCING AN IMAGE WITH GRAY LEVEL PRINTING
N57884	Eastman Kodak Company	JP	3597529	1994-501520	6/3/1993	9/17/2004	METHOD AND APPARATUS FOR REPRODUCING AN IMAGE WITH GRAY LEVEL PRINTING
N59547	Eastman Kodak Company	US	5575940	08/309,431	9/20/1994	11/19/1996	INVERSE LIMITED COALESCENCE PROCESS
N60291	Eastman Kodak Company	US	5462829	08/171,488	12/21/1993	10/31/1995	POLYMER BLENDS AND TONER COMPOSITIONS COMPRISING SAME
N60496	Eastman Kodak Company	US	5512403	08/286,854	8/5/1994	4/30/1996	MIXTURE OF CARRIER PARTICLES USEFUL IN ELECTROGRAPHIC DEVELOPERS
N60958	Eastman Kodak Company	US	5606358	07/812,094	12/23/1991	2/25/1997	LIGHT-EMITTING DIODE PRINTHEAD

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N62288	Eastman Kodak Company	US	5534347	08/250,325	5/27/1994	7/9/1996	FUSING ROLL HAVING A FLUOROCARBON-SILICONE BARRIER LAYER **PREVIOUSLY RECORDED 27MAY94 REEL 7026, FRAMES 553-555**
N62627	Eastman Kodak Company	US	5523591	08/377,882	1/25/1995	6/4/1996	ASSEMBLY OF LED ARRAY AND LENS WITH ENGINEERED LIGHT OUTPUT PROFILE AND METHOD FOR MAKING THE ASSEMBLY
N62770	Eastman Kodak Company	US	6680782	08/085,605	6/30/1993	1/20/2004	A METHOD AND APPARATUS OF USING A RASTER IMAGE PROCESSOR AND INTERPOLATOR TO INCREASE THE SPEED OF OPERATION AND REDUCE MEMORY REQUIREMENTS FOR ELEC-
N62907	Eastman Kodak Company	US	5564109	08/184,893	1/21/1994	10/8/1996	USING A REMOTE USER INTERFACE TO SELECT FROM A PLURALITY OF DOCUMENT PRODUCTION APPARATUS
N63243	Eastman Kodak Company	US	5582917	08/122,754	9/16/1993	12/10/1996	FLUOROCARBON-SILICONE COATED ARTICLES USEFUL AS TONER FUSING MEMBERS
N63401	Eastman Kodak Company	US	5657069	07/807,522	12/13/1991	8/12/1997	METHOD AND APPARATUS FOR GREY LEVEL PRINTING
N63719	Eastman Kodak Company	JP	3333515	1994-513384	11/24/1993	7/26/2002	APPARATUS AND METHOD FOR PROCESSING OF IMAGE DATA
N64400	Eastman Kodak Company	US	5699103	08/360,156	12/20/1994	12/16/1997	METHOD FOR CALIBRATING AN ARRAY OF LIGHT- EMITTING DIODES
N64454	Eastman Kodak Company	US	5742879	07/976,913	11/16/1992	4/21/1998	METHOD AND APPARATUS FOR REPRODUCING DOCUMENTS WITH VARIABLE INFORMATION
N64524	Eastman Kodak Company	US	5532802	08/372,639	1/13/1995	7/2/1996	PIEZOELECTRIC SENSOR FOR IN-SITU MONITORING OF ELECTROSTATOGRAPHIC DEVELOPERS

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N64775	Eastman Kodak Company	US	5493322	08/041,092	4/1/1993	2/20/1996	ELECTROPHOTOGRAPHIC IMAGE FORMING APPARATUS WITH NON-UNIFORMITY CORRECTION OF RECORDING ELEMENTS
N65071	Eastman Kodak Company	US	5446561	08/207,507	3/8/1994	8/29/1995	METHOD AND APPARATUS FOR DIGITAL SCALE HALFTONING WITH VARIABLE SCREEN STRUCTURE FOR ELECTROPHOTOGRAPHIC PRINTING DEVICES
N65161	Eastman Kodak Company	US	5450179	08/203,164	2/28/1994	9/12/1995	ACTIVE CHARGING TO PREVENT IMAGE DISRUPTION
N65275	Eastman Kodak Company	US	5604527	08/174,559	12/28/1993	2/18/1997	DOT PRINTER AND METHOD FOR GREY LEVEL RECORDING WITH DIFFERENT BIT-DEPTH DIMENSIONS
N65471	Eastman Kodak Company	US	5586479	08/029,257	3/10/1993	12/24/1996	CUTTING APPARATUS FOR CUTTING AN IMAGE FROM A RECEIVING SHEET
N65482	Eastman Kodak Company	US	5325161	08/065,411	5/24/1993	6/28/1994	A DEVICE FOR DEVELOPING AN ELECTROSTATIC IMAGE ON AN IMAGE MEMBER
N65515	Eastman Kodak Company	US	5376492	08/064,626	5/20/1993	12/27/1994	METHOD AND APPARATUS FOR DEVELOPING AN ELECTROSTATIC IMAGE USING A TWO COMPONENT DEVELOPER
N66319	Eastman Kodak Company	US	5500320	08/297,462	8/29/1994	3/19/1996	HIGH SPEED DEVELOPER COMPOSITIONS
N66319	Eastman Kodak Company	US	5512404	08/297,681	8/29/1994	4/30/1996	DEVELOPER COMPOSITIONS EXHIBITING HIGH DEVELOPMENT SPEEDS
N66631	Eastman Kodak Company	US	5659855	08/322,242	10/12/1994	8/19/1997	ELECTROPHOTOGRAPHIC IMAGE MEMBER WITH MAGNETIC PROPERTY AND IMAGE FORMING APPARATUS
N66882	Eastman Kodak Company	US	5436430	08/163,971	12/6/1993	7/25/1995	ROLLER FUSER HAVING A TEMPERATURE CONTROL

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N66897	Eastman Kodak Company	US	5666150	08/175,079	12/29/1993	9/9/1997	NON-UNIFORMITY CORRECTION FOR LED PRINTHEADS IN ELECTROPHOTOGRAPHIC GRAY SCALE PRINTING
N67164	Eastman Kodak Company	US	5554474	08/268,601	6/30/1994	9/10/1996	POLYURETHANE BIASABLE TRANSFER MEMBERS *ALSO RECORDED 27OCT94, 7176 133-140*
N67164	Eastman Kodak Company	US	5541001	08/268,897	6/30/1994	7/30/1996	POLYURETHANE BIASABLE TRANSFER MEMBERS HAVING IMPROVED MOISTURE STABILITY
N67427	Eastman Kodak Company	US	5739841	08/579,749	12/28/1995	4/14/1998	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH UNIFORMITY CORRECTION
N67428	Eastman Kodak Company	DE	69404550.0	94107101.1	5/6/1994	7/30/1997	METHOD FOR FORMING TWO SUPERIMPOSED TONER IMAGES
N67428	Eastman Kodak Company	DE	69427833.5	97100597.0	5/6/1994	7/25/2001	APPARATUS FOR FORMING TWO TONER IMAGES IN A SINGLE FRAME
N67428	Eastman Kodak Company	US	5985499	08/065,246	5/20/1993	11/16/1999	METHOD AND APPARATUS FOR FORMING TWO TONER IMAGES IN A SINGLE FRAME
N67589	Eastman Kodak Company	US	5585836	08/174,942	12/27/1993	12/17/1996	ELECTROPHOTOGRAPHIC IMAGE RECORDING APPARATUS AND METHOD WITH CORRECTION FOR BOW IN PLACEMENT OF RECORDING ELEMENTS
N67700	Eastman Kodak Company	US	5629061	08/453,553	5/30/1995	5/13/1997	FUSING MEMBER FOR ELECTROSTATOGRAPHIC REPRODUCING APPARATUS AND METHOD FOR PREPARING FUSING MEMBERS
N67777	Eastman Kodak Company	US	5420743	08/089,145	7/8/1993	5/30/1995	CONTROL OF THE NEUTRALIZATION OF SURFACE CHARGES ON OBJECTS
N67855	Eastman Kodak Company	US	5528374	08/155,493	11/22/1993	6/18/1996	NETWORKED REPRODUCTION APPARATUS WITH SECURITY FEATURE
N67877	Eastman Kodak Company	US	5424540	08/293,526	8/19/1994	6/13/1995	CORONA CHARGER WIRE TENSIONING MECHANISM

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N68200	Eastman Kodak Company	US	5583617	08/400,153	3/7/1995	12/10/1996	JAM CLEARANCE OPERATOR CONTROL FOR A REPRODUCTION APPARATUS
N68202	Eastman Kodak Company	US	5642185	08/399,866	3/7/1995	6/24/1997	AUTOMATIC TERMINATION OF SCREEN SAVER MODE ON A DISPLAY OF REPRODUCTION APPARATUS
N68255	Eastman Kodak Company	JP	3621953	1994-174138	7/26/1994	12/3/2004	DUPLEX DOCUMENT HANDLER AND IMAGE FORMING APPARATUS
N68276	Eastman Kodak Company	JP	3447123	1994-272418	11/7/1994	7/4/2003	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH WITH AN INVERTER
N68276	Eastman Kodak Company	US	5473419	08/148,477	11/8/1993	12/5/1995	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH WITH AN INVERTER
N68461	Eastman Kodak Company	US	5625460	08/164,274	12/9/1993	4/29/1997	IMPROVED METHOD AND APPARATUS FOR LOCALLY SWITCHING GRAY DOT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
N68574	Eastman Kodak Company	US	5859657	08/581,025	7/20/1998	1/12/1999	LED PRINthead AND DRIVER CHIP FOR USE THEREWITH HAVING BOUNDARY SCAN TEST ARCHITECTURE
N68575	Eastman Kodak Company	US	5805197	08/580,403	12/28/1995	9/8/1998	DRIVER IC WITH AUTOMATIC TOKEN DIRECTION SELF-SENSING CIRCUITRY
N68576	Eastman Kodak Company	US	5926201	08/579,954	12/28/1995	7/20/1999	DRIVER IC CONFIGURABLE FOR RECORDING IN MULTIPLE RESOLUTIONS PRINthead INCLUDING THE DRIVER IC AND METHOD OF OPERATING THE PRINthead
N68653	Eastman Kodak Company	US	5441374	08/149,879	11/10/1993	8/15/1995	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO AN ADVANCING TRANSPORT UNIT

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N68729	Eastman Kodak Company	US	5411832	08/127,382	9/24/1993	5/2/1995	METHOD OF MODIFYING THE CHARGING PROPENSITY OF CARRIER PARTICLES FOR ELECTROSTATOGRAPHIC DEVELOPERS AND MODIFIED CARRIER PARTICLES
N68768	Eastman Kodak Company	US	6006807	08/150,668	11/10/1993	12/28/1999	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO A SHEET-STACK BINDING APPARATUS
N68770	Eastman Kodak Company	US	5448347	08/234,081	4/28/1994	9/5/1995	IMPROVED FUSER SKIVE MOUNT
N68797	Eastman Kodak Company	US	5412212	08/162,545	12/6/1993	5/2/1995	CORONA-CHARGING APPARATUS AND METHOD
N68957	Eastman Kodak Company	US	5586055	08/310,112	9/20/1994	12/17/1996	NON-UNIFORMITY CORRECTION OF AN LED PRINTHEAD
N69177	Eastman Kodak Company	US	5511150	08/158,549	11/29/1993	4/23/1996	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69177	Eastman Kodak Company	US	6469795	08/634,572	4/18/1996	10/22/2002	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69359	Eastman Kodak Company	US	5535009	08/174,106	12/28/1993	7/9/1996	COPIER/PRINTER OPERATING WITH INTERRUPTS
N69411	Eastman Kodak Company	US	5585908	08/381,670	1/31/1995	12/17/1996	IMAGE FORMING APPARATUS USABLE WITH VARIABLE WIDTH RECEIVERS
N69454	Eastman Kodak Company	US	5614993	08/398,231	3/3/1995	3/25/1997	IMPROVED SYSTEM AND METHOD FOR JOB SET UP SUMMARIZING IN REPROGRAPHIC APPARATUS
N69580	Eastman Kodak Company	US	5655183	08/355,774	12/14/1994	8/5/1997	IMAGE FORMING APPARATUS WITH A TRANSFER STATION ERASE
N69581	Eastman Kodak Company	US	5489972	08/288,378	8/10/1994	2/6/1996	CLEANING MECHANISM FOR TRANSFER
N69621	Eastman Kodak Company	US	5453825	08/259,725	6/14/1994	9/26/1995	METHOD AND APPARATUS FOR CONTROLLING THE TRANSPORT AND THE POSITIONING OF SHEETS
N69681	Eastman Kodak Company	US	5485255	08/298,875	8/31/1994	1/16/1996	AUTOMATIC CLEANING MECHANISM FOR A CORONA CHARGER USING CLEANING PAD

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N69790	Eastman Kodak Company	US	5489761	08/318,925	10/6/1994	2/6/1996	METHOD OF CONTROLLING FUSER DURING STANDBY
N69872	Eastman Kodak Company	US	5600407	08/381,455	1/31/1995	2/4/1997	IMAGE FORMING METHOD AND APPARATUS FOR FORMING COMBINED TONER IMAGES
N69940	Eastman Kodak Company	US	5480757	08/253,446	6/8/1994	1/2/1996	TWO COMPONENT ELECTROPHOTOGRAPHIC DEVELOPERS AND PREPARATION METHOD
N70403	Eastman Kodak Company	US	5623585	08/276,063	7/15/1994	4/22/1997	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70403	Eastman Kodak Company	US	5675719	08/668,042	6/17/1996	10/7/1997	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70509-1	Eastman Kodak Company	US	5705221	08/629,818	4/10/1996	1/6/1998	METHOD OF DEPOSITING INSOLUBLE METAL SALT DEPOSITSON ELECTROSTATOGRAPHIC CARRIER SURFACES
N70509-2	Eastman Kodak Company	US	5686217	08/630,143	4/10/1996	11/11/1997	CARRIER PARTICLES BEARING INSOLUBLE METAL SALT DEPOSITS
N70580	Eastman Kodak Company	US	5692743	08/368,930	1/5/1995	12/2/1997	PAPER TRANSPORT APPARATUS
N70695	Eastman Kodak Company	US	5464703	08/268,131	6/29/1994	11/7/1995	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYL-SILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70695	Eastman Kodak Company	US	5563202	08/425,298	4/20/1995	10/8/1996	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYLSILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70762	Eastman Kodak Company	US	5655205	08/487,265	6/7/1995	8/5/1997	MECHANISM FOR CLEANING THE BACK SIDE OF A WEB IN AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS

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N70866	Eastman Kodak Company	US	5568243	08/270,062	7/1/1994	10/22/1996	CLEANING MECHANISM FOR A TRANSFER DRUM OF A REPRODUCTION APPARATUS
N70912	Eastman Kodak Company	US	5568228	08/355,579	12/14/1994	10/22/1996	IMAGE FORMING APPARATUS WITH CONTROLLED TRANSFER
N70922	Eastman Kodak Company	US	5480725	08/306,066	9/14/1994	1/2/1996	FUSING MEMBER HAVING TIN-FILLED, ADDITION CURED LAYER
N71019	Eastman Kodak Company	US	5763129	08/692,162	8/1/1996	6/9/1998	METHOD OF INCREASING GLOSS AND TRANSPARENCY CLARITY OF FUSED TONER IMAGES
N71213	Eastman Kodak Company	US	5715503	08/655,583	5/30/1996	2/3/1998	METHOD AND APPARATUS FOR SCAVENGING CARRIER EMPLOYING A MAGNETIC FIELD AND ERASE RADIATION
N71273	Eastman Kodak Company	US	5694224	08/353,643	12/8/1994	12/2/1997	METHOD AND APPARATUS FOR TONE ADJUSTMENT CORRECTION ON RENDERING GRAY LEVEL IMAGE DATA
N71278	Eastman Kodak Company	US	6627370	09/096,985	6/12/1998	9/30/2003	HARD CARRIER PARTICLES COATED WITH A POLYMER RESIN AND A CONDUCTIVE MATERIAL
N71405	Eastman Kodak Company	US	5585891	08/412,427	3/29/1995	12/17/1996	SET-UP NAVIGATION SCHEME FOR PROGRAMMING REPRODUCTION APPARATUS
N71417	Eastman Kodak Company	DE	19622167.6	19622167.6	6/1/1996	3/27/2008	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH AND/OR AN INVERTER
N71462	Eastman Kodak Company	US	5729632	08/353,649	12/8/1994	3/17/1998	REPRODUCTION APPARATUS AND METHOD FOR ADJUSTING RENDERING WITH TONERS OF DIFFERENT PARTICLE SIZES
N71524	Eastman Kodak Company	US	5589925	08/335,927	11/8/1994	12/31/1996	ANTI-GOUGING SKIVE MECHANISM WITH REPLACEABLE FINGERS
N71545	Eastman Kodak Company	US	5966296	08/671,461	6/27/1996	10/12/1999	BIPOLAR-DUTY CYCLE CONTROLLABLE DC CORONA POWER SUPPLY

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N71561	Eastman Kodak Company	US	5794099	08/343,407	11/22/1994	8/11/1998	COPIER APPARATUS AND METHOD WITH FLEXIBLE SOURCE DOCUMENT ENTRY SCANNING
N71593	Eastman Kodak Company	US	5459006	08/350,564	12/7/1994	10/17/1995	QUATERNARY PHOSPHONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS FOR TONERS AND DEVELOPERS CONTAINING SAME
N71593	Eastman Kodak Company	US	5464719	08/350,598	12/7/1994	11/7/1995	TONERS AND DEVELOPERS CONTAINING AMMONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS
N71595	Eastman Kodak Company	US	5881338	08/627,321	4/1/1996	3/9/1999	CONTAMINATION CONTROL DEVICE FOR AN ELECTROSTATOGRAPHIC DEVELOPMENT STATION
N71603	Eastman Kodak Company	US	5818501	08/580,263	12/28/1995	10/6/1998	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH IMPROVED CORRECTION OF EXPOSURE PARAMETERS
N71627	Eastman Kodak Company	US	6021256	08/706,953	9/3/1996	2/1/2000	RESOLUTION ENHANCEMENT SYSTEM FOR DIGITAL IMAGES
N71641	Eastman Kodak Company	US	6078697	08/724,641	10/1/1996	6/20/2000	METHOD AND APPARATUS FOR SEGMENTING IMAGE DATA INTO CONTONE, TEXT AND HALFTONE CLASSIFICATIONS
N71648	Eastman Kodak Company	US	5555080	08/569,388	12/8/1995	9/10/1996	SLIDE COVER FOR MARKING PARTICLE CARTRIDGE
N71688	Eastman Kodak Company	US	5678131	08/629,693	4/9/1996	10/14/1997	APPARATUS AND METHOD FOR REGULATING TONING CONTRAST AND EXTENDING DEVELOPER LIFE BY LONG-TERM ADJUSTMENT OF TONER CONCENTRATION
N71691	Eastman Kodak Company	US	5937147	08/708,272	9/3/1996	8/10/1999	PRINTING OF ENHANCED IMAGES
N71721	Eastman Kodak Company	US	5655062	08/398,199	3/2/1995	8/5/1997	ACCENT COLOR PRINTING
N71725	Eastman Kodak Company	US	5659280	08/658,331	6/5/1996	8/19/1997	IMPROVED APPARATUS AND SYSTEM FOR MAGNETIZATION OF PERMANENT MAGNET CYLINDER ELEMENTS

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N71865	Eastman Kodak Company	US	5876030	08/642,380	1/8/1998	3/2/1999	APPARATUS FOR FACILITATING HANDLING TAB STOCK IN A TOP FEED VACUUM CORRUGATED FEEDER
N71873	Eastman Kodak Company	US	5587245	08/363,149	12/23/1994	12/24/1996	FUSING MEMBER HAVING ZINC-OXIDE FILLED, ADDITION CURED LAYER
N71874	Eastman Kodak Company	US	5701550	08/620,781	3/22/1996	12/23/1997	METHOD AND APPARATUS FOR CONTROLLING CHARGE ON TONER IN A TONING STATION
N71878	Eastman Kodak Company	US	5649266	08/635,867	4/18/1996	7/15/1997	IN-STATION CALIBRATION OF TONER CONCENTRATION MONITOR AND REPLENISHER DRIVE
N71925	Eastman Kodak Company	US	5708946	08/659,483	6/6/1996	1/13/1998	FUSER SKIVE MECHANISM MOUNTING FOR FACILITATING JAM CLEARANCE
N71944	Eastman Kodak Company	US	5516615	08/381,246	1/31/1995	5/14/1996	STABILIZED CARRIERS WITH IMPROVED DEVELOPER PERFORMANCE
N71947	Eastman Kodak Company	US	5655198	08/659,465	6/6/1996	8/5/1997	CLEANING MECHANISM FOR THE TONING ROLLER OF AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
N71997	Eastman Kodak Company	US	5642254	08/613,647	3/11/1996	6/24/1997	HIGH DUTY CYCLE AC CORONA CHARGER
N72115	Eastman Kodak Company	US	5599631	08/399,067	3/8/1995	2/4/1997	FLUORINATED ELASTOMER/FLUORINATED RESIN COMPOSITIONS FOR TONER FUSING MEMBERS
N72156	Eastman Kodak Company	US	5584478	08/499,831	7/10/1995	12/17/1996	DEVICE FOR PRECISELY POSITIONED ALIGNMENT OF SINGLY FED SHEETS

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N72232	Eastman Kodak Company	US	5917534	08/624,033	3/27/1996	6/29/1999	LIGHT-EMITTING DIODE ARRAYS WITH INTEGRATED PHOTODETECTORS FORMED AS A MONOLITHIC DEVICE AND METHODS AND APPARATUS FOR USING SAME
N72301	Eastman Kodak Company	US	5689588	08/582,319	1/3/1996	11/18/1997	METHOD AND APPARATUS FOR INCREASING COMPRESSIBILITY OF MULTIBIT IMAGE DATA
N72320	Eastman Kodak Company	US	5674655	08/739,902	10/30/1996	10/7/1997	ELECTROSTATOGRAPHIC TONERS CONTAINING METAL OXIDES
N72454	Eastman Kodak Company	US	5671340	08/565,467	11/30/1995	9/23/1997	METHOD OF NON-OVERLAPPING ADDITIVE COLOR PRINTING
N72455	Eastman Kodak Company	US	5633990	08/631,768	4/10/1996	5/27/1997	METHOD OF NON-OVERLAPPING COLOR PRINTING
N72485	Eastman Kodak Company	US	5849449	08/631,723	4/10/1996	12/15/1998	ELECTROSTATOGRAPHIC DEVELOPER HAVING TONER PARTICLES CONTAINING POLYMERS OF (2-CYANOACETAMIDO) PHENYL ACRYLATES POLYMERS
N72897	Eastman Kodak Company	US	5606404	08/563,246	11/22/1995	2/25/1997	TONER DEVELOPMENT STATION WITH NON-CONDUCTIVE SKIVE
N72908	Eastman Kodak Company	US	5681680	08/644,801	5/10/1996	10/28/1997	DIFUNCTIONAL N-(2-CYANOETHENYL) SULFONAMIDES AND TONER COMPOSITIONS CONTAINING THEM
N72972	Eastman Kodak Company	US	5649891	08/572,198	12/13/1995	7/22/1997	COMPOSITE GUDGEONS AND ROLLER ASSEMBLIES
N73075	Eastman Kodak Company	US	5988629	08/720,481	9/30/1996	11/23/1999	CONTROL FOR A SHEET STACK SUPPORTING PLATFORM
N73119	Eastman Kodak Company	US	5722015	08/640,025	4/30/1996	2/24/1998	METHOD AND APPARATUS FOR ADJUSTING THE CHARGE ON TONER
N73120	Eastman Kodak Company	US	5772779	08/697,942	9/3/1996	6/30/1998	PHOTOCONDUCTOR CLEANING BRUSH FOR ELIMINATION OF PHOTOCONDUCTOR SCUM
N73163	Eastman Kodak Company	US	6405016	08/560,507	11/17/1995	6/11/2002	DEVELOPER MATERIAL COLLECTION BOTTLE

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N73380	Eastman Kodak Company	US	5604039	08/589,666	1/22/1996	2/18/1997	THERMALLY STABLE RELEASE AGENTS
N73463	Eastman Kodak Company	US	5672871	08/609,073	2/29/1996	9/30/1997	CORONA WIRE HANDLING DEVICE
N73489	Eastman Kodak Company	US	5631728	08/594,955	1/31/1996	5/20/1997	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N73616	Eastman Kodak Company	US	5709975	08/685,124	7/23/1996	1/20/1998	COATED HARD FERRITE CARRIER PARTICLES
N73618	Eastman Kodak Company	GB	2313092	9709584.8	5/13/1997	2/2/2000	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73618	Eastman Kodak Company	US	5689787	08/648,846	5/16/1996	11/18/1997	SECTIONED SURFACE COATING TO ENHANCE MICRO- COMPLIANCE
N73678	Eastman Kodak Company	US	5824416	08/612,698	3/8/1996	10/20/1998	FUSER MEMBER HAVING FLUOROELASTOMER LAYER
N73850	Eastman Kodak Company	US	5729794	08/650,673	5/20/1996	3/17/1998	TONER CONTAINER HAVING A WEB SEAL
N73949	Eastman Kodak Company	US	5808747	08/655,550	5/30/1996	9/15/1998	APPARATUS AND METHOD FOR PRODUCTION OF SIGNATURES
N73992	Eastman Kodak Company	US	5742868	08/661,527	6/11/1996	4/21/1998	METHOD AND APPARATUS OF ADJUSTING OF CHARGE LEVEL ON AN ELECTROSTATOGRAPHIC RECORDING MEDIUM **ALSO RECORDED R: 8078 F: 560-561
N74049	Eastman Kodak Company	US	5678154	08/674,227	6/28/1996	10/14/1997	TRANSPARENCY FEED WITH AMORPHOUS FLUOROPOLYMER COATED PRESSURE ROLL
N74084	Eastman Kodak Company	US	5853892	08/672,250	6/28/1996	12/29/1998	AMORPHOUS FLUOROPOLYMER COATED FUSING BELT
N74166	Eastman Kodak Company	US	5729787	08/685,261	7/23/1996	3/17/1998	IMPROVED TONER CONCENTRATION MONITOR AND METHOD *ALSO RECORDED, SEE FN*
N74183	Eastman Kodak Company	US	5811214	08/852,985	5/8/1997	9/22/1998	MONOCOMPONENT DEVELOPER COMPRISING SURFACE TREATED TONERS
N74521	Eastman Kodak Company	US	5805292	08/724,517	9/30/1996	9/8/1998	A CONTROL SYSTEM FOR AUTOMATIC INTENSITY ADJUSTMENT OF LIGHT EMITTERS OF A SHEET SENSOR DEVICE

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N74614	Eastman Kodak Company	US	5906881	08/729,972	10/15/1996	5/25/1999	COATED FUSER MEMBERS
N74614	Eastman Kodak Company	US	6113830	09/123,126	7/27/1998	9/5/2000	METHODS OF MAKING COATED FUSER MEMBERS
N74721	Eastman Kodak Company	US	5735945	08/821,993	3/21/1997	4/7/1998	STATIC CHARGE-SUPPRESSING RELEASE AGENT COMPOSITIONS
N74759	Eastman Kodak Company	US	5853941	08/762,680	12/11/1996	12/29/1998	ELIMINATING TRIBOELECTRICALLY GENERATED BACKGROUND IN AN ELECTROPHOTOGRAPHICALLY PRODUCED IMAGE
N74938	Eastman Kodak Company	US	5740495	08/770,601	12/19/1996	4/14/1998	APPARATUS AND METHOD FOR ADJUSTING CLEANING SYSTEM PERFORMANCE ON AN ELECTROSTATOGRAPHIC RECORDING APPARATUS (*ALSO RECORDED, SEE FN*)
N74966	Eastman Kodak Company	US	5853893	08/806,569	2/25/1997	12/29/1998	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N74967	Eastman Kodak Company	US	5851673	08/805,479	2/25/1997	12/22/1998	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N75021	Eastman Kodak Company	US	6088050	08/775,815	12/31/1996	7/11/2000	NON-IMPACT RECORDING APPARATUS OPERABLE UNDER VARIABLE RECORDING CONDITIONS
N75062	Eastman Kodak Company	US	5839020	08/799,673	2/11/1997	11/17/1998	METHOD AND APPARATUS FOR CONTROLLING PRODUCTION OF FULL PRODUCTIVITY ACCENT COLOR IMAGE FORMATION
N75343	Eastman Kodak Company	US	5799236	08/903,583	7/31/1997	8/25/1998	FACILITATING DUPLEX COPYING WITH A REPRODUCTION APPARATUS UTILIZING AN INTERMEDIATE TRANSFER MEMBER
N75358	Eastman Kodak Company	DE	69822441.8	98966099.8	12/28/1998	3/17/2004	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT

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N75358	Eastman Kodak Company	GB	0966701	98966099.8	12/28/1998	3/17/2004	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75358	Eastman Kodak Company	US	5937229	08/998,789	12/29/1997	8/10/1999	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75410	Eastman Kodak Company	US	5893558	08/906,794	8/5/1997	4/13/1999	SHEET GUIDANCE CHANNEL
N75523	Eastman Kodak Company	US	5887234	08/992,872	12/17/1997	3/23/1999	REPRODUCTION APPARATUS PROVIDING SELECTABLE IMAGE QUALITY AND GLOSS
N75626	Eastman Kodak Company	US	5839024	08/858,752	5/19/1997	11/17/1998	CORONA CHARGING OF A CHARGE RETENTIVE SURFACE
N75639	Eastman Kodak Company	JP	4249287	1998-117019	4/27/1998	1/23/2009	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75639	Eastman Kodak Company	US	6074756	08/845,300	4/25/1997	6/13/2000	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75793	Eastman Kodak Company	US	6014158	08/841,008	4/29/1997	1/11/2000	TRANSFER ROLLER ELECTRICAL BIAS CONTROL
N76295	Eastman Kodak Company	US	5926054	08/901,183	7/28/1997	7/20/1999	MODIFICATION OF PROCESS CONTROL SIGNALS SO AS TO ENABLE REPRODUCTION APPARATUS TO OPERATE OVER AN ALTERNATE PROCESS RANGE
N76312	Eastman Kodak Company	US	5968702	08/977,263	11/24/1997	10/19/1999	TONER PARTICLES OF CONTROLLED SHAPE AND METHOD OF PREPARATION
N76314	Eastman Kodak Company	US	5980245	08/920,969	8/29/1997	11/9/1999	DURABLE GUDGEONS FOR FUSING ROLLERS
N76315	Eastman Kodak Company	US	6146751	09/240,749	1/29/1999	11/14/2000	FUSER MEMBER WITH VINYL AND HYDRIDE CONTAINING SILANE ADHESIVE LAYER
N76465	Eastman Kodak Company	US	5956544	08/970,832	11/14/1997	9/21/1999	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS WITH ELECTROMETER CONTROL AND METHOD OF CALIBRATING THE ELECTROMETER

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N76514	Eastman Kodak Company	US	5938100	09/047,618	3/25/1998	8/17/1999	MECHANISM FOR TRANSPORTING THE LEADING END OF A STAPLE WIRE FROM A SUPPLY ROLL TO A STAPLING DEVICE FOR SHEET STACKS
N76515	Eastman Kodak Company	US	5938388	09/044,354	3/19/1998	8/17/1999	METHOD AND DEVICE FOR PREPARING, MANIPULATING, AND PROCESSING A STAPLE WIRE FOR STAPLING SHEETS IN A STAPLING APPARATUS
N76604	Eastman Kodak Company	US	6114041	08/962,129	10/31/1997	9/5/2000	FUSER MEMBER WITH SURFACE TREATED AL2O3 AND FUNCTIONALIZED RELEASE FLUIDS
N76605	Eastman Kodak Company	US	5998033	08/961,838	10/31/1997	12/7/1999	FUSER MEMBER WITH METAL OXIDE FILLERS, SILANE COUPLING AGENTS, AND FUNCTIONALIZED RELEASE FLUIDS
N76606	Eastman Kodak Company	US	5935712	08/962,108	10/31/1997	8/10/1999	FUSER MEMBER WITH SURFACE TREATED SNO2, CUO, OR MIXTURE FILLER
N76629	Eastman Kodak Company	DE	69820413.1	98949530.4	9/25/1998	12/10/2003	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	GB	0941511	98949530.4	9/25/1998	12/10/2003	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	US	6453127	08/937,989	9/26/1997	9/17/2002	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76712	Eastman Kodak Company	US	5987271	08/998,787	12/29/1997	11/16/1999	METHOD AND APPARATUS FOR CONTROL OF VARIABILITY IN CHARGE TO MASS RATIO IN A DEVELOPMENT STATION
N76747	Eastman Kodak Company	US	6095518	09/084,746	5/26/1998	8/1/2000	SHEET DEPOSITING DEVICE

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N76825	Eastman Kodak Company	US	6142466	09/126,305	7/30/1998	11/7/2000	APPARATUS FOR STACKED DEPOSITING AND ALIGNMENT OF INDIVIDUALLY DELIVERED SHEETS
N76834	Eastman Kodak Company	US	6153888	09/188,640	11/9/1998	11/28/2000	AUTOMATIC CONTROL OF REFLECTIVE-TYPE SENSORS IN REPRODUCTION APPARATUS
N76903	Eastman Kodak Company	US	5978624	09/052,475	3/31/1998	11/2/1999	SLIDE COVER BREATHABLE SEAL FOR A MARKING PARTICLE RECEPTACLE
N76907	Eastman Kodak Company	US	5970284	09/052,686	3/31/1998	10/19/1999	SLIDE COVER FOR MARKING PARTICLE RECEPTACLE
N76908	Eastman Kodak Company	US	5995783	09/052,620	3/31/1998	11/30/1999	RECEPTACLE FOR PARTICULATE MATTER
N77062	Eastman Kodak Company	US	5989767	09/212,065	12/15/1998	11/23/1999	CARRIER PARTICLES FOR ELECTROSTATOGRAPHIC DEVELOPERS
N77185	Eastman Kodak Company	US	5862433	08/999,113	12/29/1997	1/19/1999	ELECTROSTATOGRAPHIC METHOD AND APPARATUS WITH IMPROVED AUTO CYCLE UP
N77191	Eastman Kodak Company	US	6121986	08/999,451	12/29/1997	9/19/2000	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N77241	Eastman Kodak Company	US	6252207	09/443,902	11/19/1999	6/26/2001	FUSER TEMPERATURE CONTROL SENSOR WHICH IS INSENSITIVE TO SURROUNDING AIR CURRENTS
N77245	Eastman Kodak Company	US	6226474	09/464,423	12/16/1999	5/1/2001	AIR IMPINGEMENT POST FUSER RECEIVER MEMBER COOLER DEVICE
N77280	Eastman Kodak Company	US	5933682	09/059,810	4/14/1998	8/3/1999	COPIER/PRINTER WITH MANUAL ADJUSTMENT FOR CROSS-TRACK UNIFORMITY
N77389	Eastman Kodak Company	US	6451956	09/877,763	6/8/2001	9/17/2002	NOVEL POLYMER AND PHOTOCONDUCTIVE ELEMENT HAVING A POLYMERIC BARRIER LAYER

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N77457	Eastman Kodak Company	US	5905932	09/053,504	4/4/1998	5/18/1999	METHOD AND APPARATUS FOR THE REMOVAL OF TONER AND MAGNETIC CARRIER PARTICLES FROM A SURFACE
N77471	Eastman Kodak Company	US	6067438	09/157,391	9/18/1998	5/23/2000	FUSER MEMBER WITH FLUORO-SILICONE IPN NETWORK AS FUNCTIONAL RELEASE AGENT DONOR ROLLER
N77614	Eastman Kodak Company	US	6295427	09/473,417	12/29/1999	9/25/2001	PROTECTIVE CONTAINER/INSTALLATION FIXTURE FOR IMAGE-RECORDING/IMAGE-TRANSFER DRUMS
N77723	Eastman Kodak Company	US	6131846	09/197,731	11/20/1998	10/17/2000	DEVICE FOR HOLDING THE LEADING END OF THE WIRE ON A STAPLING WIRE SUPPLY REEL
N77861	Eastman Kodak Company	US	D408445	29/089,777	6/23/1998	4/20/1999	TONER CONTAINER
N77897	Eastman Kodak Company	US	6184911	09/089,744	6/3/1998	2/6/2001	APPARATUS AND METHOD FOR RECORDING USING AN ELECTROGRAPHIC WRITER AND AN IMAGING WEB
N77936	Eastman Kodak Company	US	6195518	09/443,603	11/19/1999	2/27/2001	WEB CROSS-TRACK FORCE MONITORING MECHANISM
N77970	Eastman Kodak Company	US	6308951	09/238,486	1/27/1999	10/30/2001	DEVICE FOR DETECTING A SHEET STACK HEIGHT IN A TRAY
N77972	Eastman Kodak Company	US	6196542	09/260,408	3/1/1999	3/6/2001	DEVICE FOR DELIVERING, DEPOSITING, AND ALIGNING SHEETS IN A STACK CONTAINER VORRICHTUNG ZUM ZUFÜHREN, ABLEGEN UND AUSRICHTEN VON BLÄTTERN IN EINEM STAPELBEHÄLTER
N77980	Eastman Kodak Company	US	5903800	09/090,746	6/4/1998	5/11/1999	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS AND METHOD WITH IMPROVED DENSITOMETER
N78008	Eastman Kodak Company	US	D408846	29/089,809	6/23/1998	4/27/1999	TONER CONTAINER

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N78027	Eastman Kodak Company	US	6118953	09/156,821	9/18/1998	9/12/2000	ELECTROSTATOGRAPHIC APPARATUS AND METHOD WITH PROGRAMMABLE TONER CONCENTRATION DECLINE WITH THE DEVELOPER LIFE
N78144	Eastman Kodak Company	US	6041210	09/335,371	6/17/1999	3/21/2000	ELECTROSTATIC CHARGE-SUPPRESSING FUSER ROLLER
N78231	Eastman Kodak Company	US	6222636	09/133,826	8/13/1998	4/24/2001	DISK-BASED IMAGE STORAGE SYSTEM INVENTION DISCLOSURE
N78246	Eastman Kodak Company	US	6225618	09/185,926	11/4/1998	5/1/2001	DIGITAL DENSITOMETER WITH AUTO-RANGING
N78247	Eastman Kodak Company	US	6144024	09/183,509	10/30/1998	11/7/2000	DIGITAL DENSITOMETER USING VOLTAGE-CONTROLLED OSCILLATOR, COUNTER, AND LOOK-UP TABLE
N78404	Eastman Kodak Company	GB	2342230	9921559.2	9/14/1999	5/28/2003	IMPROVED AC CORONA CHARGER WITH BURIED FLOOR ELECTRODE
N78404	Eastman Kodak Company	US	6038120	09/164,064	9/30/1998	3/14/2000	
N78437	Eastman Kodak Company	US	6687874	09/166,326	10/5/1998	2/3/2004	A SYSTEM FOR GENERATING AND MAINTAINING FIELD SERVICE PUBLICATIONS
N78612	Eastman Kodak Company	US	6522421	09/181,104	10/28/1998	2/18/2003	METHOD AND APPARATUS FOR AUTOMATICALLY COMMUNICATING RETURNING STATUS AND INFORMATION FROM A PRINTER USING ELECTRONIC MAIL (EMAIL)
N78641	Eastman Kodak Company	US	6222176	09/185,842	11/4/1998	4/24/2001	DIGITAL DENSITOMETER WITH LUT OUTPUT SUMMATION TO YIELD DENSITY VALUE
N78648	Eastman Kodak Company	US	6127041	09/204,598	12/3/1998	10/3/2000	FUSER MEMBER HAVING COMPOSITE MATERIAL INCLUDING SILICONE T-RESINS
N78672	Eastman Kodak Company	US	6649314	09/506,159	2/17/2000	11/18/2003	ELECTROSTATOGRAPHIC APPARTUS AND METHOD FOR REDUCING IMAGE DEFECTS

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N78680	Eastman Kodak Company	US	6016415	09/199,896	11/25/1998	1/18/2000	IMAGE TRANSFER APPARATUS AND METHOD USING A SEAMED ENDLESS BELT [TITLE PRIOR TO AMENDMENT - SEAM IMPROVEMENTS FOR APPARATUS USING ENDLESS BELT]
N78761	Eastman Kodak Company	US	5960245	09/204,601	12/3/1998	9/28/1999	OIL SWELLING CONTROLLING FUSER MEMBER HAVING A SILICONE T-RESIN
N78829	Eastman Kodak Company	DE		19951497.6	10/26/1999		AC CORONA CHARGER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N78829	Eastman Kodak Company	US	6134095	09/213,848	12/17/1998	10/17/2000	AC CORONA CHARGER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N78881	Eastman Kodak Company	US	6586100	09/213,070	12/16/1998	7/1/2003	FLUOROCARBON-SILICONE INTERPENETRATING NETWORK USEFUL AS FUSER MEMBER COATING
N78895	Eastman Kodak Company	US	5991568	09/219,046	12/23/1998	11/23/1999	BLADE CLEANING APPARATUS WITH ASSOCIATED DUST SEAL AND METHOD OF CLEANING
N78919	Eastman Kodak Company	US	6218014	09/223,505	12/30/1998	4/17/2001	FLUOROCARBON FUSER MEMBER WITH SILICON CARBIDE FILLER
N78927	Eastman Kodak Company	US	6190771	09/221,345	12/28/1998	2/20/2001	FUSER ASSEMBLY WITH DONOR ROLLER HAVING REDUCED RELEASE AGENT SWELL
N78977	Eastman Kodak Company	US	6197466	09/452,087	11/30/1999	3/6/2001	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH METAL OXIDES
N79004	Eastman Kodak Company	JP	4806092	2010-185195	11/27/2000	8/19/2011	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79004	Eastman Kodak Company	US	6243555	09/473,403	12/28/1999	6/5/2001	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING

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N79032	Eastman Kodak Company	US	6483604	09/258,993	2/26/1999	11/19/2002	DISK-BASED IMAGE STORAGE SYSTEM AND METHOD WITH PRIORITIZED LOADING AND RETRIEVAL OPERATIONS
N79085	Eastman Kodak Company	US	6312817	09/244,375	2/4/1999	11/6/2001	FUSER ASSEMBLY WITH CONTROLLED POLYMERIC RELEASE AGENT SWELL INTERMEDIATE LAYER
N79209	Eastman Kodak Company	DE	69904276.3	99118922.6	9/25/1999	12/4/2002	METHOD FOR CONTROLLING THE FLOW OF PAPER OBJECTS IN A PAPER PROCESSING SYSTEM VERFAHREN ZUM STEUERN DES PAPIERFLUSSES DURCH EIN PAPIERVERARBEITUNGSSYSTEM
N79209	Eastman Kodak Company	US	6241404	09/405,833	9/24/1999	6/5/2001	METHOD FOR CONTROLLING THE FLOW OF PAPER OBJECTS IN A PAPER PROCESSING SYSTEM VERFAHREN ZUM STEUERN DES PAPIERFLUSSES DURCH EIN PAPIERVERARBEITUNGSSYSTEM
N79224	Eastman Kodak Company	US	6201556	09/443,602	11/19/1999	3/31/2001	ELECTROGRAPHIC REPRODUCTION APPARATUS LIGHT-EMITTING DEVICE SUPPORT MECHANISM
N79241	Eastman Kodak Company	US	6108504	09/277,618	3/26/1999	8/22/2000	CORONA WIRE REPLENISHING MECHANISM
N79463	Eastman Kodak Company	US	6678496	10/216,985	8/12/2002	1/13/2004	SKIVE MECHANISM FOR REPRODUCTION APPARATUS FUSER ROLLERS
N79479	Eastman Kodak Company	US	6181886	09/471,787	12/23/1999	1/30/2001	TONER REPLENISHMENT AND COLLECTION APPARATUS AND METHOD
N79697	Eastman Kodak Company	US	6160980	09/437,552	11/10/1999	12/12/2000	METHOD AND APPARATUS FOR REDUCING CONTAMINATION OF A TACKDOWN, CAPTURE OR TRANSFER ROLLER ON A SPLICED PHOTOCONDUCTOR OR TRANSPORT WEB

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N79717	Eastman Kodak Company	US	6819886	10/625,429	7/23/2003	11/16/2004	GLOSS/DENSITY MEASUREMENT DEVICE WITH FEEDBACK TO CONTROL GLOSS AND DENSITY OF IMAGES PRODUCED BY AN ELECTROGRAPHIC REPRODUCTION APPARATUS
N79755	Eastman Kodak Company	US	6275672	09/442,303	11/19/1999	8/14/2001	ADJUSTMENT MECHANISM FOR DEVELOPMENT STATION ELEMENTS
N79901	Eastman Kodak Company	US	6417284	09/409,291	9/30/1999	7/9/2002	A NOVEL ADHESION PRIMING COMPOSITION FOR FLUOROPOLYMER COATINGS
N80050	Eastman Kodak Company	US	6821626	09/450,302	11/29/1999	11/23/2004	FLUOROCARBON RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80091	Eastman Kodak Company	US	6676996	10/209,040	7/31/2002	1/13/2004	FLUROELASTOMER-SILICONE COMPOSITES USING POLYDIMETHYLSILOXANE PARTICLES
N80095	Eastman Kodak Company	US	6549747	10/080,005	2/21/2002	4/15/2003	CONDUCTIVE FUR BRUSH CLEANER HAVING AN INSULATED CASING
N80096	Eastman Kodak Company	US	6690899	10/080,215	2/21/2002	2/10/2004	CONDUCTIVE FIBER BRUSH CLEANER HAVING SEPARATE ZONES
N80110	Eastman Kodak Company	US	6654584	09/991,584	11/17/2001	11/25/2003	PRESSURE ROLLER OIL CLEANER FOR A ROLLER FUSING SYSTEM
N80148	Eastman Kodak Company	US	6537741	09/792,313	2/23/2001	3/25/2003	FUSING BELT FOR APPLYING A PROTECTIVE OVERCOAT TO A PHOTOGRAPHIC ELEMENT
N80159	Eastman Kodak Company	US	6243557	09/540,263	3/31/2000	6/5/2001	OFFSET PREVENTING OIL PRESSURE SENSOR SYSTEM
N80160	Eastman Kodak Company	US	6538453	09/540,789	3/31/2000	3/25/2003	DETECTING ERRATIC RESISTANCE IN TEMPERATURE SENSORS
N80391	Eastman Kodak Company	US	6358656	09/644,331	8/23/2000	3/19/2002	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA-TITANIUM DIOXIDE MIXTURES
N80396	Eastman Kodak Company	US	6304740	09/500,826	2/10/2000	10/16/2001	EXTERNALLY HEATED EXTERNAL HEATER ROLLERS

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N80476	Eastman Kodak Company	US	6625408	09/574,054	5/18/2000	9/23/2003	PIN-MOUNT FOR OPTICAL WRITER/IMAGE-RECORDING ELEMENT IN A DOCUMENT PRINTER/COPIER
N80519	Eastman Kodak Company	JP	3954400	2002-24532	1/31/2002	5/11/2007	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80519	Eastman Kodak Company	US	6532354	09/912,160	7/24/2001	3/11/2003	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80523	Eastman Kodak Company	US	6294303	09/489,811	1/24/2000	9/25/2001	MONOCOMPONENT DEVELOPER CONTAINING POSITIVELY CHARGEABLE INORGANIC FINE POWDER
N80567	Eastman Kodak Company	JP	4684467	2001-148414	5/17/2001	2/18/2011	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6385415	09/573,903	5/18/2000	5/7/2002	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6512902	10/046,848	1/15/2002	1/28/2003	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480689	10/050,007	1/15/2002	11/12/2002	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480686	10/050,008	1/15/2002	11/12/2002	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80581	Eastman Kodak Company	US	6735407	10/263,983	10/3/2002	5/11/2004	CORONA CHARGERS HAVING CONSUMER REPLACEABLE COMPONENTS
N80700	Eastman Kodak Company	US	6240267	09/534,468	3/24/2000	5/29/2001	PRINTING APPARATUS
N80827	Eastman Kodak Company	DE		10211867.1	3/18/2002		PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80827	Eastman Kodak Company	JP	4040329	2002-54667	2/28/2002	11/16/2007	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY

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N80827	Eastman Kodak Company	US	6754457	09/828,012	4/6/2001	6/22/2004	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80829	Eastman Kodak Company	US	6553201	09/574,055	5/18/2000	4/22/2003	REPLENISHER MECHANISM INTERFACE
N80830	Eastman Kodak Company	DE		10061151.6	12/8/2000		WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80830	Eastman Kodak Company	JP	4439743	2001-4265	1/11/2001	1/15/2010	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80830	Eastman Kodak Company	US	6195527	09/570,090	5/12/2000	2/27/2001	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80914	Eastman Kodak Company	DE	60109085.3	01107859.9	4/10/2001	3/2/2005	FLUOROCARBON-SILICONE RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80914	Eastman Kodak Company	US	6797348	09/558,239	4/24/2000	9/28/2004	FUSER MEMBER OVERCOATED WITH FLUOROCARBON-SILICONE RANDOM COPOLYMER CONTAINING ALUMINUM OXIDE
N81116	Eastman Kodak Company	DE	50113850.1	01111316.4	5/9/2001	4/16/2008	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	JP	4713762	2001-147603	5/17/2001	4/1/2011	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	NL	1156387	01111316.4	5/9/2001	4/16/2008	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	US	6532873	09/858,208	5/15/2001	3/18/2003	METHOD AND APPARATUS FOR SETTING REGISTER
N81118	Eastman Kodak Company	DE	50113773.4	01109258.2	4/14/2001	3/26/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81118	Eastman Kodak Company	NL	1155844	01109258.2	4/14/2001	3/26/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	US	6421522	09/858,111	5/15/2001	7/16/2002	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON A CHANGE IN TONER PROFILE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81119	Eastman Kodak Company	DE	50114945.7	01110797.6	5/4/2001	6/24/2009	METHOD FOR REGISTRATION IN A MULTI-COLOUR PRINTING PRESS
N81119	Eastman Kodak Company	US	6615732	09/855,463	5/15/2001	9/9/2003	METHOD AND APPARATUS FOR SETTING REGISTER ON A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	DE	50112256.7	01110913.9	5/5/2001	3/28/2007	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	GB	1156400	01110913.9	5/5/2001	3/28/2007	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	NL	1156400	01110913.9	5/5/2001	3/28/2007	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	US	6496678	09/858,044	5/15/2001	12/17/2002	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON CHANGE IN DIMENSIONS OF PRINTING SUBSTRATE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81121	Eastman Kodak Company	DE	50114493.5	01110278.7	4/26/2001	11/19/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81121	Eastman Kodak Company	FR	1155846	01110278.7	4/26/2001	11/19/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	GB	1155846	01110278.7	4/26/2001	11/19/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	US	6519423	09/858,046	5/15/2001	2/11/2003	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATE GRADE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81122	Eastman Kodak Company	DE	50113847.1	01111089.7	5/9/2001	4/16/2008	EXPOSURE TIMING
N81122	Eastman Kodak Company	GB	1156384	01111089.7	5/9/2001	4/16/2008	EXPOSURE TIMING
N81122	Eastman Kodak Company	JP	4588919	2001-148241	5/17/2001	9/17/2010	EXPOSURE TIMING
N81122	Eastman Kodak Company	NL	1156384	01111089.7	5/9/2001	4/16/2008	EXPOSURE TIMING
N81122	Eastman Kodak Company	US	6493012	09/860,120	5/17/2001	12/10/2002	EXPOSURE TIMING
N81123	Eastman Kodak Company	US	6480693	09/858,431	5/16/2001	11/12/2002	METHOD AND APPARATUS FOR CORRECTING REGISTRATION FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHLNE (AMENDED) METHOD AND APPARATUS FOR CORRECTING REGISTER FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (ORIGINAL)
N81124	Eastman Kodak Company	DE	50113849.8	01111315.6	5/9/2001	4/16/2008	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81124	Eastman Kodak Company	US	6934041	09/858,378	5/16/2001	8/23/2005	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81126	Eastman Kodak Company	JP	4938180	2001-148236	5/17/2001	3/2/2012	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81128	Eastman Kodak Company	DE	50113927.3	01109091.7	4/12/2001	5/7/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	NL	1156382	01109091.7	4/12/2001	5/7/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	US	6522857	09/858,430	5/16/2001	2/18/2003	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATES [AS AMENDED] METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS FILED]
N81134	Eastman Kodak Company	JP	4762439	2001-149933	5/18/2001	6/17/2011	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81134	Eastman Kodak Company	US	6823165	09/575,077	5/19/2000	11/23/2004	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81144	Eastman Kodak Company	DE	50111987.6	01110411.4	4/27/2001	1/31/2007	REPLACEABLE CYLINDER ELEMENTS ON ELECTROGRAPHIC PRINTING UNITS
N81144	Eastman Kodak Company	US	6615722	09/858,429	5/16/2001	9/9/2003	REPLACEABLE CYLINDER ELEMENT INCLUDING CYLINDRICAL SLEEVE AND END MEMBERS HAVING COMPLEMENTARY CENTERING FACES TITLE AMENDED PER EXAMINER'S AMENDMENT IN THE NOTICE OF ALLOWANCE DATED 04/01/2003. [REPLACEABLE CYLINDER ELEMENT ON ELECTROGRAPHIC PRINTING UNITS]
N81145	Eastman Kodak Company	DE	50115081.1	07017815.7	9/12/2007	8/26/2009	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY

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N81145	Eastman Kodak Company	GB	1868043	07017815.7	9/12/2007	8/26/2009	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	NL	1868043	07017815.7	9/12/2007	8/26/2009	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81150	Eastman Kodak Company	US	6484002	09/877,777	6/8/2001	11/19/2002	DOCUMENT PRINTER/COPIER WITH DECOUPLEABLE DRUM-SUPPORT MEMBER
N81151	Eastman Kodak Company	JP	4854864	2001-79343	3/19/2001	11/4/2011	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6259873	09/574,275	5/19/2000	7/10/2001	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6625407	09/878,048	6/8/2001	9/23/2003	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	DE	10122238	10122238.6	5/8/2001	6/10/2010	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	JP	4578718	2001-148416	5/17/2001	9/3/2010	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	US	6394943	09/574,447	5/19/2000	5/28/2002	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81167	Eastman Kodak Company	US	6308030	09/575,043	5/19/2000	10/23/2001	METHOD AND APPARATUS FOR SUPPORTING A DRUM FOR LOADING AND UNLOADING FROM A COPIER AND/OR PRINTER APPARATUS
N81203	Eastman Kodak Company	DE		10319846.6	5/3/2003		WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81203	Eastman Kodak Company	US	6745001	10/139,434	5/6/2002	6/1/2004	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81205	Eastman Kodak Company	US	6453147	09/730,368	12/5/2000	9/17/2002	DUST CONTROL IN CONDUCTIVE-CORE FIBER BRUSH CLEANING SYSTEMS USING SELF-GENERATED AIR FLOW
N81295	Eastman Kodak Company	US	6429249	09/609,561	6/30/2000	8/6/2002	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION

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N81297	Eastman Kodak Company	US	6696158	09/608,290	6/30/2000	2/24/2004	FUSER MEMBER WITH FLUOROCARBON THERMOPLASTICS COATING
N81310	Eastman Kodak Company	US	6453134	09/738,753	12/15/2000	9/17/2002	WEB-CLEANING APPARATUS FOR ELECTROSTATIC PRINTER/COPIER
N81311	Eastman Kodak Company	US	6901227	09/738,751	12/15/2000	5/31/2005	SUPPORT FOR BRACKET/BACKUP SHOE ASSEMBLY FOR WEB-CLEANING CARTRIDGE
N81322	Eastman Kodak Company	DE	60100023.4	01112874.1	6/1/2001	9/11/2002	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION CURABLE AT LOW TEMPERATURES
N81322	Eastman Kodak Company	US	6372833	09/609,562	6/30/2000	4/16/2002	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION CURABLE AT LOW TEMPERATURES
N81324	Eastman Kodak Company	DE	60145094.9	01113649.6	6/19/2001	8/10/2011	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	GB	1167444	01113649.6	6/19/2001	8/10/2011	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	NL	1167444	01113649.6	6/19/2001	8/10/2011	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	US	6416819	09/608,289	6/30/2000	7/9/2002	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81325	Eastman Kodak Company	DE	60112665.3	01113650.4	6/19/2001	8/17/2005	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81325	Eastman Kodak Company	NL	1168103	01113650.4	6/19/2001	8/17/2005	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81325	Eastman Kodak Company	US	6355352	09/608,362	6/30/2000	3/12/2002	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81328	Eastman Kodak Company	EP		01115333.5	6/25/2001		ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER

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N81328	Eastman Kodak Company	US	6419615	09/609,563	6/30/2000	7/16/2002	ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER
N81333	Eastman Kodak Company	US	7016070	09/794,693	2/27/2001	3/21/2006	MULTIPLE-LEVEL PRINTHEAD USING EMBEDDED HIGH SPEED SERIAL DATA AND CONTROL LINK WITH ON- BOARD EXPOSURE CLOCK GENERATION
N81334	Eastman Kodak Company	DE	10045261.2	10045261.2	9/13/2000	3/24/2011	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81334	Eastman Kodak Company	US	6521905	09/657,896	9/8/2000	2/18/2003	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81335	Eastman Kodak Company	US	6611345	09/657,897	9/8/2000	8/26/2003	METHOD AND DEVICE FOR DETERMINING THE POSITION OF AN OBJECT HAVING FACES AND EDGES, AND A POSITIONING SYSTEM
N81345	Eastman Kodak Company	DE		10137211.6	7/30/2001		EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS
N81345	Eastman Kodak Company	JP	4615776	2001-228571	7/27/2001	10/29/2010	PROCESSOR AND METHOD FOR IMPROVING EDGE BY SETTING ADJUSTABLE THRESHOLD EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS (original)
N81345	Eastman Kodak Company	US	7079281	09/628,397	8/1/2000	7/18/2006	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTING
N81347	Eastman Kodak Company	DE		10137164.0	7/30/2001		GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7218420	09/629,993	8/1/2000	5/15/2007	GRAY LEVEL HALFTONE PROCESSING

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N81347	Eastman Kodak Company	US	7450269	11/609,377	12/12/2006	11/11/2008	GRAY LEVEL HALFTONE PROCESSING
N81352	Eastman Kodak Company	US	6393226	09/679,113	10/4/2000	5/21/2002	INTERMEDIATE TRANSFER MEMBER HAVING A STIFFENING LAYER AND METHOD OF USING
N81353	Eastman Kodak Company	US	6541171	09/680,133	10/4/2000	4/1/2003	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING
N81353	Eastman Kodak Company	US	6605399	10/277,492	10/22/2002	8/12/2003	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING
N81355	Eastman Kodak Company	DE	60141559.0	01122614.9	9/27/2001	3/17/2010	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	GB	1195655	01122614.9	9/27/2001	3/17/2010	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	US	6456816	09/680,136	10/4/2000	9/24/2002	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81356	Eastman Kodak Company	US	6463250	09/679,345	10/4/2000	10/8/2002	EXTERNALLY HEATED DEFORMABLE FUSER ROLLER
N81357	Eastman Kodak Company	US	6393247	09/680,135	10/4/2000	5/21/2002	TONER FUSING STATION HAVING AN INTERNALLY HEATED FUSER ROLLER
N81358	Eastman Kodak Company	US	6490430	09/680,138	10/4/2000	12/3/2002	AN EXTERNALLY HEATED FUSER ROLLER FOR A TONER FUSING STATION [AS AMENDED OCT 4 2001] TONER FUSING STATION HAVING AN EXTERNALLY HEATED FUSER ROLLER
N81359	Eastman Kodak Company	US	6393249	09/679,177	10/4/2000	5/21/2002	SLEEVED ROLLERS FOR USE IN A FUSING STATION EMPLOYING AN INTERNALLY HEATED FUSER ROLLER
N81360	Eastman Kodak Company	US	6567641	09/680,134	10/4/2000	5/20/2003	SLEEVED ROLLERS FOR USE IN A FUSING STATION EMPLOYING AN EXTERNALLY HEATED FUSER ROLLER
N81361	Eastman Kodak Company	JP	4656774	2001-247408	8/16/2001	1/7/2011	DOUBLE-SLEEVED ELECTROSTATOGRAPHIC ROLLER AND METHOD OF USING

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N81361	Eastman Kodak Company	US	6377772	09/679,016	10/4/2000	4/23/2002	DOUBLE-SLEEVED ELECTROSTATOGRAPHIC ROLLER AND METHOD OF USING
N81365	Eastman Kodak Company	US	6589048	09/827,410	4/6/2001	7/8/2003	ROLLER CONSTRUCTION FOR OPERATION AT ELEVATED TEMPERATURES
N81367	Eastman Kodak Company	US	6526236	10/007,998	11/13/2001	2/25/2003	REPLENISHER MECHANISM FOR A REPRODUCTION APPARATUS DEVELOPMENT STATION WITH CONTINUOUS MONITORING OF REMAINING MARKING PARTICLE MATERIAL
N81372	Eastman Kodak Company	US	6678483	10/163,109	6/5/2002	1/13/2004	SERIAL DRIVE SENSING FAULT CLEANING DEVICE DETECTOR
N81375	Eastman Kodak Company	DE		10224879.6	6/5/2002		DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	JP	4071984	2002-113958	4/16/2002	1/25/2008	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	US	6611666	09/882,196	6/15/2001	8/26/2003	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81380	Eastman Kodak Company	DE	60241693.0	02003164.7	2/15/2002	12/7/2011	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	GB	1237054	02003164.7	2/15/2002	12/7/2011	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	NL	1237054	02003164.7	2/15/2002	12/7/2011	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER

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N81380	Eastman Kodak Company	US	6549745	09/785,913	2/16/2001	4/15/2003	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81382	Eastman Kodak Company	EP		02011523.4	5/23/2002		COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81382	Eastman Kodak Company	US	6819351	09/870,305	5/30/2001	11/16/2004	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81387	Eastman Kodak Company	US	6735411	10/177,265	6/21/2002	5/11/2004	COMPLIANT INTERMEDIATE TRANSFER ROLLER WITH FLEXIBLE MOUNT
N81388	Eastman Kodak Company	DE	10008909	10008909.7	2/25/2000	5/12/2011	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	JP	4584475	2001-50992	2/26/2001	9/10/2010	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	US	6629692	10/020,602	12/6/2001	10/7/2003	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSSTAPEL MITTELS LUFTBLASMITTELN]

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N81392	Eastman Kodak Company	DE	50114943.0	01101674.8	1/30/2001	6/24/2009	DEVICE FOR COMPENSATING A RADIAL MOVEMENT OF THE SCREW IN A SCREW AND NUT DRIVE VORRICHTUNG ZUM AUSGLEICHEN EINES RADIALEN GEWINDESPINDELSCHLAGS EINES SPINDELTRIEBS
N81392	Eastman Kodak Company	US	6959620	10/016,719	12/10/2001	11/1/2005	DEVICE FOR BALANCING OF A RADIAL THREADED SPINDLE ECCENTRICITY OF A SPINDLE DRIVE
N81402	Eastman Kodak Company	DE	50112755.0	01110024.5	4/26/2001	7/25/2007	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	GB	1156397	01110024.5	4/26/2001	7/25/2007	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	US	6490425	09/850,513	5/7/2001	12/3/2002	DEVICE FOR MANUAL REPLACEMENT AND TRANSPORT OF THE ROLLER OF A COPYING MACHINE OR AN ELECTROPHOTOGRAPHIC PRINTER
N81404	Eastman Kodak Company	DE	50113338.0	01109441.4	4/24/2001	12/5/2007	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81404	Eastman Kodak Company	US	6549739	09/850,461	5/7/2001	4/15/2003	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81408	Eastman Kodak Company	DE		10351219.5	11/3/2003		TRANSFER OF TONER USING A TIME-VARYING TRANSFER STATION CURRENT
N81408	Eastman Kodak Company	US	6731890	10/294,378	11/14/2002	5/4/2004	TRANSFER OF TONER USING A TIME-VARYING TRANSFER STATION CURRENT

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N81411	Eastman Kodak Company	US	6831818	09/866,182	5/25/2001	12/14/2004	CURRENT REGULATED VOLTAGE LIMITED HIGH VOLTAGE POWER SUPPLY FOR CORONA CHARGER
N81413	Eastman Kodak Company	DE		10221743.2	5/16/2002		HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	JP	4394332	2002-149769	5/23/2002	10/23/2009	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	JP	4663704	2007-297212	11/15/2007	1/14/2011	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	US	6813128	09/866,174	5/25/2001	11/2/2004	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81414	Eastman Kodak Company	US	6432598	09/892,946	6/27/2001	8/13/2002	PROCESS FOR FORMING TONERS CONTAINING ISOINDOLINE YELLOW PIGMENT
N81416	Eastman Kodak Company	DE	50110309.0	01104788.3	2/27/2001	6/28/2006	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81416	Eastman Kodak Company	US	6592119	09/850,462	5/7/2001	7/15/2003	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81418	Eastman Kodak Company	US	6533270	09/850,030	5/7/2001	3/18/2003	DELIVERY SYSTEM
N81419	Eastman Kodak Company	DE	50101105.6	01103500.3	2/15/2001	12/10/2003	THREE-WAY DIVERTER DREI-WEGE- WEICHE (A-2487)
N81419	Eastman Kodak Company	US	6595518	10/016,092	12/6/2001	7/22/2003	THREE-WAY DIVERTER DREI-WEGE- WEICHE (A-2487)
N81421	Eastman Kodak Company	US	6578483	09/850,045	5/7/2001	6/17/2003	DEVICE FOR ASSEMBLY OF TUBULAR CARRIER ELEMENTS
N81423	Eastman Kodak Company	DE	50109123.8	01109214.5	4/14/2001	3/8/2006	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81423	Eastman Kodak Company	US	6676123	09/850,326	5/7/2001	1/13/2004	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81426	Eastman Kodak Company	DE	50109414.8	01109213.7	4/14/2001	4/5/2006	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL

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N81426	Eastman Kodak Company	NL	1170235	01109213.7	4/14/2001	4/5/2006	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81427	Eastman Kodak Company	DE	50109477.6	01109224.4	4/14/2001	4/12/2006	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81427	Eastman Kodak Company	JP	4960552	2001-148324	5/17/2001	3/30/2012	PROCESS FOR ALIGNMENT OF SHEET MATERIAL ON A REFERENCE EDGE
N81427	Eastman Kodak Company	NL	1170236	01109224.4	4/14/2001	4/12/2006	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81428	Eastman Kodak Company	DE	50110435.6	01110274.6	4/26/2001	7/12/2006	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	GB	1170237	01110274.6	4/26/2001	7/12/2006	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	NL	1170237	01110274.6	4/26/2001	7/12/2006	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81429	Eastman Kodak Company	DE	10023940	10023940.4	5/17/2000	7/17/2008	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL
N81429	Eastman Kodak Company	US	6663103	09/850,292	5/7/2001	12/16/2003	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL DURING TRANSPORT
N81433	Eastman Kodak Company	DE	50107884.3	01108977.8	4/11/2001	11/2/2005	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81433	Eastman Kodak Company	US	6626103	09/850,387	5/7/2001	9/30/2003	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81434	Eastman Kodak Company	US	7043187	10/079,987	2/21/2002	5/9/2006	CONDUCTIVE FIBER BRUSH CLEANER HAVING BRUSH SPEED CONTROL
N81435	Eastman Kodak Company	US	6555237	09/957,127	9/20/2001	4/29/2003	FUSER SYSTEM WITH DONER ROLLER HAVING A CONTROLLED SWELL RELEASE AGENT SURFACE LAYER

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N81436	Eastman Kodak Company	US	6687483	10/158,604	5/30/2002	2/3/2004	FUSER APPARATUS FOR ADJUSTING GLOSS OF A FUSED TONER IMAGE AND METHOD FOR FUSING A TONER IMAGE TO A RECEIVER [APPARATUS AND METHODS TO ADJUST GLOSS OF TONER IMAGES]
N81437	Eastman Kodak Company	EP		02025095.7	11/13/2002		HEATER MEMBER WITH CONFORMABLE, CURED FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81437	Eastman Kodak Company	US	6486441	10/011,388	12/4/2001	11/26/2002	HEATER MEMBER WITH CONFORMABLE, CURED FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81438	Eastman Kodak Company	US	7670650	10/662,913	9/15/2003	3/2/2010	METHOD FOR PRODUCING A REPLACEABLE FUSER MEMBER
N81439	Eastman Kodak Company	US	7115084	10/664,012	9/15/2003	10/3/2006	REPLACEABLE FUSER MEMBER
N81440	Eastman Kodak Company	US	6678486	10/080,004	2/21/2002	1/13/2004	INTEGRATED CONTAMINATION CONTROL SYSTEM FOR A CORONA CHARGER
N81441	Eastman Kodak Company	US	6721519	10/080,009	2/21/2002	4/13/2004	PERFORMANCE SENSING CLEANING DEVICE
N81445	Eastman Kodak Company	US	6684035	10/174,600	6/19/2002	1/27/2004	ADJUSTABLE AUTOMATIC PROCESS CONTROL DENSITY PATCH LOCATION DETECTION
N81447	Eastman Kodak Company	DE	50214742.3	02024424.0	10/28/2002	11/3/2010	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81447	Eastman Kodak Company	GB	1310837	02024424.0	10/28/2002	11/3/2010	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81447	Eastman Kodak Company	NL	1310837	02024424.0	10/28/2002	11/3/2010	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81447	Eastman Kodak Company	US	6771916	10/008,298	11/13/2001	8/3/2004	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER

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N81449	Eastman Kodak Company	US	6567635	09/956,629	9/20/2001	5/20/2003	APPARATUS AND METHOD FOR FLUIDIZING TONER IN A STORAGE CONTAINER
N81450	Eastman Kodak Company	US	6587652	09/929,623	8/14/2001	7/1/2003	METHOD AND APPARATUS FOR ADJUSTING DEVICES FOR GENERATING COLOR SEPARATIONS IN A MULTICOLOR PRINTING MACHINE [VERFAHREN UND VORRICHTUNG ZUR EINSTELLUNG VON EINRICHTUNGEN ZUR ERZEUGUNG VON TEILFARBENBILDERN BEI EINER MEHRFARBENDRUCKMASCHINE]
N81453	Eastman Kodak Company	US	6672999	10/097,334	3/14/2002	1/6/2004	GUDGEON ASSEMBLY
N81454	Eastman Kodak Company	US	6556796	10/054,453	1/22/2002	4/29/2003	DRUM-LOADING/UNLOADING APPARATUS FOR ELECTROSTATOGRAPHIC PRINTER/COPIER
N81455	Eastman Kodak Company	US	6611670	10/011,793	12/4/2001	8/26/2003	EXTERNAL HEATER MEMBER AND METHODS FOR FUSING TONER IMAGES
N81456	Eastman Kodak Company	JP	4128805	2000-164651	6/5/2002	5/23/2008	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81456	Eastman Kodak Company	US	6660351	09/957,992	9/21/2001	12/9/2003	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	DE	60215599.1	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	FR	1296199	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT

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N81457	Eastman Kodak Company	GB	1296199	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	NL	1296199	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	US	6721529	09/960,661	9/21/2001	4/13/2004	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81458	Eastman Kodak Company	DE		10320481.4	5/8/2003		IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81458	Eastman Kodak Company	JP	4409864	2003-173923	6/18/2003	11/20/2009	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81458	Eastman Kodak Company	US	6724413	10/174,801	6/19/2002	4/20/2004	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81459	Eastman Kodak Company	DE		10242972.3	9/17/2002		INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81459	Eastman Kodak Company	US	6719423	09/973,239	10/9/2001	4/13/2004	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81459	Eastman Kodak Company	US	6761446	10/698,678	10/31/2003	7/13/2004	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	DE		10245066.8	9/27/2002		INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	US	6682189	09/973,244	10/9/2001	1/27/2004	INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	US	6767092	10/681,799	10/8/2003	7/27/2004	INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81461	Eastman Kodak Company	DE		10242971.5	9/17/2002		IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER
N81461	Eastman Kodak Company	JP	4364492	2002-264738	9/10/2002	8/28/2009	IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER

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N81461	Eastman Kodak Company	US	6932469	09/973,228	10/9/2001	8/23/2005	IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER
N81463	Eastman Kodak Company	EP		02012017.6	5/31/2002		BANDED COMPOSITOR FOR VARIABLE DATA
N81463	Eastman Kodak Company	US	7327487	10/046,031	10/23/2001	2/5/2008	BANDED COMPOSITOR FOR VARIABLE DATA
N81466	Eastman Kodak Company	DE		10315054.4	4/2/2003		VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]
N81466	Eastman Kodak Company	JP	4177144	2003-78714	3/20/2003	8/29/2008	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]
N81466	Eastman Kodak Company	US	7375842	10/118,770	4/9/2002	5/20/2008	VARIABLE DATA PRINTING USING VARIANTS
N81474	Eastman Kodak Company	US	6619653	09/989,773	11/20/2001	9/16/2003	SHEET DELIVERY DEVICE [BLATTABLAGEVORRICHTUNG]
N81475	Eastman Kodak Company	DE	50111085.2	01118666.5	8/3/2001	9/27/2006	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHIGEN GUT]
N81475	Eastman Kodak Company	US	6588746	09/989,789	11/20/2001	7/8/2003	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHIGEN GUT]
N81476	Eastman Kodak Company	US	6549746	10/023,124	12/17/2001	4/15/2003	PROCESS AND DEVICE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]

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N81477	Eastman Kodak Company	DE	50112759.3	01127117.8	11/15/2001	7/25/2007	METHOD FOR CONTROLLING GLOSS OF A TONER IMAGE AND DIGITAL IMAGE FORMING APPARATUS [VERFAHREN ZUR STEUERUNG DES GLANZES EINES TONERBILDES UND DIGITALE BILDAUFZEICHNUNGSVORRICHTUNG]
N81477	Eastman Kodak Company	US	6661993	10/028,037	12/20/2001	12/9/2003	PROCESS FOR CONTROLLING THE GLOSS OF A TONER IMAGE AND A DIGITAL IMAGE RECORDING DEVICE [VERFAHREN ZUR STEUERUNG DES GLANZES EINES TONERBILDES UND DIGITALE BILDAUFZEICHNUNGSVORRICHTUNG]
N81480	Eastman Kodak Company	DE	50115187.7	01128009.6	11/24/2001	10/21/2009	DIGITAL PRINTING OR COPYING MACHINE [DIGITAL DRUCK- ODER KOPIERMASCHINE]
N81480	Eastman Kodak Company	US	7092664	10/016,335	12/10/2001	8/15/2006	DIGITAL PRINTING OR COPYING MACHINE [DIGITAL DRUCK- ODER KOPIERMASCHINE]
N81481	Eastman Kodak Company	DE	10135788	10135788.5	7/23/2001	2/5/2004	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81481	Eastman Kodak Company	US	6608986	10/023,384	12/17/2001	8/19/2003	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]

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N81483	Eastman Kodak Company	US	6608987	10/023,955	12/18/2001	8/19/2003	METHOD AND MACHINE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND MASCHINE ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81484	Eastman Kodak Company	US	6535711	10/021,413	12/6/2001	3/18/2003	PROCESS FOR THE DOUBLE-SIDED PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN ZUM DOPPELSEITIGEN BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81486	Eastman Kodak Company	US	6674990	10/023,959	12/18/2001	1/6/2004	OVERHEATING PROTECTION FOR TONER IMAGE PRINTED SUBSTRATE IN A RADIATION FIXING DEVICE [AS AMENDED] [ON 6/10/03] DIGITAL PRINTER OR COPIER MACHINE AND OVERHEATING PROTECTION DEVICE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND UEBERHITZUNGS-SCHUTZEINRICHTUNG]
N81487	Eastman Kodak Company	DE	50110999.4	01127779.5	11/22/2001	9/13/2006	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81487	Eastman Kodak Company	NL	1217454	01127779.5	11/22/2001	9/13/2006	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81487	Eastman Kodak Company	US	6993278	10/023,957	12/18/2001	1/31/2006	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81488	Eastman Kodak Company	US	6587665	10/022,692	12/17/2001	7/1/2003	DIGITAL PRINTER OR COPIER MACHINE AND PROCESSES FOR FIXING A TONER IMAGE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN EINES TONERBILDES]

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N81489	Eastman Kodak Company	DE	10064559.3	10064559.3	12/22/2000	3/25/2004	METHOD FOR FIXATION OF TONER ON A SUPPORT OR PRINTING STOCK [VERFAHREN ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81489	Eastman Kodak Company	US	6740462	10/023,916	12/17/2001	5/25/2004	METHOD FOR FIXATION OF TONER ON A SUPPORT OR PRINTING STOCK [VERFAHREN ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81490	Eastman Kodak Company	US	6594465	10/015,995	12/6/2001	7/15/2003	RADIATION UNIT FOR A FIXATION DEVICE [BESTRAHLUNGSEINRICHTUNG FUER EINE FIXIERVORRICHTUNG]
N81491	Eastman Kodak Company	DE	50113858.7-08	01128010.4	11/24/2001	4/16/2008	FIXATION DEVICE FOR FIXATION OF TONER MATERIAL [FIXIERVORRICHTUNG ZUM FIXIEREN VON TONERMATERIAL]
N81491	Eastman Kodak Company	US	6665516	10/015,976	12/10/2001	12/16/2003	FIXATION DEVICE FOR FIXATION OF TONER MATERIAL [FIXIERVORRICHTUNG ZUM FIXIEREN VON TONERMATERIAL]
N81492	Eastman Kodak Company	US	6686573	10/008,852	12/4/2001	2/3/2004	PROCESS AND DEVICE FOR WARMING UP PRINTING MATERIAL AND/OR TONER [VERFAHREN UND EINRICHTUNG ZUR ERWAERMUNG VON BEDRUCKSTOFF UND/ODER TONER]
N81495	Eastman Kodak Company	DE	10145002.8	10145002.8	9/12/2001	8/14/2003	VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF
N81495	Eastman Kodak Company	EP		01127897.5	11/23/2001		METHOD AND UNIT FOR FIXING TONER ON A SUPPORT, IN PARTICULAR A PRINTING SUPPORT

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N81495	Eastman Kodak Company	US	6683287	10/011,354	12/4/2001	1/27/2004	PROCESS AND DEVICE FOR FIXING TONER ONTO A SUBSTRATE OR PRINTED MATERIAL [VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81497	Eastman Kodak Company	DE		10358170.7	12/12/2003		FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD [FUSER OIL CYCLE-DOWN SKIP FRAME CLEAN-UP PROCEDURE BY APPLYING TONER DIRECTLY TO THE TRANSPORT WEB]
N81497	Eastman Kodak Company	US	6954603	10/667,797	9/22/2003	10/11/2005	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD [FUSER OIL CYCLE-DOWN SKIP FRAME CLEAN-UP PROCEDURE BY APPLYING TONER DIRECTLY TO THE TRANSPORT WEB]
N81498	Eastman Kodak Company	US	6781052	10/121,721	4/12/2002	8/24/2004	HIGH VOLTAGE CABLE EMI SHIELD
N81499	Eastman Kodak Company	US	7246887	11/013,143	12/15/2004	7/24/2007	DUAL INPUT BI-DIRECTIONAL PRINthead DRIVER INTEGRATED CIRCUIT
N81503	Eastman Kodak Company	DE	60325794.1	03001211.6	1/20/2003	1/14/2009	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	FR	1333330	03001211.6	1/20/2003	1/14/2009	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	GB	1333330	03001211.6	1/20/2003	1/14/2009	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	US	6716560	10/061,149	2/1/2002	4/6/2004	GLOSS-CONTROLLING TONER COMPOSITIONS
N81504	Eastman Kodak Company	US	6718285	10/011,331	11/5/2001	4/6/2004	OPERATOR REPLACEABLE COMPONENT LIFE TRACKING SYSTEM

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N81508	Eastman Kodak Company	US		11/013,069	12/15/2004		RETAINING CHANNEL SYNCHRONIZATION THROUGH USE OF ALTERNATE CONTROL CHARACTERS
N81509	Eastman Kodak Company	US	6625403	10/008,283	11/5/2001	9/23/2003	PERSONALIZATION OF OPERATOR REPLACEABLE COMPONENT LIFE PREDICTION BASED ON REPLACEABLE COMPONENT LIFE HISTORY
N81514	Eastman Kodak Company	DE		10326922.3	6/16/2003		ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81514	Eastman Kodak Company	US	6608641	10/184,351	6/27/2002	8/19/2003	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81523	Eastman Kodak Company	US	6588741	10/151,641	5/20/2002	7/8/2003	STACKING DEVICE OF A PRINTING PRESS [ABLAGEEINRICHTUNG EINER DRUCKMASCHINE]
N81531	Eastman Kodak Company	US	6618571	10/162,967	6/5/2002	9/9/2003	PROCESS AND DEVICE FOR TRANSFERRING TONER [VERFAHREN UND EINRICHTUNG ZUM UEBERTRAGEN VON TONER]
N81532	Eastman Kodak Company	US	6682163	10/178,984	6/25/2002	1/27/2004	METHOD AND DEVICE FOR DETECTING AND CORRECTING CHROMATIC ABERRATIONS IN MULTICOLOR PRINTING [VERFAHREN UND VORRICHTUNG ZUM ERFASSEN UND KORRIGIEREN VON FARBABWEICHUNGEN BEIM MEHRFARBDRUCK]
N81533	Eastman Kodak Company	DE	50201500.4	02002922.9	2/9/2002	11/10/2004	VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS
N81533	Eastman Kodak Company	US	6681923	10/180,183	6/26/2002	1/27/2004	MOUNTING AND REMOVING A CONTINUOUS CONVEYOR BELT [VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS]

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N81535	Eastman Kodak Company	US	6553198	10/108,173	3/27/2002	4/22/2003	SINGLE PIECE CONTROL GRID ELECTRODE FOR A CORONA CHARGER
N81536	Eastman Kodak Company	US	6631898	10/151,266	5/20/2002	10/14/2003	METHOD AND DEVICE FOR DETECTION OF A TRANSLUCENT AREA OR OBJECT BY A LIGHT BARRIER [GREIFERANORDNUNG BEI DER ABLAGE EINER DRUCKMASCHINE]
N81538	Eastman Kodak Company	DE	50213734.7	02008220.2	4/18/2002	8/5/2009	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	GB	1255171	02008220.2	4/18/2002	8/5/2009	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	US	6668154	10/126,490	4/19/2002	12/23/2003	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]

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N81539	Eastman Kodak Company	US	6727674	10/207,523	7/29/2002	4/27/2004	DEVICE FOR PRODUCING OR CONTROLLING AN ALTERNATING CURRENT IN AT LEAST ONE INDUCTIVE LOAD [VORRICHTUNG ZUR ERZEUGUNG ODER STEUERUNG EINES WECHSELSTROMES IN WENIGSTENS EINER INDUKTIVEN LAST]
N81540	Eastman Kodak Company	DE	10139310.5	10139310.5	8/9/2001	11/25/2010	SIMPLIFIED MAGNIFICATION
N81540	Eastman Kodak Company	US	6817295	10/207,501	7/29/2002	11/16/2004	METHOD AND ILLUSTRATION DEVICE FOR REGISTER MARK SETTING [VERFAHREN UND BEBILDERUNGSEINRICHTUNG ZUE REGISTEREINSTELLUNG]
N81542	Eastman Kodak Company	DE	50208390.5	02006038.0	3/16/2002	10/11/2006	PROCEDURE AND PRINTING MACHINE FOR DETERMINING REGISTER ERRORS
N81542	Eastman Kodak Company	US	6619209	10/208,626	7/30/2002	9/16/2003	PROCESS AND PRINTING MACHINE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	DE	50208478.2	02006044.8	3/16/2002	10/18/2006	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	US	6718879	10/208,216	7/30/2002	4/13/2004	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]

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N81544	Eastman Kodak Company	DE		10332971.4	7/21/2003		AN INTELLIGENT ROLLER FUSER SYSTEM WHERE THE FUSING MEMBER IS HEATED INTERNALLY WITH A LAMP AND EXTERNALLY WITH CONDUCTIVE HEATED ROLLERS. THE TEMPERATURE OF THE FUSING MEMBER IS CONTROLLED BY VARYING THE CONTACT NIP BETWEEN THE FUSING MEMBER AND THE HEATING ROLLERS FOR VARIOUS MEDIA TYPES WHILE PRINTING IN A MIX MODE.
N81544	Eastman Kodak Company	US	6799000	10/215,884	8/9/2002	9/28/2004	ROLLER FUSER SYSTEM WITH INTELLIGENT CONTROL OF FUSING MEMBER TEMPERATURE FOR PRINTING MIXED MEDIA TYPES
N81550	Eastman Kodak Company	US	7777773	11/037,643	1/18/2005	8/17/2010	IMAGE QUALITY ATTRIBUTES TRACKING AND PREVENTIVE MAINTENANCE PREDICTION
N81552	Eastman Kodak Company	US	7236183	11/012,977	12/15/2004	6/26/2007	FLEXIBLE PRINTHEAD WIDTH
N81555	Eastman Kodak Company	US	7054588	10/645,394	8/21/2003	5/30/2006	IMAGE PRODUCTION SYSTEM WITH RELEASE AGENT SYSTEM AND ASSOCIATED METHOD OF CONTROLLING RELEASE AGENT TRANSFER
N81557	Eastman Kodak Company	EP		03009844.6	5/13/2003		FUSER MEMBER WITH A GLOSS LEVEL TUNED IN AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7087305	10/158,601	5/30/2002	8/8/2006	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7211362	10/974,141	10/27/2004	5/1/2007	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES

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N81561	Eastman Kodak Company	US	6517346	10/139,486	5/6/2002	2/11/2003	FUSING STATION WITH IMPROVED FUSER ROLLER
N81562	Eastman Kodak Company	US	6582222	10/139,464	5/6/2002	6/24/2003	FUSING STATION INCLUDING MULTILAYER FUSER ROLLER
N81567	Eastman Kodak Company	DE	50211590.4	02009078.3	4/24/2002	1/23/2008	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81567	Eastman Kodak Company	US	6651562	10/231,858	8/30/2002	11/25/2003	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81568	Eastman Kodak Company	DE	50207426.4	02009529.5	4/26/2002	6/7/2006	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	JP	4315657	2002-261300	9/6/2002	5/29/2009	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	NL	1291746	02009529.5	4/26/2002	6/7/2006	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81571	Eastman Kodak Company	US	7149445	10/863,707	6/8/2004	12/12/2006	DETECTION OF BACKGROUND TONER PARTICLES
N81572	Eastman Kodak Company	US	7400759	11/013,231	12/15/2004	7/15/2008	A METHOD FOR TESTING A PLASTIC SLEEVE FOR AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81573	Eastman Kodak Company	US	7302220	11/013,845	12/16/2004	11/27/2007	AN IMPROVED FUSER ROLLER AND FUSING STATION
N81575	Eastman Kodak Company	US	8024236	10/646,605	8/22/2003	9/20/2011	METHOD AND APPARATUS FOR REDUCING SUPPLY ORDERS IN INVENTORY MANAGEMENT
N81582	Eastman Kodak Company	US	7219805	10/955,427	9/30/2004	5/22/2007	SIEVE SCREEN LEVEL SENSOR
N81583	Eastman Kodak Company	US	7877053	11/017,488	12/20/2004	1/25/2011	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS

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N81583	Eastman Kodak Company	US		12/909,927	10/22/2010		ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81584	Eastman Kodak Company	JP	3764718	322941/02	11/6/2002	1/27/2006	PAPIERTRANSPORTWAGEN
N81584	Eastman Kodak Company	US	6736584	10/274,556	10/21/2002	5/18/2004	PAPER TRANSPORTATION TROLLEY [PAPIERTRANSPORTWAGEN]
N81589	Eastman Kodak Company	DE	10225603.9	10225603.9	6/7/2002	1/24/2008	HYBRID FUSER
N81589	Eastman Kodak Company	US	6909871	10/422,487	4/24/2003	6/21/2005	METHOD AND DEVICE FOR FUSING TONER ONTO A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81591	Eastman Kodak Company	US	6920292	10/458,600	6/10/2003	7/19/2005	METHOD AND CONTROL DEVICE FOR PREVENTION OF IMAGE PLANE REGISTRATION ERRORS
N81592	Eastman Kodak Company	US	6889028	10/458,543	6/10/2003	5/3/2005	TECHNIQUE AND DEVICE FOR CONTROLLING THE POSITION ACCURACY IN COLOR PRINTING
N81593	Eastman Kodak Company	DE	50309942.2	03006971.0	3/27/2003	6/4/2008	METHOD AND APPARATUS FOR PROVIDING SHETS IN A PRINTING MACHINE
N81593	Eastman Kodak Company	US	7212780	10/457,878	6/10/2003	5/1/2007	PROCESS AND DEVICE FOR SUPPLYING SUBSTRATES IN A PRINTING UNIT [VERFAHREN UND VORRICHTUNG ZUR BEREITSTELLUNG VON BOEGEN IN EINER DRUCKMASCHINE]
N81598	Eastman Kodak Company	US	6866264	10/315,722	12/10/2002	3/15/2005	BLOCKING DEVICE FOR A DEVICE FOR MOVING A SHEET
N81600	Eastman Kodak Company	DE	10160382.7	10160382.7	12/10/2001	4/30/2003	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81600	Eastman Kodak Company	JP	3784769	358563/02	12/10/2002	3/24/2006	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER

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N81600	Eastman Kodak Company	US	6880820	10/315,701	12/10/2002	4/19/2005	CONVEYOR ROLLER DEVICE FOR DEPOSITING SHEETS ON A STACK [TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81601	Eastman Kodak Company	US	6848361	10/337,129	1/6/2003	2/1/2005	CONTROL DEVICE AND METHOD TO PREVENT REGISTER ERRORS [STEUERUNGSEINRICHTUNG UND VERFAHREN ZUM VERMEIDEN VON REGISTERFEHLERN]
N81604	Eastman Kodak Company	DE		10208597.8	2/27/2002		[VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION
N81604	Eastman Kodak Company	US	6836635	10/360,284	2/7/2003	12/28/2004	METHOD AND CONTROL DEVICE FOR PREVENTING REGISTER ERRORS [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION
N81609	Eastman Kodak Company	DE	50215176.5	02028443.6	12/19/2002	8/24/2011	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTE WEGSTRECKE
N81609	Eastman Kodak Company	DE	10256303	10256303.9	12/3/2002	6/30/2011	[VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTE WEGSTRECKE]

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N81609	Eastman Kodak Company	GB	1353241	02028443.6	12/19/2002	8/24/2011	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	NL	1353241	02028443.6	12/19/2002	8/24/2011	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	US	6871037	10/406,747	4/3/2003	3/22/2005	METHOD FOR CALIBRATING OR RECALIBRATING A CONVERSION FACTOR FOR DETERMINING THE DISTANCE COVERED BY A PRINT SUBSTRATE IN A PRINTING MACHINE [VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE]
N81612	Eastman Kodak Company	US	6862425	10/422,482	4/24/2003	3/1/2005	MICROWAVE DEVICE AND METHOD TO FUSE TONER ONTO PRINT SUBSTRATE [MIKROWELLENEINRICHTUNG UND VERFAHREN ZUM FIXIEREN VON TONER AUF BEDRUCKSTOFF]
N81617	Eastman Kodak Company	DE		10344712.1	9/26/2003		CAPILLARY MICRO-GROOVE SKIVE FINGERS
N81617	Eastman Kodak Company	US	6735412	10/264,946	10/4/2002	5/11/2004	CAPILLARY MICRO-GROOVE SKIVE FINGERS

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N81618	Eastman Kodak Company	US	6969207	10/635,255	8/6/2003	11/29/2005	METHOD AND DEVICE FOR RECOGNIZING AN OBJECT ON A SURFACE [VERFAHREN UND VORRICHTUNG ZUR ERKENNUNG EINES OBJEKTES AUF EINER OBERFLAECHE]
N81621	Eastman Kodak Company	US	7008678	10/667,548	9/22/2003	3/7/2006	ROLLER FOR A FUSING STATION
N81622	Eastman Kodak Company	US	7014899	10/667,996	9/22/2003	3/21/2006	ROLLER FOR USE IN A FUSING STATION
N81627	Eastman Kodak Company	US	6915087	10/640,202	8/13/2003	7/5/2005	FORMATION OF UNIFORM DENSITY PATCHES IN AN ELECTROGRAPHIC REPRODUCTION APPARATUS FOR PROCESS CONTROL
N81629	Eastman Kodak Company	DE	50310854.5	03012568.6	6/3/2003	12/3/2008	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81629	Eastman Kodak Company	GB	1410910	03012568.6	6/3/2003	12/3/2008	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81644	Eastman Kodak Company	DE	10251616.2	10251616.2	11/6/2002	3/11/2010	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81644	Eastman Kodak Company	US	7217113	10/695,315	10/28/2003	5/15/2007	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]

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N81652	Eastman Kodak Company	US	7329463	10/887,059	7/7/2004	2/12/2008	LOW DAMPING FUSER ROLLER COMPOSITION
N81653	Eastman Kodak Company	US	7006782	10/887,295	7/7/2004	2/28/2006	FUSING STATION AND METHOD FOR FUSING
N81655	Eastman Kodak Company	US	6950615	10/717,878	11/20/2003	9/27/2005	PROCEDURE AND DEVICE FOR ADJUSTING GLOSS IN PRINT MATERIAL
N81656	Eastman Kodak Company	US	7031634	10/703,885	11/7/2003	4/18/2006	BLADE CLEANER CARTRIDGE WITH DUST AND LINT SEAL BLADE
N81661	Eastman Kodak Company	US	6878911	10/422,317	4/24/2003	4/12/2005	DEVICE AND METHOD FOR CLEANING MICROWAVE DEVICES
N81697	Eastman Kodak Company	US	7181153	10/925,394	8/25/2004	2/20/2007	APPARATUS FOR PRECISELY ADJUSTING THE POSITION OF WORKSTATIONS IN A DOCUMENT PRINTER/COPIER
N81699	Eastman Kodak Company	DE	50310536.8	03014130.3	6/24/2003	9/24/2008	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81699	Eastman Kodak Company	US	7162956	10/635,260	8/6/2003	1/16/2007	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81700	Eastman Kodak Company	DE	10246394.8	10246394.8	10/4/2002	3/8/2007	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81700	Eastman Kodak Company	US	6904260	10/664,686	9/17/2003	6/7/2005	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]

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N81706	Eastman Kodak Company	US	7120380	10/965,369	10/14/2004	10/10/2006	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH RELEASE OIL-ABSORBING LAYER
N81708	Eastman Kodak Company	US	7191807	11/011,672	12/14/2004	3/20/2007	APPARATUS FOR TONER PROCESSING INCLUDING A VARIABLE-ORIFICE NON-CONTACT VALVE
N81710	Eastman Kodak Company	US	7156372	11/011,820	12/14/2004	1/2/2007	NON-CONTACT VALVE FOR PARTICULATE MATERIAL
N81713	Eastman Kodak Company	US	7341790	11/017,280	12/20/2004	3/11/2008	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUIOXANE-PHENOLIC RESIN COMPOSITION
N81714	Eastman Kodak Company	US	7273687	11/017,485	12/20/2004	9/25/2007	TONER FUSER MEMBER HAVING RELEASE LAYER FORMED FROM GLYCIDYL END-CAPPED POLYMER AND PERFLUOROALKYL GLYCIDYL- REACTIVE COMPOUND
N81715	Eastman Kodak Company	DE	50310998.3	03020915.9	9/16/2003	12/31/2008	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81715	Eastman Kodak Company	US	7035557	10/769,353	1/30/2004	4/25/2006	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81719	Eastman Kodak Company	US	7334336	11/017,397	12/20/2004	2/26/2008	A METHOD FOR PRODUCING A SLEEVED POLYMER MEMBER, AN IMAGE CYLINDER OR A BLANKET CYLINDER

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N81720	Eastman Kodak Company	US	7351512	11/017,486	12/20/2004	4/1/2008	OVERCOAT FOR A POLYMER SLEEVE MEMBER FOR A BLANKET CYLINDER AND A METHOD FOR MAKING THE OVERCOAT
N81723	Eastman Kodak Company	US	7139521	11/021,250	12/21/2004	11/21/2006	GLOSS AND DIFFERENTIAL GLOSS CONTROL METHODOLOGY
N81724	Eastman Kodak Company	US	7239816	11/020,504	12/21/2004	7/3/2007	IN-LINE APPEARANCE CONTROL METHOD
N81725	Eastman Kodak Company	DE	50308169.8	03023088.2	10/15/2003	9/12/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS [VERFAHREN UND VORRICHTUNG ZUM TRANSPORT EINES IM WESENTLICHEN BOGENFOERFMIGEN ELEMENTES, INSBESONDERE IN EINER DRUCKMASCHINE]
N81725	Eastman Kodak Company	JP	4041469	2004-59290	3/3/2004	11/16/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS
N81725	Eastman Kodak Company	NL	1454864	03023088.2	10/15/2003	9/12/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS
N81725	Eastman Kodak Company	US	7222850	10/790,426	3/1/2004	5/29/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS
N81728	Eastman Kodak Company	US	7227735	10/961,782	10/8/2004	6/5/2007	CURRENT REGULATED, VOLTAGE LIMITED, AC POWER SUPPLY WITH DC OFFSET FOR CORONA CHARGERS
N81729	Eastman Kodak Company	US	7130571	11/011,282	12/14/2004	10/31/2006	VARIABLE TORQUE DEVICE FOR MAINTAINING CONSTANT WEB TENSION

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N81731	Eastman Kodak Company	US		10/973,043	10/25/2004		CONTROL OF CHARGE-TO-MASS OF TONER USING SILICA BLENDS CONTROL OF Q/M RATION USING BLENDS OF SILICA [DISCLOSURE]
N81732	Eastman Kodak Company	US	7316881	10/973,042	10/25/2004	1/8/2008	METHOD OF PRODUCING A CUSTOM COLOR TONER A METHOD OF PRODUCING A CUSTOM ACCENT COLOR DRY ELECTROPHOTOGRAPHIC DEVELOPER [DISCLOSURE]
N81733	Eastman Kodak Company	US	7180532	11/022,209	12/21/2004	2/20/2007	DRY INK CONCENTRATION MONITOR INTERFACE WITH AUTOMATED TEMPERATURE COMPENSATION ALGORITHM
N81734	Eastman Kodak Company	US	7459027	11/022,419	12/21/2004	12/2/2008	PNEUMATICALLY ADJUSTABLE APPARATUS FOR COATING TONER FUSING BELT SUBSTRATE AND METHOD FOR USING SAME
N81735	Eastman Kodak Company	US	7017900	10/790,425	3/1/2004	3/28/2006	TRANSPORTING AN ESSENTIALLY SHEET-SHAPED ELEMENT, PARTICULARLY A PRINT MATERIAL SHEET [VERFAHREN UND VORRICHTUNG ZUM TRANSPORT EINES IM WESENTLICHEN BOGENFOERMIGEN ELEMENTES, INSBESONDERE EINES BEDRUCKSTOFFBOGENS]
N81741	Eastman Kodak Company	US	7248812	11/037,588	1/18/2005	7/24/2007	CLEANING MEMBER
N81743	Eastman Kodak Company	DE	602005035273.2	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	EP	1725913	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	FR	1725913	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	GB	1725913	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS

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N81743	Eastman Kodak Company	US	7184698	11/076,843	3/10/2005	2/27/2007	DURABLE ELECTROPHOTOGRAPHIC PRINTS BELT FUSER WITH ULTRAVIOLET LAMPS FOR CROSSLINKABLE TONER [ORIGINAL]
N81747	Eastman Kodak Company	US	7438735	11/038,622	1/19/2005	10/21/2008	FILTER APPARATUS WITH AUTOMATIC CLEANING
N81748	Eastman Kodak Company	DE	10326964.9	10326964.9	6/16/2003	12/9/2004	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81748	Eastman Kodak Company	US	7127206	10/866,953	6/14/2004	10/24/2006	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81750	Eastman Kodak Company	EP		05707492.4	2/18/2005		IMPROVED SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81750	Eastman Kodak Company	US	7596347	12/014,140	1/15/2008	9/29/2009	SEPARATING AGENT FOR USE IN A FUSER MECHANISM

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N81751	Eastman Kodak Company	DE	10327315.8	10327315.8	6/16/2003	8/16/2007	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81751	Eastman Kodak Company	US	7247228	10/867,443	6/14/2004	7/24/2007	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81752	Eastman Kodak Company	DE	10320043	10320043.6	5/6/2003	4/13/2006	[VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]

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N81752	Eastman Kodak Company	US	7092668	10/826,721	4/16/2004	8/15/2006	DEVICE AND PROCESS FOR HANDLING A PRINTING MEDIA INSIDE A MICROWAVE MECHANISM [VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81755	Eastman Kodak Company	DE	602005005017.5	05722716.7	1/28/2005	2/27/2008	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	NL	1709491	05722716.7	1/28/2005	2/27/2008	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	US	7326507	11/043,541	1/26/2005	2/5/2008	PREPARATION OF A TONER FOR REPRODUCING A METALLIC HUE AND THE TONER
N81756	Eastman Kodak Company	US	7010258	10/814,316	3/31/2004	3/7/2006	HIGH HEAT TRANSFER FUSER ROLLER A FUSER ROLLER CONFIGURATION WITH HIGH HEAT TRANSFER EFFICIENCY AND HIGH THERMAL POWER [DISCLOSURE TITLE - ORIGINAL]
N81757	Eastman Kodak Company	EP		05737431.6	4/5/2005		BELT FUSER/FINISHER
N81757	Eastman Kodak Company	JP	4691550	2007-507436	4/5/2005	2/25/2011	BELT FUSER/FINISHER
N81757	Eastman Kodak Company	US	7155142	10/818,870	4/6/2004	12/26/2006	BELT FUSER/FINISHER BELT FUSER MECHANISM THAT ENABLES BELT CHANGING AND RELEASE OF LIGHT-WEIGHT MEDIA [ORIGINAL]
N81758	Eastman Kodak Company	US	7211359	10/836,784	4/30/2004	5/1/2007	A COATING SOLUTION CONTAINING COCRYSTALS AND OR CRYSTALS OF A CHARGE-GENERATION PIGMENT OR A MIXTURE OF CHARGE-GENERATION PIGMENTS
N81760	Eastman Kodak Company	EP		05736407.7	4/6/2005		ADJUSTING GLOSS FOR A PRINT IMAGE
N81760	Eastman Kodak Company	US	7088946	10/822,329	4/12/2004	8/8/2006	ADJUSTING GLOSS FOR A PRINT IMAGE
N81761	Eastman Kodak Company	DE	10331626.4	10331626.4	7/12/2003	1/13/2005	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE

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N81761	Eastman Kodak Company	US	7392984	10/887,581	7/9/2004	7/1/2008	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE [VERFAHREN ZUR FUEHRUNG VON BEDRUCKSTOFF UND BEDRUCKSTOFFFUEHRUNG]
N81762	Eastman Kodak Company	US	7171139	10/887,664	7/9/2004	1/30/2007	A SLEEVE ON A DRUM AND CHANGING SAID SLEEVE [VERFAHREN ZUM WECHSELN EINER MANSCHETTE AN EINEM ZYLINDER UND ZYLINDER MIT EINER MANSCHETTE]
N81763	Eastman Kodak Company	US	7032519	10/887,674	7/9/2004	4/25/2006	SENSOR MECHANISM FOR A PRINTING MACHINE [VERFAHREN ZUM STEuern EINER SENSOREINRICHTUNG UND SENSOREINRICHTUNG FUER EINE DRUCKMASCHINE]
N81766	Eastman Kodak Company	US	7169528	10/836,772	4/30/2004	1/30/2007	PROCESS FOR PREPARING COLORED TONER PARTICLES
N81768	Eastman Kodak Company	EP		05736392.1	4/11/2005		LIQUID PRINT COLOR PROCESS AND PRINTING MACHINE
N81768	Eastman Kodak Company	US	7298994	10/826,734	4/16/2004	11/20/2007	PROCESS AND PRINTING MACHINE FOR THE USE OF LIQUID PRINT COLORS
N81770	Eastman Kodak Company	EP		05736247.7	4/18/2005		MULTI-COLOR PRINTING USING A HALFTONE SCREEN
N81770	Eastman Kodak Company	JP	4679575	2007-510792	4/18/2005	2/10/2011	APPARATUS FOR GENERATING COMPOSITE IMAGE DATA REPRESENTING A MONO-COLOR IMAGE DATA (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	JP	4827979	2010-114986	4/18/2005	9/22/2011	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)

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N81770	Eastman Kodak Company	JP	4827980	2010-114987	4/18/2005	9/22/2011	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	US	7839537	10/836,762	4/30/2004	11/23/2010	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING A ROSETTE OR DIAMOND HALFTONE SCREEN FOR ONE OR MORE OF THE COLORS [HYBRID ROSETTE-DOT HALFTONE COMPOSITE SCREEN DESIGN FOR 4-COLOR AND HI-FI COLOR PRINTING SYSTEM]
N81771	Eastman Kodak Company	US	7508549	10/837,518	4/30/2004	3/24/2009	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING HYBRID DOT-LINE HALFTONE COMPOSITE SCREENS
N81772	Eastman Kodak Company	EP		05735689.1	4/18/2005		PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81772	Eastman Kodak Company	JP	4763686	2007-510791	4/18/2005	6/17/2011	A METHOD OF OPERATING A PRINTER AS CHANGED BY EXAMINER. FORMERLY: PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81773	Eastman Kodak Company	US	7324240	10/836,803	4/30/2004	1/29/2008	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81773	Eastman Kodak Company	US	7924460	11/843,119	8/22/2007	4/12/2011	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES

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N81774	Eastman Kodak Company	US	7261986	10/836,756	4/30/2004	8/28/2007	PHOTOCONDUCTIVE MEMBER FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD OF FORMING SAME [MICROFINISHING OF NICKLE SUBSTRATE FOR IC SLEEVE]
N81775	Eastman Kodak Company	US	7211358	10/836,484	4/30/2004	5/1/2007	IMAGE CYLINDER SLEEVE FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD FOR PRODUCING SAME [SMOOTHING LAYER ON THE INSIDE SURFACE OF THE IC SLEEVE]
N81776	Eastman Kodak Company	US	7058348	10/896,396	7/22/2004	6/6/2006	PRODUCING AN ENHANCED GLOSS TONER IMAGE ON A SUBSTRATE
N81777	Eastman Kodak Company	US	7937023	10/888,484	7/9/2004	5/3/2011	A METHOD AND A COMPOSITION FOR PRODUCING AN UNDERCOAT LAYER USING DIALKYL MALONATE BLOCKED ISOCYANATES (FOR ELECTROPHOTOGRAPHIC APPLICATIONS)
N81779	Eastman Kodak Company	US	7113718	10/836,487	4/30/2004	9/26/2006	METHOD AND APPARATUS FOR REDUCING IMAGE ARTIFACTS CAUSED BY RELEASE FLUID IN AN ELECTROPHOTOGRAPHIC MACHINE
N81793	Eastman Kodak Company	EP		05736471.3	4/15/2005		TONER FUSER MEMBER WITH RELEASE LAYER [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81793	Eastman Kodak Company	US	7160963	10/836,782	4/30/2004	1/9/2007	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUIOXANE-EPOXY RESIN COMPOSITION [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81794	Eastman Kodak Company	US	7151902	11/042,935	1/25/2005	12/19/2006	TONER TRANSFER TECHNIQUE
N81795	Eastman Kodak Company	US	7658376	10/569,769	8/24/2004	2/9/2010	METHOD AND APPARATUS FOR DEPOSITING SHEET OF PAPER ONTO A STACK

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N81796	Eastman Kodak Company	DE	10340706.5	10340706.5	9/4/2003	3/22/2007	METHOD AND APPARATUS FOR TREATING A TRANSPORT MECHANISM IN A PRINTING PRESS [VERFAHREN UND VORRICHTUNG ZUR BEHANDLUNG EINES TRANSPORTMITTELS IN EINER DRUCKMASCHINE]
N81796	Eastman Kodak Company	US	7532846	10/570,060	8/30/2004	5/12/2009	TREATING TRANSPORT MECHANISM IN A PRINTING PRESS
N81798	Eastman Kodak Company	US	7267915	10/888,172	7/9/2004	9/11/2007	PHOTOCONDUCTIVE ELEMENT HAVING AN AMORPHOUS, POLYMERIC BARRIER LAYER
N81799	Eastman Kodak Company	US		10/887,968	7/9/2004		AQUEOUS METAL OXIDE COMPOSITION AND METHOD FOR DIP COATING AND ELECTROPHOTOGRAPHIC APPLICATIONS, AND ELECTROPHOTOGRAPHIC EQUIPMENT MEMBERS, PARTICULARLY ELECTROPHOTOGRAPHIC DRUM
N81810	Eastman Kodak Company	US	7454153	10/576,805	10/20/2004	11/18/2008	CLEANING OF CONTAMINATION IN A PRINTER AS A FUNCTION OF A REGISTER ERROR
N81811	Eastman Kodak Company	DE	10359666.6	10359666.6	12/18/2003	6/16/2011	METHOD AND FUSING ARRANGEMENT FOR FUSING TONER TO A PRINTING MATERIAL
N81811	Eastman Kodak Company	US	7630674	10/583,163	12/16/2004	12/8/2009	METHOD AND ARRANGEMENT FOR FUSING TONER IMAGES TO A PRINTING MATERIAL
N81812	Eastman Kodak Company	US	7763407	10/579,269	10/20/2004	7/27/2010	FIXING OF TONER IMAGES FOR DUPLEX PRINTING
N81817	Eastman Kodak Company	US	7559548	10/586,270	1/10/2005	7/14/2009	APPARATUS FOR THE ALIGNMENT OF A STACK OF SHEETS
N81818	Eastman Kodak Company	DE	602005011247.2	05700806.2	1/11/2005	11/26/2008	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL

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N81818	Eastman Kodak Company	NL	1704053	05700806.2	1/11/2005	11/26/2008	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	US	8033545	10/586,433	1/11/2005	10/11/2011	METHOD AND CONTROL ARRANGEMENT FOR TRANSPORTING PRINTING MATERIAL
N81823	Eastman Kodak Company	US	7151903	10/921,736	8/19/2004	12/19/2006	METHOD AND APPARATUS FOR REDUCING SURFACE TEMPERATURE VARIATION OF AN EXTERNALLY-HEATED FUSING ROLLER A TEMPERATURE CONTROL ALGORITHM FOR EXTERNALLY HEATED [INTERNAL HEAT ASSIST] FUSER
N81824	Eastman Kodak Company	US	7253828	10/903,072	7/30/2004	8/7/2007	EXPOSURE-ENERGY-DENSITY AND DYNAMIC EFFECT BASED UNIFORMITY CORRECTION FOR LED PRINTHEADS
N81825	Eastman Kodak Company	US	7353605	10/903,340	7/30/2004	4/8/2008	A METHOD FOR PRODUCING A METALLIC CORE FOR USE IN CYLINDER SLEEVES FOR AN ELECTROPHOTOGRAPHIC PROCESS
N81827	Eastman Kodak Company	US	7068959	10/945,489	9/20/2004	6/27/2006	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD
N81829	Eastman Kodak Company	US	7127185	10/922,356	8/20/2004	10/24/2006	METHOD AND SYSTEM FOR COMPONENT REPLACEMENT BASED ON USE AND ERROR CORRELATION ORC REPLACEMENT INTEGRATION OF ERROR HISTORY
N81830	Eastman Kodak Company	EP		06720414.9	2/7/2006		CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81830	Eastman Kodak Company	JP		2007-556181	2/7/2006		CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE

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N81830	Eastman Kodak Company	US	7212772	11/063,063	2/22/2005	5/1/2007	SYSTEM AND METHOD FOR CREATING A THREE-DIMENSIONAL TEXTURE IN AN ELECTRPHOTOGRAPHIC IMAGE
N81831	Eastman Kodak Company	US	7290658	10/903,046	7/30/2004	11/6/2007	CHARGER WIRE PACKAGE AND CONTAINER
N81832	Eastman Kodak Company	US	7089153	10/903,045	7/30/2004	8/8/2006	REPLACEABLE COMPONENT MANAGEMENT TOOL
N81833	Eastman Kodak Company	US	7674032	10/967,993	10/19/2004	3/9/2010	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81835	Eastman Kodak Company	US	7020425	10/922,043	8/19/2004	3/28/2006	HIGH EFFICIENCY HEAT EXCHANGE APPARATUS AND SYSTEM FOR USE WITH A FUSER BELT HIGH EFFICIENCY COOLING DEVICES FOR BELT FUSER
N81836	Eastman Kodak Company	US	7468820	11/062,417	2/22/2005	12/23/2008	PROFILE CREATION FOR TEXTURE SIMULATION WITH CLEAR TONER
N81837	Eastman Kodak Company	EP		05857185.2	12/22/2005		IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	EP		08159611.6	7/3/2008		PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	JP	4842969	2007-548483	12/22/2005	10/14/2011	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	7502582	11/021,119	12/22/2004	3/10/2009	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER

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N81837	Eastman Kodak Company	US	7720425	12/354,802	1/16/2009	5/18/2010	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81838	Eastman Kodak Company	US	7016621	10/933,986	9/3/2004	3/21/2006	BACK-TRANSFER REDUCTION IN A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81839	Eastman Kodak Company	EP		06720413.1	2/7/2006		ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81839	Eastman Kodak Company	US	7236734	11/062,972	2/22/2005	6/26/2007	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81841	Eastman Kodak Company	DE	10338598.3	10338598.3	8/22/2003	5/4/2005	DEVICE FOR PLACING SHEETS FOR A PRINTER [DIE ANGEHEFTETEN STUECKE SIND EINE RICHTIGE UND GENAUE WIEDERGABE DER URSPRUENGLICHEN UNTERLAGEN DIESER PATENTANMELDUNG]
N81841	Eastman Kodak Company	US	7635130	10/569,170	8/20/2004	12/22/2009	DEVICE FOR PLACING SHEETS FOR A PRINTER
N81843	Eastman Kodak Company	DE	602004010405.1	04781728.3	8/20/2004	11/28/2007	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	DE	10338596.7	10338596.7	8/22/2003	4/29/2010	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	JP	4015649	2004-231587	8/6/2004	9/21/2007	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]

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N81843	Eastman Kodak Company	NL	1656316	04781728.3	8/20/2004	11/28/2007	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	US	7731185	10/569,056	8/20/2004	6/8/2010	DEVICE FOR PLACING SHEETS FOR A PRINTER
N81852	Eastman Kodak Company	US	7508545	10/951,013	9/27/2004	3/24/2009	COLOR CONTOUR DETECTION AND CORRECTION
N81862	Eastman Kodak Company	US	7252873	11/043,774	1/26/2005	8/7/2007	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH HIGH FRICTION LAYER
N81865	Eastman Kodak Company	US	7113735	10/974,414	10/27/2004	9/26/2006	PRECISION RELEASE AGENT MANAGEMENT SYSTEM
N89296	Eastman Kodak Company	DE		102004007367.8	2/16/2004		TRANSLUCENT SHEET REGISTRATION
N89296	Eastman Kodak Company	US	8160361	10/589,656	2/14/2005	4/17/2012	METHOD FOR THE DETECTION OF MARKS AND PRINTING MACHINE
N89297	Eastman Kodak Company	DE	102004008776	102004008776.8	2/23/2004	6/15/2012	STACKING WHEEL WITH FLAPS
N89297	Eastman Kodak Company	JP	4675337	2006-553564	2/22/2005	2/4/2011	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7658377	10/590,280	2/22/2005	2/9/2010	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7997575	12/618,995	11/16/2009	8/16/2011	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89300	Eastman Kodak Company	US	7628402	10/599,149	3/18/2005	12/8/2009	SHEET DELIVERY DEVICE FOR A PRINTING MACHINE
N89301	Eastman Kodak Company	DE		102004013771.4	3/20/2004		DISCHARGING
N89301	Eastman Kodak Company	US	7486920	10/593,402	3/15/2005	2/3/2009	METHOD AND DEVICE FOR ELECTRICALLY DISCHARGING A PRINTING MATERIAL
N89303	Eastman Kodak Company	DE	10200402341	102004023041	5/6/2004	2/16/2012	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89303	Eastman Kodak Company	US	8245638	11/568,736	4/26/2005	8/21/2012	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL

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N89305	Eastman Kodak Company	CN	200580025652. X	200580025652.X	7/11/2005	5/20/2009	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89305	Eastman Kodak Company	US		11/658,436	7/11/2005		MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89306	Eastman Kodak Company	DE	102004036827.9	102004036827.9	7/29/2004	11/26/2009	UV IMPEDED TONER
N89306	Eastman Kodak Company	US	7912414	11/572,723	7/12/2005	3/22/2011	UV IMPEDED TONER
N89307	Eastman Kodak Company	JP	5028266	2007-537184	10/18/2005	6/29/2012	METHOD AND DEVICE FOR CONTROLLING THE CIRCUMFERENTIAL REGISTER
N89307	Eastman Kodak Company	US	8301048	11/577,675	10/18/2005	10/30/2012	METHOD AND APPARATUS FOR CONTROLLING THE REGISTRATION OF SHEETS

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68818	Kodak & Hallmark Cards, Inc.	DE	69431029.8	94114710.0	9/19/1994	7/24/2002	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	FR	0649244	94114710.0	9/19/1994	7/24/2002	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	GB	0649244	94114710.0	9/19/1994	7/24/2002	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	JP	3974665	1994-229557	9/26/1994	6/22/2007	METHOD OF COMBINING IMAGES, METHOD OF GENERATING IMAGES AND ITS DEVICE
68818	Kodak & Hallmark Cards, Inc.	US	5530793	08/126,617	9/24/1993	6/25/1996	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	US	5459819	08/231,073	4/22/1994	10/17/1995	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES (ALSO RECORDED REEL 6978 FR. 229-231 EKC)
68818	Kodak & Hallmark Cards, Inc.	US	5778164	08/646,794	5/21/1996	7/7/1998	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
69498	Kodak & University of Arizona	US	5420947	08/261,616	6/17/1994	5/30/1995	A METHOD FOR ACHROMATICALLY COUPLING A BEAM OF LIGHT INTO A WAVEGUIDE

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74014	Kodak & Mobil Chemical Company	GB	0812700	97201583.8	5/29/1997	8/16/2000	DYE- RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER HAVING A SUBBING LAYER FOR AN ANTI-STATIC LAYER
74014	Kodak & Mobil Chemical Company	US	5747415	08/663,960	6/14/1996	5/5/1998	SUBBING LAYER FOR ANTISTATIC LAYER ON DYE-RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER
79704	EKC & Curators of Univ. of Missouri	US	7023447	09/847,636	5/2/2001	4/4/2006	BLOCK SAMPLING-BASED METHOD FOR TEXTURE SYNTHESIS
80236	Kodak, Clarkson Univ., & Ferro Corp	DE	60023635.8	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	FR	1106663	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	GB	1106663	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	KR	10-0759623	2000-0074748	12/8/2000	9/11/2007	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	NL	1106663	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	TW	NI-174475	89126232	1/4/2001	4/1/2003	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6468910	09/456,612	12/8/1999	10/22/2002	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6491843	09/526,286	3/15/2000	12/10/2002	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6627107	10/192,471	7/10/2002	9/30/2003	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE

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80236	Kodak, Clarkson Univ., & Ferro Corp	US	6544892	10/192,815	7/10/2002	4/8/2003	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	7091164	10/617,510	7/11/2003	8/15/2006	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80605	EKC and Rochester Institute of Tech	US	6511064	09/552,064	4/19/2000	1/28/2003	A METHOD AND APPARATUS FOR MULTIPLE DOCUMENT DETECTION USING ULTRASONIC PHASE SHIFT AND AMPLITUDE
80638	EKC and Rochester Institute of Tech	US	6868135	09/573,914	5/18/2000	3/15/2005	A METHOD AND APPARATUS FOR CORRECTING A PHASE SHIFT BETWEEN A TRANSMITTER AND A RECEIVER
86881	Kodak and Hewlett Packard	US	6536892	10/020,397	12/12/2001	3/25/2003	PRINTED MEDIUM WITH INTEGRAL IMAGE LOCATOR AND METHOD
86881	Kodak and Hewlett Packard	US	6688717	10/246,190	9/18/2002	2/10/2004	PRINTED MEDIUM WITH INTEGRAL IMAGE LOCATOR AND METHOD
86969	Kodak and Hewlett Packard	US	6517200	10/034,183	12/28/2001	2/11/2003	TRANSPORT BUFFER HAVING FORCE LIMITING DRIVE MEANS AND METHOD
86970	Kodak and Hewlett Packard	US	6501531	10/001,642	10/31/2001	12/31/2002	METHOD OF UTILIZING WASTED NESTED SPACE
86971	Kodak and Hewlett Packard	US	6460687	10/061,142	2/1/2002	10/8/2002	BUFFER WITH SERVICE LOOP AND METHOD
86971	Kodak and Hewlett Packard	US	6554216	10/163,562	6/7/2002	4/29/2003	BUFFER WITH SERVICE LOOP AND METHOD
87024	Kodak and Hewlett Packard	US	6505906	10/032,919	12/28/2001	1/14/2003	METHOD OF EXERCISING NOZZLES OF AN INKJET PRINTER AND ARTICLE
87476	Kodak and Hewlett Packard	US	6997455	10/774,962	2/9/2004	2/14/2006	SHEET DESKEWING METHOD AND APPARATUS
88729	Eastman Kodak Company and IMEC	EP		01870213.4	10/8/2001		A METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
88729	Eastman Kodak Company and IMEC	JP	4128764	2001-311468	10/9/2001	5/23/2008	MANUFACTURING METHOD OF MICROMACHINED DEVICE

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88729	Eastman Kodak Company and IMEC	US	6740542	09/973,277	10/9/2001	5/25/2004	METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	DE	60122053.6	01111963.3	5/21/2001	9/8/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	EP	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	FR	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	GB	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	NL	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	US	6627380	09/860,459	5/21/2001	9/30/2003	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE FOR PLANOGRAPHIC PRINTING PLATE USING THE SAME AND IMAGE FORMING METHOD
92381	Kodak, KPG Japan Ltd. & Kobe Steel, Ltd.	JP	5004267	2006-096122	3/30/2006	6/1/2012	ALLUMINUM ALLOY SHEET FOR LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MANUFACTURING THE SAME AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE

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92390	Eastman Kodak Company and Columbia University	US	7720851	11/615,120	12/22/2006	5/18/2010	ACTIVE CONTEXT-BASED CONCEPT FUSION
92504	Kodak & University of Rochester	US	8074598	11/565,027	11/30/2006	12/13/2011	FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92504	Kodak & University of Rochester	US		13/219,758	8/29/2011		FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92924	Eastman Kodak Company & Nittoh Kogaku KK	JP		2006-353142	12/27/2006		IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92924	Eastman Kodak Company & Nittoh Kogaku KK	US	8036481	11/616,985	12/28/2006	10/11/2011	IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92998	Eastman Kodak Company & Nittoh Kogaku KK	JP	4965179	2006-204342	7/27/2006	4/6/2012	IMAGE PROCESSING APPARATUS
92998	Eastman Kodak Company & Nittoh Kogaku KK	US	7903897	11/565,769	12/1/2006	3/8/2011	IMAGE PROCESSING APPARATUS
94161	Eastman Kodak Company & KOA Corporation	JP	3333264	1993-092983	4/20/1993	7/26/2002	HEATER ELEMENT AND PRODUCTION THEREOF
95925	Eastman Kodak Company and Columbia University	US	8135221	12/574,716	10/7/2009	3/13/2012	VIDEO CONCEPT CLASSIFICATION USING AUDIO-VISUAL ATOMS
95952	Pakon, Inc. and Agfa Graphics NV	DE	69803819	98203121	9/16/1998	2/13/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	EP		97203129	10/8/1997		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	FR	0908306	98203121	9/16/1998	2/13/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	GB	0908306	98203121	9/16/1998	2/13/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT

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95952	Pakon, Inc. and Agfa Graphics NV	JP		1998-299067	10/7/1998		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	US	6060218	163,372	9/30/1998	5/9/2000	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95953	Pakon, Inc. and Agfa Graphics NV	AT	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	BE	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	DE	69731513	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		04016020	8/5/1997		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		05024849	8/5/1997		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		06022316	8/5/1997		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	ES	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	FR	0823327	97113521	8/5/1997	11/10/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	GB	823327	97113521	8/5/1997	11/10/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	IT	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE

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95953	Pakon, Inc. and Agfa Graphics NV	NL	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6326122	08/906,258	8/5/1997	12/4/2001	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6410207	09/480,161	1/10/2000	6/25/2002	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6808861	09/934,838	8/23/2001	10/26/2004	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95954	Pakon, Inc. and Agfa Graphics NV	DE	69900322	99200510	2/23/1999	10/4/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	EP		98201213	4/15/1998		A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	FR	950517	99200510	2/23/1999	10/4/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	GB	950517	99200510	2/23/1999	10/4/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	US	6569594	09/267,634	3/15/1999	5/27/2003	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES

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95955	Pakon, Inc. and Agfa Graphics NV	DE	950518	99200511	2/23/1999	1/23/2002	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	FR	950518	99200511	2/23/1999	1/23/2002	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	GB	950518	99200511	2/23/1999	1/23/2002	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	JP	4208339	1999-105136	4/13/1999	10/31/2008	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	US	6192799	09/267,681	3/15/1999	2/27/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95956	Pakon, Inc. and Agfa Graphics NV	DE	69906818	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	ES	1159133	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	FR	1159133	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	GB	1159133	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	US	6596457	09/441,094	11/16/1999	7/22/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95957	Pakon, Inc. and Agfa Graphics NV	US	5609980	883,019	5/14/1992	3/11/1997	RADIATION-SENSITIVE MATERIALS

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95960	Pakon, Inc. and Agfa Graphics NV	DE	69517174	69517174	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	FR	770494	95202874	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	GB	770494	95202874	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	NL	770494	95202874	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6030750	08/715,496	9/18/1996	2/29/2000	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6096481	09/440,165	11/15/1999	8/1/2000	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95961	Pakon, Inc. and Agfa Graphics NV	DE	69620336	69620336	10/10/1996	4/3/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	DE	69623140	69623140	10/10/1996	8/21/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	1092555	00203621	10/10/1996	8/21/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER

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95961	Pakon, Inc. and Agfa Graphics NV	FR	770497	96202817	10/10/1996	4/3/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	1092555	00203621	10/10/1996	8/21/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	770497	96202817	10/10/1996	4/3/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	US	6001536	08/734,541	10/21/1996	12/14/1999	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95962	Pakon, Inc. and Agfa Graphics NV	DE	69606835	69606835	11/27/1996	3/1/2000	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	FR	778158	96203342	11/27/1996	3/1/2000	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	GB	778158	96203342	11/27/1996	3/1/2000	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	JP	3801708	1996-324104	12/4/1996	7/26/2006	LITHOGRAPHIC PRINTING PLATES HAVING SMOOTH AND LUSTROUS SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	US	5728503	08/566,759	12/4/1995	3/17/1998	LITHOGRAPHIC PRINTING PLATES HAVING SPECIFIC GRAINED AND ANODIZED ALUMINUM SUBSTRATE
95962	Pakon, Inc. and Agfa Graphics NV	US	5834129	08/965,134	11/6/1997	11/10/1998	GRAINED AND ANODIZED ALUMINUM SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATES
95963	Pakon, Inc. and Agfa Graphics NV	DE	69711148	69711148	10/2/1997	3/20/2002	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK- UPTAKE

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95963	Pakon, Inc. and Agfa Graphics NV	FR	839647	97203032	10/2/1997	3/20/2002	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	GB	839647	97203032	10/2/1997	3/20/2002	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	US	6071369	08/949,189	10/14/1997	6/6/2000	METHOD FOR MAKING AN LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95964	Pakon, Inc. and Agfa Graphics NV	DE	69612206	69612206	12/19/1996	3/21/2001	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	FR	849091	96203633	12/19/1996	3/21/2001	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	GB	849091	96203633	12/19/1996	3/21/2001	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	JP	4036518	1997-364369	12/19/1997	1/23/2008	THERMOSENSITIVE IMAGE FORMING ELEMENT FOR PRODUCING LITHOGRAPHIC PRINTING PLATE CONTAINING POLYMER PARTICLES HAVING SPECIFIED GRAIN SIZE
95964	Pakon, Inc. and Agfa Graphics NV	US	6427595	08/989,469	12/12/1997	8/6/2002	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95965	Pakon, Inc. and Agfa Graphics NV	BE	864420	98200496	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES

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95965	Pakon, Inc. and Agfa Graphics NV	DE	69800847	69800847	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69833046	69833046	2/17/1998	12/28/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	1110720	00204064	2/17/1998	12/28/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	864420	98200496	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	1110720	00204064	2/17/1998	12/28/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	864420	98200496	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	JP	3583610	1998-071233	3/6/1998	11/4/2004	THERMAL IMAGE FORMING ELEMENT FOR MANUFACTURING POSITIVE OPERABLE PRINTING PLATE
95965	Pakon, Inc. and Agfa Graphics NV	US	6040113	09/025,341	2/18/1998	3/21/2000	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95966	Pakon, Inc. and Agfa Graphics NV	DE	69802645	98203120	9/16/1998	7/19/2006	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	GB	908305	98203120	9/16/1998	7/19/2006	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	JP	4109359	1998-282730	10/5/1998	7/2/2008	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT

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95966	Pakon, Inc. and Agfa Graphics NV	US	6004728	09/163,367	9/30/1998	12/21/1999	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	DE	69820002	69820002	9/16/1998	11/16/2003	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	FR	908307	98203122	9/16/1998	11/26/2003	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	GB	908307	98203122	9/16/1998	11/26/2003	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	JP	4215873	92899063	10/7/1998	1/28/2009	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	US	6235451	09/161,286	9/28/1998	5/22/2001	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95968	Pakon, Inc. and Agfa Graphics NV	DE	69925053	69925053	2/2/1999	5/4/2005	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95968	Pakon, Inc. and Agfa Graphics NV	US	6200727	09/244,206	2/4/1999	3/13/2001	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95969	Pakon, Inc. and Agfa Graphics NV	BE	943451	99200336	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT

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95969	Pakon, Inc. and Agfa Graphics NV	DE	69901642	69901642	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	FR	943451	99200336	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	GB	943451	99200336	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	US	6153353	09/265,599	3/10/1999	11/28/2000	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95970	Pakon, Inc. and Agfa Graphics NV	US	6645697	10/079,408	2/22/2002	11/11/2003	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE PLANOGRAPHIC PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	EP		06121351	4/18/2001		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	6689537	09/837,655	4/19/2001	2/10/2004	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7041431	10/737,804	12/18/2003	5/9/2006	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7316887	11/299,792	12/13/2005	1/8/2008	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US		11/672,206	2/7/2007		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
96157	Kodak & University of Rochester	US		12/766,944	4/26/2010		PROCESS FOR PREPARING POLYMER PARTICLES CONTAINING METALLIC FLAKES

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96179	EKC & The Regents of the University of California	US		12/615,826	11/10/2009		PIEZOELECTRIC ACTUATORS
N73466	Eastman Kodak Company & Eliokem SAS	US	5783346	08/779,190	1/6/1997	7/21/1998	TONER COMPOSITIONS INCLUDING POLYMER BINDERS WITH ADHESION PROMOTING AND CHARGE CONTROL MONOMERS

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Registered Owner: Eastman Kodak Company

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ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
150382	Australia	ACCUMAX	1	A563019	9/4/1991	A563019	5/3/1993	Registered
138974	Brazil	ACCUMAX	1.70, 1.90	816411654	10/4/1991	816411654	4/27/1993	Registered
158949	Brazil	ACCUMAX	9.45	816411646	10/4/1991	816411646	4/6/1993	Registered
157602	Brazil	ACCUMAX	9.10, 9.80	816520453	11/13/1991	816520453	8/10/1993	Registered
157607	Brazil	ACCUMAX	9.25, 9.45, 9.80	816520461	11/13/1991	816520461	8/10/1993	Registered
150390	Canada	ACCUMAX		687972	8/19/1991	416311	9/3/1993	Registered
158957	China (People's Republic Of)	ACCUMAX	1	83044343	7/2/1994			Pending
150395	Denmark	ACCUMAX	1	5409/91	8/1/1991	5783/92	7/3/1992	Registered
158278	Denmark	ACCUMAX	9	1991/09031	12/19/1991	1993/06478	9/17/1993	Registered
150399	Finland	ACCUMAX	1	4572/91	9/26/1991	126881	7/5/1993	Registered
158038	Finland	ACCUMAX	9	5504/91	11/15/1991	124479	1/20/1993	Registered
150410	Greece	ACCUMAX	1	105371	8/5/1991	105371	7/17/1994	Registered
158907	Hong Kong	ACCUMAX	1	6545/91	9/6/1991	1347/95	9/6/1991	Registered
157926	India	ACCUMAX	1	558203	9/9/1991	558203	9/9/1991	Registered
158929	Indonesia	ACCUMAX	1	R00 2011 008886	8/5/2011	IDM000335431	10/15/2011	Registered
150519	Japan	ACCUMAX	25	86663/1991	8/17/1991	2590887	10/29/1993	Registered
150515	Japan	ACCUMAX	11	86662/91	8/17/1991	2642368-1	3/31/1994	Registered
150510	Japan	ACCUMAX	1, 9	86661/91	8/17/1991	2674638	6/29/1994	Registered
150506	Japan	ACCUMAX	1	86660/91	8/17/1991	2688493	7/29/1994	Registered
158922	Mexico	ACCUMAX	1	122003	9/6/1991	408919	3/25/1992	Registered
150525	Norway	ACCUMAX	1	91.4845	9/26/1991	154605	1/14/1993	Registered
158049	Norway	ACCUMAX	9	91.5881	11/21/1991	157624	7/8/1993	Registered
150532	Singapore	ACCUMAX	1	S/8233/91	9/3/1991	T91/08233F	9/3/1991	Registered
150528	Sweden	ACCUMAX	1	91-6484	7/30/1991	236458	6/12/1992	Registered
158053	Sweden	ACCUMAX	9	91-9376	11/1/1991	256384	3/11/1994	Registered
156723	Taiwan	ACCUMAX	48	46767-80	10/15/1991	574542	11/1/1992	Registered
156729	Taiwan	ACCUMAX	73	80046768	10/15/1991	679365	5/1/1995	Registered
158915	Thailand	ACCUMAX	1	463811	9/17/1991	Kor152396	6/22/1992	Registered
176123	Argentina	ACHIEVE	7	3025299	8/24/2010	2460213	9/2/2011	Registered
176122	Brazil	ACHIEVE	7	902892339	8/25/2010			Pending Application
176124	Chile	ACHIEVE	7	918313	8/25/2010	910354	2/16/2011	Registered
176125	Hong Kong	ACHIEVE	7	301696212	8/23/2010	301696212	8/23/2010	Registered

176126	Indonesia	ACHIEVE	7	D00.2010.03157 3	8/26/2010	IDM000337300	11/15/2011	Registered
176129	Malaysia	ACHIEVE	7	2010/17100	9/9/2010			Pending Application
176121	Mexico	ACHIEVE	7	1114051	8/23/2010	1179256	9/14/2010	Registered
176130	Philippines	ACHIEVE	7	4-2010-009273	8/24/2010	4-2010-009273	12/23/2010	Registered
176127	Taiwan	ACHIEVE	7	099041811		1460287	6/1/2011	Registered
176128	Venezuela	ACHIEVE	7	13945-10	8/24/2010	P311101	9/29/2011	Registered
133063	Australia	ADVANCED PHOTO SYSTEM & DESIGN	1, 9, 16, 40	705223	3/26/1996	705223	3/26/1996	Registered
169862	India	ADVANCED PHOTO SYSTEM & DESIGN	9	1175168	2/14/2003	1175168	2/14/2003	Registered
166203	Andorra	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	4282	1/22/1997	4708	1/22/1997	Registered
148658	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	40	2527458	7/13/2004	2012167	2/21/2005	Registered
148653	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	16	2527459	7/13/2004	2012168	2/21/2005	Registered
148649	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	9	2527460	7/13/2004	2012169	2/21/2005	Registered
148645	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	1	2527461	7/13/2004	2012170	2/21/2005	Registered
149676	Brazil	ADVANCED PHOTO SYSTEM (STYLIZED)	9.45	817775641	4/6/1994	817775641	4/16/1996	Registered
148707	Brazil	ADVANCED PHOTO SYSTEM (STYLIZED)	1.7	817775650	4/6/1994	817775650	7/2/1996	Registered
148886	Brazil	ADVANCED PHOTO SYSTEM (STYLIZED)	40.6	817775633	4/6/1994	817775633	9/2/1997	Registered
149167	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	40	4538	5/20/1994	4536	6/9/1994	Registered
149163	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	16	4537	5/20/1994	4535	6/9/1994	Registered
149159	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	9	4536	5/20/1994	4534	6/9/1994	Registered
149155	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	1	4535	5/20/1994	4533	6/9/1994	Registered
148591	Canada	ADVANCED PHOTO SYSTEM (STYLIZED)		747937	2/22/1994	474293	4/8/1997	Registered
149594	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	16	94/15245	4/15/1994	167706	8/26/1994	Registered
149590	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	9	94/15244	4/15/1994	169108	10/13/1994	Registered
149586	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	1	94/15243	4/15/1994	169107	10/13/1994	Registered

149598	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	40	94/15246	4/15/1994	168150	9/6/1994	Registered
149582	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	40	40399	6/2/1994	B40399	6/2/1994	Registered
149578	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	16	40398	6/2/1994	B40398	6/2/1994	Registered
149574	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	9	40397	6/2/1994	B40397	6/2/1994	Registered
149570	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	1	40396	6/2/1994	B40396	6/2/1994	Registered
150220	Denmark	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	1994/3114	4/27/1994	1994/7203	10/28/1994	Registered
149862	Dominican Republic	ADVANCED PHOTO SYSTEM (STYLIZED)	66			73191	7/15/1994	Registered
149857	Dominican Republic	ADVANCED PHOTO SYSTEM (STYLIZED)	63			73184	7/15/1994	Registered
149853	Dominican Republic	ADVANCED PHOTO SYSTEM (STYLIZED)	11			72661	7/15/1994	Registered
150224	Finland	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	2153/94	4/28/1994	142846	3/5/1996	Registered
150228	Greece	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	119027	5/5/1994	119027	5/5/1994	Registered
149760	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	1	4402/94	7/18/1994	76979	2/15/1996	Registered
149771	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	40	4800/94	7/18/1994	77062	3/18/1996	Registered
149764	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	9	4359/94	6/28/1994	76977	2/15/1996	Registered
149768	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	16	4350/94	6/28/1994	76973	2/15/1996	Registered
149747	Honduras	ADVANCED PHOTO SYSTEM (STYLIZED)	9	3731/94	5/19/1994	61519	5/12/1995	Registered
149742	Honduras	ADVANCED PHOTO SYSTEM (STYLIZED)	1	3730/94	5/19/1994	61936	6/9/1995	Registered
150232	Iceland	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	1139/1997	8/21/1997	226/1998	2/4/1998	Registered
149622	India	ADVANCED PHOTO SYSTEM (STYLIZED)	1	625627	4/19/1994	625627	4/19/1994	Registered
149554	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	40	H4.HC.01.01-77 79	5/4/1994	340568	7/25/1995	Registered
149549	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	16	7781	5/4/1994	IDM000013514	7/10/1995	Registered
149546	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	9	7778	5/4/1994	IDM000013513	7/7/1995	Registered

149542	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	1	7782	5/4/1994	IDM000013512	6/23/1995	Registered
149538	Iran	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40, 41	7312377	3/15/1995	76411	10/28/1995	Registered
149534	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	40	92147	4/15/1994	92147	6/2/1996	Registered
149530	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	16	92146	4/15/1994	92146	6/2/1996	Registered
149526	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	9	92145	4/15/1994	92145	6/2/1996	Registered
149521	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	1	92144	4/15/1994	92144	6/2/1996	Registered
148608	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	40	22824/94	3/8/1994	3280014	4/11/1997	Registered
148604	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	16	22823/1994	3/8/1994	3226745	11/29/1996	Registered
148600	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	9	22822/1994	3/8/1994	3226744	11/29/1996	Registered
148595	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	1	22821/94	3/8/1994	3307669	5/16/1997	Registered
149518	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	1	3093	6/15/1994	2502	5/2/1995	Registered
171143	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	9	3093	6/15/1994	2503	5/2/1995	Registered
171144	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	16	3093	6/15/1994	2504	5/2/1995	Registered
171145	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	40	3093	6/15/1994	2505	5/2/1995	Registered
130910	Madagascar	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16	95/00823D	7/13/1995	1588	7/13/1995	Registered
148587	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	1	195496	4/5/1994	465378	6/30/1994	Registered
154960	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	40	195505	4/5/1994	461397	5/23/1994	Registered
154955	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	16	195492	4/5/1994	462629	6/6/1994	Registered
154950	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	9	195497	4/5/1994	462953	6/9/1994	Registered
149310	Myanmar	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40			2058/1994		Registered
148643	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	40	234640	3/2/1994	234640	3/2/1994	Registered
148637	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	16	234639	3/2/1994	234639	3/2/1994	Registered

148633	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	9	234638	3/2/1994	234638	3/2/1994	Registered
148629	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	1	234637	3/2/1994	234637	3/2/1994	Registered
149804	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	40	1207/94	5/11/1994	29239CC	9/5/1995	Registered
149800	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	16	1205/94	5/11/1994	R29252CC	9/6/1995	Registered
149796	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	9	1208/94	5/11/1994	R29253CC	9/6/1995	Registered
149791	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	1	1206/94	5/11/1994	R29238CC	9/5/1995	Registered
150236	Norway	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	19942481	4/27/1994	174401	6/20/1996	Registered
149505	Pakistan	ADVANCED PHOTO SYSTEM (STYLIZED)	16	125075	5/9/1994	125075	5/9/1994	Registered
149502	Pakistan	ADVANCED PHOTO SYSTEM (STYLIZED)	9	125087	5/9/1994	125087	5/9/1994	Registered
149480	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	1	8092	5/6/1994	173402	11/28/1994	Registered
149494	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	40	8131	4/2/2004	276092	3/10/2005	Registered
149489	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	16	8094	5/6/1994	192953	6/13/1997	Registered
149485	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	9	8093	5/6/1994	199255	12/29/1997	Registered
149475	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	16	240548	4/20/1994	15684	3/28/1995	Registered
149471	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	9	240546	4/20/1994	16115	4/11/1995	Registered
149467	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	1	240547	4/20/1994	8912	8/3/1994	Registered
149477	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	40	240549	4/20/1994	2402	8/3/1994	Registered
149933	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	16	94/4120	4/25/1994	94/4120	4/25/1994	Registered
149929	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	9	94/4119	4/25/1994	94/4119	4/25/1994	Registered
149922	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	1	94/4118	4/25/1994	94/4118	4/25/1994	Registered
149940	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	40	94/4121	4/25/1994	94/4121	4/25/1994	Registered
148699	South Korea	ADVANCED PHOTO SYSTEM (STYLIZED)	16	13239-94	3/31/1994	331883	1/19/1996	Registered

148694	South Korea	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9	13240/94	3/31/1994	40-323362	10/5/1995	Registered
149460	Sri Lanka	ADVANCED PHOTO SYSTEM (STYLIZED)	16	70247	5/12/1994			Pending Application
149456	Sri Lanka	ADVANCED PHOTO SYSTEM (STYLIZED)	9	70246	6/2/1994			Pending Application
166455	Sri Lanka	ADVANCED PHOTO SYSTEM (STYLIZED)	1	85669	10/31/1997			Pending Application
150256	Sweden	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	94-4499	4/26/1994	304955	10/6/1995	Registered
148665	Taiwan	ADVANCED PHOTO SYSTEM (STYLIZED)	49	83022395	3/17/1994	685412	7/16/1995	Registered
148662	Taiwan	ADVANCED PHOTO SYSTEM (STYLIZED)	1	83022388	3/17/1994	683559	7/16/1995	Registered
148673	Taiwan	ADVANCED PHOTO SYSTEM (STYLIZED)	9	83022391	3/17/1994	76337	6/16/1995	Registered
149139	United States	ADVANCED PHOTO SYSTEM (STYLIZED)	1	74-505683	3/25/1994	2014121	11/5/1996	Registered
149410	Uruguay	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	394202	7/17/2008	269497	8/11/1998	Registered
131203	Algeria	ADVANTIX	1, 9, 16, 40	950916	8/16/1995	050157	8/16/1995	Registered
159366	Argentina	ADVANTIX	9	2665271	4/21/2006	2124564	11/2/2006	Registered
159359	Argentina	ADVANTIX	1	2665272	4/21/2006	2124565	11/2/2006	Registered
159381	Australia	ADVANTIX	1, 9, 16, 40	664123	6/16/1995	664123	6/16/1995	Registered
130712	Austria	ADVANTIX	1, 9, 16, 40	AM3784/95	7/6/1995	160405	10/10/1995	Registered
162813	Benelux	ADVANTIX	1, 9, 16, 40	79628	7/13/1995	582156	7/13/1995	Registered
159417	Canada	ADVANTIX		785424	6/19/1995	506313	1/11/1999	Registered
162790	Croatia	ADVANTIX	1, 9, 16, 40	Z951085A	7/6/1995	Z951085	8/6/1997	Registered
162781	Czech Republic	ADVANTIX	1, 9, 16, 40	O-101913-95	7/12/1995	193915	9/26/1996	Registered
136575	Denmark	ADVANTIX	1, 9, 16	5200/95	7/10/1995	3652/96	6/21/1996	Registered
162616	Egypt	ADVANTIX	9	96522	7/18/1995	96522	5/7/2000	Registered
162612	Egypt	ADVANTIX	1	96521	7/18/1995	96521	7/22/2000	Registered
162625	Egypt	ADVANTIX	40	96520	7/18/1995	96520	7/2/2000	Registered
162620	Egypt	ADVANTIX	16	96523	7/18/1995	96523	7/2/2000	Registered
166338	Finland	ADVANTIX	1, 9	3953/95	7/7/1995	143399	3/20/1996	Registered
161195	France	ADVANTIX	1, 9, 16, 40	95/578443	6/30/1995	95578443	6/30/1995	Registered
130706	Germany	ADVANTIX	1, 9, 16, 40	39527834.1	7/6/1995	39527834	9/5/1996	Registered
167219	Greece	ADVANTIX	1, 9, 16	125253	7/17/1995	125253	7/17/1995	Registered
159443	Hong Kong	ADVANTIX	1	7767/95	6/26/1995	8399/1996	6/26/1995	Registered
159457	Hong Kong	ADVANTIX	40	7769/95	6/26/1995	10410/1996	6/26/1995	Registered

159453	Hong Kong	ADVANTIX	16	7768/95	6/26/1995	6520/1996	6/26/1995	Registered
159448	Hong Kong	ADVANTIX	9	7766/95	6/26/1995	6519/1996	6/26/1995	Registered
164046	Hungary	ADVANTIX	1, 9, 16, 40	M9502154	7/28/1995	147868	7/28/1995	Registered
159468	India	ADVANTIX	16	670015	6/22/1995	670015	6/22/1995	Registered
159463	India	ADVANTIX	9	670016	6/22/1995	670016	6/22/1995	Registered
159458	India	ADVANTIX	1	670017	6/22/1995	670017	6/22/1995	Registered
159479	Indonesia	ADVANTIX	1	D95 12687	7/20/1995	IDM000028007	1/24/2005	Registered
159494	Indonesia	ADVANTIX	40	D95 12686	7/20/1995	IDM000031980	3/18/2005	Registered
159489	Indonesia	ADVANTIX	16	12685/95	7/20/1995	IDM000028008	11/14/1996	Registered
159484	Indonesia	ADVANTIX	9	D95 12684	7/20/1995	IDM000028009	1/24/2005	Registered
162406	Ireland	ADVANTIX	1	4653/1995	7/7/1995	176545	7/7/1995	Registered
131326	Italy	ADVANTIX	1, 9, 16, 40	95CO11306	11/14/1995	732873	11/4/1997	Registered
162930	Macedonia	ADVANTIX	1, 9, 16, 40	Z-566/95	7/17/1995	Z-6628	7/17/1995	Registered
162105	Malaysia	ADVANTIX	1	95/10192	9/28/1995	95010192	9/28/1995	Registered
159681	Mexico	ADVANTIX	40	235822	6/28/1995	498947	7/26/1995	Registered
159666	Mexico	ADVANTIX	1	235825	6/28/1995	498950	7/26/1995	Registered
159671	Mexico	ADVANTIX	9	235824	6/28/1995	498949	7/26/1995	Registered
159676	Mexico	ADVANTIX	16	235823	6/28/1995	498948	7/26/1995	Registered
163815	Morocco	ADVANTIX	1, 9, 16, 40	378	8/23/1995	57306	8/23/1995	Registered
159550	New Zealand	ADVANTIX	40	250313	6/19/1995	250313	6/19/1995	Registered
159545	New Zealand	ADVANTIX	16	250312	6/19/1995	250312	6/19/1995	Registered
159541	New Zealand	ADVANTIX	9	250311	6/19/1995	250311	6/19/1995	Registered
159537	New Zealand	ADVANTIX	1	250310	6/19/1995	250310	6/19/1995	Registered
165906	Norway	ADVANTIX	1, 9	19954338	7/11/1995	178446	12/5/1996	Registered
159564	Pakistan	ADVANTIX	16	130775	7/6/1995	130775	7/6/1995	Registered
159558	Pakistan	ADVANTIX	9	130776	7/6/1995	130776	7/6/1995	Registered
159554	Pakistan	ADVANTIX	1	130774	7/6/1995	130774	7/6/1995	Registered
159661	Peru	ADVANTIX	40	271974	6/21/1995	5008	8/25/1995	Registered
159656	Peru	ADVANTIX	16	271973	6/21/1995	18814	8/25/1995	Registered
159649	Peru	ADVANTIX	9	271972	6/21/1995	18813	8/25/1995	Registered
159644	Peru	ADVANTIX	1	271971	6/21/1995	18812	8/25/1995	Registered
130849	Poland	ADVANTIX	1, 9, 16, 40	Z-150978	9/6/1995	103846	9/6/1995	Registered
162818	Portugal	ADVANTIX	1, 9	311354	7/12/1995	311354	6/3/1996	Registered
131330	Russian Federation	ADVANTIX	1, 9, 16, 40	95710767	9/26/1995	164299	5/15/1998	Registered
162785	Serbia and Montenegro	ADVANTIX	1, 9, 16, 40	Z-478/95	7/17/1995	40937	7/17/1995	Registered
162100	Singapore	ADVANTIX	40	S/8695/95	9/12/1995	T95/08695F	9/12/1995	Registered
162095	Singapore	ADVANTIX	16	S/8694/95	9/12/1995	T95/08694H	9/12/1995	Registered

162090	Singapore	ADVANTIX	9	S/8693/95	9/12/1995	T95/08693Z	9/12/1995	Registered
162085	Singapore	ADVANTIX	1	S/8692/95	9/12/1995	T95/08692A	9/12/1995	Registered
163809	Slovenia	ADVANTIX	1, 9, 16, 40	Z-9570924	7/24/1995	Z-9570924	7/24/1995	Registered
174320	Spain	ADVANTIX	1, 16, 40	2686170	7/25/2005	2686170	7/25/2005	Registered
138726	Sri Lanka	ADVANTIX	1	80871	11/6/1996	80871	11/6/1996	Registered
141988	Sweden	ADVANTIX	1, 9	7825/95	7/7/1995	320203	12/13/1996	Registered
166934	Switzerland	ADVANTIX	1, 9, 16, 40	8921/1995.5	7/7/1995	432097	12/4/1996	Registered
159576	Taiwan	ADVANTIX	9	84030793	6/21/1995	723472	8/1/1996	Registered
159571	Taiwan	ADVANTIX	1	84030792	6/21/1995	729263	10/1/1996	Registered
164451	Thailand	ADVANTIX	1	296830	11/6/1995	Kor49156	11/6/1995	Registered
159606	Thailand	ADVANTIX	40	288881	7/5/1995	Bor4504	7/5/1995	Registered
159601	Thailand	ADVANTIX	16	288880	7/5/1995	Kor54628	7/5/1995	Registered
159596	Thailand	ADVANTIX	9	288879	7/5/1995	Kor46220	7/5/1995	Registered
159591	Thailand	ADVANTIX	1	288878	7/5/1995	Kor47266	7/5/1995	Registered
131814	United Kingdom	ADVANTIX	1, 9, 16, 40	2026482	7/10/1995	2026482	7/10/1995	Registered
138743	Vietnam	ADVANTIX	1, 9	NH0843/96	8/27/1996	25590	11/19/1997	Registered
162166	United States	AERECON	26	94278	4/4/1960	705556	10/11/1960	Registered
135562	United States	AEROCOLOR	1	412762	2/7/1983	1269545	3/13/1984	Registered
146887	Chile	AEROGRAPHIC	1, 9	883877	11/6/2009	872694	12/15/2009	Registered
172540	Canada	ANITEC		595363	11/13/1987	TMA346150	10/7/1988	Registered
172568	United States	ANITEC	1	402653	11/15/1982	1266064	2/7/1984	Registered
135212	South Africa	APPROVAL	9	94/4163	4/25/1994	94/4163	4/25/1994	Registered
168356	Argentina	APS	40	2295153	7/4/2000	2040469	9/1/2005	Registered
168357	Australia	APS	1, 9, 16, 40	938286	7/4/2000	938286	7/4/2000	Registered
168367	Brazil	APS	16	822980940	7/17/2000	822980940	8/22/2006	Registered
168365	Brazil	APS	1	822980932	7/17/2000	822980932	7/25/2006	Registered
168373	Chile	APS	1	926529	10/27/2010	905159	11/20/2000	Registered
168380	China (People's Republic Of)	APS	40	2000144690	9/18/2000	2018660	9/7/2004	Registered
168377	China (People's Republic Of)	APS	1	2000144687	9/18/2000	1656144	10/27/2001	Registered
168381	Colombia	APS	1	00/052191	3/9/2011	241140	6/1/2001	Registered
168386	Cyprus	APS	9	57699	8/30/2000	57699	8/30/2000	Registered
168385	Cyprus	APS	1	57698	8/30/2000	57698	8/30/2000	Registered
168320	Greece	APS	1, 9, 16, 40	144876	7/28/2000	144876	6/19/2006	Registered
168393	Guatemala	APS	1	M-6461-2000	8/4/2000	117413	5/13/2002	Registered
168405	India	APS	1	937150	7/6/2000	937150	7/6/2000	Registered
168408	Indonesia	APS	1	D00.19633	8/25/2000	IDM000279124	8/14/2001	Registered
168417	Israel	APS	9	139772	7/7/2000	139772	12/4/2001	Registered

168416	Israel	APS	1	139771	7/7/2000	139771	12/4/2001	Registered
168432	Laos	APS	1	21314	8/1/2000	20761	8/24/2000	Registered
176322	Laos	APS	40	21317	8/1/2000	20764	8/24/2000	Registered
176321	Laos	APS	16	21316	8/1/2000	20763	8/24/2000	Registered
176320	Laos	APS	9	21315	8/1/2000	20762	8/24/2000	Registered
168428	Lesotho	APS	1, 9, 16, 40	LS/M/00/00364	8/28/2000	LS/M/00/00364	8/28/2000	Registered
168749	Malaysia	APS	1	2001/09157	7/18/2001	2001/09157	7/18/2001	Registered
168436	Mauritius	APS	1, 9	590/7/2000	7/4/2000	A48 088	7/4/2000	Registered
168439	Mexico	APS	1	434236	7/4/2000	666208	7/4/2000	Registered
168443	Myanmar	APS	1, 9, 16, 40			5727/2000	11/24/2000	Registered
168451	Namibia	APS	1	2000/1115	8/3/2000	2000/1115	8/3/2000	Registered
168448	New Zealand	APS	9	618008	7/3/2000	618008	7/3/2000	Registered
168447	New Zealand	APS	1	618007	7/3/2000	618007	7/3/2000	Registered
168455	Nicaragua	APS	1	2000/03763	8/18/2000	50782CC	8/28/2001	Registered
168460	Paraguay	APS	9	16.316	7/4/2000	259523	7/23/2003	Registered
168459	Paraguay	APS	1	16.315	7/4/2000	348056	5/21/2001	Registered
168463	Peru	APS	1	110790	7/27/2000	67075	10/20/2000	Registered
168467	Saudi Arabia	APS	1	65855	7/30/2000	575/19	6/28/2001	Registered
168471	South Africa	APS	1	2000/13464	7/3/2000	2000/13464	7/3/2000	Registered
168425	South Korea	APS	9	40-2000-32492	7/5/2000	40-541083	2/7/2003	Registered
168424	South Korea	APS	1	40-2000-32491	7/5/2000	40-551302	6/17/2003	Registered
169556	South Korea	APS	9			352531	12/26/1996	Registered
168475	Sri Lanka	APS	1	99349	8/9/2000	99349	8/9/2000	Registered
168479	Swaziland	APS	1, 9, 16, 40	404/2000	8/10/2000	404/2000	8/10/2003	Registered
168483	Taiwan	APS	1	89038056	7/4/2000	964667	10/16/2001	Registered
168487	Thailand	APS	1	426453	7/21/2000	Kor132287	7/21/2000	Registered
168493	Uganda	APS	16	23402	7/5/2000	23402	10/5/2000	Registered
168492	Uganda	APS	9	23401	7/5/2000	23401	10/5/2000	Registered
168491	Uganda	APS	1	23400	7/5/2000	23400	10/5/2000	Registered
168669	United States	APS	1	78/044918	1/25/2001	2799080	12/23/2003	Registered
168494	Uruguay	APS	1, 9, 16, 40	418796	12/16/2010	324247	1/17/2001	Registered
168495	Venezuela	APS	1	12063-00	7/10/2000	249921	2/13/2004	Registered
153610	Brazil	AQUA-IMAGE	1	816642559	3/12/1992	816642559	8/31/1993	Registered
153637	Brazil	AQUA-IMAGE	40	816642672	3/12/1992	816642672	11/16/1993	Registered
170049	Brazil	AQUA-IMAGE	41	816642672	3/12/1992	816642672	11/16/1993	Registered
153651	Finland	AQUA-IMAGE	1, 7, 9	4058/90	8/8/1990	200005	4/30/1996	Registered
138150	Georgia	AQUA-IMAGE	1, 9	4722/03	7/30/1993	2472	6/14/1996	Registered

153818	Japan	AQUA-IMAGE	1, 2, 16	110715/1990	10/1/1990	2506348	2/26/1993	Registered
153812	Japan	AQUA-IMAGE	16	110714/1990	10/1/1990	2520275	3/31/1993	Registered
153808	Japan	AQUA-IMAGE	1, 5, 16	110713/1990	10/1/1990	2567562	8/31/1993	Registered
153835	Mexico	AQUA-IMAGE	9			389055	1/10/1991	Registered
133039	South Africa	AQUA-IMAGE	1	94/4164	4/25/1994	94/4164	4/25/1994	Registered
153864	Sweden	AQUA-IMAGE	1, 7, 9	90-7298	8/8/1990	248620	4/30/1993	Registered
148428	United States	AQUA-IMAGE	1	74/424488	8/16/1993	1837619	5/31/1994	Registered
172584	France	ARIES	16	714799	3/7/1985	1301605	3/7/1985	Registered
172585	United Kingdom	ARIES	16	1206606	11/5/1983	1206606	11/5/1983	Registered
172925	Israel	ASSEMBLER	9	87981	7/5/1993	87981	11/3/1994	Registered
162637	Argentina	AUTOCOLOR	1	2474881	11/10/2003	1971987	2/27/2004	Registered
162820	Brazil	AUTOCOLOR	9.45	816804036	7/15/1992	816804036	11/30/1993	Registered
160452	Brazil	AUTOCOLOR	1.70	816804044	7/15/1992	816804044	12/7/1993	Registered
162643	Chile	AUTOCOLOR	1	632628	12/30/2003	687565	3/9/2004	Registered
131761	Colombia	AUTOCOLOR	16	93/373945	1/18/1993	155428	1/31/1994	Registered
131756	Colombia	AUTOCOLOR	1	93/373946	1/18/1993	155429	1/31/1994	Registered
162623	Paraguay	AUTOCOLOR	1	12884	7/31/1992	160166	7/31/1992	Registered
136603	Peru	AUTOPOSITIVE	1	211313	11/3/1992	19848	3/5/1993	Registered
148078	Ecuador	AZO	1, 9, 16			112/29	6/26/1994	Registered
148091	Hong Kong	AZO	16	46/49	1/15/1977	19490856	1/15/1949	Registered
148185	Mexico	AZO	9	17714	5/23/1918	15689	5/30/1918	Registered
148203	Peru	AZO	1	873	2/6/1995	33988	5/31/1995	Registered
148211	Sweden	AZO	1			28077	1/22/1924	Registered
148039	United States	AZO	1	71/082098	10/23/1914	104254	5/11/1915	Registered
148220	Venezuela	AZO	1			12124	3/8/1955	Registered
143805	Canada	BACK IN A FLASH		732708	7/9/1993	506491	1/13/1999	Registered
173678	Canada	BRISQUE		1097791	3/28/2001	TMA592649	10/20/2003	Registered
172927	Israel	BRISQUE	9	144035	11/19/2000	144035	1/2/2002	Registered
165334	Zambia	BROMESKO	1			777/59	2/28/1993	Registered
147457	India	BROWNIE	9		10/8/1942	6244	5/18/1944	Registered
147453	Israel	BROWNIE	9		7/17/1935	3818	5/1/1937	Registered
147517	Nigeria	BROWNIE	9		3/16/1946	4278	3/16/1946	Registered
147543	Peru	BROWNIE	9			51618	7/15/1973	Registered
147595	Singapore	BROWNIE	9			T39/02841E	7/14/1939	Registered
147623	Venezuela	BROWNIE	9			31176	10/1/1956	Registered
147636	Zambia	BROWNIE	9			782/59	2/8/1993	Registered
165460	Denmark	BROWSER	9	1992/06227	9/2/1992	1993/02528	3/26/1993	Registered

165465	Finland	BROWSER	9	4726/92	9/30/1992	128569	10/5/1993	Registered
165480	Iceland	BROWSER	9	963/1992	9/29/1992	74/1993	1/21/1993	Registered
165485	Norway	BROWSER	9	924871	9/29/1992	160524	12/9/1993	Registered
165490	Sweden	BROWSER	9	92-7669		253152	11/5/1993	Registered
169577	France	CADJET	9	94541603	10/24/1994	94541603	10/24/1994	Registered
169576	Germany	CADJET	9		10/21/1994	2906612	10/21/1994	Registered
169578	United Kingdom	CADJET	9		11/8/1994	2001251	1/26/1996	Registered
139190	Argentina	CALIDAD CONTROLADA	16	2412058	2/11/2003	1927623	5/20/2003	Registered
		KODAK						
162614	Brazil	CAMEO	9.45	816719454	5/7/1992	816719454	10/19/1993	Registered
159875	Finland	CAMEO	9	2340/92	5/12/1992	126123	4/20/1993	Registered
159904	Iceland	CAMEO	9	438/1992	5/13/1992	534/1993	6/25/1993	Registered
148437	Mexico	CAMEO	9	192243	2/28/1994	476220	10/6/1994	Registered
159879	Norway	CAMEO	9	92.2487	5/12/1992	158343	8/5/1993	Registered
150011	South Africa	CAMEO	9	94/4132	4/25/1994	94/4132	4/25/1994	Registered
150720	Taiwan	CAMEO	73	82023998	5/25/1993	650899	8/1/1994	Registered
160107	United States	CAMEO	9	74/269687	4/27/1992	1841213	6/21/1994	Registered
146668	Poland	CAROUSEL	9	96495	2/8/1991	71220	2/8/1991	Registered
170652	India	CINELABS	40	1250053	11/17/2003	1250053	11/17/2003	Registered
170428	Lebanon	CINELABS	40	95249	9/15/2003	95249	9/15/2003	Registered
170429	United Arab Emirates	CINELABS	40	61348	6/7/2004	50608	1/11/2005	Registered
168657	China (People's Republic Of)	CINEMA WORLD LOGO	41	3098961	2/20/2002	3098961	7/7/2003	Registered
162563	Argentina	CINEON	9	2474882	11/10/2003	1971990	2/27/2004	Registered
162583	Brazil	CINEON	9	816822654	8/6/1992	816822654	2/22/1994	Registered
165083	Finland	CINEON	9	3967/92	8/14/1992	127530	8/5/1993	Registered
151562	Indonesia	CINEON	9	19950	10/26/1994	IDM000013511	11/24/1995	Registered
162576	Japan	CINEON	9	148814/92	7/30/1992	3087447	10/31/1995	Registered
165098	Norway	CINEON	9	924057	8/13/1992	170076	11/23/1995	Registered
151567	Singapore	CINEON	9	S/8783/94	10/11/1994	T94/08783E	10/11/1994	Registered
165101	Sweden	CINEON	9	92-6957	8/4/1992	256407	3/11/1994	Registered
151558	Thailand	CINEON	9	276449	11/24/1994	Kor33362	11/24/1995	Registered
165106	United Kingdom	CINEON	9	1508176	7/30/1992	1508176	7/30/1992	Registered
167120	Brazil	CLICK CLASS AND	16					Pending Application
		D:FACES						
173726	Bolivia	COLOR KEY	1		3/20/1992	62252-A	3/16/1993	Registered
173727	Canada	COLOR KEY		267661	2/16/1962	TMA156238	4/5/1968	Registered
173729	Costa Rica	COLOR KEY	1			47614	5/13/1974	Registered

173731	Finland	COLOR KEY	1	196200339	2/2/1962	44638	5/10/1965	Registered
173732	France	COLOR KEY	1, 16, 17	822373	11/5/1986	1378128	11/5/1986	Registered
174653	Russian Federation	COLOR KEY	1	94019193	6/3/1994	133895	10/27/1995	Registered
174302	Sweden	COLOR KEY	1	6201845	5/14/1962	107918	11/15/1963	Registered
152953	Hong Kong	COLORBURST	9	2082/78	10/27/1978	1038/1979	10/27/1978	Registered
159367	Canada	COLOREDGE		599435	1/25/1988	TMA358688	7/21/1989	Registered
140313	Lithuania	COLOREDGE	9, 16, 35, 37	12841	9/30/1993	14084	1/12/1995	Registered
168903	United States	COLORFLEX	9	74221311	11/12/1991	1756535	3/9/1993	Registered
141055	Argentina	COLORFLOW	9	2828931	6/2/2008	2293961	6/11/2009	Registered
157086	Australia	COLORFLOW	9	A568091	11/26/1991	A568091	9/27/1994	Registered
141060	Brazil	COLORFLOW	9.35, 9.4, 9.45	819828505	2/28/1997	819828505	8/10/1999	Registered
166029	Brazil	COLORFLOW	9.55	819828491	2/28/1997	819828491	8/10/1999	Registered
166270	Canada	COLORFLOW		839199	3/13/1997	543136	3/27/2001	Registered
141065	Chile	COLORFLOW	9	787781	9/6/2007	809180	10/23/2007	Registered
141080	Mexico	COLORFLOW	9	287366	2/19/1997	543870	2/28/1997	Registered
141070	Peru	COLORFLOW	9	32248	2/13/1997	36113	5/30/1997	Registered
140973	United States	COLORFLOW	9	75/236991	2/5/1997	2304510	12/28/1999	Registered
141075	Venezuela	COLORFLOW	9	3765/97	2/28/1997	205427	5/8/1998	Registered
174311	Hong Kong	COLOR-KEY	9	1998/B08924	12/19/1995	1998/B08924	9/3/1998	Registered
174312	Hong Kong	COLOR-KEY	1	9706278	5/10/1997	1999/B07630	6/15/1999	Registered
168333	India	COLORLOCK	1	945858	8/8/2000	945858	8/8/2000	Registered
168339	Malaysia	COLORLOCK	1	2000/10914	8/9/2000	2000/10914	8/9/2000	Registered
168336	Singapore	COLORLOCK	1	T00/14386H	8/16/2000	T00/14386H	8/16/2000	Registered
168340	Thailand	COLORLOCK	1	433167	9/21/2000	Kor139454	9/21/2000	Registered
168509	Vietnam	COLORLOCK	1	48269	8/24/2000	39564	1/4/2002	Registered
171255	China (People's Republic Of)	COLORPLUS	1	4283420	9/23/2004	4283420	11/6/2007	Registered
168926	Cyprus	COLORPLUS	1	62422	2/8/2002	62422	2/8/2002	Registered
168916	Ethiopia	COLORPLUS	1	3901		3901	5/12/2002	Registered
169879	India	COLORPLUS	1	1177963	2/25/2003			Pending Application
168918	Lebanon	COLORPLUS	1		2/12/2002	89804	2/12/2002	Registered
168925	Nigeria	COLORPLUS	1	TP63343/2002	1/28/2002	60482	2/18/2002	Registered
171486	Philippines	COLORPLUS	1	4-2005-000084	1/4/2005	4-2005-000084	5/13/2006	Registered
168914	Qatar	COLORPLUS	1	26750	12/31/2001	26750	5/30/2006	Registered
168915	South Africa	COLORPLUS	1	2002/00105	1/2/2002	2002/00105	1/2/2002	Registered
168922	Syria	COLORPLUS	1	48-16-49106	2/27/2003	94438	2/1/2005	Registered
171485	Thailand	COLORPLUS	1	577055	12/24/2004	Kor227476	12/24/2004	Registered
141037	China (People's Republic Of)	COLORSHARP	1	970016196	2/27/1997	1168021	4/21/1998	Registered

150448	Australia	CONFIRM	1	620760	1/19/1994	620760	1/19/1994	Registered
150452	Australia	CONFIRM	9	620761	1/19/1994	620761	1/19/1994	Registered
148082	Denmark	CONFIRM	1	1994/324	1/13/1994	1995/6542	10/6/1995	Registered
148073	Finland	CONFIRM	1	871/94	2/17/1994	135418	12/5/1994	Registered
150440	Japan	CONFIRM	1	931/94	1/7/1994	3199526	9/30/1996	Registered
150436	Japan	CONFIRM	9	932/94	1/7/1994	3234652	12/25/1996	Registered
148077	Sweden	CONFIRM	1, 9	94/00286	1/13/1994	262174	11/25/1994	Registered
148061	United Kingdom	CONFIRM	1	1558696	1/11/1994	1558696	1/11/1994	Registered
148066	United Kingdom	CONFIRM	9	1558697	1/11/1994	1558697	1/11/1994	Registered
174183	Benelux	CRAFTSMAN	1, 16	798103	5/27/1993	532178	5/27/1993	Registered
174185	Germany	CRAFTSMAN	1, 16	H69925	6/11/1993	2913104	5/24/1996	Registered
172938	Argentina	CREO	1	2363961	1/16/2002	2036827	7/28/2005	Registered
172940	Argentina	CREO	7	2363959	1/16/2002	2036822	7/28/2005	Registered
172942	Argentina	CREO	2	2363960	1/16/2002	2036823	7/28/2005	Registered
172943	Argentina	CREO	16	2363958	1/16/2002	1920696	4/2/2003	Registered
172946	Australia	CREO	9, 37, 41, 42	839957	6/22/2000	839957	7/20/2001	Registered
172947	Australia	CREO	1, 2, 7, 9, 16	867096	2/22/2001	867096	7/20/2001	Registered
172956	Barbados	CREO	9	81/10639	8/18/2000	81/10639	12/20/2001	Registered
172961	Brazil	CREO	37	823083225	8/18/2000	823083225	9/8/2009	Registered
172962	Brazil	CREO	9	823083268	8/18/2000	823083268	9/8/2009	Registered
172965	Brazil	CREO	2	823626610	3/5/2001			Pending Application
173682	Canada	CREO		1093610	2/21/2001	TMA672712	9/14/2006	Registered
173683	Canada	CREO		1069298	8/1/2000	TMA568168	9/27/2002	Registered
173684	Canada	CREO		647588	12/21/1989	TMA401849	8/28/1992	Registered
173685	Canada	CREO		554890	12/30/1985	TMA321744	12/12/1986	Registered
172978	China (People's Republic Of)	CREO	9	2001022406	2/21/2001	1978454	9/21/2002	Registered
172979	China (People's Republic Of)	CREO	9	2000094678	6/30/2000	1916483	8/7/2002	Registered
172985	Colombia	CREO	2	02013555	2/18/2002	288868	11/8/2004	Registered
172991	Colombia	CREO	9	2013557	2/18/2002	288864	11/8/2004	Registered
172990	Colombia	CREO	7	2013556	2/18/2002	288869	11/8/2004	Registered
172998	Costa Rica	CREO	9	5723-2000	7/19/2000	125392	4/19/2001	Registered
173001	Czech Republic	CREO	1, 2, 7, 9, 16	164661	2/22/2001	250660	1/27/2003	Registered
172999	Czech Republic	CREO	9, 37, 41, 42	156941/OZ	6/28/2000	233462	4/24/2001	Registered
173000	Czech Republic	CREO	9, 37	130872	3/16/1998	218955	7/26/1999	Registered
173009	Ecuador	CREO	9	78112	2/23/2011	2074/11	4/24/2011	Registered
173013	El Salvador	CREO	37	5286/00	7/20/2000	240 BOOK 172	5/14/2003	Registered
173012	El Salvador	CREO	41	5285/00	7/20/2000	53 BOOK 172	4/25/2003	Registered

173010	El Salvador	CREO	9	2004042708	8/26/2004	82 BOOK 30	1/17/2005	Registered
173014	Estonia	CREO	1, 2, 7, 9, 16	M200200038	1/14/2002	37344	1/22/2003	Registered
172994	European Union	CREO	9, 37	623165	8/26/1997	623165	3/15/1999	Registered
172993	European Union	CREO	1, 2, 7, 9, 16	2094308	2/19/2001	2094308	8/1/2002	Registered
172992	European Union	CREO	9, 35, 37, 41, 42	1636364	5/2/2000	1636364	7/9/2002	Registered
173017	Georgia	CREO	9, 37, 41, 42	1863/03-00	8/17/2000	M14138	11/19/2001	Registered
173016	Georgia	CREO	1, 2, 7, 9	AM 2002	2/19/2002	M15049	3/28/2003	Registered
				016630				
173018	Germany	CREO	9, 42	394 01 397.2	11/11/1994	394 01 397	8/8/1995	Registered
173021	Guatemala	CREO	9	2000-10097	11/17/2000	130137	6/10/2004	Registered
173022	Guatemala	CREO	42	2000-10097	11/17/2000	125101	8/12/2003	Registered
173028	Hong Kong	CREO	1, 2, 7, 9, 16, 35, 37, 41, 42	01878/2001	2/2/2001	200305431AA	5/9/2003	Registered
173033	Hungary	CREO	9, 37	M9801105	3/25/1998	156900	6/24/1999	Registered
173034	Hungary	CREO	9, 37, 41, 42	M0004143	8/4/2000	170578	5/28/2002	Registered
173035	Hungary	CREO	1, 2, 7, 9, 16	M01 01106	2/20/2001	173610	12/16/2002	Registered
173036	Iceland	CREO	9, 37	468/1998	3/13/1998	650/1998	5/6/1998	Registered
173043	Indonesia	CREO	37	J0015161	10/11/2000	IDM000261377	10/11/2010	Registered
173048	Indonesia	CREO	41	J0015160	10/11/2000	IDM000261378	10/11/2010	Registered
173050	Indonesia	CREO	42	J0015159	10/11/2000	IDM000261375	10/11/2010	Registered
173051	Indonesia	CREO	9	J0015162	10/11/2000	IDM000261376	7/29/2010	Registered
173054	Israel	CREO	9	137409	5/2/2000	137409	9/4/2001	Registered
173060	Israel	CREO	42	137412	5/2/2000	137412	9/4/2001	Registered
173065	Israel	CREO	41	137411	5/2/2000	137411	9/4/2001	Registered
173064	Israel	CREO	1	146761	2/8/2001	146761	1/2/2002	Registered
173063	Israel	CREO	42	95846	12/2/1994	95846	8/5/1996	Registered
173052	Israel	CREO	16	146765	2/1/2001	146765	1/2/2002	Registered
173061	Israel	CREO	9	146764	2/18/2001	146764	1/2/2002	Registered
173053	Israel	CREO	35	146170	1/29/2001	146170	1/2/2002	Registered
173059	Israel	CREO	2	146762	2/18/2001	146762	1/2/2002	Registered
173058	Israel	CREO	37	137410	5/2/2000	137410	9/4/2001	Registered
173057	Israel	CREO	37	119003	4/7/1998	119003	5/6/1999	Registered
173056	Israel	CREO	9	95847	12/2/1994	95847	8/5/1996	Registered
173055	Israel	CREO	9	119002	4/7/1998	119002	5/6/1999	Registered
173062	Israel	CREO	7	146763	2/18/2001	146763	1/2/2002	Registered
173071	Jamaica	CREO	9	92563	7/24/2000	37068	5/22/2001	Registered
173073	Japan	CREO	7, 9, 35, 37, 42	2000-050098	5/9/2000	4748136	2/20/2004	Registered

173072	Japan	CREO	1, 2, 7, 9	2001-013635	2/19/2001	4669545	5/9/2003	Registered
173074	Japan	CREO	7, 9, 37	1997-162880	10/1/1997	4748134	2/20/2004	Registered
173075	Lithuania	CREO	9, 35, 37, 41, 42	2000-1467	8/9/2000	44984	3/13/2003	Registered
173077	Malaysia	CREO	42	2000/11218	8/16/2000	2000/11218	5/31/2005	Registered
173079	Malaysia	CREO	37	2000/11221	8/16/2000	2000/11221	7/22/2003	Registered
173085	Malaysia	CREO	9	2002/00683	1/18/2002	2002/00683	3/12/2005	Registered
173087	Mexico	CREO	9	474510	3/7/2001	699904	5/29/2001	Registered
173088	Mexico	CREO	9	318876	1/7/1998	571687	2/27/1998	Registered
173089	Mexico	CREO	42	441919	8/15/2000	673916	9/29/2000	Registered
173091	Mexico	CREO	9	441922	8/15/2000	677333	10/31/2000	Registered
173095	Mexico	CREO	37	318877	1/7/1998	571688	2/27/1998	Registered
173096	Mexico	CREO	41	441920	8/15/2000	673917	9/29/2000	Registered
173097	Mexico	CREO	37	441921	8/15/2000	677332	10/31/2000	Registered
173101	New Zealand	CREO	9	632599	2/20/2001	632599	8/23/2001	Registered
173098	New Zealand	CREO	2	632597	2/20/2001	632597	8/23/2001	Registered
173099	New Zealand	CREO	16	632600	2/20/2001	632600	8/23/2001	Registered
173100	New Zealand	CREO	41	617298	6/22/2000	617298	1/4/2001	Registered
173106	New Zealand	CREO	9	617296	6/22/2000	617296	1/4/2001	Registered
173105	New Zealand	CREO	37	617297	6/22/2000	617297	1/4/2001	Registered
173104	New Zealand	CREO	7	632598	2/20/2001	632598	8/23/2001	Registered
173103	New Zealand	CREO	1	632596	2/20/2001	632596	8/23/2001	Registered
173102	New Zealand	CREO	42	617299	6/22/2000	617299	1/4/2001	Registered
173107	Norway	CREO	9, 37	1998 01039	2/4/1998	221901	11/20/2003	Registered
173108	Norway	CREO	9, 37, 41, 42	2000 07348	6/23/2000	223588	7/2/2004	Registered
173109	Norway	CREO	1, 2, 7, 9, 16	2002 00164	1/11/2002	222736	3/30/2004	Registered
173113	Panama	CREO	9	109114	8/1/2000	109114	12/19/2001	Registered
173112	Panama	CREO	37	109115	8/1/2000	109115	12/19/2001	Registered
173111	Panama	CREO	41	109116	8/1/2000	109116	12/19/2001	Registered
173110	Panama	CREO	42	109117	8/1/2000	109117	12/20/2001	Registered
173114	Paraguay	CREO	9	17667-2000	7/18/2000	354393	7/3/2001	Registered
173121	Peru	CREO	9	126179	4/9/2001	72977	7/5/2001	Registered
173130	Poland	CREO	9, 37	Z-184630	3/16/1998	128873	4/18/2001	Registered
173131	Poland	CREO	1, 2, 7, 9, 16	Z-245419	1/18/2002	165669	8/9/2005	Registered
173132	Poland	CREO	9, 35, 37, 41, 42	Z-221086	7/10/2000	158035	10/13/2004	Registered
173133	Russian Federation	CREO	1, 2, 7, 9, 16	2002702265	1/17/2002	262052	1/20/2004	Registered
173134	Russian Federation	CREO	9, 37, 41, 42	2000720439	8/9/2000	213816	12/4/2002	Registered
173135	Saudi Arabia	CREO	9	66046	8/19/2000	651/18	10/14/2002	Registered

173136	Saudi Arabia	CREO	37	66047	8/19/2000	651/19	10/14/2002	Registered
173137	Saudi Arabia	CREO	41	66048	8/19/2000	651/20	10/14/2002	Registered
173138	Saudi Arabia	CREO	42	66049	8/19/2000	659/14	11/16/2002	Registered
173139	Singapore	CREO	9	T02/00455E	1/16/2002	T02/00455E	1/16/2002	Registered
173141	Singapore	CREO	42	T00/11021H	6/24/2000	T00/11021H	6/24/2000	Registered
173143	Singapore	CREO	37	T00/11019F	6/24/2000	T00/11019F	6/24/2000	Registered
173144	Singapore	CREO	9	T00/11018H	6/24/2000	T00/11018H	6/24/2000	Registered
173146	Singapore	CREO	41	T00/11020Z	6/24/2000	T00/11020Z	6/24/2000	Registered
173151	South Africa	CREO	9	2000/12619	6/21/2000	2000/12619	8/20/2004	Registered
173149	South Africa	CREO	9	98/04353	3/16/1998	98/04353	7/2/2001	Registered
173150	South Africa	CREO	42	2000/12622	6/21/2000	2000/12622	8/20/2004	Registered
173154	South Africa	CREO	41	2000/12621	6/21/2000	2000/12621	8/20/2004	Registered
173153	South Africa	CREO	37	2000/12620	6/21/2000	2000/12620	8/20/2004	Registered
173152	South Africa	CREO	37	98/04354	3/16/1998	98/04354	7/2/2001	Registered
173157	South Korea	CREO	1, 7, 9	2002-1338	1/11/2002	558392	9/3/2003	Registered
173159	Switzerland	CREO	9, 37	00856/1998	2/3/1998	453725	8/13/1998	Registered
173160	Switzerland	CREO	1, 2, 7, 9, 16	00221/2002	1/11/2002	497127	4/3/2002	Registered
173158	Switzerland	CREO	9, 35, 37, 41, 42	07944/2000	7/3/2000	484568	5/10/2001	Registered
173174	Thailand	CREO	42	426642	7/24/2000	Bor13563	8/23/2001	Registered
173172	Thailand	CREO	9	429638	8/18/2000	Kor150217	1/24/2002	Registered
173171	Thailand	CREO	37	426640	7/24/2000	Bor13235	2/18/2000	Registered
173178	Turkey	CREO	9	98/4334	4/3/1998	193070	4/16/1998	Registered
173177	Turkey	CREO	37	98/4335	4/3/1998	192783	4/3/1998	Registered
173175	Turkey	CREO	37, 38, 41, 42	2000/16254	8/7/2000	2000/16254	8/7/2000	Registered
173189	Ukraine	CREO	9, 35, 37, 41, 42	2000083461	8/7/2000	28228	11/15/2002	Registered
173195	United States	CREO	9, 42	74066269	6/6/1990	1764083	4/13/1993	Registered
173194	United States	CREO	9	75923077	2/18/2000	2815277	2/17/2004	Registered
173191	Uruguay	CREO	9, 37, 41, 42	326776	10/10/2000	424578	4/16/2011	Registered
173686	Canada	CREO (Stylized)		1131320	2/14/2002	671707	8/30/2006	Registered
173222	Japan	CREO (Stylized)	1, 2, 7, 9	2004-000210	9/19/2002	4901362	10/14/2005	Registered
166451	Andorra	D:ADVANCED PHOTO SYSTEM	1, 9	4218	1/22/1997	4716	1/22/1997	Registered
148547	Argentina	D:ADVANCED PHOTO SYSTEM	40	2665267	4/21/2006	2124560	11/2/2006	Registered
148543	Argentina	D:ADVANCED PHOTO SYSTEM	16	2665273	4/21/2006	2125082	11/6/2006	Registered
148539	Argentina	D:ADVANCED PHOTO SYSTEM	9	2665268	4/21/2006	2124561	11/2/2006	Registered

148535	Argentina	D:ADVANCED PHOTO SYSTEM	1	2527457	7/13/2004	2012166	2/21/2005	Registered
148506	Australia	D:ADVANCED PHOTO SYSTEM	9	A623726	3/1/1994	A623726	3/1/1994	Registered
148503	Australia	D:ADVANCED PHOTO SYSTEM	1	A623725	3/1/1994	A623725	3/1/1994	Registered
149680	Brazil	D:ADVANCED PHOTO SYSTEM	9.45	817775617	4/6/1994	817775617	4/16/1996	Registered
148478	Brazil	D:ADVANCED PHOTO SYSTEM	1	817775625	4/6/1994	817775625	7/2/1996	Registered
148482	Brazil	D:ADVANCED PHOTO SYSTEM	40.60	817775609	4/6/1994	817775609	4/16/1996	Registered
149170	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	1	4437	4/26/1994	4435	5/11/1994	Registered
149183	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	40	4440	4/26/1994	4438	5/11/1994	Registered
149178	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	16	4439	4/26/1994	4437	5/11/1994	Registered
149175	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	9	4438	4/26/1994	4436	5/11/1994	Registered
148484	Canada	D:ADVANCED PHOTO SYSTEM		747936	2/22/1994	474292	4/8/1997	Registered
149187	Chile	D:ADVANCED PHOTO SYSTEM	1	668942	12/9/2004	715517	1/19/2005	Registered
149663	Chile	D:ADVANCED PHOTO SYSTEM	40	665472	11/5/2004	714721	1/12/2005	Registered
149660	Chile	D:ADVANCED PHOTO SYSTEM	16	665471	11/5/2004	714720	1/12/2005	Registered
149656	Chile	D:ADVANCED PHOTO SYSTEM	9	665470	11/5/2004	714719	1/12/2005	Registered
149202	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	40	94044675	5/20/1994	823869	3/14/1996	Registered
149198	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	16	94044678	5/20/1994	829539	4/7/1996	Registered
149195	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	9	94044677	5/20/1994	834814	4/28/1996	Registered
149191	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	1	94044676	5/20/1994	814195	2/14/1996	Registered
149238	Cyprus	D:ADVANCED PHOTO SYSTEM	40	40403	6/2/1994	40403	6/2/1994	Registered
149234	Cyprus	D:ADVANCED PHOTO SYSTEM	16	40402	6/2/1994	40402	6/2/1994	Registered
149230	Cyprus	D:ADVANCED PHOTO SYSTEM	9	40401	6/2/1994	40401	6/2/1994	Registered

149226	Cyprus	D:ADVANCED PHOTO SYSTEM	1	40400	6/2/1994	40400	6/2/1994	Registered
148829	Denmark	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	1994/1744	3/7/1994	1994/4176	6/24/1994	Registered
149872	Dominican Republic	D:ADVANCED PHOTO SYSTEM	66			73192	7/15/1994	Registered
149869	Dominican Republic	D:ADVANCED PHOTO SYSTEM	63			73183	7/15/1994	Registered
149865	Dominican Republic	D:ADVANCED PHOTO SYSTEM	11			72662	7/15/1994	Registered
166522	Finland	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	T199703852	10/6/1997	220949	6/15/2001	Registered
130718	Germany	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 20, 40	39540805.9	10/7/1995	39540805	4/12/1996	Registered
149250	Ghana	D:ADVANCED PHOTO SYSTEM	16		6/21/1994	26166	6/21/1994	Registered
149246	Ghana	D:ADVANCED PHOTO SYSTEM	9		6/21/1994	26165	6/21/1994	Registered
149242	Ghana	D:ADVANCED PHOTO SYSTEM	1	26167	6/21/1994	26167	6/21/1994	Registered
148839	Greece	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	118219	3/16/1994	118219	3/16/1994	Registered
149788	Guatemala	D:ADVANCED PHOTO SYSTEM	40	4401/94	6/29/1994	80752	7/1/1996	Registered
149780	Guatemala	D:ADVANCED PHOTO SYSTEM	9	4803/94	7/18/1994	84752	4/3/1997	Registered
149776	Guatemala	D:ADVANCED PHOTO SYSTEM	1	4400/94	6/29/1994	80259	6/24/1996	Registered
149734	Honduras	D:ADVANCED PHOTO SYSTEM	40	3733/94	5/19/1994	2030	5/12/1995	Registered
149727	Honduras	D:ADVANCED PHOTO SYSTEM	9	3735/94	5/19/1994	61933	6/9/1995	Registered
148573	Hong Kong	D:ADVANCED PHOTO SYSTEM	16	2854/94	3/11/1994	8130/96	3/11/1994	Registered
148566	Hong Kong	D:ADVANCED PHOTO SYSTEM	1	2856/94	3/11/1994	7338/95	3/11/1994	Registered
148569	Hong Kong	D:ADVANCED PHOTO SYSTEM	9	2855/94	3/11/1994	7700/95	3/11/1994	Registered
148576	Hong Kong	D:ADVANCED PHOTO SYSTEM	40	2853/94	3/11/1994	6144/96	3/11/1994	Registered
148842	Iceland	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	373/1994	4/14/1994	831/1994	9/27/1994	Registered
149262	India	D:ADVANCED PHOTO SYSTEM	16	625621	4/19/1994	625621	4/19/1994	Registered

149258	India	D:ADVANCED PHOTO SYSTEM	9	625623	4/19/1994	625623	4/19/1994	Registered
149254	India	D:ADVANCED PHOTO SYSTEM	1	625624	4/19/1994	625624	4/19/1994	Registered
149281	Indonesia	D:ADVANCED PHOTO SYSTEM	40	7777	5/4/1994	IDM000013522	6/22/1995	Registered
149277	Indonesia	D:ADVANCED PHOTO SYSTEM	16	7780	5/4/1994	340596	7/26/1995	Registered
149269	Indonesia	D:ADVANCED PHOTO SYSTEM	1	7775	5/4/1994	IDM000013510	7/13/1995	Registered
149273	Indonesia	D:ADVANCED PHOTO SYSTEM	9	7776	5/4/1994	IDM000013509	7/4/1995	Registered
149286	Iran	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40, 41	7312378	3/15/1995	76408	10/28/1995	Registered
148857	Ireland	D:ADVANCED PHOTO SYSTEM	40	1420/94	3/8/1994	200123	7/1/1996	Registered
148850	Ireland	D:ADVANCED PHOTO SYSTEM	9	94/1418	3/8/1994	159935	3/8/1994	Registered
148846	Ireland	D:ADVANCED PHOTO SYSTEM	1	94/1417	3/8/1994	159934	3/8/1994	Registered
149302	Israel	D:ADVANCED PHOTO SYSTEM	40	92151	4/15/1994	92151	11/3/1995	Registered
149298	Israel	D:ADVANCED PHOTO SYSTEM	16	92150	4/15/1994	92150	12/3/1995	Registered
149294	Israel	D:ADVANCED PHOTO SYSTEM	9	92149	4/15/1994	92149	12/3/1995	Registered
149290	Israel	D:ADVANCED PHOTO SYSTEM	1	92148	4/15/1994	92148	12/3/1995	Registered
148500	Japan	D:ADVANCED PHOTO SYSTEM	40	22820/1994	3/8/1994	3226743	11/29/1996	Registered
148493	Japan	D:ADVANCED PHOTO SYSTEM	9	22818/94	3/8/1994	3252877	1/31/1997	Registered
148490	Japan	D:ADVANCED PHOTO SYSTEM	1	22817/1994	3/8/1994	3252876	1/31/1997	Registered
149306	Laos	D:ADVANCED PHOTO SYSTEM	1	3094	6/15/1994	2506	5/2/1995	Registered
171146	Laos	D:ADVANCED PHOTO SYSTEM	9	3094	6/15/1994	2507	5/2/1995	Registered
171147	Laos	D:ADVANCED PHOTO SYSTEM	16	3094	6/15/1994	2508	5/2/1995	Registered
171148	Laos	D:ADVANCED PHOTO SYSTEM	40	3094	6/15/1994	2509	5/2/1995	Registered
130906	Madagascar	D:ADVANCED PHOTO SYSTEM	1, 9, 16	95/00824D	7/13/1995	1589	7/13/1995	Registered

168746	Malaysia	D:ADVANCED PHOTO SYSTEM	9	2001/09166	7/18/2001	2001/09166	7/18/2001	Registered
148471	Mexico	D:ADVANCED PHOTO SYSTEM	1	195489	4/5/1994	461236	5/20/1994	Registered
151109	Mexico	D:ADVANCED PHOTO SYSTEM	16	195490	4/5/1994	467871	7/27/1994	Registered
151112	Mexico	D:ADVANCED PHOTO SYSTEM	40	195506	4/5/1994	463790	6/17/1994	Registered
151105	Mexico	D:ADVANCED PHOTO SYSTEM	9	195491	4/5/1994	461237	5/20/1994	Registered
149514	Myanmar	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40			2059/1994		Registered
148531	New Zealand	D:ADVANCED PHOTO SYSTEM	40	234644	3/2/1994	234644	3/2/1994	Registered
148523	New Zealand	D:ADVANCED PHOTO SYSTEM	9	234642	3/2/1994	234642	3/2/1994	Registered
148519	New Zealand	D:ADVANCED PHOTO SYSTEM	1	234641	3/2/1994	234641	3/2/1994	Registered
148527	New Zealand	D:ADVANCED PHOTO SYSTEM	16	234643	3/2/1994	234643	3/2/1994	Registered
150432	Nicaragua	D:ADVANCED PHOTO SYSTEM	40	1209/94	5/11/1994	29240CC	9/5/1995	Registered
149816	Nicaragua	D:ADVANCED PHOTO SYSTEM	16	1212/94	5/11/1994	29241CC	9/5/1995	Registered
149811	Nicaragua	D:ADVANCED PHOTO SYSTEM	9	1211/94	5/11/1994	R29104CC	8/17/1995	Registered
149807	Nicaragua	D:ADVANCED PHOTO SYSTEM	1	1210/94	5/11/1994	R29103CC	8/17/1995	Registered
148862	Norway	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	941362	3/4/1994	168756	7/6/1995	Registered
149322	Pakistan	D:ADVANCED PHOTO SYSTEM	16	125084	5/9/1994	125084	5/9/1994	Registered
149318	Pakistan	D:ADVANCED PHOTO SYSTEM	9	125068	5/9/1994	125068	5/9/1994	Registered
149314	Pakistan	D:ADVANCED PHOTO SYSTEM	1	125085	5/9/1994	125085	5/9/1994	Registered
149329	Paraguay	D:ADVANCED PHOTO SYSTEM	1	8088	5/6/1994	173403	11/28/1994	Registered
149341	Paraguay	D:ADVANCED PHOTO SYSTEM	40	8091	5/6/1994	173406	11/28/1994	Registered
149337	Paraguay	D:ADVANCED PHOTO SYSTEM	16	8090	5/6/1994	173405	11/28/1994	Registered
149333	Paraguay	D:ADVANCED PHOTO SYSTEM	9	8089	5/6/1994	173404	11/28/1994	Registered

Registration No.	Country	Trademark Description	Class	App No.	Priority Date	Pub No.	Pub Date	Status
149357	Peru	D:ADVANCED PHOTO SYSTEM	40	240545	4/20/1994	2400	8/3/1994	Registered
149352	Peru	D:ADVANCED PHOTO SYSTEM	16	240544	4/20/1994	8913	8/3/1994	Registered
149348	Peru	D:ADVANCED PHOTO SYSTEM	9	240543	4/20/1994	8914	8/3/1994	Registered
149345	Peru	D:ADVANCED PHOTO SYSTEM	1	240542	4/20/1994	8976	8/3/1994	Registered
149827	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	16	25327	6/10/1994	466/93	6/10/1994	Registered
149820	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	1	25325	6/11/1994	334/98	6/11/1994	Registered
149822	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	9	25326	6/11/1994	466/92	6/10/1994	Registered
149830	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	40	25328	6/10/1994	466/94	6/10/1994	Registered
149900	South Africa	D:ADVANCED PHOTO SYSTEM	1	94/4114	4/25/1994	94/4114	4/25/1994	Registered
149918	South Africa	D:ADVANCED PHOTO SYSTEM	40	94/4117	4/25/1994	94/4117	4/25/1994	Registered
149907	South Africa	D:ADVANCED PHOTO SYSTEM	9	94/4115	4/25/1994	94/4115	4/25/1994	Registered
149911	South Africa	D:ADVANCED PHOTO SYSTEM	16	94/4116	4/25/1994	94/4116	4/25/1994	Registered
148584	South Korea	D:ADVANCED PHOTO SYSTEM	40	2590-94	3/31/1994	27605	7/4/1995	Registered
148581	South Korea	D:ADVANCED PHOTO SYSTEM	16	13238/94	3/31/1994	40-321761	9/12/1995	Registered
148579	South Korea	D:ADVANCED PHOTO SYSTEM	1, 9	13237-94	3/31/1994	40-317693	7/20/1995	Registered
149372	Sri Lanka	D:ADVANCED PHOTO SYSTEM	40	70241	5/12/1994	70241	5/12/1994	Registered
149368	Sri Lanka	D:ADVANCED PHOTO SYSTEM	16	70243	6/1/1994			Pending Application
149361	Sri Lanka	D:ADVANCED PHOTO SYSTEM	1	70244	5/12/1994	70244	5/12/1994	Registered
148866	Sweden	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	94-2378	3/4/1994	265853	4/7/1995	Registered
148562	Taiwan	D:ADVANCED PHOTO SYSTEM	9	83022387	3/17/1994	72174	9/16/1994	Registered
148558	Taiwan	D:ADVANCED PHOTO SYSTEM	73	83022386	3/17/1994	654127	9/1/1994	Registered
148554	Taiwan	D:ADVANCED PHOTO SYSTEM	49	83022385	3/17/1994	677992	4/16/1995	Registered

148550	Taiwan	D:ADVANCED PHOTO SYSTEM	1	83022383	3/17/1994	675200	4/1/1995	Registered
149377	Thailand	D:ADVANCED PHOTO SYSTEM	1	266457	6/13/1994	Kor34145	6/13/1994	Registered
149389	Thailand	D:ADVANCED PHOTO SYSTEM	40	266460	6/13/1994	Bor3195	6/13/1994	Registered
149381	Thailand	D:ADVANCED PHOTO SYSTEM	9	266458	6/13/1994	Kor31284	6/13/1994	Registered
149385	Thailand	D:ADVANCED PHOTO SYSTEM	16	266459	6/13/1994	Kor25800	6/13/1994	Registered
148874	United Kingdom	D:ADVANCED PHOTO SYSTEM	9	1564649	3/8/1994	1564649	3/8/1994	Registered
148870	United Kingdom	D:ADVANCED PHOTO SYSTEM	1	1564648	3/8/1994	1564648	3/8/1994	Registered
148364	United States	D:ADVANCED PHOTO SYSTEM	1	74-486757	2/4/1994	2027411	12/31/1996	Registered
162298	United States	D:ADVANCED PHOTO SYSTEM	16	74-486759	3/16/1994	2012256	10/29/1996	Registered
149416	Uruguay	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	269500	4/14/1994	368407	3/11/2006	Registered
149424	Venezuela	D:ADVANCED PHOTO SYSTEM	9	6163	5/12/1994			Pending Application
131796	Austria	D:ADVANCED PHOTOS	1, 9, 16, 40	AM778/96	2/6/1996	163893	4/25/1996	Registered
131313	France	D:ADVANCED PHOTOS	1, 9, 16, 40	95/601084	12/6/1995	95/601084	12/6/1995	Registered
131800	Germany	D:ADVANCED PHOTOS	1, 9, 16, 40	39604685	2/2/1996	39604685	4/26/1996	Registered
133256	Ireland	D:ADVANCED PHOTOS	40	96/2132	3/26/1996	200790	7/1/1996	Registered
143810	Canada	D:BACK IN A FLASH		732749	7/9/1993	506503	1/13/1999	Registered
131510	New Zealand	D:CIRCLE (PACIFIC)	1	258153	1/25/1996	258153	1/25/1996	Registered
152738	British Virgin Islands	D:CORP.SYMBOL-B&W (W/O KODAK)	1, 8		11/21/1984	2098	11/21/1984	Registered
152487	China (People's Republic Of)	D:CORP.SYMBOL-B&W (W/O KODAK)	9	970003310	11/21/1997	312682	4/30/1988	Registered
152510	Dominican Republic	D:CORP.SYMBOL-B&W (W/O KODAK)	9		2/19/1985	38806	4/30/1985	Registered
152507	Dominican Republic	D:CORP.SYMBOL-B&W (W/O KODAK)	1		2/19/1985	38738	4/30/1985	Registered
158724	Dominican Republic	D:CORP.SYMBOL-B&W (W/O KODAK)	16	2012/4724	1/23/2012	53147	4/14/1992	Registered
152687	El Salvador	D:CORP.SYMBOL-B&W (W/O KODAK)	1, 9	1379	12/3/1984	238 BOOK 110	11/28/1985	Registered
152524	Guatemala	D:CORP.SYMBOL-B&W (W/O KODAK)	9			51854	3/18/1997	Registered
152520	Guatemala	D:CORP.SYMBOL-B&W (W/O KODAK)	1			51859	3/20/1997	Registered

167085	Indonesia	D:CORP.SYMBOL-B&W (W/O KODAK)	1	R00.2004.8288. 8292	10/14/2004	IDM000028005	1/24/2005	Registered
167086	Indonesia	D:CORP.SYMBOL-B&W (W/O KODAK)	9		10/14/2004	IDM000028006	1/24/2005	Registered
152617	Indonesia	D:CORP.SYMBOL-B&W (W/O KODAK)	16		11/4/1994	IDM000039192	6/24/2005	Registered
157939	Japan	D:CORP.SYMBOL-B&W (W/O KODAK)	9	122509/1991	11/26/1991	2685976	7/29/1994	Registered
152732	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	70	78-31881	7/7/1989	487833	6/16/1990	Registered
152726	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	57			112271	3/1/1979	Registered
152723	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	62			111045	2/1/1979	Registered
152716	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	81			96613	3/1/1978	Registered
152705	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	55			95474	2/1/1978	Registered
152707	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	56			95482	2/1/1978	Registered
152440	United States	D:CORP.SYMBOL-B&W (W/O KODAK)	9	73/522339	2/14/1985	1367430	10/29/1985	Registered
152436	United States	D:CORP.SYMBOL-B&W (W/O KODAK)	1	73521003	2/6/1985	1387913	4/1/1986	Registered
130735	Argentina	D:CORP.SYMBOL-Y&R	40	2444104	7/14/2003	1458414	5/7/1982	Registered
130729	Argentina	D:CORP.SYMBOL-Y&R	41	2444099	7/14/2003	1950479	9/12/2003	Registered
130723	Argentina	D:CORP.SYMBOL-Y&R	40	2444098	7/14/2003	1950478	9/12/2003	Registered
130717	Argentina	D:CORP.SYMBOL-Y&R	39	2444097	7/14/2003	1950477	9/12/2003	Registered
130711	Argentina	D:CORP.SYMBOL-Y&R	38	2444096	7/14/2003	1950476	9/12/2003	Registered
130705	Argentina	D:CORP.SYMBOL-Y&R	37	2444095	7/14/2003	1950475	9/12/2003	Registered
130700	Argentina	D:CORP.SYMBOL-Y&R	36	2444094	7/14/2003	1950474	9/12/2003	Registered
130695	Argentina	D:CORP.SYMBOL-Y&R	35	2444093	7/14/2003	1950473	9/12/2003	Registered
171707	Argentina	D:CORP.SYMBOL-Y&R	40	2444104	7/14/2003	1960082	11/19/2003	Registered
170463	Argentina	D:CORP.SYMBOL-Y&R	41	2444105	7/14/2003	1983757	6/22/2004	Registered
170464	Argentina	D:CORP.SYMBOL-Y&R	42	2444106	7/14/2003	1960086	11/19/2003	Registered
154694	Australia	D:ENVIRONMENTAL LOGO	42	630887	5/30/1994	630887	5/30/1994	Registered
154689	Australia	D:ENVIRONMENTAL LOGO	41	630886	5/30/1994	630886	5/30/1994	Registered
154684	Australia	D:ENVIRONMENTAL LOGO	40	630885	5/30/1994	630885	5/30/1994	Registered
150752	Canada	D:ENVIRONMENTAL LOGO		755639	5/25/1994	522154	1/25/2000	Registered

154350	Denmark	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	1994/4047	6/9/1994	1995/97	1/6/1995	Registered
151374	Finland	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	2874/1994	6/8/1994	136878	3/6/1995	Registered
154368	Ireland	D:ENVIRONMENTAL LOGO	40, 41	94/4089	7/4/1994	201547	7/1/1996	Registered
154717	Japan	D:ENVIRONMENTAL LOGO	40					Pending
151378	Norway	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	94/3181	6/8/1994	169359	8/31/1995	Registered
151382	Sweden	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	94/5997	6/7/1994	301819	5/19/1995	Registered
156298	United States	D:ENVIRONMENTAL LOGO	16	74/581380	10/3/1994	2016189	11/12/1996	Registered
162402	United Kingdom	D:GOLD CIRCLE	41	2018451	4/24/1995	2018451	4/24/1995	Registered
151977	United Kingdom	D:GOLD CIRCLE	16	2000915	10/31/1994	2000915	10/31/1994	Registered
135483	Australia	D:KEYKODE	9	A552101	3/15/1991	A552101	2/25/1993	Registered
135478	Australia	D:KEYKODE	1	A552100	3/15/1991	A552100	12/22/1992	Registered
157720	Canada	D:KEYKODE		692068	10/24/1991	420246	12/3/1993	Registered
135489	Denmark	D:KEYKODE	1, 9	1991/02109	3/20/1991	1993/01029	2/5/1993	Registered
135494	Finland	D:KEYKODE	1, 9	1321/91	3/18/1991	120186	7/6/1992	Registered
135514	Greece	D:KEYKODE	1, 9	103435	3/29/1991	103435	6/17/1994	Registered
135533	Japan	D:KEYKODE	1, 9	24500/1991	3/11/1991	2656791	4/28/1994	Registered
135550	New Zealand	D:KEYKODE	9	208253	2/19/1991	208253	2/19/1998	Registered
135545	New Zealand	D:KEYKODE	1	208252	2/19/1991	208252	2/19/1998	Registered
135538	Norway	D:KEYKODE	1, 9	91.1414	3/18/1991	155815	3/25/1993	Registered
135551	Sweden	D:KEYKODE	1, 9	91-2481	3/19/1991	246745	2/19/1993	Registered
160120	United States	D:KEYKODE	1	74/144546	3/4/1991	1706087	8/11/1992	Registered
130753	Germany	D:KODAK IMAGE GUARD PROGRAM	1, 9, 16, 41, 42	39526868.0	6/29/1995	39526868	4/30/1996	Registered
155027	China (People's Republic Of)	D:KODAK LENS	9	95014776	2/15/1995	1066035	7/28/1997	Registered
176338	China (People's Republic Of)	D:KODAK LENS	9	11675288	11/13/2012			Pending Application
155031	Hong Kong	D:KODAK LENS	9	15268/94	12/22/1994	2616/1996	12/22/1994	Registered
159039	Hong Kong	D:KODAK LENS	21	6631/95	6/1/1995	1660/1997	6/1/1995	Registered
167146	Taiwan	D:KODAK LENS	9	87036719	7/29/1998	883785	3/1/2000	Registered
144881	United States	D:KODAK LENS	9	74/370214	3/22/1993	1865215	11/29/1994	Registered
159231	United Kingdom	D:KODAK PROCESSING LOGOSTYLE	40	2018446	4/24/1995	2018446	4/24/1995	Registered
159669	Finland	D:PERSON SHOWING HANDS IN FILMSTRIP	16	1099/92	3/6/1992	125309	2/22/1993	Registered

159674	Norway	D:PERSON SHOWING HANDS IN FILMSTRIP	16	92.1143	3/6/1992	157685	7/8/1993	Registered
135736	Argentina	D:PHOTO CD	40	2431258	5/16/2003	1939934	7/7/2003	Registered
135731	Argentina	D:PHOTO CD	16	2431284	5/16/2003	1939373	7/4/2003	Registered
135726	Argentina	D:PHOTO CD	9	2416992	3/11/2003	1976700	3/31/2004	Registered
135816	Brazil	D:PHOTO CD	40	816642591	3/12/1992	816642591	5/17/1994	Registered
135808	Brazil	D:PHOTO CD	16	816642575	3/12/1992	816642575	10/26/1993	Registered
135786	Brazil	D:PHOTO CD	9,35, 9.40, 9.45	816642567	3/12/1992	816642567	11/30/1993	Registered
130958	China (People's Republic Of)	D:PHOTO CD	16	93016077		693888	6/14/1994	Registered
135842	Denmark	D:PHOTO CD	9, 16, 40	1990/06927	9/11/1990	1993/00280	1/15/1993	Registered
165684	Iceland	D:PHOTO CD	9, 16, 40	1087/1992	11/6/1992	544/1993	6/25/1993	Registered
136157	India	D:PHOTO CD	16	534988	8/10/1990	534988	8/10/1997	Registered
136152	India	D:PHOTO CD	9	534989	8/10/1990	534989	8/10/1990	Registered
136159	Japan	D:PHOTO CD	1, 9	91977/90	8/8/1990	2515149	3/31/1993	Registered
136164	Japan	D:PHOTO CD	11	91978/1990	8/8/1990	2601768	11/30/1993	Registered
139554	Laos	D:PHOTO CD	9	2131	6/3/1993	1363	6/4/2003	Registered
170490	Laos	D:PHOTO CD	16	2131	6/3/1993	1364	6/4/2003	Registered
170491	Laos	D:PHOTO CD	40	2131	6/3/1993	1365	6/4/2003	Registered
139540	Myanmar	D:PHOTO CD	9, 16, 40			3663/1993	11/29/1993	Registered
136234	Norway	D:PHOTO CD	9, 16, 40, 42	90.4591	9/11/1990	155882	4/1/1993	Registered
136372	Taiwan	D:PHOTO CD	73	81-04243	1/28/1992	662625	12/1/1994	Registered
170214	India	D:PHOTOGRAPHER ON-CALL	16	1211663	7/4/2003	1211663	7/4/2003	Registered
170577	Canada	D:PROSHOTS (EKC LENS DESIGN)		1190878	9/16/2003	TMA620583	9/24/2004	Registered
170576	Canada	D:PROSHOTS (HICKS' LENS DESIGN)		1190522	9/15/2003	625465	11/16/2004	Registered
159343	Canada	D:Q-LAB/KODAK PRO LAB MONITORING SVC (B&W)		689998	9/20/1991	408090	2/12/1993	Registered
146393	Denmark	D:RAINBOW K	1, 9, 16, 40	1993/05941	9/16/1993	1993/08856	12/24/1993	Registered
146397	Greece	D:RAINBOW K	1, 9, 16, 40	116623	11/9/1993	116623	11/9/1993	Registered
146196	Hong Kong	D:RAINBOW K	40	10589/93	10/6/1993	5465/1996	10/6/1993	Registered
146192	Hong Kong	D:RAINBOW K	16	10588/93	10/6/1993	10923/1995	10/6/1993	Registered
146188	Hong Kong	D:RAINBOW K	9	10587/93	10/6/1993	10922/1995	10/6/1993	Registered
146184	Hong Kong	D:RAINBOW K	1	10586/93	10/6/1993	10921/1995	10/6/1993	Registered
145481	Indonesia	D:RAINBOW K	40	V00.2003.02625 .02628	3/21/2003	IDM000002021	3/31/2004	Registered
145476	Indonesia	D:RAINBOW K	16	R00.2003.02627 .02630	3/21/2003	IDM000002023	3/31/2004	Registered

145473	Indonesia	D:RAINBOW K	9	R00.2003.02626 .02629	3/21/2003	IDM000002022	3/31/2004	Registered
145469	Indonesia	D:RAINBOW K	1	R00.2003.02628 .02631	3/21/2003	IDM000002024	3/31/2004	Registered
145287	Israel	D:RAINBOW K	16	88873	9/7/1993	88873	7/4/1995	Registered
145282	Israel	D:RAINBOW K	9	88872	9/7/1993	88872	7/4/1995	Registered
145279	Israel	D:RAINBOW K	1	88871	9/7/1993	88871	7/4/1995	Registered
145292	Israel	D:RAINBOW K	40	88874	9/7/1993	88874	9/7/1995	Registered
147440	Mexico	D:RAINBOW K	40	180558	10/14/1993	451228	2/2/1994	Registered
147435	Mexico	D:RAINBOW K	16	180559	10/14/1993	448286	12/7/1993	Registered
147432	Mexico	D:RAINBOW K	9	180560	10/14/1993	448061	12/3/1993	Registered
147428	Mexico	D:RAINBOW K	1	180557	10/14/1993	448060	12/3/1993	Registered
146321	Singapore	D:RAINBOW K	1	S/8733/93	11/9/1993	T93/08733E	11/9/1993	Registered
146333	Singapore	D:RAINBOW K	40	B T93/08730J	11/9/1993	T93/08730J	11/9/1993	Registered
146329	Singapore	D:RAINBOW K	16	S/8731/93	11/9/1993	T93/08731I	11/9/1993	Registered
146325	Singapore	D:RAINBOW K	9	S/B8732/93	11/9/1993	T93/08732G	11/9/1993	Registered
146317	Thailand	D:RAINBOW K	40	257005	12/9/1993	Bor2539	12/9/1993	Registered
146313	Thailand	D:RAINBOW K	16	257004	12/9/1993	Kor61202	12/9/1993	Registered
146309	Thailand	D:RAINBOW K	9	257003	12/9/1993	Kor61685	12/9/1993	Registered
146304	Thailand	D:RAINBOW K	1	257002	12/9/1993	Kor25126	12/9/1993	Registered
145259	Turkey	D:RAINBOW K	9, 16		9/24/1993	146842	9/24/1993	Registered
145703	Norway	D:RECYCLABLE CAMERA LOGO	9	91.0860	2/14/1991	159179	9/9/1993	Registered
168668	Brazil	D:SELLERS' INSIGNIA	42	200008676	8/4/1998	200008676	5/22/2001	Registered
167123	Brazil	D:SELLERS' INSIGNIA	16	820961558	8/4/1998	820961558	5/22/2001	Registered
167122	Brazil	D:SELLERS' INSIGNIA	9	820961566	8/4/1998	820961566	2/3/2004	Registered
167121	Brazil	D:SELLERS' INSIGNIA	1	820961612	8/4/1998	820961612	5/22/2001	Registered
167124	Brazil	D:SELLERS' INSIGNIA	40	820961540	8/4/1998	820961540	5/22/2001	Registered
171012	Brazil	D:SELLERS' INSIGNIA	1	200043463	8/4/1998	200043463	2/3/2004	Registered
168732	China (People's Republic Of)	D:SELLERS' INSIGNIA	40, 42					Pending Application
153900	El Salvador	D:SELLERS' INSIGNIA	1	1965/91	8/15/1991	53BOOK11	6/23/1992	Registered
153919	El Salvador	D:SELLERS' INSIGNIA	40	1961/91	8/15/1991	217BOOK13	10/22/1992	Registered
153915	El Salvador	D:SELLERS' INSIGNIA	16	1966/91	8/15/1991	138BOOK15	2/25/1993	Registered
153905	El Salvador	D:SELLERS' INSIGNIA	9	1950/91	8/15/1991	201BOOK18	7/28/1993	Registered
153895	El Salvador	D:SELLERS' INSIGNIA	40	1948/91	8/15/1991	50BOOK11	6/23/1992	Registered
153884	El Salvador	D:SELLERS' INSIGNIA	10	1951/91	8/15/1991	190BOOK13	10/20/1992	Registered
153879	El Salvador	D:SELLERS' INSIGNIA	9	1952/91	8/15/1991	216BOOK13	10/22/1992	Registered
153874	El Salvador	D:SELLERS' INSIGNIA	1	1932/91	8/14/1991	95BOOK14	11/13/1992	Registered

153909	El Salvador	D:SELLERS' INSIGNIA	10	1947/91	8/15/1991	186BOOK18	7/28/1993	Registered
144140	Greece	D:SELLERS' INSIGNIA	35, 36, 40	114998	7/8/1993	114998	7/8/1993	Registered
153865	Iceland	D:SELLERS' INSIGNIA	1, 9, 16, 40	880/1991	9/26/1991	62/1992	1/23/1992	Registered
144624	Israel	D:SELLERS' INSIGNIA	40	88467	8/5/1993	88467	9/7/1995	Registered
144620	Israel	D:SELLERS' INSIGNIA	16	88466	8/5/1993	88466	6/11/1995	Registered
144612	Israel	D:SELLERS' INSIGNIA	9	88465	8/5/1993	88465	6/11/1995	Registered
144608	Israel	D:SELLERS' INSIGNIA	1	88464	8/5/1993	88464	6/11/1995	Registered
153870	Poland	D:SELLERS' INSIGNIA	1, 9, 16, 40	96479	2/8/1991	70703	2/8/1991	Registered
169336	Singapore	D:SELLERS' INSIGNIA	40	T02/04351H	4/3/2002	T02/04351H	4/3/2002	Registered
169337	Singapore	D:SELLERS' INSIGNIA	41	T02/04352F	4/3/2002	T02/04352F	4/3/2002	Registered
166488	Singapore	D:SELLERS' INSIGNIA	16	T97/13454J	11/3/1997	T97/13454J	11/3/1997	Registered
166487	Singapore	D:SELLERS' INSIGNIA	9	T97/13455I	11/3/1997	T97/13455I	11/3/1997	Registered
166486	Singapore	D:SELLERS' INSIGNIA	1	T97/13456G	11/3/1997	T97/13456G	11/3/1997	Registered
169301	Singapore	D:SELLERS' INSIGNIA	35	T02/04350Z	4/3/2002	T02/04350Z	4/3/2002	Registered
167994	Taiwan	D:SELLERS' INSIGNIA	42	88061168	12/7/1999	131627	10/16/2000	Registered
167993	Taiwan	D:SELLERS' INSIGNIA	40	88061167	12/7/1999	136900	1/16/2001	Registered
167992	Taiwan	D:SELLERS' INSIGNIA	35	88061166	12/7/1999	135672	1/1/2001	Registered
153890	El Salvador	D:SELLERS' INSIGNIA-Y&R	16	1953/91	8/15/1991	121BOOK14	11/18/1992	Registered
170430	Argentina	D:SHARE	9	2838956	7/16/2008	2300432	7/7/2009	Registered
175621	Argentina	D:SHARE	38	2838957	7/16/2008	2300433	7/7/2009	Registered
170431	Australia	D:SHARE	9, 38, 40	963590	7/28/2003	963590	7/28/2003	Registered
170432	Brazil	D:SHARE	9	825756936	8/8/2003	825756936	7/3/2007	Registered
170433	Canada	D:SHARE	1199959	1199959	12/18/2003	637016	4/8/2005	Registered
170434	China (People's Republic Of)	D:SHARE	38	3767851	10/24/2003	3767851	8/21/2008	Registered
170905	China (People's Republic Of)	D:SHARE	40	3767848		3767848	3/28/2006	Registered
170459	France	D:SHARE	9, 38, 39, 40, 41	03 3 238 565	7/28/2003	033238565	7/28/2003	Registered
170436	India	D:SHARE	9	1219446	8/1/2003	1219446	8/1/2003	Registered
170437	Indonesia	D:SHARE	9	D00.2003.20823 .21008	8/18/2003	IDM000073254	5/8/2006	Registered
170498	Indonesia	D:SHARE	38	D00.2003.20824 .21009	8/8/2003	IDM000025508	8/8/2003	Registered
170499	Indonesia	D:SHARE	40	D00.2003.20825 .21010	8/8/2003	IDM000025509	8/8/2003	Registered
171824	Japan	D:SHARE	9	40038/2004		4837804	2/10/2005	Registered
170438	Japan	D:SHARE	9, 38, 40	77135/2003	9/5/2003	4817501	11/12/2004	Registered
170439	Mexico	D:SHARE	9	611918	7/28/2003	884230	2/16/2004	Registered
170449	Mexico	D:SHARE	38	611919	7/28/2003	903927	10/19/2005	Registered
170451	Mexico	D:SHARE	40	611917	7/28/2003	857482	5/27/2005	Registered

170440	South Korea	D:SHARE	9, 38, 40	45-2003-2837	8/2/2003	11829	2/15/2005	Registered
170441	Taiwan	D:SHARE	9	092046302	7/29/2003	1136267	1/16/2005	Registered
170452	Taiwan	D:SHARE	38	092046305	7/29/2003	1112836	7/16/2004	Registered
170453	Taiwan	D:SHARE	40	092046307	7/29/2003	1103126	5/16/2004	Registered
160761	Argentina	D:TRIANGLE IN COLORS	16	2683231	7/5/2006	2142663	2/19/2007	Registered
160756	Argentina	D:TRIANGLE IN COLORS	9	2683230	7/5/2006	2142662	2/19/2007	Registered
160751	Argentina	D:TRIANGLE IN COLORS	1	2683229	7/5/2006	2142661	2/19/2007	Registered
160771	Australia	D:TRIANGLE IN COLORS	1, 9, 16, 40	671724	9/6/1995	671724	9/6/1995	Registered
130789	Austria	D:TRIANGLE IN COLORS	1, 9, 16, 40			162090	1/30/1996	Registered
139828	Benelux	D:TRIANGLE IN COLORS	1, 9, 16, 40	079845	8/30/1995	584956	8/30/1995	Registered
160811	Canada	D:TRIANGLE IN COLORS		792546	9/12/1995	506230	1/8/1999	Registered
160826	Chile	D:TRIANGLE IN COLORS	16	696731	7/22/2005	735559	10/7/2005	Registered
160821	Chile	D:TRIANGLE IN COLORS	9	696730	7/22/2005	735558	10/7/2005	Registered
160816	Chile	D:TRIANGLE IN COLORS	1	696729	7/22/2005	735557	10/7/2005	Registered
164049	Croatia	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z951302	9/1/1995	Z951302	4/9/1997	Registered
163999	Czech Republic	D:TRIANGLE IN COLORS	1, 9, 16, 40	O-103327-95	8/30/1995	201885	7/28/1997	Registered
162560	Denmark	D:TRIANGLE IN COLORS	1, 9, 16, 40	6334/95	8/23/1995	2115/1996	3/29/1996	Registered
164358	Egypt	D:TRIANGLE IN COLORS	40	97457	9/18/1995	97457	7/18/2001	Registered
164351	Egypt	D:TRIANGLE IN COLORS	16	97456	9/18/1995	97456	5/6/2000	Registered
164348	Egypt	D:TRIANGLE IN COLORS	9	97455	9/18/1995	97455	5/11/1999	Registered
164343	Egypt	D:TRIANGLE IN COLORS	1	97454	9/18/1995	97454	7/22/2000	Registered
162566	Finland	D:TRIANGLE IN COLORS	1, 9, 16	5167/95	9/8/1995	200664	5/31/1996	Registered
162921	France	D:TRIANGLE IN COLORS	1, 9, 16, 40	95/585108	8/18/1995	95/585108	8/18/1995	Registered
130784	Germany	D:TRIANGLE IN COLORS	1, 9, 16, 40	39536697.6	9/7/1995	39536697	6/17/1996	Registered
162569	Greece	D:TRIANGLE IN COLORS	1, 9, 16, 40	126142	9/13/1995	126142	9/13/1995	Registered
160891	Hong Kong	D:TRIANGLE IN COLORS	40	10432/1995	8/17/1995	4032/1997	8/17/1995	Registered
160886	Hong Kong	D:TRIANGLE IN COLORS	16	10431/1995	8/17/1995	4031/1997	8/17/1995	Registered
160881	Hong Kong	D:TRIANGLE IN COLORS	9	10430/1995	8/17/1995	4030/1997	8/17/1995	Registered
160876	Hong Kong	D:TRIANGLE IN COLORS	1	10429/1995	8/17/1995	4029/1997	8/17/1995	Registered
162574	Iceland	D:TRIANGLE IN COLORS	1, 9, 16	1061/95	8/28/1995	70/1996	1/25/1996	Registered
160925	Indonesia	D:TRIANGLE IN COLORS	16	D95-19238	10/17/1995	IDM000027629	1/18/2005	Registered
160929	Indonesia	D:TRIANGLE IN COLORS	40	J95 19239	10/17/1995	IDM000027628	1/18/2005	Registered
160921	Indonesia	D:TRIANGLE IN COLORS	9	J95 19237	10/17/1995	IDM000027631	1/18/2005	Registered
160915	Indonesia	D:TRIANGLE IN COLORS	1	D95 19236	10/17/1995	IDM000027630	1/18/2005	Registered
131005	Italy	D:TRIANGLE IN COLORS	1, 9, 16, 40	MI95CO10498	10/24/1995	731731	10/23/1997	Registered
165079	Macedonia	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z-657/95	9/7/1995	Z-6471	9/7/1995	Registered
160989	Mexico	D:TRIANGLE IN COLORS	40	241663	8/30/1995	507183	10/19/1995	Registered

160984	Mexico	D:TRIANGLE IN COLORS	16	241662	8/30/1995	508193	10/26/1995	Registered
160978	Mexico	D:TRIANGLE IN COLORS	9		8/30/1995	514266	1/18/1996	Registered
160973	Mexico	D:TRIANGLE IN COLORS	1	241664	8/30/1995	509031	10/30/1995	Registered
161012	New Zealand	D:TRIANGLE IN COLORS	40	252281	8/11/1995	252281	8/11/1995	Registered
161003	New Zealand	D:TRIANGLE IN COLORS	16	252280	8/11/1995	252280	8/11/1995	Registered
160998	New Zealand	D:TRIANGLE IN COLORS	9	252279	8/11/1995	252279	8/11/1995	Registered
160993	New Zealand	D:TRIANGLE IN COLORS	1	252278	8/11/1995	252278	8/11/1995	Registered
162600	Norway	D:TRIANGLE IN COLORS	1, 9, 16	19955233	8/24/1995	177968	11/14/1996	Registered
161021	Pakistan	D:TRIANGLE IN COLORS	9	132716	11/6/1995	132716	11/6/1995	Registered
161016	Pakistan	D:TRIANGLE IN COLORS	1	132715	11/6/1995	132715	11/6/1995	Registered
161026	Pakistan	D:TRIANGLE IN COLORS	16	132714	11/6/1995	132714	11/6/1995	Registered
161036	Peru	D:TRIANGLE IN COLORS	1	278232	9/6/1995	21142	11/15/1995	Registered
161041	Peru	D:TRIANGLE IN COLORS	9	278196	9/6/1995	21542	12/4/1995	Registered
161051	Peru	D:TRIANGLE IN COLORS	40	278198	9/6/1995	5807	12/4/1995	Registered
161046	Peru	D:TRIANGLE IN COLORS	16	278197	9/6/1995	21543	12/4/1995	Registered
165064	Portugal	D:TRIANGLE IN COLORS	1, 9, 16	312487	9/12/1995	312487	7/15/1996	Registered
131446	Russian Federation	D:TRIANGLE IN COLORS	1, 9, 16, 40	95710697	9/22/1995	150193	2/28/1997	Registered
165069	Serbia and Montenegro	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z-603/95	8/29/1995	40939	3/13/1998	Registered
162200	Singapore	D:TRIANGLE IN COLORS	40	S/9513/95	10/4/1995	T95/09513J	10/4/1995	Registered
162195	Singapore	D:TRIANGLE IN COLORS	16	S/9512/95	10/4/1995	T95/09512B	10/4/1995	Registered
162190	Singapore	D:TRIANGLE IN COLORS	9	S/9511/95	10/4/1995	T95/09511D	10/4/1995	Registered
162185	Singapore	D:TRIANGLE IN COLORS	1	S/9510/95	10/4/1995	T95/09510F	10/4/1995	Registered
165074	Slovenia	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z-9571114	9/18/1995	9571114	9/18/1995	Registered
174329	Spain	D:TRIANGLE IN COLORS	1, 9, 16, 40	2684619	9/13/2005	2684619	9/13/2005	Registered
162605	Sweden	D:TRIANGLE IN COLORS	1, 9, 16	9321/95	8/22/1995	319497	11/15/1996	Registered
166340	Switzerland	D:TRIANGLE IN COLORS	1, 9, 16, 40	439794	8/28/1995	439794	8/28/1995	Registered
161067	Taiwan	D:TRIANGLE IN COLORS	16	84045080	9/5/1995	737778	12/1/1996	Registered
161061	Taiwan	D:TRIANGLE IN COLORS	9	84045081	9/5/1995	727951	9/16/1996	Registered
161056	Taiwan	D:TRIANGLE IN COLORS	1	84045083	9/5/1995	742456	1/1/1997	Registered
161092	Thailand	D:TRIANGLE IN COLORS	40	293163	9/13/1995	Bor4635	9/13/1995	Registered
161087	Thailand	D:TRIANGLE IN COLORS	16	293162	9/13/1995	Kor47948	9/13/1995	Registered
161082	Thailand	D:TRIANGLE IN COLORS	9	293161	9/13/1995	Kor47949	9/13/1995	Registered
161077	Thailand	D:TRIANGLE IN COLORS	1	293160	9/13/1995	Kor47371	9/13/1995	Registered
162609	United Kingdom	D:TRIANGLE IN COLORS	1, 9, 16, 40	2031329	8/24/1995	2031329	8/24/1995	Registered
139824	Vietnam	D:TRIANGLE IN COLORS	Rene, onl, 1, 9, 16, 40	NH0845/96	8/27/1996	27556	7/13/1998	Registered

142727	India	D:TURNED CORNER SQUARE	16			311832	1/21/1976	Registered
141464	Venezuela	D:TURNED CORNER SQUARE	16			87408-F	7/27/1978	Registered
142751	Venezuela	D:TURNED CORNER SQUARE	9			87407-F	7/27/1978	Registered
142747	Venezuela	D:TURNED CORNER SQUARE	50			13527-D	6/15/1978	Registered
144104	South Africa	D:TURNED CORNER-DOTTED LINES	40	85/6007	8/15/1985	85/6007	8/15/1985	Registered
146670	United States	D-19	1	445386	7/16/1941	409000	9/12/1944	Registered
137910	United States	D-76	1	00445388	7/16/1941	00401501	5/25/1943	Registered
136712	Argentina	DEKTOL	1	2816594	4/11/2008	2286235	5/8/2009	Registered
136742	Denmark	DEKTOL	1	648/85	1/30/1985	2325/86	8/29/1986	Registered
136747	Finland	DEKTOL	1	340/85	2/1/1985	97758	2/5/1987	Registered
136761	Greece	DEKTOL	1	23157	4/7/1958	23157	4/7/1998	Registered
136768	Hong Kong	DEKTOL	1	46/49	1/15/1977	19490858	1/15/1949	Registered
136878	Indonesia	DEKTOL	1	D97-19744		IDM000158967	3/15/1998	Registered
136887	Japan	DEKTOL	1	714053/92	7/6/1992	417035	10/18/1952	Registered
169587	Mexico	DEKTOL	1, 2, 3, 4, 5, 17, 29	37130	11/25/1947	57417	11/6/1948	Registered
136899	Norway	DEKTOL	1	19850364	1/28/1985	123882	1/9/1986	Registered
136912	Panama	DEKTOL	1			660	5/20/1971	Registered
136919	Peru	DEKTOL	1			38900	2/27/1996	Registered
136933	Singapore	DEKTOL	1		9/6/1970	T4911659G	9/6/1949	Registered
136931	Sweden	DEKTOL	1			206736	7/31/1997	Registered
136704	United States	DEKTOL	1	71482365	4/20/1945	417214	10/16/1945	Registered
136951	Venezuela	DEKTOL	6		11/11/1996	26708		Registered
144581	Denmark	DEKTOMATIC	1, 9	1983/3328	7/5/1983	1984/2384	6/29/1984	Registered
144585	Finland	DEKTOMATIC	1, 9	3514/1983	6/27/1983	93789	9/20/1985	Registered
144695	Norway	DEKTOMATIC	1, 9	832036	6/22/1983	118163	8/16/1984	Registered
144704	Sweden	DEKTOMATIC	1, 9	83-4048	6/21/1983	192285	8/3/1984	Registered
174187	China (People's Republic Of)	DIAMONDPLATE	7	3621008	7/7/2003	3621008	7/7/2005	Registered
174186	Hong Kong	DIAMONDPLATE	1, 7	300042876	7/4/2003	300042876	7/4/2003	Registered
174629	Japan	DIAMONDPLATE	1	H06-092665	9/12/1994	3280584	4/11/1997	Registered
174189	Singapore	DIAMONDPLATE	1	T03/09782D	7/3/2003	T03/09782D	7/3/2003	Registered
174190	Singapore	DIAMONDPLATE	7	T03/09783B	7/3/2003	T03/09783B	7/3/2003	Registered
174191	South Korea	DIAMONDPLATE	7	40-2003-30408	7/4/2003	596918	10/22/2004	Registered
174194	Thailand	DIAMONDPLATE	1	530621	9/17/2003	TM199222	7/2/2004	Registered

174195	Thailand	DIAMONDPLATE	7	530622	9/17/2003	TM204573	9/17/2003	Registered
174630	Japan	DIAMONDPLATE in Katakana characters	1	H06-092666	9/12/1994	3280585	4/11/1997	Registered
171517	Argentina	DIGIMASTER	9	2274355		1930437	9/19/2003	Registered
171516	Argentina	DIGIMASTER	7	2247354	9/5/2000	1840124	8/10/2001	Registered
171518	Australia	DIGIMASTER	7, 9	829313	3/27/2000	829313	3/27/2000	Registered
171520	Bahrain	DIGIMASTER	9		3/26/2000	TM27288	3/26/2000	Registered
171521	Brazil	DIGIMASTER	9	822114798	3/30/2000	822114798	9/8/2009	Registered
171522	Canada	DIGIMASTER		1052980	3/30/2000	TMA577275	3/11/2003	Registered
171523	Chile	DIGIMASTER	9	916836	8/13/2010	903804	9/27/2010	Registered
171524	Chile	DIGIMASTER	7	932879	12/16/2010	910931	11/3/2010	Registered
171526	China (People's Republic Of)	DIGIMASTER	9			1694306	1/7/2002	Registered
171525	China (People's Republic Of)	DIGIMASTER	7			1681800	12/14/2001	Registered
171528	Colombia	DIGIMASTER	9	022976		238409	7/9/2001	Registered
171527	Colombia	DIGIMASTER	7	022970	3/9/2011	235795	5/8/2001	Registered
171530	Czech Republic	DIGIMASTER	9	153608	3/27/2000	234907	7/30/2001	Registered
172214	Egypt	DIGIMASTER	9	131659	3/23/2000	131659	9/13/2006	Registered
171529	European Union	DIGIMASTER	7, 9	1558790	3/15/2000	1558790	3/15/2000	Registered
171544	France	DIGIMASTER	7, 9	96/647170	10/22/1996	96647170	10/22/1996	Registered
171545	Germany	DIGIMASTER	7, 9	30020004.8	3/15/2000	30020004.8	7/4/2000	Registered
171546	Germany	DIGIMASTER	7, 9	39612204.3	3/13/1996	39612204.3	7/17/1996	Registered
171547	Hong Kong	DIGIMASTER	9	2001B14163	9/30/1999	2001B14163	9/30/1999	Registered
171548	Hong Kong	DIGIMASTER	7	2002B02862	3/28/2000	2002B02862	3/28/2000	Registered
171549	Hungary	DIGIMASTER	7, 9	M-00-01675	3/24/2000	166175	3/24/2000	Registered
171550	Indonesia	DIGIMASTER	9	473502	4/14/2000	IDM000257242	7/7/2010	Registered
171551	Israel	DIGIMASTER	7	136028	3/20/2000	136028	9/5/2001	Registered
171552	Israel	DIGIMASTER	9	136027	3/20/2000	136027	9/5/2001	Registered
171553	Japan	DIGIMASTER	7	2000-029705	3/24/2000	4557454	4/5/2002	Registered
171554	Japan	DIGIMASTER	9	2000-029706	3/24/2000	4447821	1/19/2001	Registered
171555	Jordan	DIGIMASTER	9	57306	9/30/1999	57306	3/30/2000	Registered
171556	Jordan	DIGIMASTER	7	57189	3/30/2000	57189	9/23/2001	Registered
171557	Lebanon	DIGIMASTER	7, 9	83217	4/11/2000	83217	4/11/2000	Registered
171558	Liechtenstein	DIGIMASTER	7, 9	11631	3/28/2000	11631	7/24/2000	Registered
171559	Malaysia	DIGIMASTER	9	2000/03589	9/30/1999	2000/03589	9/30/1999	Registered
171560	Mexico	DIGIMASTER	9	418502	3/30/2000	822716	3/30/2000	Registered
171561	Mexico	DIGIMASTER	7	418501	3/30/2000	831695	3/30/2000	Registered
171562	Mexico	DIGIMASTER	9	557981	7/25/2002	828246	7/25/2002	Registered

171574	Montenegro (Republic of)	DIGIMASTER	9	Z-423/00	5/12/2000	06054PP	2/9/2004	Registered
171563	Morocco	DIGIMASTER	9	73526	5/17/2000	73526	5/17/2000	Registered
171564	New Zealand	DIGIMASTER	7	611362	3/28/2000	611362	9/28/2000	Registered
171565	New Zealand	DIGIMASTER	9	611363	3/28/2000	611363	9/28/2000	Registered
171566	Norway	DIGIMASTER	7, 9	200003255	3/20/2000	206457	1/11/2001	Registered
171568	Peru	DIGIMASTER	7	462557	7/27/2011	75900	10/31/2001	Registered
171569	Poland	DIGIMASTER	7, 9	Z-216116	3/30/2000	R-151338	3/30/2000	Registered
171570	Romania	DIGIMASTER	7, 9	M 2000 01467	3/28/2000	45142	3/28/2000	Registered
171571	Russian Federation	DIGIMASTER	7, 9, 35, 42	2000706953	3/29/2000	223942	10/7/2002	Registered
171572	Saudi Arabia	DIGIMASTER	9	63151	3/25/2000	548/79	11/7/2000	Registered
171573	Saudi Arabia	DIGIMASTER	7	63150	3/25/2000	556/33	1/8/2001	Registered
171575	Slovak Republic	DIGIMASTER	9	933-2000	3/29/2000	196120	7/16/2001	Registered
171576	South Africa	DIGIMASTER	9	2000/05537	3/27/2000	2000/05537	3/27/2000	Registered
171578	Taiwan	DIGIMASTER	7	89032376	6/8/2000	954393	8/16/2001	Registered
171579	Taiwan	DIGIMASTER	9	89032377	6/8/2000	960039	9/16/2001	Registered
171580	Thailand	DIGIMASTER	9	415838	3/30/2000	KOR155446	3/27/2002	Registered
171581	Thailand	DIGIMASTER	7	415837	3/30/2000	KOR130195	3/8/2001	Registered
171582	Tunisia	DIGIMASTER	7, 9	EE 00.0474	3/22/2000	EE00.0474	3/22/2000	Registered
171583	Turkey	DIGIMASTER	7, 9	2000/05497	3/29/2000	2000/05497	3/29/2000	Registered
171584	Ukraine	DIGIMASTER	7, 9	2000031287	3/30/2000	30181	3/3/2000	Registered
171585	United Arab Emirates	DIGIMASTER	9	35561	3/28/2000	25295	8/19/2000	Registered
171586	United Arab Emirates	DIGIMASTER	7	35560	3/28/2000	31576	4/24/2002	Registered
171588	Uruguay	DIGIMASTER	7, 9	414406	7/22/2010	321620	10/23/2000	Registered
171589	Venezuela	DIGIMASTER	7	336592	10/10/2001	P-233072	8/27/2001	Registered
171590	Vietnam	DIGIMASTER	7, 9	47275	3/30/2000	38523	10/8/2001	Registered
171591	Vietnam	DIGIMASTER	9	45842	3/30/2000	38689	10/31/2001	Registered
170771	Canada	DIGITAL ICE3		1053026	3/30/2000	TMA563416	6/13/2002	Registered
157768	Canada	DIGITAL SCIENCE		775675	2/17/1995	492660	4/8/1998	Registered
157642	Brazil	DIGITAL SCIENCE W/DS (STYLIZED)	16.10, 16.20, 16.40	818401869	3/31/1995			Pending
157940	Cyprus	DIGITAL SCIENCE W/DS (STYLIZED)	9	42574	4/28/1995	42574	4/28/1995	Registered
158115	Dominican Republic	DIGITAL SCIENCE W/DS (STYLIZED)	70		10/13/1995	81286	12/15/1995	Registered
158110	Dominican Republic	DIGITAL SCIENCE W/DS (STYLIZED)	66			79274	8/15/1995	Registered
158105	Dominican Republic	DIGITAL SCIENCE W/DS (STYLIZED)	11		6/30/1995	78739	8/15/1995	Registered

157945	Ghana	DIGITAL SCIENCE W/DS (STYLIZED)	9		7/19/1995				Pending
158199	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	10	3627/95	3/28/1995	B8327/1998	3/28/1995		Registered
158224	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	42	3624/95	3/28/1995	B8324/1998	3/28/1995		Registered
158219	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	38	3623/95	3/28/1995	B8323/1998	3/28/1995		Registered
158204	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	16	3628/95	3/28/1995	B8328/1998	3/28/1995		Registered
158194	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	9	3626/95	3/28/1995	B8326/1998	3/28/1995		Registered
158185	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	1	3625/95	3/28/1995	B8325/1998	3/28/1995		Registered
158209	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	35	3629/95	3/28/1995	B8329/1998	3/28/1995		Registered
157949	Iceland	DIGITAL SCIENCE W/DS (STYLIZED)	9						Pending
157824	India	DIGITAL SCIENCE W/DS (STYLIZED)	16	660749	3/28/1995				Pending
157820	India	DIGITAL SCIENCE W/DS (STYLIZED)	9	660748	3/28/1995				Pending
157814	India	DIGITAL SCIENCE W/DS (STYLIZED)	1	660747	3/28/1995				Pending
157896	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	35	97887	4/3/1995	97887	10/8/1996		Registered
157905	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	42	97889	4/3/1995	97889	10/8/1996		Registered
157901	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	38	97888	4/3/1995	97888	10/8/1996		Registered
157891	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	16	97886	4/3/1995	97886	10/8/1996		Registered
157883	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	9	97885	4/3/1995	97885	10/8/1996		Registered
157879	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	1	97884	4/3/1995	97884	10/8/1996		Registered
158414	Japan	DIGITAL SCIENCE W/DS (STYLIZED)	35	7-27787	3/24/1995				Pending
131338	Morocco	DIGITAL SCIENCE W/DS (STYLIZED)	9	57892	11/2/1995				Pending
158389	Myanmar	DIGITAL SCIENCE W/DS (STYLIZED)	9	1954/1995	5/22/1995	1954/1995	5/22/1995		Registered
158349	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	42	247303	3/30/1995	B247303	3/30/1997		Registered

158344	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	38	247302	3/30/1995	B247302	3/30/1997	Registered
158339	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	35	247301	3/30/1995	B247301	3/30/1997	Registered
158334	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	16	247300	3/30/1995	B247300	3/30/1995	Registered
158329	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	9	247299	3/30/1995	B247299	3/30/1997	Registered
158324	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	1	247298	3/30/1995	B247298	3/30/1995	Registered
158040	Venezuela	DIGITAL SCIENCE W/DS (STYLIZED)	42	4342	3/29/1995			Pending
148380	Japan	DIGITHERM	1	42761/94	4/27/1994			Pending
141928	United States	DIMEZONE	6	77525	7/13/1959	704798	9/27/1960	Registered
132965	Canada	DIRECT IMAGE		806997	3/14/1996	517337	9/29/1999	Registered
164955	United States	DK-50	1	71445390	7/16/1941	401845	6/15/1943	Registered
173691	Canada	DOLEV		1097785	3/28/2001	TMA574543	1/28/2003	Registered
173321	France	DOLEV	9	1495222	8/26/1988	1495222	8/26/1988	Registered
173322	Germany	DOLEV	9	S47189/9 Wz	8/26/1988	1141966	6/28/1989	Registered
173324	Italy	DOLEV	9	36289C/88	9/2/1988	1297588	7/11/1991	Registered
173325	Japan	DOLEV	9	1988-104544	9/12/1988	2706487	4/28/1995	Registered
173326	United Kingdom	DOLEV	9	1356378	8/31/1988	1356378	8/31/1990	Registered
165844	Mexico	DOUBLE-X	9			459430	5/6/1994	Registered
144463	United States	DOUBLE-X	1	170391	6/5/1963	765871	3/3/1964	Registered
162257	Canada	DS (STYLIZED)		790649	8/21/1995	492662	4/8/1998	Registered
157772	Canada	DS (STYLIZED)		778652	3/24/1995	492666	4/8/1998	Registered
163518	Australia	DURACLEAR	1	A520133	9/27/1996	A520133	9/27/1996	Registered
163527	Denmark	DURACLEAR	1	6981/89	9/21/1989	7202/90	11/9/1990	Registered
163546	Greece	DURACLEAR	1	96005	10/12/1989	96005	12/17/1992	Registered
168559	Argentina	DURACOLOR	1	2312858	10/24/2000	1869288	4/29/2002	Registered
168547	Bolivia	DURACOLOR	1	SM-4284	9/29/2000	87956-C	8/21/2002	Registered
168129	Brazil	DURACOLOR	1	822683199	5/5/2000	822683199	10/13/2010	Registered
168660	Chile	DURACOLOR	1	509656	11/30/2000	599982	7/20/2001	Registered
168579	Costa Rica	DURACOLOR	40		12/4/2000	127460	8/14/2001	Registered
168578	Costa Rica	DURACOLOR	1		12/3/2001	134285	8/14/2002	Registered
168585	El Salvador	DURACOLOR	40	012000009625	12/13/2000	220 Book 141	10/17/2001	Registered
168584	El Salvador	DURACOLOR	1	012000009624	12/13/2000	99 Book 142	10/24/2001	Registered
168587	Guatemala	DURACOLOR	40	M-10779-2000	12/13/2000	111767	7/19/2001	Registered
168586	Guatemala	DURACOLOR	1	M-10778-2000	12/13/2000	122489	2/26/2003	Registered

168132	Mexico	DURACOLOR	40	419567	4/5/2000	699009	4/5/2000	Registered
168131	Mexico	DURACOLOR	16	419566	4/5/2000	655503	4/5/2000	Registered
168591	Nicaragua	DURACOLOR	40	2000/05308	12/14/2000	50246CC	8/6/2001	Registered
168590	Nicaragua	DURACOLOR	1	2000/05307	12/14/2000	50245CC	8/6/2001	Registered
168576	Panama	DURACOLOR	1	112358	1/11/2001	112358 01	1/11/2001	Registered
168577	Panama	DURACOLOR	40	112359	1/11/2001	112359 01	1/11/2001	Registered
168524	Paraguay	DURACOLOR	40	25.097	9/28/2000	354394	7/5/2001	Registered
168523	Paraguay	DURACOLOR	1	25.480	10/2/2000	354395	7/10/2001	Registered
168522	Peru	DURACOLOR	40	114739	9/27/2000	24115	12/29/2000	Registered
168521	Peru	DURACOLOR	1	114738	9/27/2000	68352	12/19/2000	Registered
168529	Uruguay	DURACOLOR	16, 40	326433	9/27/2000	420649	6/6/2011	Registered
168538	Uruguay	DURACOLOR	1	326645	10/5/2000	420650	6/6/2011	Registered
168528	Venezuela	DURACOLOR	40	18218-00	10/4/2000	17877	8/27/2001	Registered
168527	Venezuela	DURACOLOR	1	18219-00	10/4/2000	234105	8/27/2001	Registered
137739	Australia	DURAFLEX	1	A411088	7/2/1984	411088	7/2/1984	Registered
137752	Denmark	DURAFLEX	1	5129/84	9/19/1984	83/86	1/3/1986	Registered
137755	Finland	DURAFLEX	1	3665/85	10/23/1985	102480	10/20/1988	Registered
137772	Greece	DURAFLEX	1	84908	2/19/1987	84908	2/19/1987	Registered
137885	Iceland	DURAFLEX	1	901/1991	9/26/1991	81/1992	1/23/1992	Registered
137892	Japan	DURAFLEX	1, 9	50568/1984	5/17/1984	2206876-1	1/30/1990	Registered
166021	Mexico	DURAFLEX	1	296960	6/3/1997	551568	6/25/1997	Registered
137900	New Zealand	DURAFLEX	1	153576	7/3/1984	153576	7/3/1984	Registered
137895	Norway	DURAFLEX	1			123223	11/28/1985	Registered
137907	Sweden	DURAFLEX	9			205400	4/16/1987	Registered
151959	United Kingdom	DURAFLO	1	2000921	10/31/1994	2000921	10/31/1994	Registered
158059	United States	DURAFLO	1	73467686	2/27/1984	1318806	2/12/1985	Registered
167518	Argentina	DURALIFE	1	2993714	4/9/2010	1787391	4/10/2000	Registered
167519	Australia	DURALIFE	1	784776	2/8/1999	784776	2/8/1999	Registered
168033	Bolivia	DURALIFE	1	SM-0256	1/21/2000	88000-C	8/26/2002	Registered
167520	Brazil	DURALIFE	1	821423738	2/19/1999	821423738	9/17/2002	Registered
167517	Canada	DURALIFE		1004572	2/8/1999	558208	2/20/2002	Registered
167521	Chile	DURALIFE	1	881041	10/13/2009	871458	11/8/2009	Registered
167522	China (People's Republic Of)	DURALIFE	1	9900016057	2/11/1999	1416044	7/7/2000	Registered
167543	Denmark	DURALIFE	1	VA 1999 00771	2/16/1999	VR 1999/1861	6/4/1999	Registered
167523	Finland	DURALIFE	1	T199900549	2/17/1999	216283	12/15/1999	Registered
167544	Greece	DURALIFE	1	139716	2/18/1999	139716	6/19/2000	Registered
167525	Hong Kong	DURALIFE	1	1544/1999	2/8/1999	199915992	2/8/1999	Registered

167527	Indonesia	DURALIFE	1	D99-5946	4/16/1999	IDM000187438	12/12/2008	Registered
167528	Ireland	DURALIFE	1	99/0530	2/16/1999	211719	2/16/1999	Registered
167529	Japan	DURALIFE	1	10692/1999	2/9/1999	4337086	11/19/1999	Registered
167531	Mexico	DURALIFE	1	363032	2/8/1999	603866	2/9/1999	Registered
167532	New Zealand	DURALIFE	1	304800	2/8/1999	304800	2/8/1999	Registered
167533	Norway	DURALIFE	1	1999 01810	2/18/1999	197490	5/6/1999	Registered
168032	Paraguay	DURALIFE	1	1012847	4/8/2010	226258	7/4/2000	Registered
167534	Peru	DURALIFE	1	078931	3/1/1999	54871	5/14/1999	Registered
167535	Singapore	DURALIFE	1	T99/01209D	2/11/1999	T9901209D	2/11/1999	Registered
167536	South Africa	DURALIFE	1	99/01915	2/8/1999	99/01915	2/8/1999	Registered
167530	South Korea	DURALIFE	1	40-1999-4653	2/12/1999	462823	1/12/2000	Registered
167538	Sweden	DURALIFE	1	99-1295	2/16/1999	340182	9/8/2000	Registered
167539	Taiwan	DURALIFE	1	88005555	2/8/1999	887577	4/1/2000	Registered
167540	Thailand	DURALIFE	1	381089	2/18/1999	Kor108059	2/18/1999	Registered
167541	United Kingdom	DURALIFE	1	2189039	2/17/1999	2189039	2/17/1999	Registered
168015	Uruguay	DURALIFE	1	412269	5/10/2010	319244	7/6/2000	Registered
167542	Venezuela	DURALIFE	1	1803-99	2/11/1999	P-226071	10/8/1999	Registered
146497	Denmark	DURAPRINT	1	5977/85	10/24/1985	VR 1987 00697	2/6/1987	Registered
146513	Greece	DURAPRINT	1	84909	2/19/1987	84909	2/19/1987	Registered
166185	Andorra	DURATRANS	1	3690	1/14/1997	2429	1/14/1997	Registered
145269	Australia	DURATRANS	1			A314468	1/5/1978	Registered
145275	Canada	DURATRANS	1	419516	4/12/1996	263941	10/30/1996	Registered
145278	Denmark	DURATRANS	1	273/78	1/17/1978	3655/1978	11/10/1978	Registered
145283	Finland	DURATRANS	1	3667/85	10/23/1985	99234	8/20/1987	Registered
145295	Greece	DURATRANS	1	84910	2/19/1987	84910	2/19/1987	Registered
166020	Mexico	DURATRANS	1	296959	6/3/1997	640230	1/31/2000	Registered
145390	New Zealand	DURATRANS	1	122271	1/10/1978	122271	1/10/1978	Registered
145386	Norway	DURATRANS	1			103992	1/10/1980	Registered
145395	Poland	DURATRANS	1	96494	2/8/1991	70717	2/8/1991	Registered
145399	Sweden	DURATRANS	1			163445	5/19/1978	Registered
145265	United States	DURATRANS	1	382209	8/27/1982	1255696	11/1/1983	Registered
138151	Australia	DX (STYLIZED)	9	B394630	7/25/1983	B394630	7/25/1983	Registered
138146	Australia	DX (STYLIZED)	1	B392402	6/7/1983	B392402	6/7/1983	Registered
138156	Canada	DX (STYLIZED)	1, 9	504008	5/24/1983	296095	10/12/1984	Registered
138160	Denmark	DX (STYLIZED)	1, 9	3628/83		1516/84	4/13/1984	Registered
138163	Finland	DX (STYLIZED)	1, 9	4034/1983	7/29/1983	91552	1/21/1985	Registered
138282	Japan	DX (STYLIZED)	1, 9	9/11/97		2001266	11/20/1997	Registered

138296	New Zealand	DX (STYLIZED)	9	148186	7/29/1983	148186	7/29/1983	Registered
138292	New Zealand	DX (STYLIZED)	1	147407	6/3/1983	147407	6/3/1983	Registered
138287	Norway	DX (STYLIZED)	1, 9	83/2433	7/28/1983	119228	11/22/1984	Registered
138300	Sweden	DX (STYLIZED)	1, 9	83-4856	7/27/1983	189330	12/9/1983	Registered
138143	United States	DX (STYLIZED)	1	73492593	7/30/1984	1353506	8/13/1985	Registered
162279	United States	DXIX (STYLIZED)	1	74-628109	1/31/1995	2018280	11/19/1996	Registered
166186	Andorra	EASTMAN	1, 9	3689	1/14/1997	2435	1/14/1997	Registered
168801	Angola	EASTMAN	1	4118/94	12/1/1994	4118/94	8/4/1999	Registered
168812	Angola	EASTMAN	42	4129/94	12/1/1994	4129/94	8/11/1999	Registered
168811	Angola	EASTMAN	40	4128/94	12/1/1994	4128/94	8/30/1999	Registered
168805	Angola	EASTMAN	9	4122/94	12/1/1994	4122/94	8/30/1999	Registered
168804	Angola	EASTMAN	16	4121/94	12/1/1994	4121/94	8/30/1999	Registered
168802	Angola	EASTMAN	2	4119/94	12/1/1994	4119/94	8/30/1999	Registered
168803	Angola	EASTMAN	5	4120/94	12/1/1994	4120/94	9/14/1999	Registered
163218	Argentina	EASTMAN	9	2952989	10/20/2009	2396363	9/27/2010	Registered
163214	Argentina	EASTMAN	1	2897028	2/25/2009	1724031	3/3/1999	Registered
165905	Australia	EASTMAN	9	730531	3/25/1997	730531	3/25/1997	Registered
163248	Australia	EASTMAN	1	A404430	2/28/1984	A404430	2/28/1984	Registered
163241	Australia	EASTMAN	1	A231847	8/22/1976	A231847	8/22/1969	Registered
163282	Bangladesh	EASTMAN	9			3847	8/29/1995	Registered
163278	Bangladesh	EASTMAN	1			3846	8/29/1995	Registered
142894	Cambodia (Kampuchea)	EASTMAN	1	2788	4/19/1993	2786	4/23/1993	Registered
163406	Chile	EASTMAN	9	849845	12/24/2008	849267	3/19/2009	Registered
163413	Chile	EASTMAN	1	687007	5/13/2005	732154	8/29/2005	Registered
166918	Chile	EASTMAN	1	412455	4/22/1998			Pending Application
163417	China (People's Republic Of)	EASTMAN	9			154119	2/15/1982	Registered
163441	Colombia	EASTMAN	1	92/271005	11/11/1997	15041A	11/27/1997	Registered
163437	Colombia	EASTMAN	9	92/271005	11/11/1997	15041	11/27/1997	Registered
163507	Cuba	EASTMAN	9			110987	7/1/1995	Registered
163498	Cuba	EASTMAN	1			110808	1/17/1992	Registered
163523	Denmark	EASTMAN	9	8964/90	11/23/1990	8542/92	9/18/1992	Registered
157069	Dominican Republic	EASTMAN	70		2/26/1992	53180	4/14/1992	Registered
157064	Dominican Republic	EASTMAN	9	2012/4717	1/23/2012	53168	4/14/1992	Registered
157058	Dominican Republic	EASTMAN	16		2/26/1992	53159	4/14/1992	Registered
157026	Dominican Republic	EASTMAN	5	2012/4708	1/23/2012	53036	4/14/1992	Registered
163541	Ecuador	EASTMAN	9			26/40	1/3/1940	Registered
164603	El Salvador	EASTMAN	40	1955/91	8/15/1991	15BOOK16	3/19/1993	Registered

Registration No.	Country	Owner	Class	App No.	Pub Date	Reg No.	Reg Date	Status
164576	El Salvador	EASTMAN	1	1958/91	8/15/1991	235BOOK20	12/2/1993	Registered
147333	Estonia	EASTMAN	Rene, onl, 1, 2, 5, 16, 17, 22, 23, 34, 42	9079	10/27/1993	18917	3/29/1996	Registered
163565	Finland	EASTMAN	9	6140/90	11/27/1990	122095	9/21/1992	Registered
163561	Finland	EASTMAN	1, 9	T195300905	6/9/1953	27432A	2/15/1954	Registered
165923	Georgia	EASTMAN	1, 2, 5, 16, 17, 22, 23, 34, 42	408/3	3/30/1994	8549	3/5/1998	Registered
144109	Greece	EASTMAN	40, 41, 42	114990	7/8/1993	114990	12/19/1995	Registered
163633	Greece	EASTMAN	9	102201	12/21/1990	102201	3/17/1994	Registered
163621	Greece	EASTMAN	1, 9, 16			18670	6/11/1953	Registered
163641	Guatemala	EASTMAN	1			31534	12/14/1996	Registered
165921	Hong Kong	EASTMAN	9	5068/97	4/16/1997	2464/1999	4/16/1997	Registered
163652	Hong Kong	EASTMAN	9	99/49	2/3/1949	958/49	2/3/1949	Registered
163647	Hong Kong	EASTMAN	1, 9	99/49	2/3/1949	19490957AA	2/3/1949	Registered
164061	Iceland	EASTMAN	1, 16, 40, 41, 42, 44	855/1991	9/26/1991	40/1992	1/23/1992	Registered
164057	Iceland	EASTMAN	9	1003/1990	12/7/1990	538/1991	5/31/1991	Registered
164033	India	EASTMAN	9			B303115	2/20/1989	Registered
164028	India	EASTMAN	1			303114	2/20/1989	Registered
156424	India	EASTMAN	1	657154	2/28/1995	657154	2/28/1995	Registered
164019	Indonesia	EASTMAN	9			IDM000194824	5/24/1989	Registered
164011	Indonesia	EASTMAN	1	D97 19750		IDM000158966	3/15/1998	Registered
168020	Indonesia	EASTMAN	16	D98-15480		IDM000194825	5/24/2009	Registered
164025	Israel	EASTMAN	1	15827	1/29/1957	15827	1/1/1959	Registered
164106	Japan	EASTMAN	1, 9	54074/1989	5/12/1989	2409008	4/30/1992	Registered
164101	Japan	EASTMAN	1	204932/1988	4/5/1988	523306	7/9/1978	Registered
164068	Japan	EASTMAN	1	721836/1995	6/28/1995	74983	10/7/1915	Registered
143788	Laos	EASTMAN	1	2124	6/3/1993	1343	6/4/2003	Registered
146918	Latvia	EASTMAN	1, 2, 5, 16, 17, 22, 23, 34, 42	M-93-8125	9/21/1993	33630	8/20/1996	Registered
147852	Lithuania	EASTMAN	1, 2, 5, 16, 17, 22, 23, 34, 42	13082	10/13/1993	24313	2/18/1997	Registered
140326	Lithuania	EASTMAN	9	12837	9/30/1993	14080	1/10/1995	Registered
130888	Madagascar	EASTMAN	35, 37, 40, 41	95/00831D	7/13/1995	1596	7/13/1995	Registered
164301	Malaysia	EASTMAN	1	01130/88	3/15/1988	01130/88	3/15/1995	Registered
164297	Malaysia	EASTMAN	9			88/01126	3/15/1995	Registered
164239	Mexico	EASTMAN	1	26876		58083	8/27/1955	Registered
164289	Mexico	EASTMAN	9	161717		244618	4/25/1980	Registered

Registration Number	Country	Trademark	Class	Priority	Registration Date	Priority Date	Registration Date	Status
139265	Myanmar	EASTMAN	1				3655/1993	Registered
164328	Netherlands Antilles	EASTMAN	1, 9				3750	Registered
164321	Norway	EASTMAN	9	90.6261	11/27/1990		158209	Registered
164474	Pakistan	EASTMAN	1		6/25/1970		53754	Registered
164470	Pakistan	EASTMAN	9		6/25/1970		53753	Registered
164352	Panama	EASTMAN	1				1933	Registered
164519	Paraguay	EASTMAN	9	25699	12/16/1996		194353	Registered
164514	Paraguay	EASTMAN	1	25700	12/16/1996		194354	Registered
164433	Peru	EASTMAN	9	491551	4/26/2012		45808	Registered
164424	Peru	EASTMAN	1	187547	6/26/1991		8960	Registered
164494	Poland	EASTMAN	1, 2, 3, 4, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42	96493	2/8/1991		70716	Registered
164489	Poland	EASTMAN	1		4/27/1970		49652	Registered
167497	Poland	EASTMAN	9	Z193546	10/28/1998		135069	Registered
133328	Russian Federation	EASTMAN	1, 5, 16, 23, 42	93047630	10/19/1993		136111	Registered
164561	Singapore	EASTMAN	1		9/6/1970		T4911660J	Registered
164571	Singapore	EASTMAN	1		8/18/1971		T5012829C	Registered
164566	Singapore	EASTMAN	9		9/6/1970		T4911661I	Registered
166040	Singapore	EASTMAN	9	S/5572/97	5/14/1997		T97/05572A	Registered
149695	South Africa	EASTMAN	9	B86/8186	12/8/1986		B86/8186	Registered
164783	South Africa	EASTMAN	1	B65/5176	12/13/1965		B65/5176	Registered
164109	South Korea	EASTMAN	1, 9	2888/1970	8/17/1970		20664	Registered
166023	South Korea	EASTMAN	9	97-20315	5/6/1997		417740	Registered
164558	Sweden	EASTMAN	9	90-10608	11/20/1990		233240	Registered
164528	Sweden	EASTMAN	1, 9				29278	Registered
164667	Taiwan	EASTMAN	101				253007	Registered
171080	Tunisia	EASTMAN	1, 5, 7, 9, 10, 11, 16, 17, 22, 23, 24, 28, 34, 40	EE890144	2/21/1989		EE040339	Registered
140331	Turkmenistan	EASTMAN	9	1(2881)	12/29/1995		3026	Registered
167803	United Kingdom	EASTMAN	9	2012334	2/24/1995		2012334B	Registered
167314	United Kingdom	EASTMAN	9	2183190	11/30/1998		2183190	Registered

163095	United States	EASTMAN	1	277545	8/4/1967	867753	4/8/1969	Registered
164749	Venezuela	EASTMAN	1, 9			F-011832	11/7/1954	Registered
164001	Venezuela	EASTMAN	9	338/93	1/13/1993	181539	10/10/1995	Registered
137768	Iran	EASTMAN (ARABIC)	1, 9, 16, 17, 22, 23, 35, 41			46003	11/16/1996	Registered
131178	China (People's Republic Of)	EASTMAN (CHINESE)	9	93016084	3/12/1993	699583	7/28/1994	Registered
131170	China (People's Republic Of)	EASTMAN (CHINESE)	1	93016082	3/12/1993	697227	7/14/1994	Registered
162475	India	EASTMAN (STYLIZED WITH BEAKERS)	1	576402	7/3/1992	576402	7/3/1992	Registered
154037	Germany	EASTMAN EXR	1, 9	E29990/1	9/14/1990	1177311	6/6/1991	Registered
154032	Switzerland	EASTMAN EXR	1, 9		10/18/1990	385555	10/18/1990	Registered
168833	Argentina	EASYSHARE	9	3205262	11/8/2012	1902130	11/28/2002	Registered
168848	Australia	EASYSHARE	9	884119	7/30/2001	884119	7/30/2001	Registered
169407	Australia	EASYSHARE	9, 40, 41	916487	6/14/2002	916487	6/13/2002	Registered
169408	Brazil	EASYSHARE	9	824686381	7/3/2002			Pending Application
169419	Brazil	EASYSHARE	40	824680138	6/24/2002	824680138	4/24/2007	Registered
176284	Brazil	EASYSHARE	9	840008830	1/26/2012			Pending Application
168858	Canada	EASYSHARE		1132388	2/27/2002	626957	11/29/2004	Registered
168851	Chile	EASYSHARE	9	997733	3/12/2012	961296	3/25/2002	Registered
169430	Chile	EASYSHARE	40	1033660	11/15/2012	651927	12/11/2002	Registered
168852	China (People's Republic Of)	EASYSHARE	9	2001137443	8/1/2001	1983102	11/28/2002	Registered
169597	China (People's Republic Of)	EASYSHARE	41	3296339	9/4/2002	3296339	12/20/2003	Registered
169596	China (People's Republic Of)	EASYSHARE	38	3296337	9/4/2002	3296337	4/21/2004	Registered
169410	China (People's Republic Of)	EASYSHARE	9	3359004		3359004	2/7/2004	Registered
169420	China (People's Republic Of)	EASYSHARE	40	3296338	9/4/2002	3296338	4/21/2004	Registered
168847	Hong Kong	EASYSHARE	9	12177/2001	7/28/2001	B432/2003	7/28/2001	Registered
168932	India	EASYSHARE	9	1032937	7/31/2001	1032937	7/31/2001	Registered
169421	India	EASYSHARE	40	1236829	9/15/2003	1236829	9/15/2003	Registered
168859	Indonesia	EASYSHARE	9	R00 2011 008885	8/5/2011	IDM000335437	11/16/2011	Registered
169412	Indonesia	EASYSHARE	9	D00.2002.22953 .23209	10/3/2002	551874	11/11/2003	Registered
169422	Indonesia	EASYSHARE	40	R00 2012 001878	2/3/2012	IDM000357295	7/18/2003	Registered
169413	Japan	EASYSHARE	9, 40	66158/2002	8/5/2002	4727848	11/21/2003	Registered
168853	Mexico	EASYSHARE	9	498649	7/27/2001	718866	7/27/2001	Registered
169424	Mexico	EASYSHARE	40	552304	6/18/2002	754986		Registered
169414	Mexico	EASYSHARE	9	552303	6/18/2002	754985	6/1/2002	Registered
168846	South Korea	EASYSHARE	9	40-2001-42828	9/26/2001	548971	5/23/2003	Registered

169415	South Korea	EASYSHARE	9	70-2002-529	9/11/2002	40-548971		Registered
169425	South Korea	EASYSHARE	38, 40	41-2002-18456	9/11/2002	41-100931	5/18/2004	Registered
168854	Taiwan	EASYSHARE	9	90031185	7/27/2001	1029657	1/15/2003	Registered
169416	Taiwan	EASYSHARE	9	91024682	6/17/2002	1043645	1/15/2003	Registered
169426	Taiwan	EASYSHARE	40	91024690	6/17/2002	184841	7/31/2003	Registered
176153	United States	EASYSHARE	9	85220062	1/18/2011	4110993	3/13/2012	Registered
171262	Uruguay	EASYSHARE	9, 38, 40	358614	11/24/2004	358614	6/20/2005	Registered
168832	Venezuela	EASYSHARE	21, 24, 26	13802-01	8/2/2001	241720	11/11/2002	Registered
173694	Canada	ECENTRAL		1097880	3/28/2001	TMA580851	5/7/2003	Registered
175581	India	EDGE	1	1679959	4/24/2008			Pending Application
151964	United Kingdom	EDGE	1	2000919	10/31/1994	2000919	10/31/1994	Registered
169851	China (People's Republic Of)	EDGE (CHINESE)	1	3462608	2/20/2003	3462608	1/21/2005	Registered
144366	India	EKTA	9		4/19/1951	148455	7/22/1952	Registered
144362	India	EKTA	1		4/19/1951	148454	4/28/1952	Registered
144418	South Africa	EKTA	9	65/4504	11/4/1965	65/4504	11/4/1965	Registered
144414	South Africa	EKTA	1	65/4503	11/4/1965	65/4503	11/4/1965	Registered
144424	Zambia	EKTA	9			784/59	2/8/1993	Registered
144419	Zambia	EKTA	1			783/59	2/8/1993	Registered
131709	Brazil	EKTACATH	1	816639418	2/28/1992	816639418	9/21/1993	Registered
159012	Brazil	EKTACATH	10	816639400	2/28/1992	816639400	11/9/1993	Registered
158368	Finland	EKTACATH	1, 10	982/92	2/28/1992	127794	9/6/1993	Registered
159005	Hong Kong	EKTACATH	1	644/92	1/29/1992	3765/93	9/15/1993	Registered
159010	Hong Kong	EKTACATH	10	645/92	1/29/1992	2288/93		Registered
159047	Japan	EKTACATH	1	17919/92	2/24/1992	2704015	2/28/1995	Registered
166187	Andorra	EKTACHROME	1	3685	1/14/1997	2476	1/14/1997	Registered
155787	Argentina	EKTACHROME	40	2444087	7/14/2003	1950524	9/12/2003	Registered
155781	Argentina	EKTACHROME	1	2366554	2/21/2002	1872365	5/22/2002	Registered
155835	Bolivia	EKTACHROME	16			83377-A	12/8/1970	Registered
155830	Bolivia	EKTACHROME	9			83378-A	12/8/1970	Registered
155825	Bolivia	EKTACHROME	1			83379-A	12/8/1970	Registered
145209	Brazil	EKTACHROME	1	814385524	7/22/1988	814385524	6/6/1995	Registered
155845	Brazil	EKTACHROME	9.45			5019095	12/3/1968	Registered
155841	Brazil	EKTACHROME	1.7			2299682	12/3/1948	Registered
155861	Chile	EKTACHROME	1, 5, 9	849844	12/24/2008	849307	3/19/2009	Registered
166706	China (People's Republic Of)	EKTACHROME	1	9800004102	1/13/1998	1280097	6/7/1999	Registered
169916	Colombia	EKTACHROME	1	T2003/017113	2/27/2003	274680	9/26/2003	Registered
155871	Cuba	EKTACHROME	9			110809	1/17/1977	Registered

156999	Dominican Republic	EKTACHROME	44		2/21/1992	53182	4/14/1992	Registered
156994	Dominican Republic	EKTACHROME	1, 5	2012/4712	1/23/2012	53035	4/14/1992	Registered
168674	Estonia	EKTACHROME	1	9080	10/27/1993	18325	1/30/1996	Registered
147341	Georgia	EKTACHROME	1	424/03 / 11474	3/30/1994	M12967	11/9/1999	Registered
144120	Greece	EKTACHROME	40, 42	114993	7/8/1993	114993	12/19/1995	Registered
155927	Greece	EKTACHROME	1, 9, 16	62.51	1/10/1979	62651	6/17/1989	Registered
155925	Greece	EKTACHROME	Class, Rene, onl, 1, 9	84889	2/18/1987	84889	2/18/1987	Registered
155939	Hong Kong	EKTACHROME	1	46/49	1/15/1977	19490860	1/15/1949	Registered
156200	Iceland	EKTACHROME	1	455/1984	9/11/1984	334/1985	7/2/1985	Registered
156188	India	EKTACHROME	1		11/23/1949	141298	1/20/1951	Registered
156178	Indonesia	EKTACHROME	16			IDM000195012	3/2/2009	Registered
156173	Indonesia	EKTACHROME	1	D97-19746	9/15/1997	IDM000158965	3/15/1998	Registered
156195	Iran	EKTACHROME	1, 9, 16, 35, 41			46028	11/16/1996	Registered
156204	Japan	EKTACHROME	18	214913/1990	7/17/1990	394384	12/1/1950	Registered
143795	Laos	EKTACHROME	1	2126	6/3/1993	1346	6/4/2003	Registered
170477	Laos	EKTACHROME	16	2126	6/3/1993	1347	6/4/2003	Registered
146922	Latvia	EKTACHROME	1	M-93-8126	9/21/1993	M33308	6/20/1996	Registered
147856	Lithuania	EKTACHROME	1	13084	10/13/1993	24311	2/18/1997	Registered
130884	Madagascar	EKTACHROME	35, 37, 40, 41	95/00832D	7/13/1995	1597	7/13/1995	Registered
156268	Malaysia	EKTACHROME	1	88/01117	3/15/1988	88/01117	3/15/1988	Registered
156254	Mexico	EKTACHROME	16	104607	9/27/1976	199949	3/26/1992	Registered
156249	Mexico	EKTACHROME	1	36074	8/21/1947	56626	6/27/1948	Registered
156245	Mexico	EKTACHROME	1, 9	36073	8/21/1947	55958	4/15/1948	Registered
139280	Myanmar	EKTACHROME	1, 16			3657/1993	11/25/1993	Registered
156295	Panama	EKTACHROME	1			175	9/5/1951	Registered
156354	Paraguay	EKTACHROME	1	5230	4/12/1993	162305	6/7/1993	Registered
156307	Peru	EKTACHROME	1	233068/93		22844	5/26/1994	Registered
156341	Poland	EKTACHROME	1, 9, 16, 40	96490	2/8/1991	70713	2/8/1991	Registered
141350	Russian Federation	EKTACHROME	1	93047635	10/19/1993	129943	7/24/1995	Registered
156362	Singapore	EKTACHROME	1		9/6/1970	T4911669D	9/6/1970	Registered
156403	South Africa	EKTACHROME	16	65/4507	11/4/1965	65/4507	11/4/1965	Registered
156399	South Africa	EKTACHROME	9	65/4506	11/4/1965	65/4506	11/4/1965	Registered
156392	South Africa	EKTACHROME	1	65/4505	11/4/1965	65/4505	11/4/1965	Registered
156209	South Korea	EKTACHROME	1, 9	2889/1970	8/17/1970	20665	12/14/1970	Registered
156371	Taiwan	EKTACHROME	19			19719	4/1/1965	Registered
156366	Thailand	EKTACHROME	1	285701	5/18/1995	Kor30466	7/28/1965	Registered

156386	Venezuela	EKTACHROME	1	1736	3/14/1997	26859	6/30/1952	Registered
156382	Venezuela	EKTACHROME	1	1740	3/14/1997	26814	6/25/1952	Registered
130928	China (People's Republic Of)	EKTACHROME (CHINESE)	1	93016079	3/12/1993	697233	7/14/1994	Registered
146324	Taiwan	EKTACHROME (CHINESE)	81			68071	2/1/1974	Registered
166188	Andorra	EKTACOLOR	1	3686	1/14/1997	2478	1/14/1997	Registered
137374	China (People's Republic Of)	EKTACOLOR	1	960001661	7/8/1996	271252	12/10/1996	Registered
144123	Greece	EKTACOLOR	40, 42	114994	7/8/1993	114994	7/8/1993	Registered
137406	Greece	EKTACOLOR	1, 9	62652	1/10/1979	62652	8/18/1980	Registered
137657	Iceland	EKTACOLOR	1	895/1991	9/26/1991	75/1992	1/23/1992	Registered
137649	India	EKTACOLOR	1			172470	12/27/1997	Registered
137639	Indonesia	EKTACOLOR	1			IDM000207488	4/23/1979	Registered
137655	Iran	EKTACOLOR	1, 9			45999	10/10/1976	Registered
137664	Japan	EKTACOLOR	1, 9			1273249	1/10/1977	Registered
139260	Laos	EKTACOLOR	1	2123	6/3/1993	1342	6/4/2003	Registered
137677	Malaysia	EKTACOLOR	1	88/01119	3/15/1988	88/01119	7/11/1994	Registered
167585	Mali	EKTACOLOR						Pending Application
139250	Myanmar	EKTACOLOR	1			3658/1993	11/25/1993	Registered
167352	Nepal	EKTACOLOR	1	4682	8/25/1999	14545/056	9/20/1999	Registered
130510	Panama	EKTACOLOR	1			658	5/20/1971	Registered
137727	Poland	EKTACOLOR	1, 9, 16, 40	96489	2/8/1991	70712	2/8/1991	Registered
137761	South Africa	EKTACOLOR	16	65/4510	11/4/1965	65/4510	11/4/1965	Registered
137756	South Africa	EKTACOLOR	9	65/4509	11/4/1965	65/4509	11/4/1965	Registered
137750	South Africa	EKTACOLOR	1	65/4508	11/4/1965	65/4508	11/4/1965	Registered
137666	South Korea	EKTACOLOR	1, 9	1187/1971	4/1/1971	22623	6/28/1971	Registered
137738	Taiwan	EKTACOLOR	1			358831	3/16/1987	Registered
137743	Taiwan	EKTACOLOR	55			355491	2/1/1987	Registered
137731	Thailand	EKTACOLOR	1	285702	5/18/1995	Kor30467	7/28/1965	Registered
137330	United States	EKTACOLOR	1	168593	5/10/1963	763900	1/28/1964	Registered
170911	United States	EKTACOLOR	1	78349188	1/8/2004	2985147	8/16/2005	Registered
153331	Germany	EKTACOLOR GOLD (STYLIZED)	1, 9, 16, 40	E28093/1WZ	11/5/1988	1145308	8/28/1989	Registered
167545	China (People's Republic Of)	EKTACOLOR PRIME	1	9900020038	3/2/1999	1416045	7/7/2000	Registered
157475	Mexico	EKTAFICHE	9	126047	6/1/1978	215796	7/24/1978	Registered
155561	Mexico	EKTAFLO	1	245187		314685	6/28/1986	Registered
170846	Chile	EKTAGRAPHIC	9	627763	11/12/2003	692530	5/6/2004	Registered
155776	Iceland	EKTAGRAPHIC	9	456/1984	9/11/1984	335/1985	7/2/1985	Registered
149959	South Africa	EKTAGRAPHIC	9	94/4124	4/25/1994	94/4124	4/25/1994	Registered

155802	Tunisia	EKTAGRAPHIC	1, 9, 10	EE.89.0148	2/21/1989	EE040343	2/21/1989	Registered
149002	Japan	EKTAJET	11	63587/1991	6/18/1991	2622962	1/26/1984	Registered
154546	United Kingdom	EKTAJET	1	2003641	11/28/1994	2003641	11/28/1994	Registered
134664	Argentina	EKTAMATE	9	1971812	4/17/1995	1582724	12/14/1995	Registered
134684	Brazil	EKTAMATE	9.45, 9.80	16694/74	9/16/1974	6296041	4/25/1996	Registered
134692	Denmark	EKTAMATE	1, 9, 16	1974/105	1/4/1974	1975/46	1/3/1975	Registered
134817	Japan	EKTAMATE	1, 9	726798/1996	9/4/1996	1244798		Registered
134825	Norway	EKTAMATE	1, 9, 16			93584	4/24/1975	Registered
134830	Sweden	EKTAMATE	1, 9, 16	5719/73	11/22/1973	148687	9/20/1974	Registered
149566	Brazil	EKTAMATIC	1	790089742	4/5/1979	790089742	1/15/1985	Registered
170848	Chile	EKTAMAX	9	627761	11/12/2003	692528	5/6/2004	Registered
170847	Chile	EKTAMAX	1	627762	11/12/2003	692529	5/6/2004	Registered
144032	Greece	EKTAMAX	1	115205	7/22/1993	115205	12/19/1995	Registered
171202	Poland	EKTAMAX	1	Z-142548	1/19/1995	R-98262	1/19/1995	Registered
153307	Japan	EKTANAR	10	12469/86	2/12/1986	2085555	10/26/1988	Registered
170854	Algeria	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170855	Austria	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170856	Belarus	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170857	Benelux	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170858	Bulgaria	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170859	Croatia	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170860	Czech Republic	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170861	Egypt	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170862	Germany	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170863	Hungary	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170864	Italy	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170865	Kazakhstan	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170866	Liechtenstein	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170867	Macedonia	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170868	Monaco	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170869	Morocco	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170870	Poland	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170871	Portugal	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170872	Romania	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170873	Russian Federation	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170874	San Marino	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170875	Slovak Republic	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered

170876	Slovenia	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170877	Spain	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170878	Sudan	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170879	Switzerland	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170880	Ukraine	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170881	Uzbekistan	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170882	Vietnam	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170853	WIPO	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
131217	Denmark	EKTAPLEX	9	1992/08277	11/24/1992	1993/03620	5/14/1993	Registered
150629	Denmark	EKTAPRESS	1	7395/88	10/24/1988	2242/90	4/6/1990	Registered
150633	Finland	EKTAPRESS	1	4702/88	10/25/1988	109998	12/20/1990	Registered
150646	Greece	EKTAPRESS	1	91236	11/9/1988	91236	11/19/1991	Registered
150745	Norway	EKTAPRESS	1	88/4879	10/25/1988	141947	7/5/1990	Registered
150749	Sweden	EKTAPRESS	1	88/9159	10/26/1988	221082	2/15/1991	Registered
148157	Brazil	EKTAPRINT	1	18551	6/30/1975	7229062	10/25/1980	Registered
151626	Colombia	EKTAPRINT	9	94/031231	7/15/1994	170225	11/30/1994	Registered
151631	Colombia	EKTAPRINT	1	94/031236	7/15/1994	170229	11/30/1994	Registered
144116	Greece	EKTAPRINT	35, 37	114992	7/8/1993	114992	7/8/1993	Registered
148249	Hong Kong	EKTAPRINT	1	1682/75		346/77	12/3/1975	Registered
148412	Iceland	EKTAPRINT	1, 9, 16	457/1984	9/11/1984	348/1985	8/6/1985	Registered
146854	Latvia	EKTAPRINT	1, 9	M-93-8133	9/21/1993	33635	8/20/1996	Registered
147860	Lithuania	EKTAPRINT	1, 9	13100	10/13/1993	24296	2/18/1997	Registered
148446	Mexico	EKTAPRINT	1, 2, 3, 4, 5, 17, 29			199109	11/30/1976	Registered
148439	Mexico	EKTAPRINT	1, 9	90585		196406	7/9/1976	Registered
148453	Norway	EKTAPRINT	9	90.6259	11/27/1990	157585	7/8/1993	Registered
148496	Poland	EKTAPRINT	1, 9, 16	96488	2/8/1991	70711	2/8/1991	Registered
141362	Russian Federation	EKTAPRINT	1, 9	93047619	10/19/1993	128342	6/16/1995	Registered
148526	Venezuela	EKTAPRINT	1	753025	5/27/1975	90728	4/17/1979	Registered
148522	Venezuela	EKTAPRINT	9			86905-F	6/20/1993	Registered
148518	Venezuela	EKTAPRINT	9			86904-F	6/20/1978	Registered
148513	Venezuela	EKTAPRINT	16			86903-F	6/20/1978	Registered
171156	Venezuela	EKTAPRINT	9			90728	4/17/1979	Registered
131411	Argentina	EKTAR	9	2417010	3/11/2003	1933065	6/19/2003	Registered
150728	Argentina	EKTAR	1	2465081	10/1/2003	1966243	1/8/2004	Registered
131428	Brazil	EKTAR	9	16698/74	9/16/1974	6331246	5/25/1976	Registered
131455	Chile	EKTAR	1, 9	928768	11/11/2010	907320	10/31/1990	Registered

131476	Denmark	EKTAR	1	4039/88	6/15/1988	3679/90	6/15/1990	Registered
157145	Dominican Republic	EKTAR	35			53187	4/14/1992	Registered
157136	Dominican Republic	EKTAR	9	2012/4725	1/23/2012	53166	4/14/1992	Registered
131493	Finland	EKTAR	1	2597/88	6/15/1988	108288	8/6/1990	Registered
144111	Greece	EKTAR	40	114991	7/8/1993	114991	12/19/1995	Registered
131555	Greece	EKTAR	16	116095	9/24/1993	116095	4/17/1996	Registered
131550	Greece	EKTAR	1	89546	6/24/1988	89546	10/17/1991	Registered
131882	Iceland	EKTAR	1, 9, 16, 40	871/1991	9/26/1991	53/1992	1/23/1992	Registered
131877	India	EKTAR	9		11/23/1949	141297	2/5/1951	Registered
131891	Japan	EKTAR	10	12470/86	2/12/1986	2085556	10/26/1988	Registered
139522	Laos	EKTAR	1	2129	6/3/1993	1362	6/4/2003	Registered
146858	Latvia	EKTAR	1, 16	M-93-8127	9/21/1993	33631	8/20/1996	Registered
147864	Lithuania	EKTAR	1, 16	13081	10/13/1993	24314	2/18/1997	Registered
131912	Mexico	EKTAR	1, 2, 3, 4, 5, 17, 29	61600	5/2/1989	371825	1/18/1990	Registered
131908	Mexico	EKTAR	1, 6, 8, 9, 11, 12, 14, 16	243700		308924	7/4/1985	Registered
139512	Myanmar	EKTAR	1			3661/1993	11/25/1993	Registered
131933	Panama	EKTAR	9			3406	9/27/1940	Registered
131939	Peru	EKTAR	9	243692	6/1/1994	27122	10/14/1994	Registered
131949	Poland	EKTAR	1, 9, 16, 17, 40	96487	2/8/1991	70710	2/8/1991	Registered
141371	Russian Federation	EKTAR	1, 16	93047616	10/19/1993	131182	8/28/1995	Registered
131969	Singapore	EKTAR	9		9/6/1970	T4911668F	9/6/1970	Registered
131897	South Korea	EKTAR	1	5142/1977	9/16/1977	57719	9/21/1978	Registered
131965	Sweden	EKTAR	1	88 5184	6/16/1988	219460	11/23/1990	Registered
131992	Venezuela	EKTAR	9			20729	5/4/1949	Registered
155731	Brazil	EKTASCAN	9.55					Pending
167978	China (People's Republic Of)	EKTASCAN	5	9900116901	9/29/1999			Pending
155689	Hong Kong	EKTASCAN	9	14901/94	12/14/1994	5932/1996	12/14/1994	Registered
155683	Hong Kong	EKTASCAN	1	14902/94	12/14/1994	5933/1996	12/14/1994	Registered
130925	Madagascar	EKTASCAN	1, 9, 16	95/00820D	7/13/1995	1585	7/13/1995	Registered
155709	Mexico	EKTASCAN	9	221489		498608	7/26/1995	Registered
155704	Mexico	EKTASCAN	1	221488	1/12/1995	497343	7/18/1995	Registered
155699	Philippines	EKTASCAN	09					Pending
155694	Philippines	EKTASCAN	01					Pending
164003	Poland	EKTASCAN	1, 9	Z-150.837	8/18/1995	103568	8/18/1995	Registered
155621	Singapore	EKTASCAN	9	10680/94	12/10/1994	T94/10680E	12/10/1994	Registered

155617	Singapore	EKTASCAN	1	S/10679/94	12/10/1994	T94/10679A	12/10/1994	Registered
155757	South Korea	EKTASCAN	39					Pending
155753	South Korea	EKTASCAN	34					Pending
155749	South Korea	EKTASCAN	10					Pending
155345	Sweden	EKTASCAN	1	87 3573	5/5/1987			Pending
155740	Taiwan	EKTASCAN	01					Pending
155745	Taiwan	EKTASCAN	09					Pending
155047	Thailand	EKTASCAN	9	279031	1/13/1995	Kor40261	1/13/1995	Registered
155042	Thailand	EKTASCAN	1	279030	1/13/1995	Kor35553	1/13/1995	Registered
133408	Japan	EKTASPEED	1	730778/93	9/17/1993	1653452	3/30/1994	Registered
164409	Denmark	EKTATHERM	16	8164/90	10/25/1990	7000/91	10/18/1991	Registered
164405	Denmark	EKTATHERM	1, 9	6980/89	9/21/1989	7598/90	11/23/1990	Registered
164413	Finland	EKTATHERM	1, 9	R201101354	5/4/2011	113768	9/5/1991	Registered
164419	Finland	EKTATHERM	16	5473/90	10/24/1990	118495	4/21/1992	Registered
164446	Greece	EKTATHERM	16	101565	11/8/1990	101565	1/17/1994	Registered
164442	Greece	EKTATHERM	1, 9	96004	10/12/1989	96004	12/17/1992	Registered
164602	Japan	EKTATHERM	1, 2, 16	124735/1990	11/6/1990	2515180	3/31/1993	Registered
164597	Japan	EKTATHERM	1, 9, 10	124734/1990	11/6/1990	2503288	2/26/1993	Registered
164592	Japan	EKTATHERM	2	124733/1990	11/6/1990	2528844	4/28/1993	Registered
164635	Norway	EKTATHERM	9	89.4609	9/21/1989	146.165	7/25/1991	Registered
164643	Norway	EKTATHERM	16	90.5533	10/23/1990	150709	5/27/1992	Registered
164633	Norway	EKTATHERM	1, 9	89.4609	9/21/1989	146165	7/25/1991	Registered
164674	Singapore	EKTATHERM	16			T90/06977H		Registered
164669	Singapore	EKTATHERM	1			T90/06976Z		Registered
164623	South Korea	EKTATHERM	16	32134/1990	11/2/1990	227199	12/2/1991	Registered
164618	South Korea	EKTATHERM	16	90-32133	11/2/1990	40-229359	12/27/1991	Registered
164612	South Korea	EKTATHERM	2	32132-90	11/2/1990	40-230140	1/9/1992	Registered
164608	South Korea	EKTATHERM	1	32131/1990	11/2/1990	226154	11/19/1991	Registered
164662	Sweden	EKTATHERM	16	90-9692	10/23/1990	231463	3/13/1992	Registered
164657	Sweden	EKTATHERM	1, 9	89/8900	9/21/1989	225845	8/16/1991	Registered
164682	Taiwan	EKTATHERM	73	01419-80	1/11/1991	537062	10/1/1991	Registered
164676	Taiwan	EKTATHERM	48	80-01418	1/11/1991	526108	6/16/1991	Registered
143734	United States	EKTATHERM	1	74/003458	11/20/1989	1638048	3/19/1991	Registered
140750	Canada	EKTAVISION	1	830612	12/3/1996	520856	12/22/1999	Registered
140217	Greece	EKTAVISION	1	131619	12/18/1996	131619	11/17/1998	Registered
140227	Ireland	EKTAVISION	1	6349/96	12/12/1996	203736	12/12/1996	Registered
140760	United Kingdom	EKTAVISION	1	2118191	12/10/1996	2118191	12/10/1996	Registered

131603	Poland	EKTRA	9	96486	2/8/1991	70709	2/8/1991	Registered
131630	Venezuela	EKTRA	9			91447-F	7/11/1979	Registered
164174	Hong Kong	EKTRON	9	2082/78	10/27/1978	405/1979	10/27/1978	Registered
174199	Benelux	ELECTRA	1, 7, 9	847986	5/10/1995	570723	5/10/1995	Registered
174197	Benelux	ELECTRA	1, 7, 16	838309	12/1/1994	560964	12/1/1994	Registered
174201	Denmark	ELECTRA	1, 7, 9	VA 1997 00028	1/3/1997	VR 1997 04188	10/10/1997	Registered
174203	France	ELECTRA	1, 7, 9	95578957	6/30/1995	95578957	1/6/1996	Registered
174202	France	ELECTRA	1, 7, 16	94550953	12/21/1994	94550953	6/9/1995	Registered
174205	Germany	ELECTRA	1, 7, 9	39519182.3	5/5/1995	39519182.3	3/21/1996	Registered
174204	Germany	ELECTRA	1, 7	39406080.6	12/12/1994	39406080.6	8/17/1995	Registered
174207	Italy	ELECTRA	16	MI87C904797	10/13/1997	812127	5/15/2000	Registered
174210	Sweden	ELECTRA	1, 7, 9	199700415	1/16/1997	346031	5/11/2001	Registered
174212	United Kingdom	ELECTRA	1, 7, 9	2019626A & B	5/4/1995	2019626A & B	12/5/1997	Registered
174211	United Kingdom	ELECTRA	16	1323106	10/3/1987	1323106	8/4/1989	Registered
143986	Argentina	ELITE	1	2501575	3/17/2004	1988971	8/25/2004	Registered
143826	Canada	ELITE		733565	7/27/1993	430813	7/22/1994	Registered
140809	Greece	ELITE	1	84912	2/19/1987	84912	2/19/1987	Registered
140812	Iceland	ELITE	1	894/1991	9/26/1991	74/1992	1/23/1992	Registered
143990	Mexico	ELITE	1	173352	7/19/1993	459849	5/10/1994	Registered
143978	South Korea	ELITE	1	24887-93	7/16/1993	40-296029	8/16/1994	Registered
143802	United States	ELITE	1	74412525	7/15/1993	1898456	6/13/1995	Registered
175482	Japan	ELITE VISION	9	12126/2008	2/20/2008	5169130	9/26/2008	Registered
160515	United States	ELON	1	72130	8/2/1913	99861	9/22/1914	Registered
169854	Japan	ENCAD	9			3181064	7/31/1996	Registered
169572	United Kingdom	ENCAD	9		12/22/1992	1521873	10/1/1993	Registered
169575	United States	ENCAD	9	74287674	6/22/1992	1752362	2/16/1993	Registered
169603	Argentina	ENDURA	1	2392914	10/3/2002	1978402	4/21/2004	Registered
169602	Australia	ENDURA	1	929182	10/2/2002	929182	10/2/2002	Registered
169604	Brazil	ENDURA	1	824973917	10/4/2002	824973917	5/8/2007	Registered
169614	Canada	ENDURA	1	1154712	10/4/2002	666562	6/27/2006	Registered
169606	China (People's Republic Of)	ENDURA	1	3330288	10/8/2002	3330288	6/21/2004	Registered
169605	Hong Kong	ENDURA	1	15455/2002	10/2/2002	2004B03019	10/2/2002	Registered
169607	India	ENDURA	1	1142166	10/10/2002	1142166	10/10/2002	Registered
169608	Indonesia	ENDURA	1	D00.2002.22954 .23210	10/3/2002	551875	11/11/2003	Registered
169609	Japan	ENDURA	1	83700/2002	10/2/2002	4680571	6/6/2003	Registered
169777	Malaysia	ENDURA	1	2003/00394	1/10/2003	2003/00394	1/10/2003	Registered

169611	Mexico	ENDURA	1	569019	10/2/2002	767878	10/2/2002	Registered
170112	Mexico	ENDURA	1	569019	10/3/2002	775482	10/3/2002	Registered
169779	New Zealand	ENDURA	1	669175	11/28/2002	669175	5/29/2003	Registered
169781	Singapore	ENDURA	1	T02/18473A	12/2/2002	T02/18473A	12/2/2002	Registered
169610	South Korea	ENDURA	1	40-2002-46240	10/9/2002	569228	12/18/2003	Registered
169612	Taiwan	ENDURA	1	91042386	10/31/2002	1075252	12/1/2003	Registered
169778	Thailand	ENDURA	1	505650	12/4/2002	Kor183970	12/4/2002	Registered
169613	Venezuela	ENDURA	1	15742-02	10/4/2002	P-249512	11/11/2003	Registered
165441	Finland	ENVIROWATCH	16	4729/92	9/30/1992	128736	10/20/1993	Registered
144128	Greece	ENVIROWATCH	40, 42	114995	7/8/1993	114995	7/8/1993	Registered
145886	Japan	ENVIROWATCH	1	110716/1990	10/1/1990	2512306	3/31/1993	Registered
143241	New Zealand	ENVIROWATCH	16	220865	8/25/1992	B220865	8/25/1992	Registered
165450	Norway	ENVIROWATCH	16	92.4873	9/29/1992	160101	11/11/1993	Registered
165455	Sweden	ENVIROWATCH	16	92-7428	8/24/1992	246018	1/22/1993	Registered
136589	Chile	EQUIS & D:X	9	608188		670550	6/15/1993	Registered
143660	Mexico	ESTAR	1, 6, 8, 9, 11, 12, 14, 16	507973	6/19/1980	256666	3/23/1981	Registered
143656	Mexico	ESTAR	1	114628	7/1/1977	215254	7/5/1978	Registered
143670	Poland	ESTAR	1, 9	96511	2/8/1991	R-71236	2/8/1991	Registered
143677	South Africa	ESTAR	1	85/3710	5/27/1985	85/3710	5/27/1985	Registered
143671	Taiwan	ESTAR	19			40963	6/1/1970	Registered
143530	United States	ESTAR	1	94281	4/4/1960	718546	7/18/1961	Registered
173695	Canada	EVERSMART		1097783	3/28/2001	TMA592565	10/17/2003	Registered
173330	Israel	EVERSMART	9	144491	12/3/2000	144491	11/12/2001	Registered
173333	European Union	EXACTUS	9	3715331	6/16/2004	3715331	11/3/2005	Registered
149963	South Africa	EXR	1	94/4125	4/25/1994	94/4125	4/25/1994	Registered
151969	United Kingdom	EXR	1	2000918	10/31/1994	2000918	10/31/1994	Registered
174007	Japan	EXTHERMO (with Katakana)	1	2001-044986	5/18/2001	4582766	7/5/2002	Registered
160644	United States	F.P.C.(AND DESIGN)	9	73/368,799	6/9/1982	1244297	7/5/1983	Registered
167987	Austria	FARBWELT (STYLIZED)	1	AM 7888/99	12/3/1999	187666	3/31/2000	Registered
167988	Germany	FARBWELT (STYLIZED)	1	39975672.8	12/1/1999	39975672	5/29/2000	Registered
168656	Germany	FARBWELT WITH RAINBOW	1	30029931.1	4/17/2000	30029931	6/21/2000	Registered
174213	Benelux	FLEXCEL	1, 7, 9	1036434	7/14/2003	748153	7/14/2003	Registered
174216	Brazil	FLEXCEL	9	826652280	6/22/2004	826652280	9/25/2007	Registered
174214	Brazil	FLEXCEL	1	826652301	6/22/2004	826652301	7/20/2010	Registered
174217	Canada	FLEXCEL		1184367	7/14/2003	TMA720940	8/14/2008	Registered

174220	China (People's Republic Of)	FLEXCEL	9	3638744	7/18/2003	3638744	2/21/2005	Registered
174219	China (People's Republic Of)	FLEXCEL	7	3638742	7/18/2003	3638742	10/28/2005	Registered
174218	China (People's Republic Of)	FLEXCEL	1	3638743	7/18/2003	3638743	5/14/2005	Registered
174222	Finland	FLEXCEL	1, 7, 9	T200301766	7/24/2003	229991	3/31/2004	Registered
174223	France	FLEXCEL	1, 7, 9	033236684	7/16/2003	033236684	7/16/2003	Registered
174225	Hong Kong	FLEXCEL	1, 7, 9	300048357	7/16/2003	300048357	3/8/2004	Registered
174226	Italy	FLEXCEL	1, 7, 9	MI2003C00732 2	7/17/2003	1041846	3/7/2007	Registered
174227	Norway	FLEXCEL	1, 7, 9	200310955	11/21/2003	224318	9/20/2004	Registered
174228	Spain	FLEXCEL	1, 7, 9	2550919.5	7/16/2003	2550919	12/18/2003	Registered
174229	Sweden	FLEXCEL	1, 7, 9	200305076	9/4/2003	365488	2/13/2004	Registered
173850	United States	FLEXCEL	7	78/282416	8/4/2003	3392716	3/4/2008	Registered
149995	Argentina	FLEXICOLOR	1	2874385	11/10/2008	2340102	1/11/2010	Registered
150004	Canada	FLEXICOLOR	1	363046	4/5/1973	195385	11/9/1973	Registered
166705	China (People's Republic Of)	FLEXICOLOR	1	9800004105	1/13/1998	1282546	6/14/1999	Registered
169917	Colombia	FLEXICOLOR	1	T2003/017112	2/27/2003	274681	9/26/2003	Registered
150012	Finland	FLEXICOLOR	1	T198703558	8/24/1987	105024	8/21/1989	Registered
150027	Greece	FLEXICOLOR	1	84893	2/18/1987	84893	2/18/1987	Registered
150127	Iceland	FLEXICOLOR	1	876/1991	9/26/1991	58/1992	1/23/1992	Registered
150121	Indonesia	FLEXICOLOR	1			IDM000184878	11/18/2008	Registered
150125	Iran	FLEXICOLOR	1		10/10/1976	45989	11/16/1996	Registered
150130	Japan	FLEXICOLOR	1, 9	701532/93	1/20/1993	1565957	6/29/1993	Registered
150136	Mexico	FLEXICOLOR	1	103335	8/16/1976	246452	6/18/1980	Registered
150148	Poland	FLEXICOLOR	1	96510	2/8/1991	R-71235	2/8/1991	Registered
150153	Taiwan	FLEXICOLOR	1		1/25/1996	312908	2/1/1986	Registered
149988	United States	FLEXICOLOR	1	72/423006	5/1/1972	958395	5/8/1993	Registered
153945	Greece	FOTO-SET	16	84894	2/18/1987	84894	2/18/1987	Registered
152767	Argentina	FULL COLOR	40	2437269	6/13/2003	1946111	8/15/2003	Registered
151255	Argentina	FULL COLOR	18	2449550	8/4/2003	1954761	10/10/2003	Registered
151267	Argentina	FULL COLOR	35	2449551	8/4/2003	1954762	10/10/2003	Registered
151797	Argentina	FULL COLOR	16	2465082	10/1/2003	1964891	12/22/2003	Registered
152759	Argentina	FULL COLOR	1	2437268	6/13/2003	1946110	8/15/2003	Registered
170944	Colombia	FULL COLOR	40	94/005226		161327	5/31/1994	Registered
170945	Colombia	FULL COLOR	42	94/005227		161326	5/31/1994	Registered
147989	Dominican Republic	FULL COLOR	63	5542	2/18/1994	71921	6/15/1994	Registered
147985	Dominican Republic	FULL COLOR	11	5541	2/18/1994	71317	5/15/1994	Registered
157737	Venezuela	FULL COLOR	9	23140/91	11/6/1991	167136	8/19/1994	Registered

157732	Venezuela	FULL COLOR	1	23141/91	11/6/1991	167137	8/19/1994	Registered
157727	Venezuela	FULL COLOR	1	23142/91	11/6/1991	167138	8/19/1994	Registered
156460	Argentina	FUN	9	2678113	6/13/2006	2138361	1/23/2007	Registered
156404	Brazil	FUN	9.45	818617543	6/29/1995	818617543	9/9/1997	Registered
156475	Chile	FUN	9	776086	6/5/2007	800094	7/24/2007	Registered
156726	Ecuador	FUN	9	55275	3/21/1995	2027/96	11/13/1996	Registered
137916	Iceland	FUN	9	897/1991	9/26/1991	77/1992	1/23/1992	Registered
156463	Peru	FUN	9	263132	3/2/1995	23949	3/5/1996	Registered
156469	Venezuela	FUN	9	3991	3/23/1995	189968	5/29/1996	Registered
158159	Norway	FUN AQUATIC	9	92.0521	2/3/1992	157380	6/24/1993	Registered
158179	Finland	FUN FLASH	9	488/92	1/31/1992	129734	1/5/1994	Registered
158189	Norway	FUN FLASH	9	92.0519	2/3/1992	157378	6/24/1993	Registered
162935	Algeria	FUN GOLD	1, 9	950803	7/26/1995	49284	7/26/1995	Registered
130742	Austria	FUN GOLD	1, 9	AM3995/95	7/17/1995	160293	10/5/1995	Registered
138182	Benelux	FUN GOLD	1, 9	79659	7/20/1995	580129	7/20/1995	Registered
139232	Denmark	FUN GOLD	1	5485/95	7/18/1995	6602/96	11/29/1996	Registered
162841	Egypt	FUN GOLD	1	96683	7/25/1995	96683	5/11/1999	Registered
162846	Egypt	FUN GOLD	9	96681	7/25/1995	96681	7/25/1995	Registered
162425	Finland	FUN GOLD	1, 9	4165/95	7/18/1995	201488	8/30/1996	Registered
161907	France	FUN GOLD	1, 9	95581315	7/20/1995	95581315	7/20/1995	Registered
130736	Germany	FUN GOLD	1, 9	39528728.6	7/13/1995	39528728	5/19/1999	Registered
162837	Hungary	FUN GOLD	1, 9	M9502100	7/25/1995	147529	7/25/1995	Registered
131366	Italy	FUN GOLD	1, 9	MI 95CO10948	11/3/1995	732137	10/23/1997	Registered
163817	Morocco	FUN GOLD	1, 9	380	8/23/1995	57308	8/23/1995	Registered
162442	Norway	FUN GOLD	1, 9	19954523	7/18/1995	176065	8/1/1996	Registered
162833	Poland	FUN GOLD	1, 9	Z-149/700	7/25/1995	108928	7/25/1995	Registered
162926	Portugal	FUN GOLD	1, 9	311796M	8/1/1995	311796	7/9/1996	Registered
131370	Russian Federation	FUN GOLD	1, 9	95709195	8/18/1995	147615	8/18/1995	Registered
162823	Serbia and Montenegro	FUN GOLD	1, 9	Z-485/95	7/20/1995	40938	7/20/1995	Registered
174321	Spain	FUN GOLD	1	2684622	8/17/2005	2684622	8/17/2005	Registered
139088	Sweden	FUN GOLD	1, 9	8172/95	7/18/1995	309905	3/8/1996	Registered
167378	Switzerland	FUN GOLD	1, 9	434866	7/19/1995	434886	2/7/1997	Registered
131819	United Kingdom	FUN GOLD	1, 9	2027159	7/17/1995	2027159	7/17/1995	Registered
140709	Vietnam	FUN GOLD	1, 9	NH0846/96	8/27/1996	27519	7/9/1998	Registered
158218	Norway	FUN PANORAMIC	9	92.0520	2/3/1992	157379	6/24/1993	Registered
165640	Argentina	FUN SAVER	9	2418903	3/20/2003	1934300	6/23/2003	Registered
165645	Argentina	FUN SAVER	16	2418904	3/20/2003	1934301	6/23/2003	Registered

165647	Australia	FUN SAVER	9	A312497		A312497	10/21/1977	Registered
163072	Brazil	FUN SAVER	9	816930660	10/2/1992	816930660	2/22/1994	Registered
171081	Brazil	FUN SAVER	1	816930660	10/2/1992	Div. of 816930660	2/22/1994	Registered
165658	Canada	FUN SAVER	9	416677	10/19/1977	243641	4/18/1980	Registered
165778	Japan	FUN SAVER	1, 9	77882/1991	7/24/1991	2590863	10/29/1993	Registered
149971	South Africa	FUN SAVER	9	94/4127	4/25/1994	94/4127	4/25/1994	Registered
149967	South Africa	FUN SAVER	1	94/4126	4/25/1994	94/4126	4/25/1994	Registered
165789	Sweden	FUN SAVER	9			163061	4/14/1978	Registered
155904	United States	FUN SAVER	9	74-489446	2/14/1994	1872361	1/10/1995	Registered
158722	Canada	GALLERY				257305	4/3/1996	Registered
166921	Canada	GEN 5		861572	11/14/1997	537679	11/24/2000	Registered
175484	Argentina	GENERATION NEWS	7	2812189	3/26/2008	2278769	3/25/2009	Registered
175537	Australia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175538	Austria	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175539	Benelux	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175485	Brazil	GENERATION NEWS	7	829657770	4/2/2008			Pending Application
175540	Bulgaria	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175486	Canada	GENERATION NEWS	7	1393041	4/25/2008	TMA788993	1/28/2011	Registered
175487	Chile	GENERATION NEWS	7	813494	3/28/2008	835409	12/2/2008	Registered
175541	China (People's Republic Of)	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175542	Croatia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175544	Czech Republic	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175545	Denmark	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175546	Finland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175547	France	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175548	Germany	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175549	Greece	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175488	Hong Kong	GENERATION NEWS	7	301075491	3/19/2008	301075491	3/19/2008	Registered
175550	Hungary	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175551	Iceland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175489	India	GENERATION NEWS	7	1668126	3/24/2008			Pending Application
175552	Iran	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175553	Ireland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175554	Italy	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175555	Japan	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175556	Kenya	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered

175557	Latvia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175558	Liechtenstein	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175559	Lithuania	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175560	Macedonia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175491	Mexico	GENERATION NEWS	7	922371	3/25/2008	1064015	9/30/2008	Registered
175561	Monaco	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175562	Morocco	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175563	Norway	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175564	Poland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175565	Portugal	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175566	Romania	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175567	Russian Federation	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175568	Serbia (Republic of)	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175569	Singapore	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175570	Slovak Republic	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175571	Slovenia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175573	Spain	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175574	Sweden	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175575	Switzerland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175492	Taiwan	GENERATION NEWS	7	097012792	3/21/2008	1330405	10/1/2008	Registered
175576	Turkey	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175577	Ukraine	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175578	United Kingdom	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175535	United States	GENERATION NEWS	7	77430834	3/25/2008	3640816	6/16/2009	Registered
175493	Venezuela	GENERATION NEWS	7	5493-08	3/26/2008	290458	12/9/2008	Registered
175579	Vietnam	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175536	WIPO	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
136297	Canada	GENESIS		815929	6/21/1996	477425	6/10/1997	Registered
136545	Ireland	GENESIS	9	4134/96	6/28/1996	175802	6/28/1996	Registered
165974	Andorra	GOLD	1	3688	1/14/1997	2453	1/14/1997	Registered
155899	Argentina	GOLD	1	2712496	11/6/2006	2192358	10/31/2007	Registered
163143	Australia	GOLD	1	676525	10/30/1995	676525	10/30/1995	Registered
153271	Chile	GOLD	1	816944		831471	6/12/2008	Registered
157046	China (People's Republic Of)	GOLD	1	95051071	4/27/1995	940003	2/7/1997	Registered
153277	Colombia	GOLD	1	92/282526	11/14/1995	130228	12/13/1995	Registered
166534	Costa Rica	GOLD	40	None	12/10/1997	108472	7/28/1998	Registered
166533	Costa Rica	GOLD	1	None	12/10/1997	108473	7/28/1998	Registered

166536	Ecuador	GOLD	40	83767	12/16/1997	1229	8/9/1999	Registered
166535	Ecuador	GOLD	1	83766	12/16/1997	1230	8/9/1999	Registered
166524	El Salvador	GOLD	40	011997006683	11/6/1997	224BOOK79	8/12/1998	Registered
166523	El Salvador	GOLD	1	011997006684	11/6/1997	092BOOK78	6/12/1998	Registered
147353	Estonia	GOLD	1, 16- Renew 1 only	9083	10/27/1993	18487	2/19/1996	Registered
167789	European Union	GOLD	1	1369016	11/3/1999	1369016	11/6/2000	Registered
141394	Georgia	GOLD	1, 16	9078/03	3/30/1994	8550	3/5/1998	Registered
130799	Germany	GOLD	1	39408597.3	11/1/1996	39408597	12/1/2000	Registered
166525	Guatemala	GOLD	1	9770/97	11/21/1997	105921	8/21/2000	Registered
166526	Guatemala	GOLD	40	9771/97	11/21/1997	98951	9/30/1999	Registered
150421	India	GOLD	1	633229	7/7/1994	633229	7/7/1994	Registered
139508	Indonesia	GOLD	1			IDM000195648	6/30/1989	Registered
146862	Latvia	GOLD	1, 16	M-93-8128	9/21/1993	33632	8/20/1996	Registered
147868	Lithuania	GOLD	1, 16	13087	10/13/1993	24308	2/18/1997	Registered
130915	Madagascar	GOLD	1, 9, 16	95/00822D	7/13/1995	1587	7/13/1995	Registered
153303	Mexico	GOLD	1, 9, 14, 16	38769	3/8/1988	575236	4/14/1998	Registered
166540	Nicaragua	GOLD	40	None	12/2/1997	38945CC	10/8/1998	Registered
166539	Nicaragua	GOLD	1	None	12/2/1997	38953CC	10/8/1998	Registered
166542	Panama	GOLD	40	92068	1/21/1998	92068	1/21/1998	Registered
166541	Panama	GOLD	1	92067	1/21/1998	92067	1/21/1998	Registered
153310	Peru	GOLD	1	162		99633	9/21/1992	Registered
165918	Philippines	GOLD	1	4-1997-119543	4/10/1997	4-1997-119543	2/10/2003	Registered
153314	Poland	GOLD	1	96509	2/8/1991	R-71234	2/8/1991	Registered
141389	Russian Federation	GOLD	1, 16	93047624	10/19/1993	144469	7/22/1996	Registered
166211	South Africa	GOLD	40	97/11972	8/7/1997	97/11972	8/7/1997	Registered
166210	South Africa	GOLD	1	97/11971	8/7/1997	97/11971	8/7/1997	Registered
138721	Sri Lanka	GOLD	1	80872	11/6/1996			Pending
162344	United States	GOLD	1	74-614525	12/22/1994	1941031	12/12/1995	Registered
174049	Venezuela	GOLD	1	19340-95	12/4/1995	P-195508	3/7/1997	Registered
135470	Denmark	GOLD (STYLIZED)	1	303/86	1/16/1986	1988 03590	10/21/1988	Registered
135475	Finland	GOLD (STYLIZED)	1, 9, 16	T198600327	1/23/1986	105650	11/20/1989	Registered
135501	Greece	GOLD (STYLIZED)	1	82129	3/20/1986	82129	3/20/1986	Registered
135635	Iceland	GOLD (STYLIZED)	1, 16	884/1991	9/26/1991	182/1992	2/20/1992	Registered
135643	Norway	GOLD (STYLIZED)	1, 9, 16	19860133	1/13/1986	130013	9/17/1997	Registered
135650	Sweden	GOLD (STYLIZED)	1, 9, 16	234/86	1/13/1986	241568	10/16/1992	Registered
145230	Turkey	GOLD (STYLIZED)	1, 9, 16	93/8306	8/17/1993	93/8306	8/17/1993	Registered

176352	China (People's Republic Of)	GOLD PREMIER (Chinese)	1						Pending Application
174235	France	GOLDSTAR	1	93471998	6/9/1993	93471998	11/26/1993		Registered
174236	Italy	GOLDSTAR	1	5457 2003 MI	5/28/2003	669829	2/6/1996		Registered
174239	France	GREENSTAR	1, 7, 16	94534810	8/30/1994	94534810	11/3/1995		Registered
156692	Denmark	HAWKEYE	1, 9	1995/1248	2/16/1995	1995/4427	7/7/1995		Registered
156695	Finland	HAWKEYE	1	849/95	2/14/1995	203181	11/29/1996		Registered
149936	India	HAWKEYE	9		10/8/1942	6255	5/26/1944		Registered
156707	Ireland	HAWKEYE	1	95/1063	2/14/1995	174181	2/14/1995		Registered
156700	Norway	HAWKEYE	1, 9	19951077	2/17/1995	174695	6/27/1996		Registered
149956	Singapore	HAWKEYE	9			T39/02847D	7/14/1939		Registered
156717	United Kingdom	HAWKEYE	1	2011659	2/20/1995	2011659	2/20/1995		Registered
130480	United States	HC-110	6	72189278	3/23/1964	792034	7/6/1965		Registered
171641	United States	HC-110	1	72189278	3/23/1964	792034	7/6/1965		Registered
161986	South Africa	HCF	1	B85/3706	5/27/1985	B85/3706	5/27/1985		Registered
176160	Austria	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176161	Benelux	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176155	Canada	HERO	9	1513991	2/4/2011	840761	1/21/2013		Registered
176162	Denmark	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176164	France	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176165	Germany	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176166	Greece	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176167	Hungary	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176168	Ireland	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176169	Italy	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176156	Mexico	HERO	9	1153300	2/8/2011	1217592	5/18/2011		Registered
176170	Norway	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176171	Poland	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176172	Portugal	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176173	Russian Federation	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176174	Spain	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176176	Switzerland	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176178	United Kingdom	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176158	United States	HERO	9	85241300	2/14/2011	4265088	12/25/2012		Registered
176157	Venezuela	HERO	21	2795/11	2/23/2011				Pending Application
176159	WIPO	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered

172114	Canada	HIGH DEFINITION IMAGING & DESIGN (horizontal presentation)		1101722	5/3/2001	TMA602665	2/19/2004	Registered
155037	Mexico	HIGH FILM	9	223023	1/30/1995	519469	3/26/1996	Registered
156921	Mexico	HIGH FILM	16	223024	1/30/1995	490709	5/2/1995	Registered
171118	Mexico	HIPERCOLOR	35	589702	2/25/2003	967754	12/15/2006	Registered
171119	Mexico	HIPERCOLOR	9	589703	2/25/2003	971761	2/12/2007	Registered
171120	Mexico	HIPERCOLOR	16	589704	2/25/2003	964427	11/29/2006	Registered
171121	Mexico	HIPERCOLOR	1	612627	7/31/2003	998448	8/20/2007	Registered
174245	Hong Kong	HORSELL	1	199907896	6/21/1999	200006392	5/5/2000	Registered
174249	New Zealand	HORSELL	1	310640	6/4/1999	310640	6/4/1999	Registered
168561	Canada	I.LAB		1081851	11/7/2000	TMA596357	12/3/2003	Registered
143706	Denmark	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	3805/93	6/11/1993	5885/93	8/6/1993	Registered
143713	Finland	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	3244/93	7/21/1993	134402	10/5/1994	Registered
143717	Norway	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	933459	7/20/1993	164422	9/1/1994	Registered
143708	Sweden	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	93-5386	6/11/1993	263425	1/13/1995	Registered
156751	Australia	IMAGE MAGIC	35	640032	9/9/1994	640032	9/9/1994	Registered
156747	Australia	IMAGE MAGIC	42	640033	9/9/1994	640033	9/9/1994	Registered
156743	Australia	IMAGE MAGIC	1	640029	9/9/1994	640029	9/9/1994	Registered
156194	Colombia	IMAGE MAGIC	9	95005251	2/13/1995			Pending
158525	Dominican Republic	IMAGE MAGIC	20		7/28/1995	79573	9/15/1995	Registered
156205	Dominican Republic	IMAGE MAGIC	66		4/12/1995	78119	6/15/1995	Registered
156210	Dominican Republic	IMAGE MAGIC	63		7/28/1995	79882	9/15/1995	Registered
154264	Ireland	IMAGE MAGIC	40					Pending
149691	New Zealand	IMAGE MAGIC	40	236751	5/9/1994	236751	5/9/1994	Registered
170927	Japan	IMAGE PAC	9	8522/2004	2/2/2004	4811902	10/22/2004	Registered
131308	Norway	IMAGECAPTURE	1	82.0154	1/18/1982	114842	10/20/1983	Registered
138370	Argentina	IMAGECARE & DESIGN	42	2797219	1/10/2008	2255524	10/27/2008	Registered
133647	Australia	IMAGECARE & DESIGN	1, 9, 16, 35, 40, 42	706348	4/15/1996	706348	4/15/1996	Registered
138375	Brazil	IMAGECARE & DESIGN	40.15, 40.55, 40.6	819647004	11/11/1996	819647004	4/6/1999	Registered

138380	Chile	IMAGECARE & DESIGN	42	791334	10/8/2007	810876	11/25/1997	Registered
138385	China (People's Republic Of)	IMAGECARE & DESIGN	42	960126340	11/15/1996	1141746	1/7/1998	Registered
138463	Denmark	IMAGECARE & DESIGN	42	5896/96	11/1/1996	VR 1997 02471	6/13/1997	Registered
138468	Finland	IMAGECARE & DESIGN	42	4521/96	10/31/1996	206879	7/15/1997	Registered
138473	Greece	IMAGECARE & DESIGN	42	131198	11/7/1996	131198	11/17/1998	Registered
138390	Hong Kong	IMAGECARE & DESIGN	35, 42	12243/1996	9/30/1996	B3193/1998	9/30/1996	Registered
138110	Hong Kong	IMAGECARE & DESIGN	9	6788/1996	6/4/1996	1998B01649	6/4/1996	Registered
138114	Hong Kong	IMAGECARE & DESIGN	40	6789/1996	6/4/1996	1998B01650	6/4/1996	Registered
138106	Hong Kong	IMAGECARE & DESIGN	1	6787/1996	6/4/1996	1998B01648	6/4/1996	Registered
138400	Indonesia	IMAGECARE & DESIGN	42	J97-4364	3/14/1997	IDM000126506	11/20/1997	Registered
138478	Ireland	IMAGECARE & DESIGN	42	96/5678	10/30/1996	205748	10/30/1996	Registered
138405	Japan	IMAGECARE & DESIGN	42	116829/1996	10/16/1996	4374846	4/7/2000	Registered
138420	Mexico	IMAGECARE & DESIGN	42	275124	9/26/1996	626506	9/26/1996	Registered
138121	New Zealand	IMAGECARE & DESIGN	42	B266397	8/28/1996	B266397	8/28/1996	Registered
138483	Norway	IMAGECARE & DESIGN	42	6748/1996	10/30/1996	186157	10/30/1997	Registered
138425	Peru	IMAGECARE & DESIGN	42	22855	10/3/1996	9541	1/13/1997	Registered
138430	Singapore	IMAGECARE & DESIGN	42	B T96/11113Z	10/14/1996	T96/11113Z	10/14/1996	Registered
138435	South Africa	IMAGECARE & DESIGN	42	96/13487	9/25/1996	96/13487	9/25/1996	Registered
138410	South Korea	IMAGECARE & DESIGN	35, 40, 41, 42	1996-12623	10/12/1996	45203	8/11/1998	Registered
138488	Sweden	IMAGECARE & DESIGN	42	9976/96	10/31/1996	323976	6/27/1997	Registered
138440	Taiwan	IMAGECARE & DESIGN	42	88010865	3/15/1999	131368	10/16/2000	Registered
140699	Venezuela	IMAGECARE & DESIGN	42	18371/96	10/30/1996	8102	7/31/1998	Registered
171664	Canada	IMAGEDIRECT	9	1078755	10/16/2000	TMA579124	4/8/2003	Registered
166191	Andorra	IMAGELINK	1, 9	3678	1/14/1997	2458	1/14/1997	Registered
171849	Argentina	IMAGELINK	9	2576148	3/10/2005	2119482	10/10/2006	Registered
141742	Australia	IMAGELINK	9	A524756	12/7/1989	A524756	12/7/1989	Registered
141737	Australia	IMAGELINK	1	A524755	12/7/1989	A524755	12/7/1989	Registered
172109	Australia	IMAGELINK	9	1045604	3/9/2005	1045604	3/9/2005	Registered
141750	Canada	IMAGELINK		646016	12/4/1989	394120	2/14/1992	Registered
145496	China (People's Republic Of)	IMAGELINK	37	93090729		776330	1/20/1995	Registered
141756	Denmark	IMAGELINK	1, 9, 16, 20, 37, 38	8878/90	11/21/1990	1017/93	2/5/1993	Registered
141762	Finland	IMAGELINK	1, 9, 16, 20, 37, 38	5984/90	11/19/1990	119297	5/20/1992	Registered
140363	Georgia	IMAGELINK	1, 9, 16, 20, 37, 38	8606/3	7/30/1993	5180	4/24/1997	Registered
144147	Greece	IMAGELINK	37, 38	115000	7/8/1993	115000	7/8/1993	Registered
141782	Hong Kong	IMAGELINK	9	1280/91	2/26/1991	B4041/1998	2/26/1991	Registered

141777	Hong Kong	IMAGELINK	1	1281/91	2/26/1991	B7183/94	2/26/1991	Registered
172110	Hong Kong	IMAGELINK	9	300381933	3/8/2005	300381933	3/8/2005	Registered
142015	Iceland	IMAGELINK	1, 9, 16	858/1991	9/26/1991	43/1992	1/23/1992	Registered
171880	Indonesia	IMAGELINK	9	D00.2005.00046 2	4/12/2005			Pending Application
142019	Japan	IMAGELINK	9, 10	139608/1989	12/7/1989	2370735	1/31/1992	Registered
165816	Japan	IMAGELINK	37	189095/92	9/16/1992	3013724	12/22/1994	Registered
172106	Japan	IMAGELINK	9	40629/2005	5/10/2005	4926284	2/3/2006	Registered
167201	Jordan	IMAGELINK	1	50453	8/5/1998	50453	8/5/1998	Registered
142039	New Zealand	IMAGELINK	9			198114		Registered
142034	New Zealand	IMAGELINK	1			198113		Registered
142030	Norway	IMAGELINK	1, 9, 16, 20, 37, 38	90.5988	11/16/1990	157077	6/17/1993	Registered
142043	Poland	IMAGELINK	9	96485	2/8/1991	70708	2/8/1991	Registered
142047	Sweden	IMAGELINK	1, 9, 16, 20, 37, 38	90-10420	11/14/1990	251788	9/17/1993	Registered
171848	Taiwan	IMAGELINK	9	094010603	3/10/2005	1181138	11/16/2005	Registered
140368	Turkmenistan	IMAGELINK	1, 9, 16, 20, 37, 38	1(2879)	12/29/1995	3024	11/25/1998	Registered
152061	United Kingdom	IMAGELINK	9, 37, 38	2001445	10/31/1994	2001445	10/31/1994	Registered
151749	United States	IMAGELINK	1	74/549636	7/15/1994	1914405	8/29/1995	Registered
171913	Venezuela	IMAGELINK	9	5146-05	3/18/2005			Pending Application
142056	Canada	IMAGE-LINK	9	479418	12/9/1981	295803	10/5/1984	Registered
142060	Denmark	IMAGE-LINK	9	00638/82	2/11/1982	3263/82	9/10/1982	Registered
142064	Finland	IMAGE-LINK	9	0709/1982	2/1/1982	92743	6/5/1985	Registered
142163	Norway	IMAGE-LINK	9	82.0280	1/27/1982	114548	9/1/1983	Registered
142167	Sweden	IMAGE-LINK	9	082/0449	1/26/1982	182051	6/24/1982	Registered
138192	Georgia	IMAGELITE	1	4720/03	7/30/1993	1959	6/24/1996	Registered
149513	Norway	IMAGELITE	1	89/1323	3/21/1989	142993	10/4/1990	Registered
146598	Denmark	IMAGESET	1	1993/7165	11/4/1993	1994/1654	3/11/1994	Registered
146601	Finland	IMAGESET	1	814/94	2/15/1994	135597	12/20/1994	Registered
146605	Greece	IMAGESET	1	116684	11/12/1993	116684	11/12/1993	Registered
146613	Sweden	IMAGESET	1			259205	6/23/1994	Registered
171685	Canada	IMAGESMART	9	1078754	10/16/2000	TMA578918	4/3/2003	Registered
164043	Brazil	IMAGINE - IMAGE CENTER	41	816965226	11/23/1992	816965226	4/5/1994	Registered
171142	Brazil	IMAGINE - IMAGE CENTER	40	816965226	11/23/1992	Div. of 816965226	4/5/1994	Registered
140743	Japan	IMT	9	705394/1993	2/23/1993	1580641	7/29/1993	Registered

140754	Mexico	IMT	9	99354	4/2/1976	207273	10/26/1977	Registered
176271	United States	INFINITY WF	9	77138721	3/23/2007	3517245	10/14/2008	Registered
153653	Norway	INFOCAPTURE	1	82.0155	1/18/1982	114528	8/24/1983	Registered
138834	Australia	INFOGUARD	1	595699	2/11/1993	A595699	2/11/1993	Registered
138838	Canada	INFOGUARD	1	722329	2/8/1993	442271	4/28/1995	Registered
140031	Denmark	INFOGUARD	1	1288/93		7241/93	10/15/1993	Registered
140034	Finland	INFOGUARD	1	922/93	3/3/1993	130623	2/7/1994	Registered
140038	Ireland	INFOGUARD	1	93/0725	2/23/1993	153716	2/23/1993	Registered
140044	Norway	INFOGUARD	1	931031	3/2/1993	167256	3/16/1995	Registered
140049	Sweden	INFOGUARD	1	93-1632	2/23/1993	254540	1/21/1994	Registered
140054	United Kingdom	INFOGUARD	1	1527399	2/19/1993	1527399	2/19/1993	Registered
139889	United States	INFOGUARD	9	74/351189	1/22/1993	1836098	5/10/1994	Registered
168867	Australia	INNOVATION SERIES	9	880804	6/28/2001	880804	6/28/2001	Registered
168880	Canada	INNOVATION SERIES	9	1107997	6/27/2001	614080	6/27/2004	Registered
168863	Chile	INNOVATION SERIES	9	980277	11/22/2011	946516	12/10/2011	Registered
168872	China (People's Republic Of)	INNOVATION SERIES	9	2001118031	7/5/2001	1915615	2/7/2004	Registered
169214	France	INNOVATION SERIES	9	880804	6/28/2001	013108300		Registered
168870	India	INNOVATION SERIES	9	1021742	6/29/2001	1021742	6/29/2001	Registered
168876	Mexico	INNOVATION SERIES	9	492867	6/27/2001	716078	6/27/2001	Registered
168879	Venezuela	INNOVATION SERIES	9	11596-01	6/29/2001	257043	11/10/2004	Registered
145798	Finland	INSTAGRAPHIC	1, 9	3741/83	7/7/1983	91955	3/5/1985	Registered
151118	Argentina	INSTAMATIC	9	2612388	8/22/2005	2073051	3/17/2006	Registered
151187	Chile	INSTAMATIC	9	685032	4/28/2005	729819	7/22/2005	Registered
151658	Democratic Republic of Congo	INSTAMATIC	1, 34			A/003294	10/2/1971	Registered
151211	Ecuador	INSTAMATIC	1, 9			527/75	4/10/1974	Registered
151449	India	INSTAMATIC	18			260063	10/16/1997	Registered
151443	India	INSTAMATIC	11			260061	10/16/1997	Registered
151438	India	INSTAMATIC	9			260060	10/16/1997	Registered
151436	India	INSTAMATIC	1			260059	10/16/1997	Registered
151446	India	INSTAMATIC	16			260062	10/16/1997	Registered
151510	Mexico	INSTAMATIC	1, 6, 8, 9, 11, 12, 14, 16	54971	1/4/1989	361385	4/26/1989	Registered
151625	Sarawak	INSTAMATIC	9			SAR/4497	2/27/1963	Registered
151650	South Africa	INSTAMATIC	9	63/0667	2/22/1963	63/0667	2/22/1963	Registered
151632	Thailand	INSTAMATIC	9	285709	5/18/1995	Kor30066	7/28/1995	Registered
151643	Venezuela	INSTAMATIC	9	913/63	3/1/1963	47280	4/29/1964	Registered
173341	European Union	INTEGRIS	2, 9, 16	3124914	4/7/2003	3124914	10/29/2004	Registered

173342	Japan	INTEGRIS	2, 9, 16	2003-028220	4/8/2003	4712933	9/26/2003	Registered
173344	Australia	IQSMART	9	918113	6/28/2002	918113	6/28/2002	Registered
173345	European Union	IQSMART	9	2755783	6/28/2002	2755783	6/28/2002	Registered
173347	Japan	IQSMART	9	2002-055055	7/2/2002	4658713	4/4/2003	Registered
173349	Singapore	IQSMART	9	T02/09409J	6/29/2002	T02/09409J	6/4/2003	Registered
173357	Australia	IRIS	2	525023	12/12/1989	525023	8/22/1994	Registered
173365	Israel	IRIS	16	144038	11/19/2000	144038	1/2/2003	Registered
173364	Israel	IRIS	9	144037	11/19/2000	144037	1/2/2003	Registered
173363	Israel	IRIS	2	144036	11/19/2000	144036	11/12/2001	Registered
173367	Japan	IRIS	2	2000-139037	12/25/2000	4740873	1/16/2004	Registered
173368	Singapore	IRIS	9	1940/94	3/9/1994	T94/01940F	3/9/1994	Registered
173370	United Kingdom	IRIS	9	1410359	12/8/1989	1410359	1/8/1999	Registered
173372	United States	IRIS	2, 9, 16	74091039	8/23/1990	2007303	10/15/1996	Registered
138290	Australia	KEYKODE	9	A552094	3/15/1991	A552094	2/25/1993	Registered
138285	Australia	KEYKODE	1	A552090	3/15/1991	A552090	12/22/1992	Registered
138297	Denmark	KEYKODE	1, 9	2108/91	3/20/1991	2044/92	3/27/1992	Registered
138301	Finland	KEYKODE	1, 9	1320/91	3/18/1991	120940	8/5/1992	Registered
138318	Greece	KEYKODE	1, 9	103434	3/29/1991	103434	6/17/1994	Registered
138452	Japan	KEYKODE	1, 9	24499/1991	3/11/1991	2542605	5/31/1993	Registered
138467	New Zealand	KEYKODE	9	208255	2/19/1991	208255	2/19/1998	Registered
138462	New Zealand	KEYKODE	1	208254	2/19/1991	208254	2/19/1998	Registered
138455	Norway	KEYKODE	1, 9	91.1415	3/18/1991	157463	7/1/1993	Registered
138471	Sweden	KEYKODE	1, 9	91-2480	3/19/1991	246744	2/19/1993	Registered
167571	United States	KEYKODE	1	75/634494	2/8/1999	2304310	12/28/1999	Registered
145160	Denmark	KODA	5	1981/02983	7/16/1981	1983/00902	3/18/1983	Registered
145170	Denmark	KODABROME	1	1975/551	2/10/1975	1975/4362	10/24/1975	Registered
145271	Mexico	KODABROME	16	87313		195555	5/31/1976	Registered
145280	Sweden	KODABROME	1			152312	8/8/1975	Registered
137469	Argentina	KODABROMIDE	1	2444116	7/14/2003	1951595	9/18/2003	Registered
137487	Chile	KODABROMIDE	1, 9	269708		699287	4/29/1994	Registered
137612	Japan	KODABROMIDE	1, 9	708459/1993	3/22/1993	430097		Registered
137627	Peru	KODABROMIDE	1	213929	12/22/1992	18859	3/5/1993	Registered
166209	Andorra	KODACHROME	1	4327	1/21/1997	4713	1/21/1997	Registered
169492	Angola	KODACHROME	40	4097/94	12/1/1994	4097/94	8/9/1999	Registered
169491	Angola	KODACHROME	16	4096/94	12/1/1994	4096/94	8/9/1999	Registered
169490	Angola	KODACHROME	1	4095/94	12/1/1994	4095/94	7/22/1999	Registered
151792	Argentina	KODACHROME	40	2444086	7/14/2003	1950523	9/12/2003	Registered

Registration No.	Country	Trademark	Class	App No.	Priority	Reg No.	Reg Date	Status
151842	Bolivia	KODACHROME	16			83380-A	12/8/1970	Registered
151838	Bolivia	KODACHROME	9			83372-A	12/8/1970	Registered
151834	Bolivia	KODACHROME	1			83373-A	12/8/1970	Registered
134526	Bosnia And Herzegovina	KODACHROME	1, 9	BAZR 96227	3/9/1996	BAZR 96227	3/9/1996	Registered
151852	Brazil	KODACHROME	9.45, 9.8	32328		5023750	5/22/1960	Registered
151849	Brazil	KODACHROME	1.7	32327		2436159	5/22/1945	Registered
151880	Chile	KODACHROME	1, 9	809442	2/28/2008	827418	5/18/2008	Registered
166564	China (People's Republic Of)	KODACHROME	1	9700135119	12/18/1997	1260004	4/7/1999	Registered
138199	Croatia	KODACHROME	1, 9	Z940348N	2/9/1994	Z940348N	2/9/1994	Registered
157164	Dominican Republic	KODACHROME	70		2/21/1992	53184	4/14/1992	Registered
157150	Dominican Republic	KODACHROME	1, 5	2012/4718	1/23/2012	53038	4/14/1992	Registered
157159	Dominican Republic	KODACHROME	9		2/21/1992	53167	4/14/1992	Registered
147364	Estonia	KODACHROME	1, 16	9081	10/27/1993	18164	1/11/1996	Registered
166042	European Union	KODACHROME	1, 16, 35, 40, 42 - Renew 1, 16 only	28472	4/1/1996	28472	2/4/1998	Registered
144092	Greece	KODACHROME	40, 41, 42	114986	7/8/1993	114986	12/19/1995	Registered
151976	Greece	KODACHROME	1, 2			18135	6/20/1992	Registered
151981	Hong Kong	KODACHROME	1, 9, 16	99/49	2/3/1977	19490952AA	2/3/1949	Registered
152193	Iceland	KODACHROME	1, 9, 16, 40	856/1991	9/26/1991	41/1992	1/23/1992	Registered
152181	India	KODACHROME	1		10/8/1942	6259	3/17/1945	Registered
152165	Indonesia	KODACHROME	1			IDM000158970	3/15/1998	Registered
152190	Iran	KODACHROME	1, 9, 16, 35		10/10/1976	46026	11/16/1996	Registered
152174	Israel	KODACHROME	1			3899	8/27/1997	Registered
152204	Japan	KODACHROME	1, 9	705392/93	2/23/1993	423774	7/29/1993	Registered
152200	Jordan	KODACHROME	1		8/26/1953	2449	8/26/1988	Registered
143791	Laos	KODACHROME	1	2125	6/3/1993	1344	6/4/2003	Registered
170476	Laos	KODACHROME	16	2125	6/3/1993	1345	6/4/2003	Registered
146874	Latvia	KODACHROME	1, 16	M-93-8129	9/21/1993	33633	8/20/1996	Registered
147880	Lithuania	KODACHROME	1, 16	13086	10/13/1993	24309	2/18/1997	Registered
138204	Macedonia	KODACHROME	1, 9	PZ-1235/94	2/8/1994	6332	2/8/1994	Registered
130878	Madagascar	KODACHROME	35, 37, 40, 41	95/00833D	7/13/1995	1598	7/13/1995	Registered
152259	Malawi	KODACHROME	1			785/59	2/8/1993	Registered
152280	Malaysia	KODACHROME	1	88/01118	3/15/1988	88/01118	7/11/1994	Registered
152278	Mexico	KODACHROME	1	104606	9/27/1976	205871	9/1/1977	Registered
152269	Mexico	KODACHROME	40	79526	4/9/1974	185476	10/10/1974	Registered
152263	Mexico	KODACHROME	1, 6, 8, 9, 11, 12, 14, 16	27333		50353	5/16/1945	Registered

139270	Myanmar	KODACHROME	1, 16			3656/1993	11/30/1993	Registered
152307	Panama	KODACHROME	1			1208	3/2/1979	Registered
152318	Peru	KODACHROME	1	5398		11550	12/15/1977	Registered
152311	Peru	KODACHROME	9	1489		1943	12/7/1975	Registered
152342	Poland	KODACHROME	1, 9, 16, 40	96507	2/8/1991	R-71232	2/8/1991	Registered
165980	Russian Federation	KODACHROME	1, 16	93047622	10/19/1993	129937	7/24/1995	Registered
152408	Serbia and Montenegro	KODACHROME		8891		8891	8/2/1990	Registered
152377	Singapore	KODACHROME	9			T39/02848B	7/14/1939	Registered
152372	Singapore	KODACHROME	1			T39/02825C	7/14/1939	Registered
138209	Slovenia	KODACHROME	1, 9	Z-3580146	2/21/1994	Z-3580146	6/18/1996	Registered
152420	South Africa	KODACHROME	16	65/4487	11/4/1965	65/4487	11/4/1965	Registered
152416	South Africa	KODACHROME	9	65/4486	11/4/1965	65/4486	11/4/1965	Registered
152412	South Africa	KODACHROME	1	65/4485	11/4/1965	65/4485	11/4/1965	Registered
152209	South Korea	KODACHROME	1, 9	2891/1970	8/17/1970	20668	12/14/1970	Registered
152385	Taiwan	KODACHROME	19			19721	4/1/1965	Registered
152382	Thailand	KODACHROME	1	285703	7/28/1965	Kor30060	7/28/1965	Registered
171282	Tunisia	KODACHROME	1, 9, 16	EE050839	4/19/2005	EE050839	4/19/2005	Registered
151757	United States	KODACHROME	1	71366811	6/29/1935	329489	10/29/1935	Registered
152391	Venezuela	KODACHROME	9			37002-F	6/27/1959	Registered
152403	Venezuela	KODACHROME	9	15098	11/28/1985	132210	1/27/1988	Registered
152395	Venezuela	KODACHROME	16	15096	11/28/1985	132208	1/27/1988	Registered
152400	Venezuela	KODACHROME	1	15097	11/28/1985	132209	1/27/1988	Registered
152428	Zambia	KODACHROME	1			785/59	2/8/1993	Registered
152359	Zimbabwe	KODACHROME	1		2/8/1958	785/59	8/12/1926	Registered
166264	Andorra	KODACOLOR	1, 40	4328	1/21/1997	4707	1/21/1997	Registered
169495	Angola	KODACOLOR	40	4100/94	12/1/1994	4100/94	8/3/1999	Registered
169494	Angola	KODACOLOR	16	4099/94	12/1/1994	4099/94	8/4/1999	Registered
169493	Angola	KODACOLOR	1	4098/94	12/1/1994	4098/94	8/4/1999	Registered
151083	Argentina	KODACOLOR	40	2492511	1/30/2004	1984386	6/29/2004	Registered
151077	Argentina	KODACOLOR	1	2366553	2/21/2002	1872364	5/22/2002	Registered
167787	Bolivia	KODACOLOR	1			83371-A	12/8/1970	Registered
151155	Bolivia	KODACOLOR	16			83381-A	12/8/2000	Registered
151151	Bolivia	KODACOLOR	9			83370-A	12/8/1970	Registered
151184	Chile	KODACOLOR	1, 9, 16	685033	4/28/2005	729848	7/25/2005	Registered
167867	China (People's Republic Of)	KODACOLOR	1	9900130175	11/3/1999	1500091	1/7/2001	Registered
151201	Cuba	KODACOLOR	16			112102	7/6/1996	Registered
151198	Cuba	KODACOLOR	9			111217	7/1/1995	Registered

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157004	Dominican Republic	KODACOLOR	1, 5	2012/4710	1/23/2012	53039	4/14/1992	Registered
157010	Dominican Republic	KODACOLOR	70		2/26/1992	53183	4/14/1992	Registered
151218	Ecuador	KODACOLOR	1, 9, 16			523/75	4/10/1974	Registered
151674	El Salvador	KODACOLOR	16	1928/91	8/14/1991	185BOOK13	10/20/1992	Registered
151671	El Salvador	KODACOLOR	9	1960/91	8/15/1991	51BOOK11	6/23/1992	Registered
151666	El Salvador	KODACOLOR	1	1933/91	8/14/1991	188BOOK13	10/20/1992	Registered
151678	El Salvador	KODACOLOR	40	1961/91	8/15/1991	187BOOK13	10/20/1992	Registered
147369	Estonia	KODACOLOR	1	9084	10/27/1993	18165	1/11/1996	Registered
166043	European Union	KODACOLOR	1, 16, 35, 40, 42 - Renew 1, 16 only	28480	4/1/1996	28480	2/4/1998	Registered
151221	Finland	KODACOLOR	1, 9, 16	T198703559	8/24/1987	105947	12/20/1989	Registered
168650	Georgia	KODACOLOR	1	1994 011467	3/30/1994	M13224	4/4/2000	Registered
144100	Greece	KODACOLOR	40, 42	114988	7/8/1993	114988	12/19/1995	Registered
151252	Greece	KODACOLOR	1, 9, 16	62655	1/10/1979	62655	8/18/1980	Registered
151257	Guatemala	KODACOLOR	1			31532	12/14/1996	Registered
151261	Hong Kong	KODACOLOR	1, 16	99/49	2/3/1977	19490960AA	2/3/1949	Registered
151265	Hong Kong	KODACOLOR	16	99/49	2/3/1977	961/49	2/3/1949	Registered
151463	Iceland	KODACOLOR	1, 16	891/1991	9/26/1991	71/1992	1/23/1992	Registered
151453	India	KODACOLOR	1			210889	8/27/1997	Registered
151457	India	KODACOLOR	16			210890	8/27/1997	Registered
166935	Indonesia	KODACOLOR	1	D97 19742	9/15/1997	IDM000158969	3/15/1998	Registered
151460	Iran	KODACOLOR	1, 9, 16, 35		10/10/1976	46027	11/16/1996	Registered
151465	Japan	KODACOLOR	1	222211/1990	11/5/1990	223053	3/17/1931	Registered
151477	Kenya	KODACOLOR	16		9/19/1963	12041	9/19/1963	Registered
151472	Kenya	KODACOLOR	9		9/19/1963	12040	9/19/1963	Registered
151469	Kenya	KODACOLOR	1		9/19/1963	12039	9/19/1963	Registered
143784	Laos	KODACOLOR	1	2122	6/3/1993	1340	6/4/2003	Registered
170475	Laos	KODACOLOR	16	2122	6/3/1993	1341	6/4/2003	Registered
146878	Latvia	KODACOLOR	1	M-93-8130	9/21/1993	33309	9/21/1993	Registered
147884	Lithuania	KODACOLOR	1	13085	10/13/1993	24310	2/18/1997	Registered
130873	Madagascar	KODACOLOR	35, 37, 40, 41	95/00834D	7/13/1995	1599	7/13/1995	Registered
151520	Malawi	KODACOLOR	16		9/25/1970	MW/TM/1963/0 1057	9/25/1998	Registered
151516	Malawi	KODACOLOR	9		9/25/1970	MW/TM/1963/0 1056	9/25/1998	Registered
151513	Malawi	KODACOLOR	1		9/25/1970	MW/TM/1963/0 1055	9/25/1998	Registered

151545	Malaysia	KODACOLOR	1	88/01116	3/15/1988	88/01116	7/11/1994	Registered
151527	Mexico	KODACOLOR	9	35818	7/26/1947	56546	7/17/1949	Registered
151541	Mexico	KODACOLOR	35, 38	241371	11/13/1984	307743	6/7/1985	Registered
151538	Mexico	KODACOLOR	1	104761	9/30/1976	213350	4/24/1978	Registered
151531	Mexico	KODACOLOR	16	35820	7/26/1947	55763	3/20/1948	Registered
151534	Mexico	KODACOLOR	40	79528	4/9/1974	187352	1/31/1975	Registered
139240	Myanmar	KODACOLOR	1, 16			3654/1993	11/25/1993	Registered
151642	Paraguay	KODACOLOR	1	2729	3/2/1993	257497	6/11/1993	Registered
151638	Paraguay	KODACOLOR	16	3578	2/19/2003	257500	6/11/1993	Registered
151586	Peru	KODACOLOR	1			22806	12/29/1993	Registered
151582	Peru	KODACOLOR	16			22514	12/29/1993	Registered
151612	Poland	KODACOLOR	1, 9, 16, 40	96506	2/8/1991	R-71231	2/8/1991	Registered
141408	Russian Federation	KODACOLOR	1	93047623	10/19/1993	128343	6/16/1995	Registered
151660	Singapore	KODACOLOR	1			T4911664C	9/6/1949	Registered
151729	South Africa	KODACOLOR	40	72/6116	12/8/1972	72/6116	12/8/1972	Registered
151727	South Africa	KODACOLOR	16	65/4490	11/4/1965	65/4490	11/4/1965	Registered
151723	South Africa	KODACOLOR	9	65/4489	11/4/1965	65/4489	11/4/1965	Registered
151719	South Africa	KODACOLOR	1	65/4488	11/4/1965	65/4488	11/4/1965	Registered
151482	South Korea	KODACOLOR	1, 9	91-1321		40-21430	3/16/1971	Registered
151687	Taiwan	KODACOLOR	19			19720	4/1/1965	Registered
151683	Thailand	KODACOLOR	1	285704	7/28/1965	Kor30061	7/28/1965	Registered
151048	United States	KODACOLOR	26	569616	11/30/1948	523176	3/28/1950	Registered
151710	Venezuela	KODACOLOR	16	11931	10/1/1985	130811-F	9/21/1987	Registered
151706	Venezuela	KODACOLOR	1	11930	10/1/1985	130810-F	9/21/1987	Registered
151702	Venezuela	KODACOLOR	9	235-86	1/10/1986	133111	2/2/1988	Registered
151697	Venezuela	KODACOLOR	1, 9, 16			31771-F	3/18/1957	Registered
151739	Zambia	KODACOLOR	16		9/25/1963	1057/63	9/25/1963	Registered
151735	Zambia	KODACOLOR	9		9/25/1963	1056/63	9/25/1963	Registered
151732	Zambia	KODACOLOR	1		9/25/1963	1055/63	9/25/1963	Registered
151652	Zimbabwe	KODACOLOR	16			1057/63	9/25/1963	Registered
151648	Zimbabwe	KODACOLOR	9			1056/63	9/25/1963	Registered
151645	Zimbabwe	KODACOLOR	1			1055/63	9/25/1963	Registered
163220	Taiwan	KODACOLOR GOLD	73			479071	3/16/1990	Registered
163225	Venezuela	KODACOLOR GOLD	50	19267	12/28/1987	145084	6/4/1991	Registered
147287	Japan	KODACOLOR VR	10	49196/83	5/28/1983	2037197	4/26/1988	Registered
147183	United States	KODACOLOR VR	1	430862	6/20/1983	1297307	9/25/1984	Registered
145443	United States	KODAFIX	1	00616951	7/26/1951	559958	6/10/1952	Registered

136165	Argentina	KODAFLEX	1	1584125	2/25/1987	1284148	4/13/1988	Registered
136220	Denmark	KODAFLEX	6, 9, 10	1984/309	1/16/1984	1985/2437	8/9/1985	Registered
136230	Finland	KODAFLEX	1, 9, 10, 16	7084/1983	12/21/1983	94538	12/20/1985	Registered
136262	Hong Kong	KODAFLEX	1	787/1966	8/11/1973	10/1967	8/11/1966	Registered
144814	Chile	KODAGRAPH	1, 9, 16	685034	4/28/2005	729847	7/25/2005	Registered
144841	Hong Kong	KODAGRAPH	1, 16	99/49	2/3/1977	19490949AA	2/3/1949	Registered
144949	India	KODAGRAPH	16		8/29/1963	217389	8/3/1964	Registered
144961	Mexico	KODAGRAPH	1, 6, 8, 9, 11, 12, 14, 16	26888		49227	4/10/1945	Registered
144958	Mexico	KODAGRAPH	1	501584		49226	8/27/1945	Registered
144985	Peru	KODAGRAPH	1			22785	3/16/1984	Registered
144997	Singapore	KODAGRAPH	9			T39/02849J	7/14/1939	Registered
145021	South Africa	KODAGRAPH	16	65/4493	11/4/1965	65/4493	11/4/1965	Registered
145016	South Africa	KODAGRAPH	9	65/4492	11/4/1965	65/4492	11/4/1965	Registered
145012	South Africa	KODAGRAPH	1	65/4491	11/4/1965	65/4491	11/4/1965	Registered
155122	Denmark	KODAJET	1	1994/8738	12/12/1994	1995/2315	4/7/1995	Registered
155128	Finland	KODAJET	1	6482/1994	12/27/1994	139964	9/5/1995	Registered
155143	Sweden	KODAJET	1	94/12813	12/12/1994	305657	10/27/1995	Registered
155117	United Kingdom	KODAJET	1	2004706	12/8/1994	2004706	9/22/1995	Registered
170594	Albania	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
166265	Andorra	KODAK	1, 9, 16, 40	4329	1/21/1997	4711	1/21/1997	Registered
169511	Angola	KODAK	40	4089/94	12/1/1994	4089/94	7/23/1999	Registered
169497	Angola	KODAK	2	4075/94	12/1/1994	4075/94	8/10/1999	Registered
169498	Angola	KODAK	5	4076/94	12/1/1994	4076/94	8/11/1999	Registered
169499	Angola	KODAK	9	4077/94	12/1/1994	4077/94	8/11/1999	Registered
169500	Angola	KODAK	16	4078/94	12/1/1994	4078/94	8/10/1999	Registered
169501	Angola	KODAK	17	4079/94	12/1/1994	4079/94	8/11/1999	Registered
169502	Angola	KODAK	22	4080/94	12/1/1994	4080/94	8/11/1999	Registered
169503	Angola	KODAK	23	4081/94	12/1/1994	4081/94	8/11/1999	Registered
169504	Angola	KODAK	25	4082/94	12/1/1994	4082/94	7/23/1999	Registered
169505	Angola	KODAK	28	4083/94	12/1/1994	4083/94	7/23/1999	Registered
169506	Angola	KODAK	31	4084/94	12/1/1994	4084/94	7/23/1999	Registered
169507	Angola	KODAK	34	4085/94	12/1/1994	4085/94	7/23/1999	Registered
169508	Angola	KODAK	35	4086/94	12/1/1994	4086/94	7/23/1999	Registered
169509	Angola	KODAK	37	4087/94	12/1/1994	4087/94	7/23/1999	Registered
169510	Angola	KODAK	38	4088/94	12/1/1994	4088/94	7/23/1999	Registered

169512	Angola	KODAK	42	4090/94	12/1/1994	4090/94	8/10/1999	Registered
169496	Angola	KODAK	1	4074/94	12/1/1994	4074/94	8/10/1999	Registered
131123	Anguilla	KODAK	1, 9, 16	2596		2596	11/23/1994	Registered
140061	Antigua And Barbuda	KODAK	1, 9, 16		10/28/1996	4031	3/10/1997	Registered
148221	Argentina	KODAK	44	2453989	8/25/2003	1968548	1/28/2004	Registered
139967	Argentina	KODAK	9	2855102	9/12/2008	2312640	9/10/2009	Registered
139962	Argentina	KODAK	16	2856806	9/12/2008	2310532	9/1/2009	Registered
139997	Argentina	KODAK	28	2856807	9/12/2008	2310533	9/1/2009	Registered
140072	Argentina	KODAK	35	2444074	7/14/2003	1950437	9/12/2003	Registered
140115	Argentina	KODAK	1	2876390	11/18/2008	2340335	1/11/2010	Registered
140099	Argentina	KODAK	41	2444078	7/14/2003	1950441	9/12/2003	Registered
140094	Argentina	KODAK	40	2492510	1/30/2004	1984384	6/29/2004	Registered
140089	Argentina	KODAK	39	2444077	7/14/2003	1950440	9/12/2003	Registered
140084	Argentina	KODAK	38	2444076	7/14/2003	1950439	9/12/2003	Registered
139986	Argentina	KODAK	7	2856805	9/12/2008	2299682	7/6/2009	Registered
140075	Argentina	KODAK	36	2444075	7/14/2003	1950438	9/12/2003	Registered
140055	Argentina	KODAK	25	2856808	9/12/2008	2310534	9/1/2009	Registered
140079	Argentina	KODAK	37	2492512	1/30/2004	1984388	6/29/2004	Registered
170504	Argentina	KODAK	40	2453992	8/25/2003	1981498	5/27/2004	Registered
170502	Argentina	KODAK	42	2453990	8/25/2003	1980957	5/19/2004	Registered
170503	Argentina	KODAK	41	2453991	8/25/2003	1980958	5/19/2004	Registered
165982	Armenia	KODAK		1296	2/12/1996	1832	6/11/1997	Registered
170596	Armenia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
151024	Aruba	KODAK	1, 9, 16, 40	94012011	1/20/1994	16939	1/20/1994	Registered
176227	Australia	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
140172	Austria	KODAK	1, 9			21295	2/4/1993	Registered
170597	Austria	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176228	Austria	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
166855	Azerbaijan	KODAK	1, 9, 16	2568	10/11/1994	970769	5/14/1997	Registered
170598	Azerbaijan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
140495	Bahamas	KODAK	1			1065	10/14/1995	Registered
131792	Bahrain	KODAK	40		11/30/1994	1508	11/30/1994	Registered
155659	Barbados	KODAK	40	2276A	12/14/1994	81/9325	10/14/1999	Registered
155890	Barbados	KODAK	16		1/11/1995	81/9790	11/5/1999	Registered
155884	Barbados	KODAK	9		1/11/1995	81/9789	11/5/1999	Registered

155879	Barbados	KODAK	1		1/11/1995	81/9788	11/5/1999	Registered
139815	Belarus	KODAK	1, 9, 16	3226	10/5/1993	3226	2/24/1994	Registered
170599	Belarus	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
171726	Belize	KODAK	9					Pending Application
170600	Benelux	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176229	Benelux	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
140341	Bermuda	KODAK	1, 8, 39			1010	8/30/1939	Registered
150955	Bermuda	KODAK	40	25775	1/20/1994	25775	1/20/1994	Registered
168763	BES Islands	KODAK	1	D-3115	8/24/2001	2855	9/15/2011	Registered
148902	Bolivia	KODAK	16		2/3/1994	66321A	11/30/1995	Registered
148898	Bolivia	KODAK	9		2/3/1994	66320A	11/30/1995	Registered
148894	Bolivia	KODAK	1		2/3/1994	66319A	11/30/1995	Registered
131925	Bolivia	KODAK	10		12/4/1992	63662-A	7/21/1994	Registered
131921	Bolivia	KODAK	40		12/4/1992	63660-A	7/21/1994	Registered
131916	Bolivia	KODAK	42		12/4/1992	63661-A	7/21/1994	Registered
140390	Bolivia	KODAK	16			84081-A	5/11/1971	Registered
140387	Bolivia	KODAK	1			58467-A	5/11/1971	Registered
140380	Bolivia	KODAK	9			79754-A	5/11/1971	Registered
140375	Bolivia	KODAK	9			85589-A	10/23/1980	Registered
170601	Bosnia And Herzegovina	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144010	British Virgin Islands	KODAK	1, 8		11/21/1984	2097	11/21/1984	Registered
140351	Brunei Darussalam	KODAK	16			2041	9/16/1970	Registered
140347	Brunei Darussalam	KODAK	9			2040	9/16/1970	Registered
140343	Brunei Darussalam	KODAK	1			2039	9/16/1970	Registered
140319	Bulgaria	KODAK	1, 9, 16	5233	12/8/1987	5233	1/1/1988	Registered
140314	Bulgaria	KODAK	16			823	2/20/1992	Registered
170602	Bulgaria	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
142853	Cambodia (Kampuchea)	KODAK	1	2778	4/19/1993	2776	4/23/1993	Registered
142865	Cambodia (Kampuchea)	KODAK	16	2781	4/19/1993	2779	4/23/1993	Registered
142885	Cambodia (Kampuchea)	KODAK	40	2786	4/19/1993	2784	4/23/1993	Registered
142861	Cambodia (Kampuchea)	KODAK	9	2780	4/19/1993	2778	4/23/1993	Registered
142889	Cambodia (Kampuchea)	KODAK	42	2787	4/19/1993	2785	4/23/1993	Registered
139070	Chile	KODAK	1	688643	5/27/2005	731857	8/25/2005	Registered
139066	Chile	KODAK	32, 33, 34	688644	5/27/2005	731853	8/25/2005	Registered

140567	Chile	KODAK	1, 9, 16	849846	12/24/2008	849268	3/19/2009	Registered
140565	Chile	KODAK	1, 9, 16	685035	4/28/2005	729846	7/25/2005	Registered
140615	Chile	KODAK	40, 41, 42	694057	7/4/2005	744725	1/3/2006	Registered
140610	Chile	KODAK	35, 36, 37, 38	688641	5/27/2005	731854	8/25/2005	Registered
140605	Chile	KODAK	32, 33, 34	688642	5/27/2005	732206	8/29/2005	Registered
140600	Chile	KODAK	28, 29, 30, 31	696747	7/22/2005	735472	10/6/2005	Registered
140595	Chile	KODAK	24, 25, 26, 27	688645	5/27/2005	731852	8/25/2005	Registered
140590	Chile	KODAK	19, 20, 21, 23	688646	5/27/2005	731851	8/25/2005	Registered
140585	Chile	KODAK	14, 15, 17, 18	688647	5/27/2005	731985	8/26/2005	Registered
140580	Chile	KODAK	8, 10, 12, 13	688648	5/27/2005	731986	8/26/2005	Registered
140575	Chile	KODAK	2, 4, 6, 7	688650	5/27/2005	731850	8/25/2005	Registered
165745	Chile	KODAK	3, 5	696725	7/22/2005	735554	10/7/2005	Registered
138011	China (People's Republic Of)	KODAK	1	960110185	9/28/1996	1120489	10/21/1997	Registered
138025	China (People's Republic Of)	KODAK	40	960110187	9/28/1996	1121924	10/21/1997	Registered
138020	China (People's Republic Of)	KODAK	16	960110186	9/28/1996	1134293	12/14/1997	Registered
133045	China (People's Republic Of)	KODAK	41	960046031	4/12/1996	1085719	8/21/1997	Registered
140642	China (People's Republic Of)	KODAK	8			529543	7/20/1990	Registered
140638	China (People's Republic Of)	KODAK	2			528896	9/20/1990	Registered
168653	China (People's Republic Of)	KODAK	41	2000190293	12/6/2000	1774277	5/21/2002	Registered
154982	China (People's Republic Of)	KODAK	9	95014777	2/15/1995	926799	1/7/1997	Registered
158889	China (People's Republic Of)	KODAK	9	95041856	4/13/1995	931258	1/14/1997	Registered
171725	China (People's Republic Of)	KODAK	2	4551678	3/21/2005	4551678	1/7/2011	Registered
176259	China (People's Republic Of)	KODAK	25	9667130	7/1/2011			Pending Application
176230	China (People's Republic Of)	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
176119	China (People's Republic Of)	KODAK	2	8555711	8/9/2010	8555711	8/14/2011	Registered
175622	China (People's Republic Of)	KODAK	7	6905300	8/18/2008	6905300	5/14/2010	Registered
144768	Colombia	KODAK	42	93/398174	7/26/1993	158840	3/30/1994	Registered
144760	Colombia	KODAK	40	93/398173	7/26/1993	158839	3/30/1994	Registered
151726	Colombia	KODAK	28	92/328322		149438	12/2/1993	Registered
151722	Colombia	KODAK	27	92/328309		149426	12/2/1993	Registered
151718	Colombia	KODAK	25	92/328321		149445	12/2/1993	Registered
151681	Colombia	KODAK	5	92/328312		147765	12/2/1993	Registered
151703	Colombia	KODAK	20	92/328317		149492	12/2/1993	Registered
151694	Colombia	KODAK	16	92/328315		149494	12/2/1993	Registered
151689	Colombia	KODAK	10	92/328314		149529	12/2/1993	Registered
151675	Colombia	KODAK	1	92/328310		147755	12/2/1993	Registered
151686	Colombia	KODAK	9	92/328313		147767	12/2/1993	Registered

140681	Costa Rica	KODAK	16			859/53058	3/12/2007	Registered
140686	Costa Rica	KODAK	1			859/53057	3/12/2007	Registered
140690	Costa Rica	KODAK	9			859/53059	3/12/2007	Registered
159813	Costa Rica	KODAK	40			91002	4/27/1995	Registered
170603	Croatia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
140691	Cuba	KODAK	9			95646	11/27/1972	Registered
151032	Cuba	KODAK	40	417/94	5/4/1994	121202	11/29/1994	Registered
176251	Curaçao	KODAK	1	VD-110414	6/22/2011	02957	8/24/2001	Registered
140708	Cyprus	KODAK	9			29808	7/15/1995	Registered
140703	Cyprus	KODAK	16			29810	7/15/1995	Registered
140698	Cyprus	KODAK	1			29806	7/15/1995	Registered
170604	Czech Republic	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144148	Democratic Republic of Congo	KODAK	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34 - Renew Classes 1, 5, 7, 9, 10, 16, 25, 28 only			4044/C		Registered
170605	Denmark	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176231	Denmark	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
155080	Dominica	KODAK	1, 8, 39	128/94	11/15/1994	128/94	11/15/1994	Registered
140747	Dominican Republic	KODAK	1		2/19/1985	38739	4/30/1985	Registered
140742	Dominican Republic	KODAK	9			4456	10/13/1939	Registered
158849	Dominican Republic	KODAK	16		2/21/1992	53161	4/14/1992	Registered
158856	Dominican Republic	KODAK	70		2/21/1992	53185	4/14/1992	Registered
158846	Dominican Republic	KODAK	16	2012/4723	1/23/2012	53146	4/14/1992	Registered
158840	Dominican Republic	KODAK	25	2012/4729	1/23/2012	53569	6/15/1992	Registered
138118	Ecuador	KODAK	40	35779	12/7/1992	11/94	2/1/1994	Registered
138105	Ecuador	KODAK	10	35780	12/7/1992	27/94	2/1/1994	Registered
138116	Ecuador	KODAK	42	35778	12/7/1992	98/95	2/17/1995	Registered
140769	Ecuador	KODAK	1, 9, 16			16/40	2/26/1995	Registered

170606	Egypt	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143646	El Salvador	KODAK	1	1378	12/3/1984	237BOOK110	11/28/1985	Registered
143645	El Salvador	KODAK	1, 9, 16			2439BOOK18	5/24/1974	Registered
151004	El Salvador	KODAK	16	314/94	1/28/1994	218BOOK25	3/22/1995	Registered
151000	El Salvador	KODAK	40	315/94	1/28/1994	196BOOK26	5/12/1995	Registered
143613	Estonia	KODAK	1, 9, 11, 16, 27, 30, 34	4620	5/14/1993			Pending
147373	Estonia	KODAK	2, 17, 22, 23, 25, 28, 31, 40, 42	9087	10/27/1993	18920	3/29/1996	Registered
155352	Estonia	KODAK	1, 9, 16	9304620	5/14/1993	9490	3/24/1994	Registered
170607	Estonia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
168167	Ethiopia	KODAK	42					Pending Application
168166	Ethiopia	KODAK	40					Pending Application
168165	Ethiopia	KODAK	16					Pending Application
168164	Ethiopia	KODAK	9					Pending Application
168163	Ethiopia	KODAK	1					Pending Application
171224	Ethiopia	KODAK	1, 9, 16, 40	431		4622	6/11/2004	Registered
166045	European Union	KODAK	1, 9, 10, 16, 35, 40, 42	28456	4/1/1996	28456	2/4/1998	Registered
140912	Finland	KODAK	9	6321/90	12/4/1990	124986	2/22/1993	Registered
140907	Finland	KODAK	5	5830/90	11/12/1990	123665	12/21/1992	Registered
140901	Finland	KODAK	9	T198800960	3/2/1988	110863	3/5/1991	Registered
170608	Finland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176232	Finland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
176233	France	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
141418	Georgia	KODAK	1, 9, 10, 11, 16, 27, 30, 34	4021/03	7/28/1993			Pending Application
166277	Georgia	KODAK	2, 17, 22, 23, 25, 28, 31, 40	410/03	3/30/1994	8551	3/5/1998	Registered
167307	Georgia	KODAK	1, 9, 16	6090/03	7/28/1993	3417	9/30/1996	Registered
167864	Georgia	KODAK	9, 11	4940	7/30/1993	7833	12/15/1997	Registered
170609	Georgia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
140721	Germany	KODAK	35, 37, 40, 41, 42	20614/40	4/2/1979	1013235	4/2/1979	Registered
170610	Germany	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

176234	Germany	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
166821	Ghana	KODAK	16	29124	3/20/1998			Pending Application
166820	Ghana	KODAK	9	29268	3/20/1998	29268	3/20/1998	Registered
166819	Ghana	KODAK	1	29171	3/20/1998	29171	3/20/1998	Registered
144084	Greece	KODAK	35, 36, 37, 38, 40, 41, 42	114984	7/8/1993	114984	12/19/1995	Registered
141178	Greece	KODAK	9	102216	12/27/1990	102216	1/17/1994	Registered
141168	Greece	KODAK	9	88876	4/26/1988	88876	8/17/1990	Registered
141162	Greece	KODAK	1			8909	2/11/1973	Registered
141159	Greece	KODAK	1	7745	6/6/1930	7745	6/6/1980	Registered
141154	Greece	KODAK	9	7744	6/6/1930	7744	6/6/1980	Registered
170611	Greece	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176235	Greece	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
141188	Guatemala	KODAK	9			9465	12/26/1995	Registered
141183	Guatemala	KODAK	9			2271	12/2/1984	Registered
141193	Guatemala	KODAK	1			49514	11/27/1995	Registered
158879	Guatemala	KODAK	16	2395/95	3/30/1995	86915	10/24/1997	Registered
158874	Guatemala	KODAK	40	2263/95	3/24/1995	83211	10/31/1996	Registered
141213	Guyana	KODAK	1			3369A	9/23/1980	Registered
141219	Guyana	KODAK	8			3370A	9/23/1980	Registered
150960	Guyana	KODAK	16	14314A	1/26/1994	14314A	1/26/1994	Registered
141310	Haiti	KODAK	16			56/172	2/21/1991	Registered
141306	Haiti	KODAK	9			55/172	2/21/1991	Registered
141302	Haiti	KODAK	1			54/172	2/21/1991	Registered
150997	Haiti	KODAK	40		2/7/1994	20/146	4/23/1995	Registered
141516	Honduras	KODAK	16			50015	11/10/1988	Registered
141512	Honduras	KODAK	1			50016	11/10/1988	Registered
141283	Honduras	KODAK	9			330	11/1/1987	Registered
151037	Honduras	KODAK	40	844/94	2/1/1994	1857	8/10/1994	Registered
141279	Hong Kong	KODAK	28	1687/89		3065/92	7/30/1992	Registered
141274	Hong Kong	KODAK	25	1686/89		3704/92	9/18/1992	Registered
141269	Hong Kong	KODAK	18	1684/89		3202/93	8/5/1993	Registered
141259	Hong Kong	KODAK	20	1685/89		1637/90	6/11/1990	Registered
141254	Hong Kong	KODAK	16	1683/89		2849/90	9/25/1990	Registered
141249	Hong Kong	KODAK	14	3311/83	11/17/1983	19841588	11/17/1983	Registered
141225	Hong Kong	KODAK	1, 9, 16	46/49	1/15/1977	19490850AA	1/15/1949	Registered

154977	Hong Kong	KODAK	9	15267/94	12/22/1994	1680/1996	12/22/1994	Registered
159034	Hong Kong	KODAK	21	6630/95	6/1/1995	7174/1996	6/1/1995	Registered
170612	Hungary	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176236	Hungary	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
142360	Iceland	KODAK	9	868/1991	9/26/1991	51/1992	1/23/1992	Registered
142357	Iceland	KODAK	9	94/1991	1/29/1991	823/1991	8/30/1991	Registered
142353	Iceland	KODAK	5	1005/1990	12/7/1990	644/1991	6/28/1991	Registered
142351	Iceland	KODAK	1, 16	99/1975	3/13/1975	265/1975	8/14/1975	Registered
142345	Iceland	KODAK	9	281/1923	11/7/1923	37/1923	11/15/1923	Registered
170613	Iceland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
142263	India	KODAK	5		10/8/1942	6326	8/22/1946	Registered
142326	India	KODAK	25		10/8/1942	6342	4/8/1944	Registered
142322	India	KODAK	24		10/8/1942	6341	3/23/1944	Registered
142314	India	KODAK	21		10/8/1942	6339	4/9/1947	Registered
142310	India	KODAK	20		10/8/1942	6338	7/15/1949	Registered
142306	India	KODAK	18		10/8/1942	6337	4/12/1945	Registered
142274	India	KODAK	8		10/8/1942	6329	2/22/1945	Registered
142270	India	KODAK	7		10/8/1942	6328	2/12/1945	Registered
142266	India	KODAK	6		10/8/1942	6327	2/27/1948	Registered
142259	India	KODAK	4		10/8/1942	6325	3/1/1946	Registered
142255	India	KODAK	3		10/8/1942	6324	8/22/1946	Registered
142251	India	KODAK	2		10/8/1942	6323	8/24/1946	Registered
142247	India	KODAK	1		10/8/1942	6322	1/30/1947	Registered
142282	India	KODAK	10		10/8/1942	6331	8/14/1944	Registered
142329	India	KODAK	28		10/8/1942	6343	7/27/1945	Registered
142298	India	KODAK	16		10/8/1942	6335	3/4/1946	Registered
142293	India	KODAK	15		10/8/1942	6334	8/14/1944	Registered
142290	India	KODAK	14		10/8/1942	6333	8/24/1946	Registered
142286	India	KODAK	11		10/8/1942	6332	8/17/1946	Registered
142277	India	KODAK	9		10/8/1942	6330	5/28/1948	Registered
142110	Indonesia	KODAK	1			417144	5/9/1998	Registered
142118	Indonesia	KODAK	9	D97-24293		IDM000156827	5/9/2008	Registered
142114	Indonesia	KODAK	18			417259	5/9/1988	Registered
167576	Indonesia	KODAK	16	D97-24296		417142	5/9/1998	Registered

142343	Iran	KODAK	1, 3, 6, 7, 8, 9, 16, 20, 27, 28, 36			230	7/19/1997	Registered
170614	Ireland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176237	Ireland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
142243	Israel	KODAK	1		6/19/1924	205		Registered
142239	Israel	KODAK	9		6/19/1924	91		Registered
142235	Israel	KODAK	1		6/19/1924	11		Registered
168774	Israel	KODAK	40	150414	7/2/2001	150414	7/2/2002	Registered
170615	Italy	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176238	Italy	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
142381	Jamaica	KODAK	1			3574	8/31/1995	Registered
151016	Jamaica	KODAK	16	16/1753	2/21/1994	27595	2/21/1994	Registered
151013	Jamaica	KODAK	9	9/1537	2/21/1994	34948	2/21/1994	Registered
151021	Jamaica	KODAK	1	1/910	2/21/1994	28236	2/21/1994	Registered
142396	Japan	KODAK	1			35104	2/14/1998	Registered
142428	Japan	KODAK	16			1346564	9/29/1978	Registered
142420	Japan	KODAK	25			804305	1/20/1969	Registered
142412	Japan	KODAK	9	203268/1989		318992	7/21/1939	Registered
142408	Japan	KODAK	1	219187/1988	10/11/1988	312937	2/20/1939	Registered
142404	Japan	KODAK	1	219186/1988	10/11/1988	312936	2/20/1939	Registered
142400	Japan	KODAK	1	219185/1988		312935	2/20/1939	Registered
142432	Japan	KODAK	1, 9			1362728	12/22/1978	Registered
142476	Japan	KODAK	9, 14	40535/1989		2484657	12/25/1992	Registered
142481	Japan	KODAK	14, 18, 26	40534/89		2389889	3/31/1992	Registered
142473	Japan	KODAK	2	40531/1989		2705505	3/31/1995	Registered
142468	Japan	KODAK	9, 16, 25, 28	40536/1989	4/10/1989	2371327	1/31/1992	Registered
142465	Japan	KODAK	9	13739/89	2/8/1989	2376560	2/28/1992	Registered
142461	Japan	KODAK	14	205976/1989		1385978	7/31/1979	Registered
142456	Japan	KODAK	20	40533/89		2382482	2/28/1992	Registered
142448	Japan	KODAK	9	224785/91	10/25/1991	1496468	1/29/1982	Registered
142445	Japan	KODAK	1, 5	149006/1975		2408923	4/30/1992	Registered
142441	Japan	KODAK	9, 16, 20	222210/1990	11/5/1990	1454223	2/27/1981	Registered
163798	Japan	KODAK	41	281705/1992	9/30/1992	3118368	1/31/1996	Registered
163803	Japan	KODAK	42	281706/1992	9/30/1992	3201127	9/30/1996	Registered
163793	Japan	KODAK	40	281704/1992	9/30/1992	3216188	10/31/1996	Registered

163785	Japan	KODAK	39	281703/1992	9/30/1992	3029708	3/31/1995	Registered
163781	Japan	KODAK	38	281702/1992	9/30/1992	3028242	2/28/1995	Registered
163776	Japan	KODAK	35	281701/1992	9/30/1992	3021377	1/31/1995	Registered
176239	Japan	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
131528	Jordan	KODAK	23	31331	12/19/1992	31331	12/19/1992	Registered
131523	Jordan	KODAK	22	31338	12/19/1992	31338	12/19/1992	Registered
131519	Jordan	KODAK	16	31333	12/19/1992	31333	12/19/1992	Registered
131512	Jordan	KODAK	10	31330	12/19/1992	31330	12/19/1992	Registered
131507	Jordan	KODAK	9	31334	12/19/1992	31334	12/19/1992	Registered
131504	Jordan	KODAK	5	31450	12/19/1992	31450	12/19/1992	Registered
131499	Jordan	KODAK	2	31526	12/19/1992	31526	12/19/1992	Registered
131494	Jordan	KODAK	1	31451	12/19/1992	31451	12/19/1992	Registered
142394	Jordan	KODAK	1		8/26/1953	2448	8/26/1953	Registered
142390	Jordan	KODAK	9		8/26/1953	2447	8/26/1953	Registered
142385	Jordan	KODAK	16		8/26/1953	2445	8/26/1953	Registered
141422	Kazakhstan	KODAK	1, 9, 16	5010	10/29/1993	3587	10/29/1993	Registered
170616	Kazakhstan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170617	Kenya	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
155377	Kyrgyz Republic	KODAK	1, 9, 16	1478/32	7/29/1994	1240	10/6/1994	Registered
170618	Kyrgyz Republic	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143781	Laos	KODAK	1	2121	6/3/1993	1330	6/4/2003	Registered
170469	Laos	KODAK	23	2121	6/3/1993	1335	6/4/2003	Registered
170465	Laos	KODAK	2	2121	6/3/1993	1331	6/4/2003	Registered
170466	Laos	KODAK	9	2121	6/3/1993	1332	6/4/2003	Registered
170467	Laos	KODAK	16	2121	6/3/1993	1333	6/4/2003	Registered
170468	Laos	KODAK	22	2121	6/3/1993	1334	6/4/2003	Registered
170474	Laos	KODAK	42	2121	6/3/1993	1339	6/4/2003	Registered
170473	Laos	KODAK	40	2121	6/3/1993	1338	6/4/2003	Registered
170472	Laos	KODAK	36	2121	6/3/1993	1337	6/4/2003	Registered
170470	Laos	KODAK	35	2121	6/3/1993	1336	6/4/2003	Registered
146882	Latvia	KODAK	2, 17, 22, 23, 25, 28, 31, 40	M-93-8134	9/21/1993	33636		Registered
165983	Latvia	KODAK	1, 9, 16	M-92-4425	12/29/1992	M11091	10/28/1993	Registered
170619	Latvia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

170620	Lesotho	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170621	Liberia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170622	Liechtenstein	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
147888	Lithuania	KODAK	2, 17, 22, 23, 25, 28, 31, 40	13088	10/13/1993	24307	2/18/1997	Registered
165985	Lithuania	KODAK	1, 9, 16	12852	9/30/1993	13915	12/30/1994	Registered
170623	Lithuania	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170624	Macedonia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
130868	Madagascar	KODAK	35, 37, 40, 41	95/00835D	7/13/1995	1600	7/13/1995	Registered
142610	Malawi	KODAK	9			781/59	2/8/1993	Registered
142606	Malawi	KODAK	1			768/59	2/8/1993	Registered
142601	Malawi	KODAK	16			767/59	2/8/1993	Registered
142790	Malaysia	KODAK	9			M/29566	1/28/1993	Registered
142785	Malaysia	KODAK	16			M/29565	1/28/1993	Registered
142793	Malaysia	KODAK	1			M/29567	1/28/1993	Registered
167584	Mali	KODAK	1, 2, 5, 9, 10, 16, 40					Pending Application
168234	Malta	KODAK	9			30181	6/11/1999	Registered
168235	Malta	KODAK	16			30182	6/11/1999	Registered
167556	Malta	KODAK	1			30180	6/11/1999	Registered
167606	Mauritius	KODAK	1, 9, 16		4/26/1999	A45 110	4/26/1999	Registered
142757	Mexico	KODAK	9			270355	1/6/1982	Registered
142753	Mexico	KODAK	21	161723		249407	8/15/1980	Registered
142744	Mexico	KODAK	37	122319	1/31/1978	218747	10/5/1978	Registered
142741	Mexico	KODAK	35	122318	1/31/1978	218746	10/5/1978	Registered
142724	Mexico	KODAK	3, 6, 8, 14, 16, 20, 21, 24, 26, 28, 31	17734	2/8/1968	144105	8/24/1968	Registered
142675	Mexico	KODAK	18	501806		58079	2/19/1949	Registered
142713	Mexico	KODAK	9, 12, 16, 18, 20, 22, 28	17731	2/8/1968	144098	8/24/1968	Registered
142639	Mexico	KODAK	4	26861		58071	2/19/1949	Registered
142671	Mexico	KODAK	21	26871		58078	2/19/1949	Registered
142667	Mexico	KODAK	20	26870		58077	2/19/1949	Registered

142662	Mexico	KODAK	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	26869		58142	2/26/1949	Registered
142658	Mexico	KODAK	6	26868		58076	2/19/1949	Registered
142653	Mexico	KODAK	1, 2, 5, 16, 17, 24	26865		58674	3/23/1966	Registered
142650	Mexico	KODAK	8	26864		58074	2/19/1949	Registered
142642	Mexico	KODAK	2	26862		58072	2/19/1949	Registered
142630	Mexico	KODAK	14	26859		58069	2/19/1949	Registered
142626	Mexico	KODAK	16	38539		58104	4/10/1945	Registered
142622	Mexico	KODAK	16			58067	2/19/1949	Registered
142618	Mexico	KODAK	9	36853		58066	2/19/1949	Registered
142613	Mexico	KODAK	9	17712	5/23/1918	15687	5/23/1918	Registered
142686	Mexico	KODAK	2, 7, 16	122379		128109	3/23/1966	Registered
142647	Mexico	KODAK	7, 8, 9, 11, 12, 16, 17, 21	26863		58073	2/19/1949	Registered
176062	Mexico	KODAK	40	1079142	3/31/2010	1277319	3/30/2012	Registered
176061	Mexico	KODAK	38	1079141	3/31/2010	1184214	10/15/2010	Registered
165984	Moldova	KODAK	1, 9, 16	1166	4/12/1994	2200	8/14/1995	Registered
170625	Moldova	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170626	Monaco	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
157000	Montserrat	KODAK	1, 8, 39	1828	10/7/1994	1828	10/7/1994	Registered
170627	Morocco	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170628	Mozambique	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
139186	Myanmar	KODAK	1, 2, 9, 16, 22, 23, 35, 36, 40, 42			3653/1993	11/25/1993	Registered
168161	Namibia	KODAK	40	2000/0595	5/8/2000	2000/0595	5/8/2000	Registered
168160	Namibia	KODAK	16	2000/0594	5/8/2000	2000/0594	5/8/2000	Registered
168158	Namibia	KODAK	1	2000/0592	5/8/2000	2000/0592	5/8/2000	Registered
168159	Namibia	KODAK	9	2000/0593	5/8/2000	2000/0593	5/8/2000	Registered
167742	Nepal	KODAK	40	4788	9/10/1999	14616/056	10/29/1999	Registered
167739	Nepal	KODAK	1	4788	9/10/1999	14613/056	10/29/1999	Registered
167741	Nepal	KODAK	16	4788	9/10/1999	14615/056	10/29/1999	Registered
167740	Nepal	KODAK	9	4788	9/10/1999	14614/056	10/29/1999	Registered
142839	Netherlands Antilles	KODAK	1, 9, 16		10/9/1979	3747	10/9/1979	Registered

150492	Netherlands Antilles	KODAK	16	17821	2/4/1994	3749	4/8/1994	Registered
151176	Nicaragua	KODAK	40	895/94	2/22/1994	R29251CC	9/6/1995	Registered
142813	Nicaragua	KODAK	9			1996A	9/30/1929	Registered
142809	Nicaragua	KODAK	1			1996	9/30/1929	Registered
151148	Nicaragua	KODAK	16	394/94	2/22/1994	27774CC	2/28/1995	Registered
142806	Nigeria	KODAK	1		3/14/1932	4282	3/14/1932	Registered
142803	Nigeria	KODAK	8		3/14/1932	4281	3/14/1932	Registered
142799	Nigeria	KODAK	39		3/14/1932	4280	3/14/1932	Registered
168550	Nigeria	KODAK	16	47369/2000	7/12/2000			Pending Application
168549	Nigeria	KODAK	9	TP47368/2000	7/12/2000	61760	10/30/2000	Registered
168548	Nigeria	KODAK	1	TP47364/2000	7/12/2000	61761	10/30/2000	Registered
171237	Nigeria	KODAK	1			62544	10/30/2000	Registered
142833	Norway	KODAK	9	90.6322	11/30/1990	156504	5/19/1993	Registered
142829	Norway	KODAK	5	90.5882	11/12/1990	150124	4/15/1992	Registered
142824	Norway	KODAK	9	880953	3/2/1988	137744	7/27/1989	Registered
170629	Norway	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176240	Norway	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
154620	Oman	KODAK	9	10791	12/6/1994	10791	1/22/2002	Registered
154615	Oman	KODAK	1	10790	12/6/1994	10790	1/22/2002	Registered
154629	Oman	KODAK	40	10793	12/6/1994	10793	5/3/2003	Registered
154625	Oman	KODAK	16	10792	12/6/1994	10792	1/22/2002	Registered
166796	Pakistan	KODAK	16	145214	12/1/1997	145214	12/1/1997	Registered
166795	Pakistan	KODAK	9	145213	12/1/1997	145213	12/1/1997	Registered
166794	Pakistan	KODAK	1	145212	12/1/1997	145212	12/1/1997	Registered
143067	Panama	KODAK	9			1923	4/29/1929	Registered
143473	Paraguay	KODAK	2	03432	2/20/2002	365779	11/8/2002	Registered
143469	Paraguay	KODAK	40	03441	2/20/2002	365775	9/13/2002	Registered
143465	Paraguay	KODAK	28	03440	2/20/2002	365776	9/13/2002	Registered
143460	Paraguay	KODAK	25	03439	2/20/2002	365777	9/13/2002	Registered
143440	Paraguay	KODAK	16	03433	2/20/2002	365778	11/8/2002	Registered
143431	Paraguay	KODAK	6			85017	8/28/1978	Registered
143428	Paraguay	KODAK	1	03442	2/20/2002	369144	8/11/2002	Registered
166780	Paraguay	KODAK	9	25307	12/12/1997	320294	12/16/1998	Registered
143326	Peru	KODAK	1	139015	5/18/1988	19679	12/27/1993	Registered
143190	Peru	KODAK	3	287628	12/19/1995	91420	6/5/1996	Registered
143338	Peru	KODAK	5			65316	3/18/1992	Registered

143217	Peru	KODAK	20	187541		62732	11/28/1996	Registered
143205	Peru	KODAK	14	10598	5/14/1996	93630	10/17/1996	Registered
143200	Peru	KODAK	11	10597	5/14/1996	93628	10/17/1996	Registered
143198	Peru	KODAK	8	287630	12/19/1995	91422	6/5/1996	Registered
143185	Peru	KODAK	2	287627	12/19/1995	91419	6/5/1996	Registered
143177	Peru	KODAK	21	287636	12/19/1995	91425	6/5/1991	Registered
143173	Peru	KODAK	16	267863	5/5/1995	34061	10/27/1995	Registered
143169	Peru	KODAK	18	287635	12/19/1995	91423	6/5/1991	Registered
143162	Peru	KODAK	1	167681	4/10/1990	34005	7/27/1995	Registered
143158	Peru	KODAK	9	167680	4/10/1990	33989	6/16/1995	Registered
143194	Peru	KODAK	4	287629	12/19/1995	91421	6/5/1996	Registered
143323	Peru	KODAK	9	139016	5/18/1988	19645	12/27/1993	Registered
143389	Poland	KODAK	1, 2, 3, 4, 6, 7, 8, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42	96480	2/8/1991	70704	2/8/1991	Registered
143385	Poland	KODAK	9			R-3311	2/11/1985	Registered
170630	Poland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176241	Poland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170631	Portugal	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176242	Portugal	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
155091	Qatar	KODAK	16	12598	12/10/1994	12598	7/11/2001	Registered
155085	Qatar	KODAK	9	12597	12/10/1994	12597	11/21/2001	Registered
154638	Qatar	KODAK	1	12596	12/10/1994	12596	7/11/2001	Registered
154643	Qatar	KODAK	40	12599	12/10/1994	12599	7/11/2001	Registered
143489	Romania	KODAK	1, 8, 9			2R3293	5/28/1993	Registered
170632	Romania	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143640	Russian Federation	KODAK	1, 9, 10, 16, 27, 30, 34		5/3/1992	2509	5/3/1992	Registered
166276	Russian Federation	KODAK	2, 17, 22, 23, 25, 28, 31, 35, 40, 42	93047625	10/19/1993	144925	8/16/1996	Registered
170633	Russian Federation	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

176243	Russian Federation	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
143514	Sabah	KODAK	1		9/24/1970	00009406	9/24/1970	Registered
143510	Sabah	KODAK	16		9/24/1970	00009398	9/24/1970	Registered
143506	Sabah	KODAK	9		9/24/1970	00009397	9/24/1970	Registered
157020	Saint Kitts And Nevis	KODAK	1, 8, 9, 39	4214	9/26/1994	2008/0367	9/26/1994	Registered
141983	Saint Vincent And The Grenadines	KODAK	40			105/1996	10/1/1993	Registered
176318	Saint-Lucia	KODAK	1, 9, 16	2011/000452				Pending Application
170634	San Marino	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143658	Sarawak	KODAK	1	4761		SAR/4761	9/17/1984	Registered
143655	Sarawak	KODAK	16	4760		SAR/4760	9/17/1984	Registered
143652	Sarawak	KODAK	9	4759		SAR/4759	9/17/1984	Registered
143504	Saudi Arabia	KODAK	1	8827	4/8/1989	212/22	2/4/1990	Registered
143500	Saudi Arabia	KODAK	9	8828	4/8/1989	212/23	2/3/1990	Registered
143497	Saudi Arabia	KODAK	16	8830	4/8/1989	212/25	2/3/1990	Registered
170635	Serbia and Montenegro	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170636	Sierra Leone	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143608	Singapore	KODAK	22			T39/02811C	7/14/1939	Registered
143604	Singapore	KODAK	21			T39/02810E	7/14/1939	Registered
143600	Singapore	KODAK	20			T39/02809A	7/14/1939	Registered
143594	Singapore	KODAK	18			T39/02808C	7/14/1939	Registered
143584	Singapore	KODAK	16			T39/02805I	7/14/1939	Registered
143576	Singapore	KODAK	14			T39/02803B	7/14/1939	Registered
143572	Singapore	KODAK	10			T39/02802D	7/14/1939	Registered
143558	Singapore	KODAK	5			T39/02798B	7/14/1939	Registered
143548	Singapore	KODAK	2			T39/02795H	7/14/1939	Registered
143545	Singapore	KODAK	1			T39/02794Z	7/14/1939	Registered
143620	Singapore	KODAK	28			T39/02814H	7/14/1939	Registered
143636	Singapore	KODAK	16			T40/04855F	1/3/1940	Registered
143629	Singapore	KODAK	9			T39/02858Z	7/14/1939	Registered
143616	Singapore	KODAK	25			T39/02813Z	7/14/1939	Registered
169334	Singapore	KODAK	42	T02/04346A	4/3/2002	T02/04346A	4/3/2003	Registered
169333	Singapore	KODAK	41	T02/04345C	4/3/2002	T02/04345C	4/3/2002	Registered
169332	Singapore	KODAK	40	T02/04344E	4/3/2002	T02/04344E	4/3/2002	Registered
157277	Singapore	KODAK	1	S/3095/95	4/6/1995	T95/03095J	4/6/1995	Registered
169299	Singapore	KODAK	35	T02/04342I	4/3/2002	T02/04342I	4/3/2002	Registered

176244	Singapore	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
176252	Sint Maarten (Saint Martin NL)	KODAK	1	D-3115	8/24/2001	2957	8/24/2001	Registered
170637	Slovak Republic	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170638	Slovenia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144132	South Africa	KODAK	40	85/1059	2/13/1985	85/1059	2/13/1985	Registered
144097	South Africa	KODAK	25	65/4476	11/4/1965	65/4476	11/4/1965	Registered
144108	South Africa	KODAK	28	65/4479	11/4/1965	65/4479	11/4/1965	Registered
143266	South Africa	KODAK	42	88/6934	8/11/1988	88/6934	8/11/1988	Registered
143262	South Africa	KODAK	40	88/6933	8/11/1988	88/6933	8/11/1988	Registered
143257	South Africa	KODAK	1	88/6932	8/11/1988	88/6932	8/11/1988	Registered
143253	South Africa	KODAK	9	86/8185	12/8/1986	86/8185	12/8/1986	Registered
144037	South Africa	KODAK	5	65/4461	11/4/1965	65/4461	11/4/1965	Registered
144077	South Africa	KODAK	20	65/4471	11/4/1965	65/4471	11/4/1965	Registered
144069	South Africa	KODAK	18	65/4469	11/4/1965	65/4469	11/4/1965	Registered
144061	South Africa	KODAK	16	65/4467	11/4/1965	65/4467	11/4/1965	Registered
144057	South Africa	KODAK	14	65/4466	11/4/1965	65/4466	11/4/1965	Registered
144049	South Africa	KODAK	9	65/4464	11/4/1965	65/4464	11/4/1965	Registered
144024	South Africa	KODAK	2	65/4458	11/4/1965	65/4458	11/4/1965	Registered
144020	South Africa	KODAK	1	65/4457	11/4/1965	65/4457	11/4/1965	Registered
142540	South Korea	KODAK	9, 16	89-1248	1/20/1989	187051	1/15/1990	Registered
142516	South Korea	KODAK	20	89-1240	1/20/1989	190673	4/24/1990	Registered
142508	South Korea	KODAK	16	89-1237	1/20/1989	191615	5/15/1990	Registered
142507	South Korea	KODAK	40	97-376	11/6/1997	8608	11/1/1988	Registered
142501	South Korea	KODAK	1, 9	2893/1970	8/17/1970	40-20667	12/14/1970	Registered
176245	South Korea	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170639	Spain	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176246	Spain	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170640	Sudan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
150887	Suriname	KODAK	1, 9, 16			13999	5/20/1994	Registered
143684	Swaziland	KODAK	9			126/1966	11/4/1995	Registered
143681	Swaziland	KODAK	16			125/1966	11/4/1995	Registered
143678	Swaziland	KODAK	1			124/1966	11/4/1995	Registered
170641	Swaziland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

143533	Sweden	KODAK	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42			162821	3/31/1978	Registered
170642	Sweden	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176247	Sweden	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170643	Switzerland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176248	Switzerland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
143872	Taiwan	KODAK	9			487832	6/16/1990	Registered
143831	Taiwan	KODAK	56			365786	5/16/1987	Registered
143819	Taiwan	KODAK	9	84020236	4/28/1995	748993	2/16/1997	Registered
143829	Taiwan	KODAK	80			373886	8/16/1987	Registered
143770	Taiwan	KODAK	57			112272	3/1/1979	Registered
143797	Taiwan	KODAK	55			355490	2/1/1987	Registered
143793	Taiwan	KODAK	99			341712	10/1/1986	Registered
143777	Taiwan	KODAK	102			68532	3/1/1974	Registered
143759	Taiwan	KODAK	1		9/30/1925	3314	10/1/1925	Registered
143755	Taiwan	KODAK	9			3313	9/21/1925	Registered
143778	Taiwan	KODAK	1	73/02755	1/19/1984	264905	11/16/1984	Registered
167116	Taiwan	KODAK	28	86063292	12/15/1997	839194	2/1/1999	Registered
167115	Taiwan	KODAK	25	86063291	12/15/1997	854779	6/1/1999	Registered
167113	Taiwan	KODAK	18	86065175	12/27/1997	845010	3/16/1999	Registered
167112	Taiwan	KODAK	14	86063289	12/15/1997	823804	10/16/1998	Registered
167111	Taiwan	KODAK	9	86063288	12/15/1997	849418	4/16/1999	Registered
167110	Taiwan	KODAK	6	86063287	12/15/1997	837317	1/16/1999	Registered
167806	Taiwan	KODAK	24	88026262	5/31/1999	899924	8/1/2000	Registered
167805	Taiwan	KODAK	21	88026261	5/31/1999	896476	7/1/2000	Registered
167804	Taiwan	KODAK	16	88026260	5/31/1999	899922	8/1/2000	Registered
167991	Taiwan	KODAK	42	88061165	12/7/1999	131626	10/16/2000	Registered
167990	Taiwan	KODAK	40	88030227	12/7/1999	126470	7/16/2000	Registered
167572	Taiwan	KODAK	35	88010866	12/7/1999	137880	2/16/2001	Registered

158789	Taiwan	KODAK	73			603224	7/1/1993	Registered
158684	Tajikistan	KODAK	1, 9, 16	94001239	10/17/1994	961	10/17/1994	Registered
170644	Tajikistan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143889	Tanganyika (Tanzania Rep.)	KODAK	39	663	6/4/1930	663	6/4/1930	Registered
143885	Tanganyika (Tanzania Rep.)	KODAK	8	662	6/4/1930	662		Registered
143882	Tanganyika (Tanzania Rep.)	KODAK	1	661	6/4/1930	661	6/4/1930	Registered
143695	Thailand	KODAK	9	228167	5/24/1932	Kor3710	5/24/1932	Registered
143692	Thailand	KODAK	16	228168		Kor3568	5/24/1932	Registered
143688	Thailand	KODAK	1	228166		Kor5256	5/24/1932	Registered
143714	Thailand	KODAK	25	285707	5/20/1985	Kor30064	5/20/1985	Registered
143735	Thailand	KODAK	1	373614	11/5/1998	KOR86499	11/8/1988	Registered
143718	Thailand	KODAK	28	285708	5/20/1985	Kor30065	5/20/1985	Registered
143748	Trinidad And Tobago	KODAK	1	15189	12/28/1984	15189	12/28/1984	Registered
143747	Trinidad And Tobago	KODAK	8			73/1939	11/20/1995	Registered
154967	Trinidad And Tobago	KODAK	42	23477	1/26/1995	23477	9/19/1997	Registered
151738	Trinidad And Tobago	KODAK	39	23062	9/23/1994	23062	9/23/1994	Registered
143739	Tunisia	KODAK	1, 5, 7, 9, 10, 11, 16, 17, 22, 23, 24, 28, 34, 40	EE 89.0145	2/21/1989	EE040340	2/21/1989	Registered
143744	Turkey	KODAK	1, 9, 16			86831	8/16/1995	Registered
167362	Turkey	KODAK	40	1998/18405	12/23/1998	202668	12/23/1998	Registered
171057	Turkey	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	2004/02855	2/13/2004	2004/02855	2/13/2004	Registered
176249	Turkey	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
140378	Turkmenistan	KODAK	9, 16, 35, 37, 38, 42	1(2878)	12/29/1995	3023	11/25/1998	Registered
170457	Turkmenistan	KODAK	1, 9, 16	1269	10/25/1995	2577	9/7/1998	Registered
170646	Turkmenistan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
157268	Turks And Caicos Islands	KODAK	1	11045	10/4/1994	11045	10/4/1994	Registered
157263	Turks And Caicos Islands	KODAK	9	11047	10/4/1994	11047	10/4/1994	Registered
157273	Turks And Caicos Islands	KODAK	16	11049	10/4/1994	11049	10/4/1994	Registered
143896	Uganda	KODAK	1			2369	3/27/1992	Registered
143904	Uganda	KODAK	39			2371	3/27/1992	Registered
143900	Uganda	KODAK	8			2370	3/27/1992	Registered
131373	Ukraine	KODAK	1, 9, 16	5877	6/18/1993	5877	6/30/1994	Registered

170647	Ukraine	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
166199	United Arab Emirates	KODAK	40	19524	11/24/1996	11226	7/26/1997	Registered
166406	United Arab Emirates	KODAK	16	10502	5/3/1995	7998	1/16/1997	Registered
166201	United Arab Emirates	KODAK	1	19525	11/24/1996	11227	7/26/1997	Registered
166200	United Arab Emirates	KODAK	9	19523	11/24/1996	11225	7/26/1997	Registered
170648	United Kingdom	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176250	United Kingdom	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
139925	United States	KODAK	14	432475	8/11/1972	962744	7/3/1973	Registered
139932	United States	KODAK	20	73/475162	4/12/1984	1320758	2/19/1985	Registered
139914	United States	KODAK	16	162541	2/12/1963	763542	1/21/1964	Registered
139905	United States	KODAK	9	72134103	12/15/1961	747655	4/2/1963	Registered
139891	United States	KODAK	1, 9	77910	7/17/1959	692796	2/9/1960	Registered
139865	United States	KODAK	16	463812	10/1/1943	406762	4/25/1944	Registered
139850	United States	KODAK	1, 9, 10	451815	3/21/1942	399092	12/15/1942	Registered
139807	United States	KODAK	1	451804	3/21/1942	396975	8/11/1942	Registered
139797	United States	KODAK	3	451802	3/21/1942	396694	7/28/1942	Registered
139750	United States	KODAK	16	438237	11/26/1940	387692	5/27/1941	Registered
139855	United States	KODAK	6	454631	7/31/1942	399847	2/2/1943	Registered
139701	United States	KODAK	16	202800	9/20/1924	195218	2/17/1925	Registered
169582	United States	KODAK	1	78/145225	7/18/2002	2709564	4/22/2003	Registered
171228	United States	KODAK	2	78457846	7/28/2004	3031743	12/20/2005	Registered
176224	United States	KODAK	9	85269707	3/17/2011	4041704	10/18/2011	Registered
141413	Uzbekistan	KODAK	1, 9, 16	9301706.3	8/6/1993	865	7/7/1994	Registered
170649	Uzbekistan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143954	Venezuela	KODAK	1, 5	11922	10/1/1985	131104	9/22/1987	Registered
143949	Venezuela	KODAK	9			19771	7/31/1948	Registered
143943	Venezuela	KODAK	9			18430	7/31/1947	Registered
143941	Venezuela	KODAK	50		6/28/1991	12466-D	9/1/1976	Registered
143962	Venezuela	KODAK	16	11924	10/1/1985	131106	9/22/1987	Registered
143964	Venezuela	KODAK	16	11925	10/1/1985	131107	9/22/1987	Registered
143959	Venezuela	KODAK	9	11923	10/1/1985	131105	9/22/1987	Registered
143996	Venezuela	KODAK	16	11917	10/1/1985	131100	9/22/1987	Registered
143993	Venezuela	KODAK	16	11916	10/1/1985	131097	9/22/1987	Registered
143989	Venezuela	KODAK	7, 9	11915	10/1/1985	131099	9/22/1987	Registered
143981	Venezuela	KODAK	1, 5	11913	10/1/1985	131096	9/22/1987	Registered

143976	Venezuela	KODAK	9	11928	10/1/1985	130808-F	9/21/1987	Registered
131118	Venezuela	KODAK	40	11140	6/23/1988	148907	8/2/1992	Registered
170650	Vietnam	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
169106	WIPO	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176226	WIPO	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
144142	Zambia	KODAK	9			781/59	2/8/1993	Registered
144138	Zambia	KODAK	1			768/59	2/8/1993	Registered
144135	Zambia	KODAK	16			767/59	2/8/1993	Registered
170651	Zambia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144820	Zanzibar (Tanzania Republic)	KODAK	39	36/50	3/25/1950	61/1950	3/25/1992	Registered
144816	Zanzibar (Tanzania Republic)	KODAK	8	35/50	3/25/1950	60/1950	3/25/1992	Registered
144811	Zanzibar (Tanzania Republic)	KODAK	1	34/50	3/25/1950	59/1950	3/25/1992	Registered
143474	Zimbabwe	KODAK	16		2/8/1958	767/59	3/23/1891	Registered
143482	Zimbabwe	KODAK	9		2/8/1958	781/59	3/5/1888	Registered
143478	Zimbabwe	KODAK	1		2/8/1958	768/59	3/13/1891	Registered
155669	Argentina	KODAK & D:CORP. SYMBOL Y&R	25	2692035	7/27/2006	2160971	5/30/2007	Registered
155674	Argentina	KODAK & D:CORP. SYMBOL Y&R	16	2692034	7/27/2006	2160970	5/30/2007	Registered
155684	Argentina	KODAK & D:CORP. SYMBOL Y&R	9	2931609	7/23/2009	2384965	8/9/2010	Registered
155679	Argentina	KODAK & D:CORP. SYMBOL Y&R	1	2931608	7/23/2009	2386868	8/17/2010	Registered
169918	Colombia	KODAK & D:CORP. SYMBOL Y&R	1	T2003/019354	3/6/2003	277158	10/29/2003	Registered
169919	Colombia	KODAK & D:CORP. SYMBOL Y&R	9	T2003/019355	3/6/2003	277305	10/29/2003	Registered
169920	Colombia	KODAK & D:CORP. SYMBOL Y&R	16	T2003/019352	3/6/2003	277188	10/29/2003	Registered
133372	South Korea	KODAK & D:CORP. SYMBOL Y&R	1, 9	96-8296	3/11/1996	382441	11/17/1997	Registered
148197	Argentina	KODAK & D:CORP. SYMBOL-B&W	36	2444080	7/14/2003	1950443	9/12/2003	Registered
148193	Argentina	KODAK & D:CORP. SYMBOL-B&W	35	2444079	7/14/2003	1950442	9/12/2003	Registered
148206	Argentina	KODAK & D:CORP. SYMBOL-B&W	38	2444082	7/14/2003	1950446	9/12/2003	Registered
148404	Argentina	KODAK & D:CORP. SYMBOL-B&W	16	2821150	4/30/2008	2287528	5/12/2009	Registered

148200	Argentina	KODAK & D:CORP. SYMBOL-B&W	37	2444081	7/14/2003	1950444	9/12/2003	Registered
148387	Argentina	KODAK & D:CORP. SYMBOL-B&W	9	2828932	6/2/2008	2293962	6/11/2009	Registered
148341	Argentina	KODAK & D:CORP. SYMBOL-B&W	1	2824153	5/13/2008	2346713	2/16/2010	Registered
148216	Argentina	KODAK & D:CORP. SYMBOL-B&W	41	2444085	7/14/2003	1950522	9/12/2003	Registered
148213	Argentina	KODAK & D:CORP. SYMBOL-B&W	40	2444084	7/14/2003	1950449	9/12/2003	Registered
148209	Argentina	KODAK & D:CORP. SYMBOL-B&W	39	2444083	7/14/2003	1950447	9/12/2003	Registered
140103	Argentina	KODAK & D:CORP. SYMBOL-B&W	44	2492513	1/30/2004	1984391	6/29/2004	Registered
166801	Taiwan	KODAK & D:CORP. SYMBOL-B&W	1	87002695	1/17/1998	839238	2/16/1999	Registered
169529	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	4117/94	12/1/1994	4117/94	8/4/1999	Registered
169528	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	4116/94	12/1/1994	4116/94	8/9/1999	Registered
169527	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	38	4115/94	12/1/1994	4115/94	8/4/1999	Registered
169526	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	37	4114/94	12/1/1994	4114/94	8/4/1999	Registered
169525	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35	4113/94	12/1/1994	4113/94	8/4/1999	Registered
169524	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	34	4112/94	12/1/1994	4112/94	8/4/1999	Registered
169523	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	31	4111/94	12/1/1994	4111/94	8/4/1999	Registered
169522	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	28	4110/94	12/1/1994	4110/94	8/4/1999	Registered
169521	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	25	4109/94	12/1/1994	4109/94	8/9/1999	Registered
169520	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	23	4108/94	12/1/1994	4108/94	8/9/1999	Registered
169519	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	22	4107/94	12/1/1994	4107/94	8/4/1999	Registered
169517	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	4105/94	12/1/1994	4105/94	8/3/1999	Registered
169518	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	17	4106/94	12/1/1994	4106/94	8/4/1999	Registered
169516	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	4104/94	12/1/1994	4104/94	8/3/1999	Registered

169515	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	4103/94	12/1/1994	4103/94	8/3/1999	Registered
169514	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	4102/94	12/1/1994	4102/94	8/3/1999	Registered
169513	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	4101/94	12/1/1994	4101/94	8/3/1999	Registered
131127	Anguilla	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16	2597		2597	11/23/1994	Registered
140066	Antigua And Barbuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16		10/28/1996	5035	3/10/1997	Registered
148889	Aruba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16, 40	94012811	1/28/1994	16940	1/28/1994	Registered
151623	Bahamas	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	16674	8/12/1994	16674	8/12/1994	Registered
154783	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	1592/94	12/26/1994	18352	12/26/1994	Registered
154798	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	1595/94	12/26/1994	1538	12/26/1994	Registered
154788	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	1593/94	12/26/1994	18353	12/26/1994	Registered
154793	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	1594/94	12/26/1994	18354	12/26/1994	Registered
150925	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40		5/4/1994	81/9454	11/5/1999	Registered
156340	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	81/13389	1/12/1995	81/13389	11/5/1999	Registered
156335	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	81/9793	1/12/1995	81/9793	11/5/1999	Registered
156330	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	81/9792	1/12/1995	81/9792	11/5/1999	Registered
151180	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	25834	2/21/1994	25834	2/21/1994	Registered
151160	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	25832	2/21/1994	25832	2/21/1994	Registered
151192	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	25835	2/21/1994	25835	2/21/1994	Registered
151188	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	25833	2/21/1994	25833	2/21/1994	Registered
143215	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16			63656-A	7/21/1994	Registered
143212	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9			63657-A	7/21/1994	Registered
143207	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5			63658-A	7/21/1994	Registered

143203	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1			63659-A	7/21/1994	Registered
163081	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40		2/3/1994	68067-A	11/30/1995	Registered
139382	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	2805	4/19/1993	2803	4/23/1993	Registered
139378	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	2804	4/19/1993	2802	4/23/1993	Registered
139354	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	2799	4/19/1993	2797	4/23/1993	Registered
139349	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	2798	4/19/1993	2796	4/23/1993	Registered
139344	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	2797	4/19/1993	2795	4/23/1993	Registered
139339	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	2796	4/19/1993	2794	4/23/1993	Registered
144757	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	93/400352	8/5/1993	155597	3/29/1994	Registered
144752	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	93/400350	8/5/1993	155485	3/29/1994	Registered
144750	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	93/400351	8/5/1993	186654	3/18/1996	Registered
144736	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	93/400349	8/5/1993	155730	3/29/1994	Registered
154585	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40		11/3/1994	91014	4/27/1995	Registered
154580	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1		11/3/1994	91001	4/27/1995	Registered
154428	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9		10/28/1994	92527	8/25/1995	Registered
154884	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16		11/11/1994	91015	4/27/1995	Registered
150949	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	404/94	4/28/1994	121100	4/28/1994	Registered
150945	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	405/94	4/28/1994	121101	4/28/1994	Registered
150941	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	403/94	4/28/1994	121099	4/28/1994	Registered
150906	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	416/94	5/4/1994	121201	5/4/1994	Registered
154845	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	42176	2/28/1995	42176	3/1/1995	Registered
154840	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	42175	2/28/1995	42175	3/1/1995	Registered

154835	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	42174	2/28/1995	42174	3/1/1995	Registered
154831	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	42173	2/28/1995	42173	3/1/1995	Registered
155071	Dominica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 8, 39	129/94	11/15/1994	129/94	11/15/1994	Registered
151140	Dominican Republic	KODAK & D:CORPORATE SYMBOL (NEW) B&W	20		2/21/1994	71079	4/15/1994	Registered
151136	Dominican Republic	KODAK & D:CORPORATE SYMBOL (NEW) B&W	66		2/21/1994	71257	4/15/1994	Registered
143310	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	35781	12/7/1992	3277/94	9/2/1994	Registered
143305	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	35782	12/7/1992	3278/94	9/2/1994	Registered
143302	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	35784	12/7/1992	2759/96	11/15/1996	Registered
143297	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	35783	12/7/1992	3279/94	9/2/1994	Registered
134646	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	1949/91	8/15/1991	189BOOK13	10/20/1992	Registered
134642	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	1963/91	8/15/1991	145BOOK16	4/23/1993	Registered
134637	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	28	1946/91	8/15/1991	189BOOK18	7/28/1993	Registered
134612	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	10	1944/91	8/15/1991	132BOOK16	4/23/1993	Registered
134606	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	1931/91	8/14/1991	52BOOK11	6/23/1992	Registered
134603	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	1929/91	8/14/1991	155BOOK15	2/25/1993	Registered
166041	European Union	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 10, 16, 35, 40, 42	28449	4/1/1996	28449	2/4/1998	Registered
134515	Finland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5, 9	6371/90	12/10/1990	123967	1/5/1993	Registered
166825	Ghana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	29368	3/20/1998			Pending Application
166824	Ghana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	29390	3/20/1998	29390	3/20/1998	Registered
166823	Ghana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	29147	3/20/1998	29147	3/20/1998	Registered
144088	Greece	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35, 36, 37, 38, 40, 41, 42	114985	7/8/1993	114985	12/19/1995	Registered
134539	Greece	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16	103017	3/4/1991	103017	5/17/1994	Registered

154901	Guatemala	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	7810/94	11/11/1994	79933	7/10/1996	Registered
154891	Guatemala	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	7809/94	11/11/1994	82727	10/30/1996	Registered
150988	Guyana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	14317A	1/27/1994	14317A	1/27/1994	Registered
150984	Guyana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	14316A	1/27/1994	14316A	1/27/1994	Registered
150964	Guyana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	14315A	1/27/1994	14315A	1/27/1994	Registered
134563	Iceland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 2, 7, 16, 17, 22, 23, 34, 35, 36, 37, 38, 40, 41, 42, 44	879/1991	9/26/1991	61/1992	1/23/1992	Registered
134558	Iceland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	1001/1990	12/7/1990	643/1991	6/28/1991	Registered
135739	Iran	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16, 41, 42	7502529	5/18/1996	79293	12/28/1996	Registered
150920	Jamaica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	16/1754	2/21/1994	26964	2/21/1994	Registered
150912	Jamaica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	9/1538	2/21/1994	27444	2/21/1994	Registered
150916	Jamaica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	1/911	2/21/1994	28239	2/21/1994	Registered
157944	Japan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	122508/1991	11/26/1991	2685975	7/29/1994	Registered
166830	Jordan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	48883	3/8/1998	48883	3/8/1998	Registered
166829	Jordan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	48885	3/8/1998	48885	3/8/1998	Registered
166828	Jordan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	48884	3/8/1998	48884	3/8/1998	Registered
166614	Kuwait	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	39375	3/30/1998	34480	3/30/1998	Registered
139394	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	2127	6/3/1993	1348	6/4/2003	Registered
170485	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	2127	6/3/1993	1356	6/4/2003	Registered
170484	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	36	2127	6/3/1993	1355	6/4/2003	Registered
170486	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	2127	6/3/1993	1357	6/4/2003	Registered
170483	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35	2127	6/3/1993	1354	6/4/2003	Registered

170482	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	23	2127	6/3/1993	1353	6/4/2003	Registered
170481	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	22	2127	6/3/1993	1352	6/4/2003	Registered
170480	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	2127	6/3/1993	1351	6/4/2003	Registered
170479	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	2127	6/3/1993	1350	6/4/2003	Registered
170478	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	2127	6/3/1993	1349	6/4/2003	Registered
154776	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40					Pending Application
154772	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16					Pending Application
154767	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9					Pending Application
154762	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1					Pending Application
130940	Madagascar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35, 37, 38, 40, 41, 42	95/00827D	7/13/1995	1592	7/13/1995	Registered
134578	Malaysia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16			88/02999	6/21/1988	Registered
134575	Malaysia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	88/01128		88/01128	3/15/1995	Registered
134568	Malaysia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	88/01120	3/15/1988	88/01120	3/15/1988	Registered
131505	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	187763	1/12/1994	462782	6/8/1994	Registered
151128	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	187760	1/12/1994	455136	3/24/1994	Registered
151125	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	187762	1/12/1994	455137	3/24/1994	Registered
151277	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	187761	1/12/1994	461307	5/23/1994	Registered
157844	Montserrat	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 8, 39	1829	10/7/1994	1829	10/7/1994	Registered
168026	Nepal	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	4682	8/25/1999	14544/056	9/20/1999	Registered
168025	Nepal	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	4682	8/25/1999	14543/056	9/20/1999	Registered
167356	Nepal	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	4682	8/25/1999	14542/056	9/20/1999	Registered
151183	Netherlands Antilles	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16		2/24/1994	3748	5/24/1994	Registered

151163	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	397/94	2/22/1994	28078CC	3/15/1995	Registered
151153	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	399/94	2/22/1994	28079CC	3/15/1995	Registered
151172	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	398/94	2/22/1994	28077CC	3/15/1995	Registered
151168	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	396/94	2/22/1994	29102CC	8/17/1995	Registered
168554	Nigeria	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	TP47366/2000	10/24/2000	62541	10/30/2000	Registered
168553	Nigeria	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	TP47365/2000	10/24/2000	61758	10/30/2000	Registered
168552	Nigeria	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	TP47367/2000	10/24/2000			Pending Application
134583	Norway	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	90.6323	11/30/1990	151960	8/27/1992	Registered
154611	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	10797	12/6/1994	10797	6/21/2004	Registered
154600	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	10796	12/6/1994	10796	1/22/2002	Registered
154595	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	10795	12/6/1994	10795	1/22/2002	Registered
154589	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	10794	12/6/1994	10794	1/22/2002	Registered
166800	Pakistan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	145216	12/1/1997	145216	12/1/1997	Registered
166799	Pakistan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	145215	12/1/1997	145215	12/1/1997	Registered
166798	Pakistan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	145217	12/1/1997	145217	12/1/1997	Registered
132690	Panama	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	80169	3/29/1996	80169	3/29/1996	Registered
138214	Poland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	Z-159932	5/21/1996	R-109100	5/21/1996	Registered
135293	Poland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16					Pending
134590	Poland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 2, 5, 7, 9, 11, 17, 22, 23, 34, 37, 40, 42	96478	2/8/1991	70702	2/8/1991	Registered
154825	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	12603	12/10/1994	12603	7/11/2001	Registered
154821	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	12600	12/10/1994	12600	7/11/2001	Registered
156990	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	12601	12/10/1994	12601	11/21/2001	Registered

156995	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	12602	12/10/1994	12602	7/11/2001	Registered
157016	Saint Kitts And Nevis	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 8, 9, 39	4215	9/26/1994	2008/0383	9/30/1994	Registered
176319	Saint-Lucia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16	2011/000451				Pending Application
166484	Singapore	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	T97/13459A	11/3/1997	T97/13459A	11/3/1997	Registered
166485	Singapore	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	T97/13458C	11/3/1997	T97/13458C	11/3/1997	Registered
166483	Singapore	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	T97/13457E	11/3/1997	T97/13457E	11/3/1997	Registered
150883	Suriname	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16			14000	5/20/1994	Registered
168117	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	89009965	2/25/2000	946186	6/16/2001	Registered
167999	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	88061173	12/7/1999	133160	11/16/2000	Registered
167997	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35	88061171	12/7/1999	135674	1/1/2001	Registered
167998	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	88061172	12/7/1999	136901	1/16/2001	Registered
151668	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	23063	9/23/1994	23063	9/23/1994	Registered
151664	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	8	23072	9/28/1994	23072	9/28/1994	Registered
154972	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	23476	1/26/1995	23476	9/19/1996	Registered
151742	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	39	23061	9/23/1994	23061	9/23/1994	Registered
167366	Turkey	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40, 42	1998/18404	12/23/1998	204226	12/23/1998	Registered
167363	Turkey	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 2, 9, 16	1998/18406	12/23/1998	204206	12/23/1998	Registered
166197	United Arab Emirates	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	19521	11/24/1996	11223	7/26/1997	Registered
166196	United Arab Emirates	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	19520	11/24/1996	11222	7/26/1997	Registered
131740	United States	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	75/052792	2/1/1996	2040245	2/25/1997	Registered
131734	United States	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	75/052795	2/1/1996	2033737	1/28/1997	Registered
165154	Iceland	KODAK & D:DISTRIBUTORS' SYMBOL	1, 5, 9, 16, 35, 40, 41, 42, 44	964/1992	10/2/1992	75/1993	1/21/1993	Registered

166850	Poland	KODAK & D:DISTRIBUTORS' SYMBOL	1, 2, 9, 16, 35, 37, 40, 41, 42	Z-128661	1/18/1994	95592	10/6/1997	Registered
166849	Poland	KODAK & D:DISTRIBUTORS' SYMBOL	1, 2, 9, 16, 35, 37, 40, 41, 42	Z-128660	1/18/1994	95591	10/6/1997	Registered
150476	South Korea	KODAK & D:DISTRIBUTORS' SYMBOL	40	97-379	11/6/1997	8612	11/1/1988	Registered
166019	Andorra	KODAK & D:SELLERS' INSIGNIA	1, 9, 16	797	1/14/1997	2448	1/14/1997	Registered
142327	Argentina	KODAK & D:SELLERS' INSIGNIA	16	2579931	3/30/2005	2044631	9/29/2005	Registered
142319	Argentina	KODAK & D:SELLERS' INSIGNIA	14	2579864	3/30/2005	2044688	9/29/2005	Registered
142271	Argentina	KODAK & D:SELLERS' INSIGNIA	2	2579861	3/30/2005	2044686	9/29/2005	Registered
142335	Argentina	KODAK & D:SELLERS' INSIGNIA	18	2579863	3/30/2005	2051796	11/14/2005	Registered
142342	Argentina	KODAK & D:SELLERS' INSIGNIA	20	2579860	3/30/2005	2044685	9/29/2005	Registered
142267	Argentina	KODAK & D:SELLERS' INSIGNIA	1	2579862	3/30/2005	2044687	9/29/2005	Registered
142431	Argentina	KODAK & D:SELLERS' INSIGNIA	42	2579933	3/30/2005	2044633	9/29/2005	Registered
142427	Argentina	KODAK & D:SELLERS' INSIGNIA	41	2579956	3/30/2005	2045313	10/3/2005	Registered
142423	Argentina	KODAK & D:SELLERS' INSIGNIA	40	2579853	3/30/2005	2044678	9/29/2005	Registered
142419	Argentina	KODAK & D:SELLERS' INSIGNIA	39	2579854	3/30/2005	2044679	9/29/2005	Registered
142415	Argentina	KODAK & D:SELLERS' INSIGNIA	38	2579855	3/30/2005	2044680	9/29/2005	Registered
142411	Argentina	KODAK & D:SELLERS' INSIGNIA	37	2579856	3/30/2005	2044681	9/29/2005	Registered
142375	Argentina	KODAK & D:SELLERS' INSIGNIA	28	2579858	3/30/2005	2044683	9/29/2005	Registered
142363	Argentina	KODAK & D:SELLERS' INSIGNIA	25	2579859	3/30/2005	2044684	9/29/2005	Registered
142403	Argentina	KODAK & D:SELLERS' INSIGNIA	35	2579857	3/30/2005	2044682	9/29/2005	Registered
142303	Argentina	KODAK & D:SELLERS' INSIGNIA	10	2579850	3/30/2005	2044676	9/29/2005	Registered
142299	Argentina	KODAK & D:SELLERS' INSIGNIA	9	2579851	3/30/2005	2044677	9/29/2005	Registered

142438	Argentina	KODAK & D:SELLERS' INSIGNIA	2	2579929	3/30/2005	2044629	9/29/2005	Registered
142571	Argentina	KODAK & D:SELLERS' INSIGNIA	35	2579922	3/30/2005	2044622	9/29/2005	Registered
142543	Argentina	KODAK & D:SELLERS' INSIGNIA	28	2579923	3/30/2005	2044623	9/29/2005	Registered
142531	Argentina	KODAK & D:SELLERS' INSIGNIA	25	2579924	3/30/2005	2044624	9/29/2005	Registered
142510	Argentina	KODAK & D:SELLERS' INSIGNIA	20	2579925	3/30/2005	2044625	9/29/2005	Registered
142503	Argentina	KODAK & D:SELLERS' INSIGNIA	18	2579926	3/30/2005	2044626	9/29/2005	Registered
142495	Argentina	KODAK & D:SELLERS' INSIGNIA	16	2589001	5/9/2005	2048394	10/24/2005	Registered
142587	Argentina	KODAK & D:SELLERS' INSIGNIA	39	2579919	3/30/2005	2044368	9/28/2005	Registered
142471	Argentina	KODAK & D:SELLERS' INSIGNIA	10	2579928	3/30/2005	2044628	9/29/2005	Registered
142467	Argentina	KODAK & D:SELLERS' INSIGNIA	9	2588999	5/9/2005	2048392	10/24/2005	Registered
142451	Argentina	KODAK & D:SELLERS' INSIGNIA	5	2579888	3/30/2005	2044331	9/28/2005	Registered
142487	Argentina	KODAK & D:SELLERS' INSIGNIA	14	2579927	3/30/2005	2044627	9/29/2005	Registered
142435	Argentina	KODAK & D:SELLERS' INSIGNIA	1	2588998	5/9/2005	2047951	10/20/2005	Registered
142579	Argentina	KODAK & D:SELLERS' INSIGNIA	37	2579921	3/30/2005	2044621	9/29/2005	Registered
142582	Argentina	KODAK & D:SELLERS' INSIGNIA	38	2579920	3/30/2005	2044369	9/28/2005	Registered
142598	Argentina	KODAK & D:SELLERS' INSIGNIA	42	2579884	3/30/2005	2044699	9/29/2005	Registered
142595	Argentina	KODAK & D:SELLERS' INSIGNIA	41	2579918	3/30/2005	2044367	9/28/2005	Registered
142591	Argentina	KODAK & D:SELLERS' INSIGNIA	40	2589000	5/9/2005	2048393	10/24/2005	Registered
142283	Argentina	KODAK & D:SELLERS' INSIGNIA	5	2579930	3/30/2005	2044630	9/29/2005	Registered
171881	Argentina	KODAK & D:SELLERS' INSIGNIA	44	2579883	3/30/2005	2044698	9/29/2005	Registered
171882	Argentina	KODAK & D:SELLERS' INSIGNIA	44	2579932	3/30/2005	2044632	9/29/2005	Registered
139505	Cambodia (Kampuchea)	KODAK & D:SELLERS' INSIGNIA	40	2809	4/19/1993	2807	4/23/1993	Registered

139500	Cambodia (Kampuchea)	KODAK & D:SELLERS' 16 INSIGNIA	2808	4/19/1993	2806	4/23/1993	Registered
139495	Cambodia (Kampuchea)	KODAK & D:SELLERS' 9 INSIGNIA	2807	4/19/1993	2805	4/23/1993	Registered
139490	Cambodia (Kampuchea)	KODAK & D:SELLERS' 1 INSIGNIA	2806	4/19/1993	2804	4/23/1993	Registered
130933	China (People's Republic Of)	KODAK & D:SELLERS' 9 INSIGNIA	93016078		699582	7/28/1994	Registered
142659	Colombia	KODAK & D:SELLERS' 16 INSIGNIA	92339251	3/9/2011	113413	4/4/1986	Registered
142655	Colombia	KODAK & D:SELLERS' 9 INSIGNIA	92339253	3/9/2011	113414	4/7/1986	Registered
142651	Colombia	KODAK & D:SELLERS' 1 INSIGNIA	92339250	3/9/2011	113412	4/4/1986	Registered
142665	Denmark	KODAK & D:SELLERS' 42 INSIGNIA	1982/80	1/7/1982	1982/2697	7/30/1982	Registered
147393	Estonia	KODAK & D:SELLERS' 1, 9, 16, 35, 40, INSIGNIA 42	9085	10/27/1993	18918	3/29/1996	Registered
142673	Finland	KODAK & D:SELLERS' 1, 2, 5, 7, 9, 11, INSIGNIA 16, 17, 22, 23, 34, 37, 40, 42	6057/81	12/30/1981	88554	4/5/1984	Registered
170456	Georgia	KODAK & D:SELLERS' 1, 9, 16, 40 INSIGNIA	407/03	3/30/1994	8548	3/5/1998	Registered
142779	Greece	KODAK & D:SELLERS' 1, 9, 16 INSIGNIA			70820	1/15/1982	Registered
142788	Hong Kong	KODAK & D:SELLERS' 1, 9, 16, 28 INSIGNIA	C2595/83	9/5/1983	19840990AA	9/5/1983	Registered
142784	Hong Kong	KODAK & D:SELLERS' 1, 9, 16, 28 INSIGNIA	F2595/83	9/5/1983	19840987AA	9/5/1983	Registered
143035	India	KODAK & D:SELLERS' 16 INSIGNIA	384785	12/30/1981	384785	12/30/1995	Registered
143028	India	KODAK & D:SELLERS' 9 INSIGNIA	384776	12/30/1981	384776	12/30/1995	Registered
143024	India	KODAK & D:SELLERS' 7 INSIGNIA	384775	12/30/1981	384775	12/30/1995	Registered
143016	India	KODAK & D:SELLERS' 2 INSIGNIA	384774	12/30/1981	384774	12/30/1981	Registered
143013	India	KODAK & D:SELLERS' 1 INSIGNIA	384784	12/30/1981	384784	12/30/1981	Registered
143078	Japan	KODAK & D:SELLERS' 9, 16, 20 INSIGNIA	716896/96	6/6/1996	1903541	10/28/1996	Registered
143082	Japan	KODAK & D:SELLERS' 34 INSIGNIA	23040/84		1945544	4/30/1997	Registered
143074	Japan	KODAK & D:SELLERS' 9, 16, 20 INSIGNIA	716895/96	6/6/1996	1903540	10/28/1996	Registered

143060	Japan	KODAK & D:SELLERS' INSIGNIA	1, 9	23034/84	3/10/1984	2027226	2/22/1998	Registered
143056	Japan	KODAK & D:SELLERS' INSIGNIA	1, 9	23033/84	3/10/1984	2027225	2/22/1998	Registered
143053	Japan	KODAK & D:SELLERS' INSIGNIA	1, 5	23032/1984	3/10/1984	2439653	7/31/1992	Registered
143086	Japan	KODAK & D:SELLERS' INSIGNIA	34	2039/84		1945545	4/30/1997	Registered
164265	Japan	KODAK & D:SELLERS' INSIGNIA	38	281726/1992	9/30/1992	3118375	1/31/1996	Registered
164259	Japan	KODAK & D:SELLERS' INSIGNIA	35	281725/1992	9/30/1992	3021381	1/31/1995	Registered
164256	Japan	KODAK & D:SELLERS' INSIGNIA	42	281724/1992	9/30/1992	3201130	9/30/1996	Registered
164251	Japan	KODAK & D:SELLERS' INSIGNIA	41	281723/1992	9/30/1992	3118374	1/31/1996	Registered
164247	Japan	KODAK & D:SELLERS' INSIGNIA	40	281722/1992	9/30/1992	3216191	10/31/1996	Registered
164236	Japan	KODAK & D:SELLERS' INSIGNIA	38	281720/1992	9/30/1992	3118373	1/31/1996	Registered
164230	Japan	KODAK & D:SELLERS' INSIGNIA	35	281719/1992	9/30/1992	3021380	1/31/1995	Registered
164279	Japan	KODAK & D:SELLERS' INSIGNIA	41	281729/1992	9/30/1992	3118376	1/31/1996	Registered
164286	Japan	KODAK & D:SELLERS' INSIGNIA	42	281730/1992	9/30/1992	3201131	9/30/1996	Registered
164276	Japan	KODAK & D:SELLERS' INSIGNIA	40	281728/1992	9/30/1992	3216192	10/31/1996	Registered
139450	Laos	KODAK & D:SELLERS' INSIGNIA	1	2128	6/3/1993	1358	6/4/2003	Registered
170487	Laos	KODAK & D:SELLERS' INSIGNIA	9	2128	6/3/1993	1359	6/4/2003	Registered
170488	Laos	KODAK & D:SELLERS' INSIGNIA	16	2128	6/3/1993	1360	6/4/2003	Registered
170489	Laos	KODAK & D:SELLERS' INSIGNIA	40	2128	6/3/1993	1361	6/4/2003	Registered
146894	Latvia	KODAK & D:SELLERS' INSIGNIA	40	M-93-8132	9/21/1993	33634	8/20/1996	Registered
147901	Lithuania	KODAK & D:SELLERS' INSIGNIA	1, 9, 16, 35, 40, 42	13098	10/13/1993	24298	2/18/1997	Registered
130935	Madagascar	KODAK & D:SELLERS' INSIGNIA	1, 9, 16, 40	95/00828D	7/13/1995	1593	7/13/1995	Registered
143140	Malaysia	KODAK & D:SELLERS' INSIGNIA	9	M/95577	6/19/1989	M/95577	1/7/1993	Registered

143147	Malaysia	KODAK & D:SELLERS' 16 INSIGNIA	M/95579	6/19/1982	M/95579		Registered
143146	Malaysia	KODAK & D:SELLERS' 1 INSIGNIA	M/95578	6/19/1982	M/95578	6/19/1989	Registered
143136	Mexico	KODAK & D:SELLERS' 35, 37, 40, 42 INSIGNIA	225316	11/8/1983	307912	6/14/1985	Registered
143128	Mexico	KODAK & D:SELLERS' 16 INSIGNIA	225315	11/8/1983	298284	4/11/1984	Registered
143124	Mexico	KODAK & D:SELLERS' 1, 6, 8, 9, 11, INSIGNIA 12, 14, 16	225314	11/8/1983	298702	4/27/1984	Registered
143116	Mexico	KODAK & D:SELLERS' 1, 2, 3, 4, 6, 13, INSIGNIA 17, 18, 19, 20, 21, 22, 25, 31	225313	11/8/1983	298123	4/25/1984	Registered
143112	Mexico	KODAK & D:SELLERS' 35, 37, 40, 42 INSIGNIA	225016	11/4/1983	298343	4/13/1984	Registered
143104	Mexico	KODAK & D:SELLERS' 16 INSIGNIA	225017	11/4/1983	298438	4/18/1984	Registered
143101	Mexico	KODAK & D:SELLERS' 1, 6, 8, 9, 11, INSIGNIA 12, 14, 16	225011	11/4/1983	297730	3/16/1984	Registered
143096	Mexico	KODAK & D:SELLERS' 1, 2, 3, 4, 5, 17, INSIGNIA 29	225010	11/4/1983	298342	5/8/1984	Registered
143092	Mexico	KODAK & D:SELLERS' 1, 2, 3, 4, 6, 13, INSIGNIA 17, 18, 19, 20, 21, 22, 25, 31	225018	11/4/1983	298817	5/30/1984	Registered
139435	Myanmar	KODAK & D:SELLERS' 1, 9, 16, 40 INSIGNIA			3660/1993	11/30/1993	Registered
143186	Panama	KODAK & D:SELLERS' 16 INSIGNIA		9/6/1996	39797	9/24/1996	Registered
143182	Panama	KODAK & D:SELLERS' 9 INSIGNIA		9/6/1996	39796	8/12/1997	Registered
143178	Panama	KODAK & D:SELLERS' 1 INSIGNIA			39638	8/4/1996	Registered
143174	Panama	KODAK & D:SELLERS' 16 INSIGNIA		7/16/1996	39635	7/25/1996	Registered
143170	Panama	KODAK & D:SELLERS' 9 INSIGNIA			39639	8/1/1996	Registered
143166	Panama	KODAK & D:SELLERS' 1 INSIGNIA		7/16/1996	39634	7/25/1996	Registered
143201	Peru	KODAK & D:SELLERS' 9 INSIGNIA	30323	12/19/1983	50998	12/19/1983	Registered
143196	Peru	KODAK & D:SELLERS' 1 INSIGNIA	30324	12/19/1983	50997	12/19/1983	Registered
169865	Peru	KODAK & D:SELLERS' 16 INSIGNIA	521495	1/28/2013	89757	6/25/2003	Registered

141660	Russian Federation	KODAK & D:SELLERS' 1, 9, 16, 35, 40, 42 INSIGNIA	93047620	10/19/1993	139358	2/28/1996	Registered
143227	Sabah	KODAK & D:SELLERS' 16 INSIGNIA	S/30106	6/19/1982	S/30106	6/19/1982	Registered
143231	Sabah	KODAK & D:SELLERS' 1 INSIGNIA	S/30108	6/19/1982	S/30108	4/27/1991	Registered
143223	Sabah	KODAK & D:SELLERS' 9 INSIGNIA	S/30104	6/19/1982	S/30104	6/19/1989	Registered
143250	Sarawak	KODAK & D:SELLERS' 16 INSIGNIA	25408	7/12/1982	SAR/25408	7/12/1989	Registered
143247	Sarawak	KODAK & D:SELLERS' 9 INSIGNIA	25409	7/12/1982	SAR/25409	7/12/1989	Registered
143243	Sarawak	KODAK & D:SELLERS' 1 INSIGNIA	25406	7/12/1982	SAR/25406	7/12/1989	Registered
143420	South Africa	KODAK & D:SELLERS' 42 INSIGNIA	81/9742	12/22/1981	81/9742	12/22/1981	Registered
143416	South Africa	KODAK & D:SELLERS' 40 INSIGNIA	81/9741	12/22/1981	81/9741	12/22/1981	Registered
143394	South Africa	KODAK & D:SELLERS' 16 INSIGNIA	81/9735	12/22/1981	81/9735	12/22/1981	Registered
143387	South Africa	KODAK & D:SELLERS' 9 INSIGNIA	81/9733	12/22/1981	81/9733	12/22/1981	Registered
143383	South Africa	KODAK & D:SELLERS' 7 INSIGNIA	81/9732	12/22/1981	81/9732	12/22/1981	Registered
143374	South Africa	KODAK & D:SELLERS' 2 INSIGNIA	81/9730	12/22/1981	81/9730	12/22/1981	Registered
143371	South Africa	KODAK & D:SELLERS' 1 INSIGNIA	81/9729	12/22/1981	81/9729	12/22/1981	Registered
143089	South Korea	KODAK & D:SELLERS' 40 INSIGNIA	97-380	11/6/1997	8613	11/1/1988	Registered
143235	Sweden	KODAK & D:SELLERS' 1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42 INSIGNIA	081/6847	12/21/1981	183371	10/1/1982	Registered
143329	Taiwan	KODAK & D:SELLERS' 56 INSIGNIA	72/45758	11/9/1983	255684	9/1/1984	Registered
143351	Taiwan	KODAK & D:SELLERS' 56 INSIGNIA	72/45765	11/9/1983	255685	9/1/1984	Registered
143347	Taiwan	KODAK & D:SELLERS' 1 INSIGNIA			251052	8/1/1984	Registered
143325	Taiwan	KODAK & D:SELLERS' 1 INSIGNIA			251051	8/1/1984	Registered
143320	Taiwan	KODAK & D:SELLERS' 102 INSIGNIA			253039	8/1/1984	Registered
143301	Taiwan	KODAK & D:SELLERS' 56 INSIGNIA	72/45751	11/9/1983	255683	9/1/1984	Registered

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143299	Taiwan	KODAK & D:SELLERS' INSIGNIA	1			251053	8/1/1984	Registered
143293	Taiwan	KODAK & D:SELLERS' INSIGNIA	102			253038	8/1/1984	Registered
143267	Taiwan	KODAK & D:SELLERS' INSIGNIA	8			10950	12/1/1983	Registered
143263	Taiwan	KODAK & D:SELLERS' INSIGNIA	8			10949	12/1/1983	Registered
143258	Taiwan	KODAK & D:SELLERS' INSIGNIA	8			10948	12/1/1983	Registered
143255	Taiwan	KODAK & D:SELLERS' INSIGNIA	8			10947	12/1/1983	Registered
143272	Taiwan	KODAK & D:SELLERS' INSIGNIA	1			251054	8/1/1984	Registered
163014	Taiwan	KODAK & D:SELLERS' INSIGNIA	50	81034965	7/15/1992	669399	2/1/1995	Registered
142258	United States	KODAK & D:SELLERS' INSIGNIA	16	73452772	11/14/1983	1314561	1/15/1985	Registered
153319	Saudi Arabia	KODAK (ARABIC)	16	8834	4/8/1989	212/29	2/3/1990	Registered
153323	Saudi Arabia	KODAK (ARABIC)	1	8831	4/8/1989	212/26	2/3/1990	Registered
153315	Saudi Arabia	KODAK (ARABIC)	9	8832	4/8/1989	212/27	2/3/1990	Registered
166452	United Arab Emirates	KODAK (ARABIC)	16	10504	5/3/1995	7344	12/21/1996	Registered
166411	United Arab Emirates	KODAK (ARABIC)	9	10506	5/3/1995	7343	12/21/1996	Registered
166409	United Arab Emirates	KODAK (ARABIC)	40	10499	5/3/1995	7997	1/16/1997	Registered
166408	United Arab Emirates	KODAK (ARABIC)	1	10651	5/17/1996	7341	12/21/1996	Registered
130923	China (People's Republic Of)	KODAK (CHINESE)	16	93016081	3/12/1993	693889	6/14/1994	Registered
130918	China (People's Republic Of)	KODAK (CHINESE)	1	93016080	3/12/1993	695469	6/28/1994	Registered
166773	China (People's Republic Of)	KODAK (CHINESE)	1	98000206	1/14/1998	383727	5/30/1998	Registered
154261	China (People's Republic Of)	KODAK (CHINESE)	9	970003309	11/21/1997	314884	5/30/1988	Registered
158899	China (People's Republic Of)	KODAK (CHINESE)	9	95041857	4/13/1995	931257	1/14/1997	Registered
154280	Hong Kong	KODAK (CHINESE)	1, 9, 16	252/50	3/18/1978	19500988AA	3/18/1950	Registered
150283	Taiwan	KODAK (CHINESE)	50	83038518	6/4/1994	678150	4/16/1995	Registered
130972	Taiwan	KODAK (CHINESE)	12			66478	9/16/1993	Registered
130968	Taiwan	KODAK (CHINESE)	9	84020235	4/28/1995	751130	3/1/1997	Registered
167996	Taiwan	KODAK (CHINESE)	35	88061170	12/7/1999	138371	2/16/2001	Registered
154295	Taiwan	KODAK (CHINESE)	18			4806	3/1/1956	Registered
154305	Taiwan	KODAK (CHINESE)	1			94974	2/1/1978	Registered
154290	Taiwan	KODAK (CHINESE)	1			4717	3/1/1956	Registered
154348	Taiwan	KODAK (CHINESE)	80			288791	7/1/1985	Registered
154345	Taiwan	KODAK (CHINESE)	78			290649	7/16/1985	Registered

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154335	Taiwan	KODAK (CHINESE)	101			253006	8/1/1984	Registered
154325	Taiwan	KODAK (CHINESE)	81		2/28/1996	96612	3/1/1978	Registered
154315	Taiwan	KODAK (CHINESE)	56			95481	2/1/1978	Registered
154307	Taiwan	KODAK (CHINESE)	55			95473	2/1/1978	Registered
169848	Taiwan	KODAK (CHINESE)	9			64573	6/1/1993	Registered
138059	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	40	960110188	9/28/1996	1121925	10/21/1997	Registered
138054	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	16	960110195	9/28/1996	1134294	12/14/1997	Registered
138049	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	9	960110194	9/28/1996	1139514	12/28/1997	Registered
138044	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	1	960110193	9/26/1996	1136070	12/21/1997	Registered
168778	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	9	2001131745	7/24/2001	1982039	11/28/2002	Registered
166818	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	28	9800019798	3/10/1998	1303183	8/14/1999	Registered
166817	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	25	9800019799	3/10/1998	1280993	6/7/1999	Registered
175623	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	7	6907288	9/22/2008	6907288	5/14/2010	Registered
166061	Russian Federation	KODAK (CYRILLIC)	1, 9, 10, 16, 40, 42	97709924	7/7/1997	171721	2/5/1999	Registered
135361	Iran	KODAK (FARSI)	1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	7408322	3/7/1956	15322	3/7/1956	Registered
153305	Iran	KODAK (FARSI)	1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28			15322		Registered
143707	Thailand	KODAK (IN THAI)	16	229994		Kor6937	7/27/1982	Registered
143704	Thailand	KODAK (IN THAI)	9	229986		Kor816	7/27/1982	Registered
143700	Thailand	KODAK (IN THAI)	1	229989		Kor819	7/27/1982	Registered
152522	Japan	KODAK (JAPANESE)	1, 9	700541/95	1/11/1995	178904	3/17/1926	Registered
152534	Japan	KODAK (JAPANESE)	1	700544/95	1/11/1995	178942	3/17/1926	Registered
152530	Japan	KODAK (JAPANESE)	1	700543/95	1/11/1995	178941	3/17/1926	Registered

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152525	Japan	KODAK (JAPANESE)	1	700542/95	1/11/1995	178940	3/17/1926	Registered
157948	Japan	KODAK (JAPANESE)	9	122507/1991	11/26/1991	2685974	7/29/1994	Registered
132155	South Korea	KODAK (KOREAN)	40	7976/95	8/17/1995	37326	7/18/1997	Registered
132151	South Korea	KODAK (KOREAN)	16	31821/95	8/17/1995	359693	4/12/1997	Registered
132145	South Korea	KODAK (KOREAN)	1, 9	31820/95	8/17/1995	375783	9/25/1997	Registered
163126	South Korea	KODAK (KOREAN)	14	28307/95	7/22/1995	367177	6/30/1997	Registered
176223	China (People's Republic Of)	KODAK ACHIEVE	7	9160547	3/1/2011	9160547	3/7/2012	Registered
148627	Hong Kong	KODAK APPROVAL	1	7966/90	9/28/1990	6811/94	11/4/1994	Registered
148638	Hong Kong	KODAK APPROVAL	16	7963/90	9/28/1990	2612/93	6/28/1993	Registered
148634	Hong Kong	KODAK APPROVAL	9	7964/90	9/28/1990	3176/93	8/2/1993	Registered
148630	Hong Kong	KODAK APPROVAL	2	7965/90	9/28/1990	3698/94	6/23/1994	Registered
148737	Japan	KODAK APPROVAL	1, 9	101601/1990	9/6/1990	2498030	1/29/1993	Registered
148763	Malaysia	KODAK APPROVAL	1			90/06021	9/12/1997	Registered
148774	Malaysia	KODAK APPROVAL	16	6019/90	9/12/1990	6019/90	7/22/1994	Registered
148770	Malaysia	KODAK APPROVAL	9	90/06022	9/12/1990	90/06022	9/12/1990	Registered
148766	Malaysia	KODAK APPROVAL	2			90/06020	9/12/1997	Registered
148758	Mexico	KODAK APPROVAL	16, 28			386243	8/31/1995	Registered
148746	Mexico	KODAK APPROVAL	1			386423	11/11/1990	Registered
175628	United States	KODAK CHALLENGE LOGO	41	77630582	12/10/2008	3735119	1/5/2010	Registered
168837	China (People's Republic Of)	KODAK CINEMA WORLD	41	2001179147	9/24/2001	1983769	4/7/2003	Registered
168838	China (People's Republic Of)	KODAK CINEMA WORLD (CHINESE)	41	2001189199	10/12/2001	1985460	4/7/2003	Registered
175718	Mexico	KODAK COLOR PLUS & Design II	1	965667	10/3/2008	1103606	6/4/2009	Registered
169586	Russian Federation	KODAK COLORPLUS (CYRILLIC)	1	99707933	5/27/1999	201609	4/24/2001	Registered
157472	Japan	KODAK CONTRACT	16	105177/1991	10/9/1991	2690597	7/29/1994	Registered
157463	Japan	KODAK CONTRACT	1, 2, 16	105176/91	10/9/1991	2696276	9/30/1994	Registered
157453	Japan	KODAK CONTRACT	1, 9	105175/91	10/9/1991	2667966	5/31/1994	Registered
157298	Japan	KODAK CONTRACT	1	105174/91	10/9/1991	2616864	1/31/1994	Registered
139290	Myanmar	KODAK CORP. SYMBOL (NEW)—B&W	1, 2, 9, 16, 22, 23, 35, 36, 40, 42			3659/1993	11/29/1993	Registered
148530	Denmark	KODAK CORP.SYMBOL-B&W	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	1971/4562	11/25/1971	1975/2096	5/16/1975	Registered
158817	Dominican Republic	KODAK CORP.SYMBOL-B&W	11			71047	4/15/1994	Registered

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158761	Dominican Republic	KODAK	16	2012/4715	1/23/2012	53154	4/14/1992	Registered
		CORP.SYMBOL-B&W						
147397	Estonia	KODAK	1, 9, 16, 25, 28, 35, 40, 42	9088	10/27/1993	18921	3/29/1996	Registered
		CORP.SYMBOL-B&W						
148538	Finland	KODAK	1, 5, 7, 9, 11, 16, 40, 42	T197105922	11/22/1971	65721	12/7/1976	Registered
		CORP.SYMBOL-B&W						
141641	Georgia	KODAK	1, 9, 16, 25, 28, 35, 40, 42	416/03	3/30/1994	8557	3/5/1998	Registered
		CORP.SYMBOL-B&W						
148525	Germany	KODAK	35, 37, 40, 41, 42	E20616/40 Wz	4/2/1979	1013237	1/26/1981	Registered
		CORP.SYMBOL-B&W						
148624	Greece	KODAK	1, 9, 16	49129	9/26/1972	49129	9/26/1972	Registered
		CORP.SYMBOL-B&W						
148631	Hong Kong	KODAK	1, 9, 16	410/72		19721418AA	3/30/1972	Registered
		CORP.SYMBOL-B&W						
148912	India	KODAK	16		12/29/1971	277315	8/10/1973	Registered
		CORP.SYMBOL-B&W						
148906	India	KODAK	9		12/29/1971	277313	8/3/1974	Registered
		CORP.SYMBOL-B&W						
148901	India	KODAK	7		12/29/1971	277320	6/21/1973	Registered
		CORP.SYMBOL-B&W						
148897	India	KODAK	5		12/29/1971	277312	6/7/1974	Registered
		CORP.SYMBOL-B&W						
148893	India	KODAK	2		12/29/1992	277311	6/7/1973	Registered
		CORP.SYMBOL-B&W						
148890	India	KODAK	1		12/29/1971	277310	1/29/1975	Registered
		CORP.SYMBOL-B&W						
148873	Israel	KODAK	1		7/27/1972	35920	11/5/1973	Registered
		CORP.SYMBOL-B&W						
148881	Israel	KODAK	16		7/27/1972	35922	11/5/1973	Registered
		CORP.SYMBOL-B&W						
148885	Israel	KODAK	40		7/27/1972	35923	12/4/1973	Registered
		CORP.SYMBOL-B&W						
148878	Israel	KODAK	9		7/27/1972	35921	11/5/1973	Registered
		CORP.SYMBOL-B&W						
147452	Japan	KODAK	41	281711/1992	9/30/1992	3118370	1/31/1996	Registered
		CORP.SYMBOL-B&W						
148932	Japan	KODAK	14	732912/93	10/5/1993	1055290	2/12/1974	Registered
		CORP.SYMBOL-B&W						
148945	Japan	KODAK	9, 16	721837/1995	6/28/1995	1163193	10/9/1975	Registered
		CORP.SYMBOL-B&W						
148935	Japan	KODAK	34	732914/93	10/5/1993	1057698	3/1/1974	Registered
		CORP.SYMBOL-B&W						
148938	Japan	KODAK	1, 9, 10	734271/95	10/16/1995	1187598	3/4/1976	Registered
		CORP.SYMBOL-B&W						

164214	Japan	KODAK CORP.SYMBOL-B&W	40	281710/1992	9/30/1992	3216189	10/31/1996	Registered
164204	Japan	KODAK CORP.SYMBOL-B&W	38	281708/1992	9/30/1992	3118369	1/31/1996	Registered
164193	Japan	KODAK CORP.SYMBOL-B&W	35	281707/1992	9/30/1992	3021378	1/31/1995	Registered
164227	Japan	KODAK CORP.SYMBOL-B&W	42	281712/1992	9/30/1992	3201128	9/30/1996	Registered
146884	Latvia	KODAK CORP.SYMBOL-B&W	25, 28, 35, 40, 42	M-93-8135	9/21/1993	M35706	2/20/1997	Registered
148960	Lebanon	KODAK CORP.SYMBOL-B&W	1, 3, 4, 5, 7, 8, 9, 10, 11, 16, 17, 21, 22, 23, 24, 25, 26, 27, 34			91895	10/23/1972	Registered
147892	Lithuania	KODAK CORP.SYMBOL-B&W	1, 9, 16, 25, 28, 35, 40, 42	13099	10/13/1993	24297	2/18/1997	Registered
148987	Mexico	KODAK CORP.SYMBOL-B&W	40			179718	10/16/1973	Registered
148979	Mexico	KODAK CORP.SYMBOL-B&W	1, 9			170634	2/25/1972	Registered
148971	Mexico	KODAK CORP.SYMBOL-B&W	16			169628	1/5/1972	Registered
149039	Panama	KODAK CORP.SYMBOL-B&W	1			32178	1/23/1973	Registered
141450	Russian Federation	KODAK CORP.SYMBOL-B&W	1, 9, 16, 25, 28, 35, 40, 42	93047617	10/19/1993	139357	2/28/1996	Registered
149200	South Africa	KODAK CORP.SYMBOL-B&W	2	71/5079	11/10/1971	71/5079	11/10/1971	Registered
149196	South Africa	KODAK CORP.SYMBOL-B&W	1	71/5078	11/10/1971	71/5078	11/10/1971	Registered
149211	South Africa	KODAK CORP.SYMBOL-B&W	9	71/5082	11/10/1971	71/5082	11/10/1971	Registered
149207	South Africa	KODAK CORP.SYMBOL-B&W	7	71/5081	11/10/1971	71/5081	11/10/1971	Registered
149219	South Africa	KODAK CORP.SYMBOL-B&W	16	71/5084	11/10/1971	71/5084	11/10/1971	Registered
148957	South Korea	KODAK CORP.SYMBOL-B&W	16	92-730	6/10/1972	40-27616	9/11/1972	Registered
148955	South Korea	KODAK CORP.SYMBOL-B&W	1, 9	92-295	2/29/1992	40-27394	8/14/1972	Registered
138089	South Korea	KODAK CORP.SYMBOL-B&W	1	92-30657	10/31/1992	40-274042	9/10/1993	Registered

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149098	Sweden	KODAK CORP.SYMBOL-B&W	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42 66			140102	7/21/1972	Registered
149128	Taiwan	KODAK CORP.SYMBOL-B&W				60600	11/1/1972	Registered
149120	Taiwan	KODAK CORP.SYMBOL-B&W	66			60598	11/1/1972	Registered
149112	Taiwan	KODAK CORP.SYMBOL-B&W	19			60424	11/1/1972	Registered
138708	Taiwan	KODAK CORP.SYMBOL-B&W	9	84020237	4/28/1995	748994	2/16/1997	Registered
149101	Thailand	KODAK CORP.SYMBOL-B&W	16	229991		Kor4016	8/7/1972	Registered
149105	Thailand	KODAK CORP.SYMBOL-B&W	9	229987		Kor817	8/7/1972	Registered
149182	Venezuela	KODAK CORP.SYMBOL-B&W	16	11934	10/1/1985	131112	9/22/1987	Registered
149169	Venezuela	KODAK CORP.SYMBOL-B&W	16			71887-F	1/10/1973	Registered
149166	Venezuela	KODAK CORP.SYMBOL-B&W	1			71886-F	1/10/1973	Registered
149162	Venezuela	KODAK CORP.SYMBOL-B&W	9			71885-F	1/10/1973	Registered
149177	Venezuela	KODAK CORP.SYMBOL-B&W	7, 9	11933	10/1/1985	131111	9/22/1987	Registered
146458	Peru	KODAK CORP.SYMBOL-B&Y	9			50712	12/30/1993	Registered
169531	Angola	KODAK CORP.SYMBOL-Y&R	9	4092/94	12/1/1994	4092/94	8/10/1999	Registered
169532	Angola	KODAK CORP.SYMBOL-Y&R	16	4093/94	12/1/1994	4093/94	8/10/1999	Registered
169530	Angola	KODAK CORP.SYMBOL-Y&R	1	4091/94	12/1/1994	4091/94	8/10/1999	Registered
169533	Angola	KODAK CORP.SYMBOL-Y&R	40	4094/94	12/1/1994	4094/94	4/24/2000	Registered
155824	Chile	KODAK CORP.SYMBOL-Y&R	1, 9, 16	686390	5/9/2005	731907	8/25/2005	Registered
166926	China (People's Republic Of)	KODAK CORP.SYMBOL-Y&R	1	98004171	5/30/1998	383891	5/30/1998	Registered
155826	China (People's Republic Of)	KODAK CORP.SYMBOL-Y&R	9	970006938	11/26/1997	314885	5/30/1988	Registered
155856	Denmark	KODAK CORP.SYMBOL-Y&R	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	1971/4563	11/25/1971	1975/2097	5/16/1975	Registered

159526	Dominican Republic	KODAK CORP.SYMBOL-Y&R	9	2012/4727	1/23/2012	53459	5/15/1992	Registered
159520	Dominican Republic	KODAK CORP.SYMBOL-Y&R	16	2012/4728	1/23/2012	53665	6/15/1992	Registered
159516	Dominican Republic	KODAK CORP.SYMBOL-Y&R	63		3/23/1992	53458	5/15/1992	Registered
147909	Estonia	KODAK CORP.SYMBOL-Y&R	1	9327	11/4/1993	18170	1/11/1996	Registered
155868	Finland	KODAK CORP.SYMBOL-Y&R	1, 2, 5, 7, 9, 11, 16, 40, 42	T197106158	12/8/1971	65722	12/7/1976	Registered
134549	Georgia	KODAK CORP.SYMBOL-Y&R	1	423/03	3/30/1994	M12966	11/9/1999	Registered
155850	Germany	KODAK CORP.SYMBOL-Y&R	35, 37, 40, 41, 42	20615/40	4/2/1979	1013236	1/26/1981	Registered
155940	Hong Kong	KODAK CORP.SYMBOL-Y&R	9, 16	410/72		19721420AA	3/30/1972	Registered
164173	Japan	KODAK CORP.SYMBOL-Y&R	42	281718/1992	9/30/1992	3201129	9/30/1996	Registered
164168	Japan	KODAK CORP.SYMBOL-Y&R	41	281717/1992	9/30/1992	3118372	1/31/1996	Registered
164164	Japan	KODAK CORP.SYMBOL-Y&R	40	281716/1992	9/30/1992	3216190	10/31/1996	Registered
164154	Japan	KODAK CORP.SYMBOL-Y&R	38	281714/1992	9/30/1992	3118371	1/31/1996	Registered
164147	Japan	KODAK CORP.SYMBOL-Y&R	35	281713/1992	9/30/1992	3021379	1/31/1995	Registered
156259	Japan	KODAK CORP.SYMBOL-Y&R	9, 16, 20	704694/1995	2/20/1995	1125903	6/9/1975	Registered
156250	Japan	KODAK CORP.SYMBOL-Y&R	1, 9			1306519	10/20/1997	Registered
156243	Japan	KODAK CORP.SYMBOL-Y&R	34	732913/93	10/5/1993	1057697	3/1/1974	Registered
156238	Japan	KODAK CORP.SYMBOL-Y&R	14			1055289	2/12/1974	Registered
156271	Kenya	KODAK CORP.SYMBOL-Y&R	16	32764	2/4/1985	32764	2/4/1985	Registered
156266	Kenya	KODAK CORP.SYMBOL-Y&R	9	32763	2/4/1985	32763	2/4/1985	Registered
141646	Latvia	KODAK CORP.SYMBOL-Y&R	1	M-93-8136	9/21/1993	33310	6/20/1996	Registered
147896	Lithuania	KODAK CORP.SYMBOL-Y&R	1	13091	10/13/1993	24304	2/18/1997	Registered
142762	Mexico	KODAK CORP.SYMBOL-Y&R	40			187961	3/6/1975	Registered

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165755	Mexico	KODAK CORP.SYMBOL-Y&R	16			172439	12/17/2001	Registered
156388	Mexico	KODAK CORP.SYMBOL-Y&R	9			173019	8/10/1972	Registered
156372	Mexico	KODAK CORP.SYMBOL-Y&R	1, 2, 3, 4, 17, 29			171624	6/7/1972	Registered
143248	Nigeria	KODAK CORP.SYMBOL-Y&R	9	42674	9/27/1982	42674	9/27/1982	Registered
156457	Panama	KODAK CORP.SYMBOL-Y&R	1, 6			17501	3/9/1973	Registered
156497	Peru	KODAK CORP.SYMBOL-Y&R	16			50711	12/30/1993	Registered
156493	Peru	KODAK CORP.SYMBOL-Y&R	9			50710	12/30/1993	Registered
140394	Russian Federation	KODAK CORP.SYMBOL-Y&R	1	93047628	10/19/1993	138654	2/28/1996	Registered
156636	South Africa	KODAK CORP.SYMBOL-Y&R	16	71/5095	11/10/1971	71/5095	11/10/1971	Registered
156624	South Africa	KODAK CORP.SYMBOL-Y&R	9	71/5093	11/10/1971	71/5093	11/10/1971	Registered
156619	South Africa	KODAK CORP.SYMBOL-Y&R	7	71/5092	11/10/1971	71/5092	11/10/1971	Registered
156610	South Africa	KODAK CORP.SYMBOL-Y&R	2	71/5090	11/10/1971	71/5090	11/10/1971	Registered
156604	South Africa	KODAK CORP.SYMBOL-Y&R	1	71/5089	11/10/1971	71/5089	11/10/1971	Registered
156551	Sweden	KODAK CORP.SYMBOL-Y&R	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	82-0220	1/15/1982	140103	7/21/1972	Registered
151312	Taiwan	KODAK CORP.SYMBOL-Y&R	72			439335	4/16/1989	Registered
163005	Taiwan	KODAK CORP.SYMBOL-Y&R	8			18546	9/16/1985	Registered
156566	Taiwan	KODAK CORP.SYMBOL-Y&R	80			288790	7/1/1985	Registered
156563	Taiwan	KODAK CORP.SYMBOL-Y&R	78			290648	7/16/1985	Registered
156555	Tunisia	KODAK CORP.SYMBOL-Y&R	1, 5, 7, 9, 10, 11, 16, 17, 22, 24, 28, 34, 40	EE.89.0146	2/21/1989	EE040341	2/21/1989	Registered
155650	United States	KODAK CORP.SYMBOL-Y&R	16	72-411758	1/4/1972	969666	10/2/1993	Registered
155637	United States	KODAK CORP.SYMBOL-Y&R	1	392581	5/20/1971	928096	2/1/1972	Registered

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156576	Venezuela	KODAK CORP.SYMBOL-Y&R	16	11941	10/1/1985	131118	9/22/1987	Registered
156591	Venezuela	KODAK CORP.SYMBOL-Y&R	16	11942	10/1/1985	131119	9/22/1987	Registered
156570	Venezuela	KODAK CORP.SYMBOL-Y&R	9	11940	10/1/1985	131117	9/22/1987	Registered
171257	Malaysia	KODAK DIGITAL SERVICES LOGO	42	2004/14124	9/20/2004	2004/14124	9/20/2004	Registered
138227	United Kingdom	KODAK DIRECT IMAGE	1, 2, 9	2109372	9/7/1996	2109372	9/7/1996	Registered
168012	Germany	KODAK DURALIFE PAPER LOGO	1	39946652.5/01	8/4/1999	39946652	11/11/1999	Registered
173834	China (People's Republic Of)	KODAK EASYSHARE GALLERY	38	5447383	6/28/2006	5447383	11/7/2009	Registered
174045	China (People's Republic Of)	KODAK EASYSHARE GALLERY	40	5479752	7/14/2006	5479752	4/28/2010	Registered
175230	China (People's Republic Of)	KODAK EASYSHARE GALLERY	41	5447384	6/28/2006	5447384	9/21/2009	Registered
139976	Denmark	KODAK ELITE	1	1993/00553	1/26/1993	1993/06529	9/17/1993	Registered
139982	Finland	KODAK ELITE	1	649/93	2/16/1993	131437	3/21/1994	Registered
139987	Norway	KODAK ELITE	1	930722	2/15/1993	169175	8/17/1995	Registered
162899	Poland	KODAK ELITE	1	Z-134 750	6/16/1994	92694	6/16/1994	Registered
150162	Sweden	KODAK ELITE	1	93-599	1/25/1993	257226	4/15/1994	Registered
154449	Taiwan	KODAK ELITE	1	83003103	1/22/1994	669635	2/1/1995	Registered
171281	Tunisia	KODAK ELITE	1	EE050123		EE050123	1/18/2005	Registered
171914	Russian Federation	KODAK ENDURA	1	2005709197	4/20/2005	311716	8/7/2006	Registered
135329	Argentina	KODAK EXPRESS	42	2897031	2/25/2009	1723659	3/2/1999	Registered
135324	Argentina	KODAK EXPRESS	40	2897030	2/25/2009	1723658	3/2/1999	Registered
135314	Argentina	KODAK EXPRESS	1	2897029	2/25/2009	1723657	3/2/1999	Registered
168929	Argentina	KODAK EXPRESS	9	1636342	6/30/1992	1885702	9/17/2002	Registered
175847	China (People's Republic Of)	KODAK EXPRESS	35	7704643	9/17/2009	7704643	2/21/2011	Registered
175848	China (People's Republic Of)	KODAK EXPRESS	40	7704642	9/17/2009	7704642	1/21/2011	Registered
175383	Dominica	KODAK EXPRESS	46	2/00086343	11/15/1997	86343	11/15/1997	Registered
175382	Dominica	KODAK EXPRESS	46	2/00086344	11/15/1997	86344	11/15/1997	Registered
135359	Iceland	KODAK EXPRESS	1, 9, 16, 40	886/1991	9/26/1991	183/1992	2/20/1992	Registered
167463	Peru	KODAK EXPRESS	9	221963	11/25/1993	3253	11/25/1993	Registered
167464	Peru	KODAK EXPRESS	1	224716	7/20/1993	78279	12/16/1993	Registered
169869	Peru	KODAK EXPRESS	16	221964	11/25/1993	3254	11/25/1993	Registered
139129	Thailand	KODAK EXPRESS	40	321922	11/13/1996	Bor6156	11/13/1996	Registered
159380	Thailand	KODAK EXPRESS	1	341589	8/18/1997	Kor64261	10/20/1997	Registered
159374	Thailand	KODAK EXPRESS	16	341591	8/18/1997	Kor64280	10/20/1997	Registered

Registration No.	Country	Trademark Description	Class	Serial No.	Registration Date	App. No.	Registration Date	Status
159371	Thailand	KODAK EXPRESS	9	341590	8/18/1997	Kor64255	10/21/1997	Registered
145948	Chile	KODAK EXPRESS & D:HORIZONTAL STRIPES	40	775979		799873	7/25/2007	Registered
167154	Chile	KODAK EXPRESS & D:HORIZONTAL STRIPES	9	775975		800447	7/24/1997	Registered
145951	Denmark	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16, 35, 40	1218/87	2/26/1987	928/89	3/3/1989	Registered
145968	Greece	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16	85142	3/20/1987	85142	3/20/1997	Registered
145964	Greece	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16	86729	9/14/1987	86729	9/14/1997	Registered
146083	Iceland	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16, 40	877/1991	9/26/1991	59/1992	1/23/1992	Registered
146086	Norway	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16, 35, 40	2551/87	6/23/1987	139607	12/14/1989	Registered
176278	China (People's Republic Of)	KODAK EXPRESS DIGITAL SOLUTIONS LOGO (NEW)	40	10286888	12/9/2011			Pending Application
157968	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	42	86/4039	6/18/1986	86/4039	6/18/1986	Registered
157963	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	40	86/4038	6/18/1986	86/4038	6/18/1986	Registered
157958	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	9	86/4037	6/18/1986	86/4037	6/18/1986	Registered
157953	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	1	86/4036	6/18/1986	86/4036	6/18/1986	Registered
157715	Antigua And Barbuda	KODAK EXPRESS LOGO	1, 8, 39		2/24/1992	3322	2/24/1992	Registered
144590	Argentina	KODAK EXPRESS LOGO	1	2897036	2/25/2009	1723682	3/2/1999	Registered
144598	Argentina	KODAK EXPRESS LOGO	40	2897038	2/25/2009	1723685	3/2/1999	Registered
144601	Argentina	KODAK EXPRESS LOGO	42	2897039	2/25/2009	2398549	10/4/2010	Registered
144594	Argentina	KODAK EXPRESS LOGO	9	2897037	2/25/2009	1723683	3/2/1999	Registered
144633	Argentina	KODAK EXPRESS LOGO	42	2897035	2/25/2009	1723690	3/2/1999	Registered
144629	Argentina	KODAK EXPRESS LOGO	40	2897034	2/25/2009	1723689	3/2/1999	Registered
144625	Argentina	KODAK EXPRESS LOGO	9	2897033	2/25/2009	2388491	8/23/2010	Registered
144621	Argentina	KODAK EXPRESS LOGO	1	2897032	2/25/2009	1723687	3/2/1999	Registered
160295	Argentina	KODAK EXPRESS LOGO	16	2527456	7/13/2004	2012165	2/21/2005	Registered
176317	Aruba	KODAK EXPRESS LOGO	1, 9, 16, 42	IM-20120306.12	3/6/2012	30104	4/16/2012	Registered
157701	Bahamas	KODAK EXPRESS LOGO	1	14891	11/15/1991	14891	11/15/1991	Registered
157711	Bahamas	KODAK EXPRESS LOGO	39	14893	11/15/1991	14893	11/15/1991	Registered
157705	Bahamas	KODAK EXPRESS LOGO	8	14892	11/15/1991	14892	11/15/1991	Registered
144651	Bahrain	KODAK EXPRESS LOGO	42	663/91	10/30/1991	908	10/30/1991	Registered
144647	Bahrain	KODAK EXPRESS LOGO	16	665/91	10/30/1991	14510	10/30/1991	Registered

144643	Bahrain	KODAK EXPRESS LOGO	9	666/91	10/30/1991	14511	10/30/1991	Registered
144639	Bahrain	KODAK EXPRESS LOGO	1	664/91	10/30/1991	14509	10/30/1991	Registered
168964	Bangladesh	KODAK EXPRESS LOGO	16	73995	2/7/2002			Pending Application
168963	Bangladesh	KODAK EXPRESS LOGO	9	73994	2/7/2002	73994	2/7/2002	Registered
168962	Bangladesh	KODAK EXPRESS LOGO	1	73993	2/7/2002	73993	2/7/2002	Registered
156872	Barbados	KODAK EXPRESS LOGO	42		12/16/1991	81/6289	1/23/1998	Registered
156887	Barbados	KODAK EXPRESS LOGO	1		12/16/1991	81/6286	1/23/1998	Registered
156879	Barbados	KODAK EXPRESS LOGO	16		12/16/1991	81/6288	1/23/1998	Registered
158892	Bermuda	KODAK EXPRESS LOGO	16	21647	2/24/1992	21647	2/24/1992	Registered
158888	Bermuda	KODAK EXPRESS LOGO	9	21649	2/24/1992	21649	2/24/1992	Registered
158882	Bermuda	KODAK EXPRESS LOGO	1	21648	2/24/1992	21648	2/24/1992	Registered
168257	Bolivia	KODAK EXPRESS LOGO	42	SM-2710	6/23/2000	87953-C	8/21/2002	Registered
168256	Bolivia	KODAK EXPRESS LOGO	16	SM-2709	6/23/2000	87954-C	8/21/2002	Registered
168255	Bolivia	KODAK EXPRESS LOGO	9	SM-2708	6/23/2000	87991-C	8/21/2002	Registered
168254	Bolivia	KODAK EXPRESS LOGO	1	SM-2707	6/23/2000	87992-C	8/21/2002	Registered
139142	Cambodia (Kampuchea)	KODAK EXPRESS LOGO	42	2821	4/19/1993	2819	4/23/1993	Registered
139136	Cambodia (Kampuchea)	KODAK EXPRESS LOGO	16	2820	4/19/1993	2818	4/23/1993	Registered
139126	Cambodia (Kampuchea)	KODAK EXPRESS LOGO	1	2818	4/19/1993	2816	4/23/1993	Registered
143442	China (People's Republic Of)	KODAK EXPRESS LOGO	42	93094217	9/30/1993	775878	1/14/1995	Registered
143438	China (People's Republic Of)	KODAK EXPRESS LOGO	16	93071940	8/21/1993	735359	3/14/1995	Registered
143433	China (People's Republic Of)	KODAK EXPRESS LOGO	9	93071939	8/21/1993	994084	4/28/1997	Registered
143430	China (People's Republic Of)	KODAK EXPRESS LOGO	1	93071938	8/21/1993	731756	2/28/1995	Registered
145123	Colombia	KODAK EXPRESS LOGO	42	92/284854	11/5/1987	203796	8/27/1997	Registered
167151	Colombia	KODAK EXPRESS LOGO	42	92/284852		203795	8/27/1997	Registered
169872	Colombia	KODAK EXPRESS LOGO	40	92/284850	4/22/1988	143994	8/30/1993	Registered
169871	Colombia	KODAK EXPRESS LOGO	40	92/284851	4/22/1988	143996	8/30/1993	Registered
158688	Costa Rica	KODAK EXPRESS LOGO	1		6/3/1992	81463	11/20/1992	Registered
158704	Costa Rica	KODAK EXPRESS LOGO	42		6/3/1992	81466	11/20/1992	Registered
158698	Costa Rica	KODAK EXPRESS LOGO	16		6/3/1992	81465	11/20/1992	Registered
158693	Costa Rica	KODAK EXPRESS LOGO	9		6/3/1992	81464	11/20/1992	Registered
144656	Cyprus	KODAK EXPRESS LOGO	42	34980	8/27/1991	34980	8/27/1991	Registered
144667	Cyprus	KODAK EXPRESS LOGO	16			30910	5/11/1996	Registered
144660	Cyprus	KODAK EXPRESS LOGO	1			30908	5/11/1996	Registered
144664	Cyprus	KODAK EXPRESS LOGO	9			30909	5/11/1996	Registered
157694	Dominica	KODAK EXPRESS LOGO	1, 8, 39	2/92	1/31/1992	2/92	1/31/1992	Registered
157630	Dominican Republic	KODAK EXPRESS LOGO	66		12/19/1991	71257		Registered
157625	Dominican Republic	KODAK EXPRESS LOGO	16		12/19/1991	52731	2/12/1992	Registered

157620	Dominican Republic	KODAK EXPRESS LOGO	1		12/19/1991	52463	2/12/1992	Registered
157615	Dominican Republic	KODAK EXPRESS LOGO	16		12/19/1991	52708	2/12/1992	Registered
158664	Ecuador	KODAK EXPRESS LOGO	42	31073	3/27/1992	117/93	3/16/1993	Registered
158659	Ecuador	KODAK EXPRESS LOGO	16	31072	3/27/1992	560/93	3/16/1993	Registered
158654	Ecuador	KODAK EXPRESS LOGO	9	31071	3/27/1992	559/93	3/16/1993	Registered
158649	Ecuador	KODAK EXPRESS LOGO	1	31070	3/27/1992	558/93	3/16/1993	Registered
158645	El Salvador	KODAK EXPRESS LOGO	1	1237/92	3/31/1992	138BOOK20	11/15/1993	Registered
159400	El Salvador	KODAK EXPRESS LOGO	42	1235/92	3/31/1992	164BOOK20	11/15/1993	Registered
159396	El Salvador	KODAK EXPRESS LOGO	16	1236/92	3/31/1992	136BOOK20	11/9/1993	Registered
159390	El Salvador	KODAK EXPRESS LOGO	9	1234/92	3/31/1992	161BOOK20	11/15/1993	Registered
157803	Ghana	KODAK EXPRESS LOGO	16	29386	3/27/1992			Pending Application
157799	Ghana	KODAK EXPRESS LOGO	9	28915	3/27/1992	28915	3/27/1992	Registered
157794	Ghana	KODAK EXPRESS LOGO	1	28916	3/27/1992	28916	3/27/1992	Registered
157985	Guatemala	KODAK EXPRESS LOGO	42	673/92	2/5/1992	70011	11/22/1993	Registered
157980	Guatemala	KODAK EXPRESS LOGO	16	674/92	2/5/1992	70262	1/18/1994	Registered
157976	Guatemala	KODAK EXPRESS LOGO	9	672/92	2/5/1992	70122	2/1/1994	Registered
157971	Guatemala	KODAK EXPRESS LOGO	1	671/92	2/5/1992	70123	2/1/1994	Registered
157322	Honduras	KODAK EXPRESS LOGO	1			55845	8/7/1992	Registered
157332	Honduras	KODAK EXPRESS LOGO	16			55854	8/7/1992	Registered
157337	Honduras	KODAK EXPRESS LOGO	42			1284	8/7/1992	Registered
150799	Hong Kong	KODAK EXPRESS LOGO	42	7578/94	7/6/1994	4096/1996	7/6/1994	Registered
150795	Hong Kong	KODAK EXPRESS LOGO	16	7581/94	7/6/1994	8525/1998	7/6/1994	Registered
150791	Hong Kong	KODAK EXPRESS LOGO	9	7580/94	7/6/1994	4745/97	7/6/1994	Registered
150786	Hong Kong	KODAK EXPRESS LOGO	1	7579/94	7/6/1994	7847/97	7/6/1994	Registered
163601	India	KODAK EXPRESS LOGO	9	522964	1/17/1990	522964	1/17/1990	Registered
163611	India	KODAK EXPRESS LOGO	16	522966	1/17/1990	522966	1/17/1990	Registered
163606	India	KODAK EXPRESS LOGO	1	522965	1/17/1990	522965	1/17/1990	Registered
148464	Indonesia	KODAK EXPRESS LOGO	42	V00.2003.4108. 4113	5/9/2003	IDM000003638	4/13/2004	Registered
148460	Indonesia	KODAK EXPRESS LOGO	16	R00.2003.4109. 4114	5/9/2003	IDM000003639	4/13/2004	Registered
148456	Indonesia	KODAK EXPRESS LOGO	9	5518	4/5/1994	IDM000013517	6/20/1995	Registered
148452	Indonesia	KODAK EXPRESS LOGO	1	5520	4/5/1994	IDM000013516	6/28/1995	Registered
157749	Iran	KODAK EXPRESS LOGO	1, 9, 16, 42	110326	1/12/1993	72191	2/9/1994	Registered
168844	Israel	KODAK EXPRESS LOGO	35	152564	10/11/2001	152564	11/4/2002	Registered
168775	Israel	KODAK EXPRESS LOGO	40	150415	7/2/2001	150415	8/4/2002	Registered
157847	Israel	KODAK EXPRESS LOGO	42	82445	2/19/1992	82445	11/3/1994	Registered

157842	Israel	KODAK EXPRESS LOGO	16	82444	2/19/1992	82444	9/4/1994	Registered
157833	Israel	KODAK EXPRESS LOGO	1	82442	2/19/1992	82442	9/4/1994	Registered
158676	Jamaica	KODAK EXPRESS LOGO	9	9/1377	3/31/1992	26421	3/31/1992	Registered
158670	Jamaica	KODAK EXPRESS LOGO	1	1/879	3/31/1992	25674	3/31/1992	Registered
158681	Jamaica	KODAK EXPRESS LOGO	16	16/1551	3/31/1992	27450	3/31/1992	Registered
138212	Jordan	KODAK EXPRESS LOGO	16	33795	11/22/1993	33795	11/22/1993	Registered
138207	Jordan	KODAK EXPRESS LOGO	9	33794	11/22/1993	33794	11/22/1993	Registered
138202	Jordan	KODAK EXPRESS LOGO	1	33793	11/22/1993	33793	11/22/1993	Registered
136536	Kuwait	KODAK EXPRESS LOGO	16	35389	12/22/1996	43252	12/22/1996	Registered
136526	Kuwait	KODAK EXPRESS LOGO	1	35387	12/22/1996	31704	12/22/1996	Registered
136531	Kuwait	KODAK EXPRESS LOGO	9	35388	12/22/1996	31895	12/22/1996	Registered
139146	Laos	KODAK EXPRESS LOGO	1	2133	6/3/1993	1369	6/4/2003	Registered
170494	Laos	KODAK EXPRESS LOGO	9	2133	6/3/1993	1370	6/4/2003	Registered
170495	Laos	KODAK EXPRESS LOGO	16	2133	6/3/1993	1371	6/4/2003	Registered
170496	Laos	KODAK EXPRESS LOGO	42	2133	6/3/1993	1372	6/4/2003	Registered
138884	Lebanon	KODAK EXPRESS LOGO	1, 9, 16, 42	158/79263	8/5/1993	118258	8/5/1993	Registered
144687	Malaysia	KODAK EXPRESS LOGO	16	91/00301	1/17/1991	91/00301	1/17/1991	Registered
144682	Malaysia	KODAK EXPRESS LOGO	9	91/00302	1/17/1991	91/00302	1/17/1991	Registered
144679	Malaysia	KODAK EXPRESS LOGO	1	91/00303	1/17/1991	91/00303	1/17/1991	Registered
148717	Malta	KODAK EXPRESS LOGO	1	22,236	3/16/1993	22236	3/16/1993	Registered
140068	Malta	KODAK EXPRESS LOGO	16	22,238	3/16/1993	22238	3/16/1993	Registered
140063	Malta	KODAK EXPRESS LOGO	9	22237	3/16/1993	22237	3/16/1993	Registered
167609	Mauritius	KODAK EXPRESS LOGO	1, 9, 16		4/26/1999	A45 106	4/26/1999	Registered
144677	Mexico	KODAK EXPRESS LOGO	9	38979	3/14/1988	351593	8/17/1988	Registered
144670	Mexico	KODAK EXPRESS LOGO	1	38980	3/14/1988	356600	12/9/1988	Registered
148951	Mexico	KODAK EXPRESS LOGO	40	137655	4/10/1992	448667	12/10/1993	Registered
157579	Mexico	KODAK EXPRESS LOGO	42	165053	4/7/1993	475309	9/29/1994	Registered
139162	Myanmar	KODAK EXPRESS LOGO	1, 9, 16, 42			3665/1993	11/25/1993	Registered
168968	Nepal	KODAK EXPRESS LOGO	16			18121/059	8/23/2002	Registered
168969	Nepal	KODAK EXPRESS LOGO	42			18122/059	8/23/2002	Registered
168967	Nepal	KODAK EXPRESS LOGO	9			18120/059	8/23/2002	Registered
168966	Nepal	KODAK EXPRESS LOGO	1			18119/059	8/23/2002	Registered
157961	Nicaragua	KODAK EXPRESS LOGO	16	177/92	1/30/1992	21945 CC	8/26/1992	Registered
157957	Nicaragua	KODAK EXPRESS LOGO	9	178/92	1/30/1992	21931 CC	8/24/1992	Registered
157965	Nicaragua	KODAK EXPRESS LOGO	42	275/92	2/11/1992	22090 CC	9/22/1992	Registered
157687	Nicaragua	KODAK EXPRESS LOGO	1	237/92	2/7/1992	22091 CC	9/22/1992	Registered
168557	Nigeria	KODAK EXPRESS LOGO	16	TP47371/2000	7/12/2000			Pending Application

168556	Nigeria	KODAK EXPRESS LOGO	1	TP47370/2000	10/24/2000	62543	10/30/2000	Registered
157783	Nigeria	KODAK EXPRESS LOGO	9		6/25/1992	53797	6/25/1992	Registered
157787	Nigeria	KODAK EXPRESS LOGO	16	TP14287/92/3	6/25/1992	57667	6/25/1992	Registered
138173	Oman	KODAK EXPRESS LOGO	1	8650	7/4/1993	8650	3/25/2002	Registered
138188	Oman	KODAK EXPRESS LOGO	42	8653	7/4/1993	8653	3/20/2001	Registered
138183	Oman	KODAK EXPRESS LOGO	16	8652	7/4/1993	8652	3/20/2001	Registered
138178	Oman	KODAK EXPRESS LOGO	9	8651	7/4/1993	8651	3/20/2001	Registered
151087	Panama	KODAK EXPRESS LOGO	42	68459	11/11/1993	68459	6/22/1995	Registered
151084	Panama	KODAK EXPRESS LOGO	16	68460	11/11/1993	68460	6/22/1995	Registered
151079	Panama	KODAK EXPRESS LOGO	9	68461	11/11/1993	68461	6/23/1995	Registered
151060	Panama	KODAK EXPRESS LOGO	1	68458	11/11/1993	68458	6/22/1995	Registered
136569	Paraguay	KODAK EXPRESS LOGO	40	11831	6/13/1996	192993	6/13/1997	Registered
136564	Paraguay	KODAK EXPRESS LOGO	16	11830	6/13/1996	192992	6/13/1997	Registered
136560	Paraguay	KODAK EXPRESS LOGO	9	11829	6/13/1996	192991	6/13/1997	Registered
136555	Paraguay	KODAK EXPRESS LOGO	1	11828	6/13/1996	192990	6/13/1997	Registered
166036	Paraguay	KODAK EXPRESS LOGO	42	25698	12/16/1996	314393	8/7/2008	Registered
166034	Paraguay	KODAK EXPRESS LOGO	38	25696	12/16/1996	320606	4/23/1998	Registered
144712	Peru	KODAK EXPRESS LOGO	40	284295	11/10/1995	6546	12/22/1995	Registered
144708	Peru	KODAK EXPRESS LOGO	42	226357	8/23/1993	6539	1/31/1994	Registered
144739	Qatar	KODAK EXPRESS LOGO	42	9191	10/22/1991	9191	10/22/1991	Registered
144735	Qatar	KODAK EXPRESS LOGO	16	9188	10/22/1991	9188	10/22/1991	Registered
144731	Qatar	KODAK EXPRESS LOGO	9	9187	10/22/1991	9187	10/22/1991	Registered
144726	Qatar	KODAK EXPRESS LOGO	1	9186	10/22/1991	9186	10/22/1991	Registered
157211	Saint-Lucia	KODAK EXPRESS LOGO	1		11/27/1991	202/1991TM	11/27/1991	Registered
157207	Saint-Lucia	KODAK EXPRESS LOGO	9		11/27/1991	203/1991	11/27/1991	Registered
157201	Saint-Lucia	KODAK EXPRESS LOGO	16		11/27/1991	204/1991	11/27/1991	Registered
159948	Saudi Arabia	KODAK EXPRESS LOGO	42	17050	7/4/1992	274/98	2/3/1993	Registered
144753	Singapore	KODAK EXPRESS LOGO	16			T88/04046F	8/2/1995	Registered
144748	Singapore	KODAK EXPRESS LOGO	1			T88/04044Z	8/2/1995	Registered
144745	Singapore	KODAK EXPRESS LOGO	9			T88/04045H	8/2/1995	Registered
144742	Singapore	KODAK EXPRESS LOGO	42	S/1912/91	3/1/1991	T91/01912Z	3/1/1991	Registered
159481	South Africa	KODAK EXPRESS LOGO	42	92/3445	4/24/1992	92/3445	4/24/1992	Registered
159476	South Africa	KODAK EXPRESS LOGO	16	92/3444	4/24/1992	92/3444	4/24/1992	Registered
159473	South Africa	KODAK EXPRESS LOGO	9	92/3443	4/24/1992	92/3443	4/24/1992	Registered
159467	South Africa	KODAK EXPRESS LOGO	1	92/3442	4/24/1992	92/3442	4/24/1992	Registered
167755	South Korea	KODAK EXPRESS LOGO	40	41-1999-8047	6/14/1999	61765	6/8/2000	Registered
167754	South Korea	KODAK EXPRESS LOGO	16	40-1999-20575	6/14/1999	476582	9/5/2000	Registered

167753	South Korea	KODAK EXPRESS LOGO	9	40-1999-20574	6/14/1999	473736	7/19/2000	Registered
167752	South Korea	KODAK EXPRESS LOGO	1	40-1999-20573	6/14/1999	482450	11/29/2000	Registered
136349	Sri Lanka	KODAK EXPRESS LOGO	42	79710	8/13/1996	79710	8/13/1996	Registered
136344	Sri Lanka	KODAK EXPRESS LOGO	16	79711	8/5/1996	79711	8/5/1996	Registered
136340	Sri Lanka	KODAK EXPRESS LOGO	9	79712	8/5/1996	79712	8/16/1996	Registered
136334	Sri Lanka	KODAK EXPRESS LOGO	1	79713	8/5/1996	79713	8/5/1996	Registered
157562	Syria	KODAK EXPRESS LOGO	1, 9, 16, 42		2/27/1992	22807	9/14/1992	Registered
167995	Taiwan	KODAK EXPRESS LOGO	35	88061169	12/7/1999	135673	1/1/2001	Registered
158898	Taiwan	KODAK EXPRESS LOGO	12	81-09024	2/29/1992	67203	11/16/1993	Registered
157669	Taiwan	KODAK EXPRESS LOGO	1			575269	11/16/1992	Registered
157682	Taiwan	KODAK EXPRESS LOGO	9	81003445	1/23/1992	65724	8/1/1993	Registered
157680	Taiwan	KODAK EXPRESS LOGO	73			603222	7/1/1993	Registered
167766	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	42	957	8/16/1999	957	8/16/1999	Registered
167765	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	16	27164	8/16/1999	27164	8/16/1999	Registered
167764	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	9	27163	8/16/1999	27163	8/16/1999	Registered
167763	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	1	27162	8/16/1999	27162	8/16/1999	Registered
165893	Thailand	KODAK EXPRESS LOGO	42	239653	1/13/1993	Bor1508	1/13/1993	Registered
165888	Thailand	KODAK EXPRESS LOGO	16	239652	1/13/1993	Kor15067	8/15/1994	Registered
165883	Thailand	KODAK EXPRESS LOGO	9	239651	1/13/1993	Kor15111	1/13/1993	Registered
165879	Thailand	KODAK EXPRESS LOGO	1	239650	1/13/1993	Kor20191	1/13/1993	Registered
156904	Trinidad And Tobago	KODAK EXPRESS LOGO	1	20334	12/13/1991	20334	10/3/1994	Registered
156899	Trinidad And Tobago	KODAK EXPRESS LOGO	8	20336	12/13/1991	20336	10/3/1994	Registered
156895	Trinidad And Tobago	KODAK EXPRESS LOGO	39	20335	12/13/1991	20335	10/3/1994	Registered
166917	Turkey	KODAK EXPRESS LOGO	16	1998/5439	5/5/1998	196734	5/5/1998	Registered
144573	United Arab Emirates	KODAK EXPRESS LOGO	42	18953	10/15/1996	10157	5/11/1997	Registered
144762	Venezuela	KODAK EXPRESS LOGO	50	8884-88	5/26/1988	28187	2/8/1992	Registered
167769	Zanzibar (Tanzania Republic)	KODAK EXPRESS LOGO	39	364/99	8/10/1999	391/99	8/10/1999	Registered
167768	Zanzibar (Tanzania Republic)	KODAK EXPRESS LOGO	8	362/99	8/10/1999	389/99	8/10/1999	Registered
167767	Zanzibar (Tanzania Republic)	KODAK EXPRESS LOGO	1	363/99	8/10/1999	390/99	8/10/1999	Registered
143920	Bahrain	KODAK EXPRESS LOGO	42	872/93	7/28/1993	1202	7/28/1993	Registered
		(ARABIC)						
143916	Bahrain	KODAK EXPRESS LOGO	16	871/93	7/28/1993	16584	7/28/1993	Registered
		(ARABIC)						
143912	Bahrain	KODAK EXPRESS LOGO	9	870/93	7/28/1993	16583	7/28/1993	Registered
		(ARABIC)						
143906	Bahrain	KODAK EXPRESS LOGO	1	869/93	7/28/1993	16582	7/28/1993	Registered
		(ARABIC)						
143871	Jordan	KODAK EXPRESS LOGO	16	32692	8/10/1993	32692	8/10/1993	Registered
		(ARABIC)						

143868	Jordan	KODAK EXPRESS LOGO (ARABIC)	9	32695	8/10/1993	32695	8/10/1993	Registered
143864	Jordan	KODAK EXPRESS LOGO (ARABIC)	1	32696	8/10/1993	32696	8/10/1993	Registered
143899	Kuwait	KODAK EXPRESS LOGO (ARABIC)	16	30008	12/26/1994	27805	12/26/1994	Registered
143895	Kuwait	KODAK EXPRESS LOGO (ARABIC)	9	30007	12/26/1994	27804	12/26/1994	Registered
143892	Kuwait	KODAK EXPRESS LOGO (ARABIC)	1	30006	12/26/1994	27801	12/26/1994	Registered
143923	Lebanon	KODAK EXPRESS LOGO (ARABIC)	1, 9, 16, 42	170/85248	9/14/1993	118612	9/14/1993	Registered
143860	Saudi Arabia	KODAK EXPRESS LOGO (ARABIC)	42	22289	9/13/1993	307/93	5/30/1994	Registered
143881	Syria	KODAK EXPRESS LOGO (ARABIC)	9, 16, 40		3/22/1994	26577	11/21/2004	Registered
135764	United Arab Emirates	KODAK EXPRESS LOGO (ARABIC)	42	18954	10/15/1996	10156	5/11/1997	Registered
166932	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	42	9800063868	6/12/1998	1332395	11/7/1999	Registered
166931	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	16	9800063867	6/12/1998	2017616	5/14/2003	Registered
166930	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	9	9800063869	6/12/1998	1353765	1/14/2000	Registered
166929	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	1	9800063870	6/12/1998	1322594	10/14/1999	Registered
151356	Hong Kong	KODAK EXPRESS LOGO (IN CHINESE)	16	9472/1994	8/16/1994	6904/1998	8/16/1994	Registered
151352	Hong Kong	KODAK EXPRESS LOGO (IN CHINESE)	9	9476/1994	8/16/1994	10225/1997	8/16/1994	Registered
151348	Hong Kong	KODAK EXPRESS LOGO (IN CHINESE)	1	9475/1994	8/16/1994	10224/1997	8/16/1994	Registered
168024	Taiwan	KODAK EXPRESS LOGO (IN CHINESE)	42	88062395	12/13/1999	149473	9/16/2001	Registered
168023	Taiwan	KODAK EXPRESS LOGO (IN CHINESE)	40	88062394	12/13/1999	151542	11/1/2001	Registered
168022	Taiwan	KODAK EXPRESS LOGO (IN CHINESE)	35	88062393	12/13/1999	148759	9/16/2001	Registered
147913	Estonia	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	35, 40, 42	9328	11/4/1993	19427	4/26/1996	Registered
166109	Georgia	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	421/03	3/30/1994	M12964	11/9/1999	Registered

144096	Greece	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	35, 40, 42	114987	7/8/1993	114987	12/19/1995	Registered
146896	Latvia	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	M-93-8131	9/21/1993	M35491	12/20/1996	Registered
147921	Lithuania	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	13090	10/13/1993	24305	2/18/1997	Registered
130892	Madagascar	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	1, 9, 16, 40	95/00829D	7/13/1995	1594	7/13/1995	Registered
161517	Poland	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	Z-147763	6/8/1995	R-102606	10/29/1998	Registered
141868	Russian Federation	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	35, 40, 42	93047636	10/19/1993	138655	2/29/1996	Registered
160339	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	40	2527453	7/13/2004	2012162	2/21/2005	Registered
160333	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	40	2527447	7/13/2004	2012157	2/21/2005	Registered
160330	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	40	2527444	7/13/2004	2012154	2/21/2005	Registered
160319	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	16	2527454	7/13/2004	2012163	2/21/2005	Registered
160315	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	16	2527448	7/13/2004	2012158	2/21/2005	Registered
160310	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	1	2527455	7/13/2004	2012164	2/21/2005	Registered
160305	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	1	2527452	7/13/2004	2012161	2/21/2005	Registered
160300	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	1	2527446	7/13/2004	2012156	2/21/2005	Registered
160325	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	16	2527445	7/13/2004	2012155	2/21/2005	Registered

Registration No.	Country	Trademark	Classes	App No.	Pub Date	Reg No.	Reg Date	Status
174755	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727945	12/2/2004	314212	9/28/2006	Registered
174756	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727944	12/2/2004	314211	9/28/2006	Registered
174752	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727948	12/2/2004	314215	9/28/2006	Registered
174754	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727946	12/2/2004	314213	9/28/2006	Registered
174753	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727947	12/2/2004	314214	9/28/2006	Registered
171258	Malaysia	KODAK EXPRESS NETWORK LOGO	42	2004/14123	9/20/2004	2004/14123	9/20/2004	Registered
170461	Peru	KODAK EXPRESS SERIVICIO DE CALIDAD CONTROLADA	40	284295	11/10/1995	2581	12/22/1995	Registered
170507	China (People's Republic Of)	KODAK EXPRESS TICKET LOGO	41	3723866	10/15/2003	3723866	12/21/2005	Registered
145122	Colombia	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	40	92/278088	7/16/1996	134187	7/16/1996	Registered
167738	Colombia	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	42	92/278087	8/17/1994	214233	8/17/1994	Registered
168655	Germany	KODAK FARBWELT	1	30029939.7	4/17/2000	30029939	6/8/2000	Registered
175634	South Korea	KODAK GENERATION NEWS	7	40-2009-3556	1/23/2009	40-815104	2/24/2010	Registered
150700	Iran	KODAK GOLD	1	111056	1/24/1994	72755	5/8/1994	Registered
148448	Taiwan	KODAK GOLD	73	81054431	10/30/1992	621395	11/16/1993	Registered
138235	China (People's Republic Of)	KODAK GOLD (IN CHINESE "KE DA JIN")	1	960113611	10/11/1996	1116443	10/7/1997	Registered
171385	Switzerland	KODAK GOLD FILM CLUB (STYLIZED)	1, 16, 40, 41	57839/2004	11/15/2004	529593	1/11/2005	Registered
169561	Colombia	KODAK GOLD ULTRA	1	T2002/066417	7/31/2002	275280	8/14/2003	Registered
161245	Jamaica	KODAK GUARANTEED FRESH AND D:SEAL	1	1/876	1/23/1992	B27186	1/23/1992	Registered
176154	Brazil	KODAK HERO	9	830919392	2/9/2011			Pending Application
175379	Dominica	KODAK IMAGE MAGIC	46	2/00086342	11/15/1997	86342	11/15/1997	Registered
175381	Dominica	KODAK IMAGE MAGIC	46	2/00086345	11/15/1997	86345	11/15/1997	Registered
161629	Denmark	KODAK IMAGELINK	1, 9	9308/89	12/14/1989	3149/91	5/24/1991	Registered
137941	Finland	KODAK IMAGELINK	1, 9	6312/89	12/14/1989	117285	3/5/1992	Registered
137930	Germany	KODAK IMAGELINK	1, 9, 16	E29500/9	3/26/1990	1177125	6/3/1991	Registered
163932	Germany	KODAK IMAGELINK	1, 9, 11, 16, 20, 37, 38	E30432/9 Wz	2/15/1991	2014443	5/22/1992	Registered

138014	Norway	KODAK IMAGELINK	1, 9	89.6033	12/11/1989	148319	1/2/1992	Registered
144707	South Africa	KODAK IMAGELINK	9	92/3290	4/21/1992	92/3290	4/21/1992	Registered
144703	South Africa	KODAK IMAGELINK	1	92/3289	4/21/1992	92/3289	4/21/1992	Registered
138018	Sweden	KODAK IMAGELINK	1, 9	90/0122	1/5/1990	228024	11/22/1991	Registered
170912	Austria	KODAK INNOVATION SERIES	9	212538	4/30/2003	212538	9/17/2003	Registered
159725	Denmark	KODAK INSIGHT	10	1992/2101	3/19/1992	1994/1536	3/11/1994	Registered
159728	Finland	KODAK INSIGHT	10	2111/92	4/28/1992	127435	8/5/1993	Registered
159733	Norway	KODAK INSIGHT	10	92.2239	4/28/1992	166462	1/12/1995	Registered
159739	Sweden	KODAK INSIGHT	10	92-2668	3/18/1992	246162	1/29/1993	Registered
175625	China (People's Republic Of)	KODAK LOGOTYPE (new)	7	6939436	10/13/2008	6939436	7/21/2010	Registered
175369	Austria	KODAK MARKETMOVER	35	AM06278/2007	9/11/2007	246748	9/4/2008	Registered
175402	Cyprus	KODAK MARKETMOVER	35	075061	5/9/2008			Pending Application
175370	Finland	KODAK MARKETMOVER	35	T200702899	9/19/2007	241731	4/15/2008	Registered
175373	Switzerland	KODAK MARKETMOVER	35, 41	60962/2007	10/4/2007	567587	2/4/2008	Registered
167228	Argentina	KODAK MAX	1	2952990	10/20/2009	2396364	9/27/2010	Registered
167304	Argentina	KODAK MAX	9	2952991	10/20/2009	2419828	1/17/2011	Registered
167225	Brazil	KODAK MAX	9.45	821109812	10/1/1998	821109812	11/16/2010	Registered
167227	Chile	KODAK MAX	1	849843	12/24/2008	849266	3/10/2009	Registered
167303	Chile	KODAK MAX	9	882302	10/23/2009	871342	11/9/2009	Registered
167240	Denmark	KODAK MAX	1, 9	4370/98	10/8/1998	1998 04505	12/21/1998	Registered
167241	Finland	KODAK MAX	1, 9	T199803306	10/8/1998	214890	7/30/1999	Registered
167242	Greece	KODAK MAX	1, 9	138533	10/13/1998	138533	4/18/2000	Registered
167243	Ireland	KODAK MAX	1, 9	98/4015	10/9/1998	211606	10/9/1998	Registered
167258	Mexico	KODAK MAX	9	348852	9/30/1998	591534	9/30/1998	Registered
167226	Mexico	KODAK MAX	1, 9	348851	9/30/1998	591533	9/30/1998	Registered
167244	Norway	KODAK MAX	1, 9	9058/98	10/9/1998	196484	3/11/1999	Registered
168137	Poland	KODAK MAX	1, 9	Z-217774	4/28/2000	148865	11/13/2003	Registered
167223	South Korea	KODAK MAX	1	40-1998-25923	10/2/1998	452565	8/12/1999	Registered
167310	South Korea	KODAK MAX	9	40-1998-25924	10/2/1998	456897	10/18/1999	Registered
167245	Sweden	KODAK MAX	1, 9	98-7594	10/9/1998	339737	8/25/2000	Registered
167222	United Kingdom	KODAK MAX	1, 9	2178763	10/3/1998	2178763	10/3/1998	Registered
171075	Turkey	KODAK PHOTO PERFECT PAPER (Stylized)	1, 16	007198	3/19/2004	2004 07198	3/19/2004	Registered
170764	Turkey	KODAK PHOTO PERFECT SERVICE (Stylized in gray print)	40	2003/023782	10/13/2003			Pending Application
157229	Germany	KODAK PHOTOLIFE	9, 11	E28036/9WZ	10/15/1988	1157520	4/17/1990	Registered

157235	Iceland	KODAK PHOTOLIFE	9	870/1991	9/26/1991	181/1992	2/20/1992	Registered
171160	Germany	KODAK PICTURE GUARD	1	30318428.0/01	4/10/2003	30318428	11/21/2003	Registered
169599	Thailand	KODAK PICTURE PERFECT	42	512257	2/28/2003	Bor21840	2/28/2003	Registered
176132	Australia	KODAK PLAYFULL	9	1386207	9/28/2010	1386207	6/27/2011	Registered
176137	China (People's Republic Of)	KODAK PLAYFULL	9	8711203	9/29/2010	8711203	11/14/2011	Registered
176139	India	KODAK PLAYFULL	9	2030719	9/29/2010			Pending Application
176255	Chile	KODAK PLAYSPORT	9	953890	5/20/2011	935372	10/19/2011	Registered
176149	Chile	KODAK PLAYTOUCH	9	935948	1/6/2011	923533	7/5/2011	Registered
149214	Finland	KODAK PRECISION	9	3829/91	8/16/1991	127346	8/5/1993	Registered
149225	Norway	KODAK PRECISION	9	91.4098	8/15/1991	155326	2/25/1993	Registered
149229	Sweden	KODAK PRECISION	9	91-6622	8/5/1991	247739	4/2/1993	Registered
148110	Denmark	KODAK PREMIER	16, 40	1994/299	1/12/1994	1994/2157	4/1/1994	Registered
146246	Finland	KODAK PREMIER	9	5054/90	10/5/1990	123950	1/5/1993	Registered
148121	Finland	KODAK PREMIER	16, 40	0819/94	2/15/1994	137004	3/20/1995	Registered
146361	Norway	KODAK PREMIER	9	90.5138	10/5/1990	154019	12/23/1992	Registered
148119	Norway	KODAK PREMIER	16, 40	940927	2/14/1994	169337	8/31/1995	Registered
155417	Poland	KODAK PREMIER	16, 40	Z-140217	11/16/1994	94954	11/16/1994	Registered
150046	South Africa	KODAK PREMIER	9	94/4141	4/25/1994	94/4141	4/25/1994	Registered
146366	Sweden	KODAK PREMIER	1, 9	90-9205	10/9/1990	238891	8/14/1992	Registered
148113	Sweden	KODAK PREMIER	16, 40	94-00287	1/13/1994	265214	3/24/1995	Registered
153563	Austria	KODAK PRIME	1	AM1197/94	3/14/1994	152752	5/25/1994	Registered
153584	Germany	KODAK PRIME	1	E33530/1WZ	10/8/1993	2069552	6/29/1994	Registered
138218	Switzerland	KODAK PRIME	001	422321	7/11/1994	422321	4/24/1996	Registered
131135	Thailand	KODAK PRO CENTER	35	230279	7/3/1992	Bor1160	7/3/1992	Registered
131803	Argentina	KODAK PROFESSIONAL PRO CENTER & DESIGN	40	2500223	3/10/2004	1988492	8/20/2004	Registered
171083	Argentina	KODAK PROFESSIONAL PRO CENTER & DESIGN	41	2500222	3/10/2004	1988491	8/20/2004	Registered
136584	Germany	KODAK PROFOTO	1, 9, 16, 40	39629999.7	7/10/1996	39629999	10/29/1996	Registered
172265	Albania	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172267	Armenia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172268	Austria	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172269	Azerbaijan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172270	Belarus	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered

172271	Benelux	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172272	Bosnia And Herzegovina	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172273	Bulgaria	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172274	Croatia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172275	Czech Republic	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172276	Denmark	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172277	Egypt	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172278	Estonia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172279	Finland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172280	Georgia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172283	Hungary	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172284	Iceland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172285	Ireland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172286	Italy	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172287	Kazakhstan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172288	Kyrgyz Republic	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172289	Latvia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172290	Lesotho	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172291	Liberia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172292	Liechtenstein	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172293	Lithuania	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172294	Macedonia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered

Registration No.	Country	Trademark	Goods	Class	Priority	Effective Date	Serial No.	Registration Date	Status
172295	Moldova	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172296	Monaco	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172297	Morocco	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172298	Mozambique	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172299	Norway	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172300	Poland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172301	Portugal	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172302	Romania	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172303	Russian Federation	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172304	San Marino	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172305	Serbia and Montenegro	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172306	Sierra Leone	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172307	Slovak Republic	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172308	Slovenia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172309	Spain	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172310	Sudan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172311	Swaziland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172312	Sweden	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172313	Switzerland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
172314	Tajikistan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered
173070	Turkey	KODAK PROLAB	9, 16, 35, 38, 40, 42	06009535		3/13/2006			Pending Application
172316	Turkmenistan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739		6/14/2005	854739A	6/14/2005	Registered

172317	Ukraine	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172318	United Kingdom	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172319	Uzbekistan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172320	Vietnam	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172264	WIPO	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172321	Zambia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
175715	China (People's Republic Of)	KODAK PROSPER	7	7452317	6/8/2009	7452317	10/14/2010	Registered
175716	China (People's Republic Of)	KODAK PROSPER	7	7452450	6/8/2009	7452450	10/14/2010	Registered
175650	China (People's Republic Of)	KODAK PROSPER	2	7452437	6/8/2009	7452437	10/21/2010	Registered
175653	Hong Kong	KODAK PROSPER	2, 7	301353834	6/1/2009	301353834	12/28/2009	Registered
175852	Argentina	KODAK PULSE	9	2956296	11/2/2009			Pending Application
175860	Mexico	KODAK PULSE	9	1043751	10/27/2009	1130054	11/10/2009	Registered
176147	South Korea	KODAK PULSE	9	40-2010-62666	12/6/2010	40-903406	2/8/2012	Registered
176116	Turkey	KODAK PULSE	9	2010/31647	5/13/2010	2010/31647	7/18/2011	Registered
175864	United Kingdom	KODAK PULSE	9	2531222	11/10/2009	2531222	11/10/2009	Registered
175732	Brazil	KODAK PYNK	40	830372857	8/26/2009			Pending Application
175736	India	KODAK PYNK	40	1854588	8/25/2009	1854588	8/25/2009	Registered
153552	Austria	KODAK Q-60	16	AM1541/94	3/29/1994	153 097	6/15/1994	Registered
149637	Costa Rica	KODAK ROYAL	1	40595	9/1/1993	85961	2/17/1994	Registered
173680	Mexico	KODAK ROYAL	1	775855	4/5/2006	931456	4/5/2006	Registered
150069	South Africa	KODAK ROYAL	16	94/4144	4/25/1994	94/4144	4/25/1994	Registered
150065	South Africa	KODAK ROYAL	1	94/4143	4/25/1994	94/4143	4/25/1994	Registered
168830	Malaysia	KODAK ROYAL PAPER	16	99/00107	1/7/1999	99/00107	1/7/1999	Registered
171076	Poland	KODAK ROYAL SUPRA	1, 9, 16, 35, 39, 40, 42	Z-277930	3/18/2004	184163	1/8/2007	Registered
171077	Turkey	KODAK ROYAL SUPRA	1, 9, 16, 35, 39, 40, 42	007197	3/19/2004	2004 007197	3/19/2004	Registered
175394	Australia	KODAK SCAN MATE	9	1214108	12/5/2007	1214108	12/5/2007	Registered
175636	Benelux	KODAK SCAN MATE	9	1176848	2/26/2009	859487	6/10/2009	Registered
175395	China (People's Republic Of)	KODAK SCAN MATE	9	6421277	1/8/2008	6421277	3/28/2010	Registered
175399	Hong Kong	KODAK SCAN MATE	9	301011211	12/11/2007	301011211	6/11/2008	Registered
175396	India	KODAK SCAN MATE	9	1628977	12/7/2007			Pending Application
175400	South Korea	KODAK SCAN MATE	9	40-2007-63819	12/11/2007	40-769153	11/19/2008	Registered
176046	Switzerland	KODAK SCAN MATE	9	51196/2010	2/5/2010	601373	2/5/2010	Registered

Registration No.	Country	Trademark	Class	App No.	Priority Date	Pub No.	Pub Date	Status
175401	Taiwan	KODAK SCAN MATE	9	096058748	12/13/2007	1355618	4/1/2009	Registered
175720	Australia	KODAK SLICE	9	1316943	8/24/2009	1316943	8/24/2009	Registered
175724	Hong Kong	KODAK SLICE	9	301411938	8/24/2009	301411938	7/6/2010	Registered
175727	Japan	KODAK SLICE	9	65510/2009	8/27/2009	5343945	8/6/2010	Registered
176264	Norway	KODAK SLICE	9	201108549	7/27/2011	262838	12/5/2011	Registered
176148	Russian Federation	KODAK SLICE	9	2011700043	1/11/2011	475694	11/29/2012	Registered
175849	United Kingdom	KODAK SMILE	6, 9, 14, 20	2526605	9/18/2009	2526605	9/18/2009	Registered
175979	Switzerland	KODAK SONORA	7	50194/2010	1/8/2010	614379	4/19/2011	Registered
159634	South Korea	KODAK STAR	9	93-14171	4/29/1993	40-287751	3/30/1994	Registered
148924	Thailand	KODAK STAR	9	261848	3/15/1994	Kor27268	3/15/1994	Registered
136666	Chile	KODAK SUPRALIFE	9, 11	696732	7/22/2005	736205	10/17/2005	Registered
136683	Hong Kong	KODAK SUPRALIFE	9	1927/86		19873193	5/30/1986	Registered
136691	India	KODAK SUPRALIFE	9	454881	5/30/1986	454881	4/13/1992	Registered
136701	Singapore	KODAK SUPRALIFE	9			T86/02173A	5/27/1986	Registered
144669	Germany	KODAK T-MAX (STYLIZED BLACK)	1	E27456/1	3/26/1988	1130182	11/8/1988	Registered
145719	Germany	KODAK T-MAX (STYLIZED WHITE)	1	E27457/1WZ	3/26/1988	1130183	11/8/1988	Registered
176063	China (People's Republic Of)	KODAK TRILLIAN	7	8170452	4/1/2010	8170452	4/7/2011	Registered
169110	Albania	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
171149	Argentina	KODAK ULTRA	16	2515276	5/19/2004	2061848	1/9/2006	Registered
170942	Argentina	KODAK ULTRA	1	2491169	1/27/2004	2045756	10/6/2005	Registered
169112	Armenia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169113	Austria	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169114	Azerbaijan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169115	Belarus	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169116	Benelux	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169117	Bosnia And Herzegovina	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169118	Bulgaria	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169560	Colombia	KODAK ULTRA	1	T2002/066419	7/31/2002	275235	8/14/2003	Registered
169119	Croatia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered

169120	Czech Republic	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169121	Denmark	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169122	Egypt	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169123	Estonia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169124	Finland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169125	Georgia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169126	Germany	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169127	Greece	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169128	Hungary	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169129	Iceland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169130	Ireland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169131	Italy	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169132	Kazakhstan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169133	Kenya	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169134	Kyrgyz Republic	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169135	Latvia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169136	Lesotho	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169137	Liberia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169138	Liechtenstein	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169139	Lithuania	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169140	Macedonia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169141	Moldova	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered

169142	Monaco	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169143	Morocco	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169144	Mozambique	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169145	Norway	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169146	Poland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169147	Portugal	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169148	Romania	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169149	Russian Federation	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169150	San Marino	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169166	Serbia and Montenegro	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169151	Sierra Leone	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169152	Slovak Republic	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169153	Slovenia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169154	Spain	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169155	Sudan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169156	Swaziland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169157	Sweden	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169158	Switzerland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169159	Tajikistan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
170042	Turkey	KODAK ULTRA	1, 9, 16, 35, 40, 42	006683	3/26/2003	2003/06683	3/26/2003	Registered
169161	Turkmenistan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169162	Ukraine	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered

Registration No.	Country	Trademark	Classes	App No.	Priority Date	Pub No.	Pub Date	Status
169163	United Kingdom	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169164	Uzbekistan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169165	Vietnam	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169109	WIPO	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169849	United Kingdom	KODAK ULTRA MAX	1, 9, 16, 40	2322139	1/30/2003	2322139	1/30/2003	Registered
153592	Germany	KODAK ULTRALINE	1	E32624/1WZ	2/3/1993	2053246	1/3/1994	Registered
150167	Finland	KODAK ULTRA-SPEED	1	207/93	1/19/1993	131556	4/5/1994	Registered
130748	Germany	KODAK ULTRA-SPEED	1	39527559.8	7/4/1995	39527559	4/11/1996	Registered
136267	Hungary	KODAK ULTRA-SPEED	1	M9601716	5/31/1996	147582	5/31/1996	Registered
131246	Sweden	KODAK ULTRA-SPEED	1	92-10002	11/13/1992	265160	3/24/1995	Registered
158233	United Kingdom	KODAK ULTRA-SPEED	1	1487125	1/8/1992	1487125	1/8/1992	Registered
175635	India	KODAK VERSAMARK	2, 9	1782043	2/5/2009			Pending Application
173797	Turkey	KODAK VERSAMARK	2, 9	2006/021059	5/9/2006			Pending Application
169952	China (People's Republic Of)	KODAK WEDDING CLUB	9	3480660	3/10/2003	3480660	8/21/2004	Registered
169963	China (People's Republic Of)	KODAK WEDDING CLUB	40	3480659	3/10/2003	3480659	9/14/2004	Registered
169954	India	KODAK WEDDING CLUB	9	1181030	3/6/2003	1181030	3/6/2003	Registered
169961	Indonesia	KODAK WEDDING CLUB	40	J00.2003.05298.05354	3/7/2003	561484	1/30/2004	Registered
169950	Indonesia	KODAK WEDDING CLUB	9	D00.2003.05299.05355	3/7/2003	561485	1/30/2004	Registered
169958	Malaysia	KODAK WEDDING CLUB	40	2003/02768	3/12/2003	03002768	3/12/2003	Registered
169947	Malaysia	KODAK WEDDING CLUB	9	2003/02769	3/12/2003	2003/02769	3/12/2003	Registered
169960	Singapore	KODAK WEDDING CLUB	40	T03/03288I	3/7/2003	T03/03288I	3/7/2003	Registered
169949	Singapore	KODAK WEDDING CLUB	9	T03/03287J	3/7/2003	T03/03287J	3/7/2003	Registered
169956	South Korea	KODAK WEDDING CLUB	40	41-2003-4630	3/5/2003	41-100267	4/27/2004	Registered
169945	South Korea	KODAK WEDDING CLUB	9	40-2003-9983	3/5/2003	583433	5/25/2004	Registered
169957	Thailand	KODAK WEDDING CLUB	40	512963	3/10/2003	Bor21595	3/10/2003	Registered
169946	Thailand	KODAK WEDDING CLUB	9	512962	3/10/2003	Kor191929	3/10/2003	Registered
169955	Vietnam	KODAK WEDDING CLUB	9, 40	4-2003-02322	4/7/2003	59185	12/20/2004	Registered
166925	Chile	KODAK XTRALIFE	9	845762	11/24/2008	848828	1/12/2009	Registered
132498	Finland	KODAK XTRALIFE	9	2512/88	6/10/1988	109922	12/20/1990	Registered
132493	Germany	KODAK XTRALIFE	9, 11	E28037/9	10/15/1988	1143202	7/19/1989	Registered
132506	Norway	KODAK XTRALIFE	9	89/0768	2/20/1989	142925	9/27/1990	Registered
132511	Sweden	KODAK XTRALIFE	9	88 4816	6/6/1988	218954	9/28/1990	Registered
151954	United States	KODAKERY	16, 38	459593	4/3/1943	403507	9/28/1943	Registered

150914	Singapore	KODALINE	1			2829	7/14/1939	Registered
150921	Taiwan	KODALINE	73			479070	3/16/1990	Registered
147567	Singapore	KODALITE	9			2850	7/14/1939	Registered
169922	Colombia	KODALITH	9	T2003/017111	2/27/2003	274729	9/26/2003	Registered
169921	Colombia	KODALITH	1	T2003/017109	2/27/2003	274682	9/26/2003	Registered
154691	Singapore	KODALK	1			2830	7/14/1939	Registered
145284	Denmark	KODALUX NR. 1 FARVEBILLEDER (STYLIZED)	1, 9, 16	988/1985	2/18/1985	3592/86	11/7/1986	Registered
171357	Norway	KODAPOST	9, 16, 40	200411653	11/25/2004	230687	1/31/2006	Registered
171358	Sweden	KODAPOST	1, 9, 16, 35, 40	2002/0746	2/4/2002	370377	1/28/2005	Registered
133252	Singapore	KODASLIDE	9			2855	7/14/1939	Registered
140887	Denmark	KODASTAR	1	2826/79	7/10/1979	577/80	1/25/1980	Registered
140892	Finland	KODASTAR	1	T197903529	7/11/1979	79744	12/7/1981	Registered
141031	Sweden	KODASTAR	1	79-3729	7/11/1979	170681	1/18/1980	Registered
162558	Australia	KODATEL	40	583763	8/5/1992	583763	8/5/1992	Registered
162553	Australia	KODATEL	35	583762	8/5/1992	583762	8/5/1992	Registered
162538	Canada	KODATEL		709635	7/24/1992	TMA424256	3/4/1994	Registered
165204	Finland	KODATEL	42	3968/92	8/14/1992	127531	8/5/1993	Registered
144152	Greece	KODATEL	42	115001	7/8/1993	115001	7/8/1993	Registered
162543	Japan	KODATEL	38	148811/92	7/30/1992	3025463	2/28/1995	Registered
162548	Japan	KODATEL	40	148812/92	7/30/1992	3010814	11/30/1994	Registered
165208	Norway	KODATEL	42	92.4056	8/13/1992	162491	5/11/1994	Registered
165199	Sweden	KODATEL	42	92-7055	8/7/1992	245999	1/22/1993	Registered
153579	Zambia	KODIREX	1			769/59	2/8/1993	Registered
176146	United States	KOLORKINS	16, 28	85187252	11/30/2010			Pending Application
176351	China (People's Republic Of)	KONNECT	42					Pending Application
176350	China (People's Republic Of)	KONNECT	41					Pending Application
176349	China (People's Republic Of)	KONNECT	40					Pending Application
176348	China (People's Republic Of)	KONNECT	16					Pending Application
176347	China (People's Republic Of)	KONNECT	9					Pending Application
176346	China (People's Republic Of)	KONNECT	1					Pending Application
174442	China (People's Republic Of)	KPG	38	3742280	10/8/2003	3742280	12/28/2005	Registered
174440	China (People's Republic Of)	KPG	16	3742273	10/8/2003	3742273	11/28/2005	Registered
174439	China (People's Republic Of)	KPG	9	3742274	10/8/2003	3742274	10/7/2005	Registered
174438	China (People's Republic Of)	KPG	7	3742275	10/8/2003	3742275	11/21/2005	Registered
174437	China (People's Republic Of)	KPG	2	3742276	10/8/2003	3742276	8/28/2005	Registered

174436	China (People's Republic Of)	KPG	1	3742277	10/8/2003	3742277	8/21/2005	Registered
174443	China (People's Republic Of)	KPG	40	3742279	10/8/2003	3742279	2/7/2006	Registered
174441	China (People's Republic Of)	KPG	37	3742281	10/8/2003	3742281	1/21/2006	Registered
174444	China (People's Republic Of)	KPG	42	3742278	10/8/2003	3742278	2/21/2006	Registered
174446	China (People's Republic Of)	KPG	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	300087417	10/2/2003	300087417	5/4/2004	Registered
174445	European Union	KPG	1, 2, 7, 9, 16, 37, 38, 40, 42	003380664	10/1/2003			Pending Application
175166	Hong Kong	KPG	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	300087417	10/2/2003	300087417	5/4/2004	Registered
174448	Mexico	KPG	1	621832	10/1/2003	818472	1/23/2004	Registered
174449	Mexico	KPG	2	621833	10/1/2003	818473	1/23/2004	Registered
174450	Mexico	KPG	7	621834	10/1/2003	826642	3/26/2004	Registered
174451	Mexico	KPG	9	621835	10/1/2003	826643	3/26/2004	Registered
174452	Mexico	KPG	16	621836	10/1/2003	858113	4/1/2003	Registered
174453	Mexico	KPG	37	621837	10/1/2003	826644	3/26/2004	Registered
174454	Mexico	KPG	38	621838	10/1/2003	827538	3/30/2004	Registered
174455	Mexico	KPG	40	621839	10/1/2003	826955	3/29/2004	Registered
174456	Mexico	KPG	42	621840	10/1/2003	851717	9/21/2004	Registered
154310	Thailand	LIFESTYLES STUDIO	42	249279	7/28/1993	Bor2265	7/28/1993	Registered
159264	Thailand	LIFESTYLES STUDIO	40	249278	7/28/1993	Bor2399	7/28/1993	Registered
141027	Venezuela	LINAGRAPH	1			21945	1/20/1950	Registered
141023	Venezuela	LINAGRAPH	1			21944	1/20/1950	Registered
173701	Canada	LOTEM		1097790	3/28/2001	TMA583030	6/4/2003	Registered
173379	Israel	LOTEM	1	124287	11/30/1998	124287	2/7/2000	Registered
173378	Israel	LOTEM	7	124288	11/30/1998	124288	2/7/2000	Registered
173377	Israel	LOTEM	9	124289	11/30/1998	124289	2/7/2000	Registered
131343	Argentina	MAGNAPRINT 35	16	2449527	8/4/2003	1954577	10/10/2003	Registered
131347	Argentina	MAGNAPRINT 35	40	2449528	8/4/2003	1954981	10/14/2003	Registered
173864	Albania	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173786	Argentina	MARKETMOVER	35	2666572	4/27/2006	2166312	6/26/2007	Registered
173865	Armenia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173866	Australia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173868	Bahrain	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173869	Belarus	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173870	Benelux	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered

173871	Bhutan	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173787	Brazil	MARKETMOVER	35	828337560	5/5/2006	828337560	5/20/2008	Registered
173872	Bulgaria	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173785	Canada	MARKETMOVER		1301663	5/2/2006	TMA741714	6/9/2009	Registered
173873	China (People's Republic Of)	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173874	Croatia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173876	Czech Republic	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173877	Denmark	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173878	Estonia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173880	France	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173881	Georgia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173882	Germany	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173883	Greece	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173788	Hong Kong	MARKETMOVER	35	300627688	4/26/2006	300627688	4/26/2006	Registered
173884	Hungary	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173885	Iceland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173790	Indonesia	MARKETMOVER	35	J00.2006.01421 4	5/5/2006	IDM000145635	5/6/2006	Registered
173886	Iran	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173887	Ireland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173791	Israel	MARKETMOVER	35	189597	4/26/2006	189597	2/14/2008	Registered
173888	Italy	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173889	Japan	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173890	Kenya	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173891	Kyrgyz Republic	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173892	Latvia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173893	Lesotho	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173894	Liechtenstein	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173895	Lithuania	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173896	Macedonia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173792	Mexico	MARKETMOVER	35	779391	4/26/2006	1005970	10/10/2007	Registered
173897	Moldova	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173898	Monaco	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173899	Morocco	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173900	Mozambique	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173901	Namibia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173902	Netherlands Antilles	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered

173903	Norway	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173904	Poland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173905	Portugal	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173906	Romania	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173907	Russian Federation	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173908	Serbia and Montenegro	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173909	Sierra Leone	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173910	Singapore	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173911	Slovak Republic	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173912	Slovenia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173793	South Africa	MARKETMOVER	35	2006/09196	4/26/2006	2006/09196	4/26/2006	Registered
173913	South Korea	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173914	Spain	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173915	Swaziland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173916	Sweden	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
174577	Syria	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173794	Taiwan	MARKETMOVER	35	095021611	4/27/2006	1256937	4/1/2007	Registered
173918	Turkey	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173919	Turkmenistan	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173920	Ukraine	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173921	United Kingdom	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173784	United States	MARKETMOVER	35, 41	78873996	5/2/2006	3538851	11/25/2008	Registered
173795	Venezuela	MARKETMOVER	35	9007-06	5/2/2006	33722	12/22/2006	Registered
175481	Vietnam	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173863	WIPO	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173922	Zambia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
154208	Greece	MASTER M LINE (STYLIZED)	16, 40	113481	3/26/1993	113481	3/26/1993	Registered
174123	Mexico	MATCH PRINT	9	34221	11/25/1987	343052	2/15/1988	Registered
174050	Argentina	MATCHPRINT	16	2952988	10/20/2009	2398720	10/4/2010	Registered
174051	Argentina	MATCHPRINT	1	2855103	9/12/2008	2350663	3/10/2010	Registered
174052	Argentina	MATCHPRINT	9	2952987	10/20/2009	1762134	11/16/1999	Registered
174054	Australia	MATCHPRINT	1, 9, 16	737178	6/18/1997	737178	4/24/1998	Registered
174053	Australia	MATCHPRINT	1	384194	11/19/1982	384194	11/19/1982	Registered
174056	Benelux	MATCHPRINT	1, 9, 16	895975	6/19/1997	630053	6/19/1997	Registered
174055	Benelux	MATCHPRINT	1, 16	744445	4/10/1990	481176	4/10/1990	Registered
174058	Bolivia	MATCHPRINT			3/20/1992	62250-A	3/16/1993	Registered

174061	Brazil	MATCHPRINT	9	820121215	7/7/1997	820121215	12/27/2005	Registered
174062	Brazil	MATCHPRINT	1	820121223	7/7/1997	820121223	12/27/2005	Registered
174060	Brazil	MATCHPRINT	7	816203873	5/29/1991	816203873	9/8/1992	Registered
174059	Brazil	MATCHPRINT	9.45	811027856	11/26/1982	811027856	3/7/1984	Registered
174064	Canada	MATCHPRINT		0854013	8/20/1997	TMA534159	10/6/2000	Registered
174063	Canada	MATCHPRINT		495045	11/18/1992	TMA283950	10/7/1983	Registered
174066	Chile	MATCHPRINT	1	842461	10/27/2008	846666	12/21/2008	Registered
174065	Chile	MATCHPRINT	9, 16	802890	1/14/2008	820729	3/10/2008	Registered
174069	China (People's Republic Of)	MATCHPRINT	9	94037207	4/28/1994	842733	5/28/1996	Registered
174067	China (People's Republic Of)	MATCHPRINT	1	94037205	4/28/1994	798343	12/14/1995	Registered
174070	China (People's Republic Of)	MATCHPRINT	1		8/4/1997	1254049	3/14/1999	Registered
174068	China (People's Republic Of)	MATCHPRINT	3	94037206	4/28/1994	804025	1/7/1996	Registered
174071	China (People's Republic Of)	MATCHPRINT	9		8/4/1997	1296182	7/21/1999	Registered
174072	China (People's Republic Of)	MATCHPRINT	16		7/31/1997	1244452	2/7/1999	Registered
174073	China (People's Republic Of)	MATCHPRINT	7		7/31/1999	1257539	3/21/1999	Registered
174074	Colombia	MATCHPRINT	1	92 366818	8/28/1992	147061	12/28/1993	Registered
174075	Colombia	MATCHPRINT	1	97 034470		207916	4/30/1998	Registered
174076	Colombia	MATCHPRINT	9	97 034472		207914	4/30/1998	Registered
174077	Colombia	MATCHPRINT	16	97 034471		207915	4/30/1998	Registered
174078	Costa Rica	MATCHPRINT	9		12/17/1991	79221	4/13/1992	Registered
174079	Denmark	MATCHPRINT	1	5685/85	10/10/1985	1622/88	4/25/1988	Registered
174080	Dominica	MATCHPRINT	1		9/22/1994	93/94	9/22/1994	Registered
174081	Ecuador	MATCHPRINT	1	47698	5/26/1994	3170/97	9/24/1997	Registered
174085	El Salvador	MATCHPRINT	1	2001/94	6/9/1994	127 Book 107	6/29/2000	Registered
174087	Finland	MATCHPRINT	1	1999203512	7/21/1992	127861	9/6/1993	Registered
174088	France	MATCHPRINT	1, 9, 16	97683803	6/23/1997	97683803	3/20/1998	Registered
174089	France	MATCHPRINT	1, 9, 16, 35, 40	647325	12/3/1982	1220715	12/3/1982	Registered
174090	Germany	MATCHPRINT	1	M52243	11/22/1982	1055847	11/14/1983	Registered
174091	Germany	MATCHPRINT	1, 7, 9, 16	39729099.3	6/24/1997	39729099	11/4/1997	Registered
174093	Guatemala	MATCHPRINT	1	23366		79928	7/10/1996	Registered
174095	Hong Kong	MATCHPRINT	17		1/25/1994	199811803	11/13/1998	Registered
174096	Hungary	MATCHPRINT	1	M 94 02144	5/6/1994	143479	3/26/1997	Registered
174103	Indonesia	MATCHPRINT	1	D97-15293	7/25/1997	IDM000014905 2	5/4/1998	Registered
174104	Indonesia	MATCHPRINT	16	D97-15295	7/25/1997	IDM000149051	5/4/1998	Registered
174102	Indonesia	MATCHPRINT	9	D97-15294	7/25/1997	IDM000149053	5/4/1998	Registered
174105	Ireland	MATCHPRINT	1	162849	5/6/1994	162849	5/6/1994	Registered

174108	Israel	MATCHPRINT	16	113097	6/20/1997	113097	11/4/1998	Registered
174107	Israel	MATCHPRINT	9	113096	6/20/1997	113096	1/7/1999	Registered
174106	Israel	MATCHPRINT	1	113095	6/20/1997	113095	11/4/1998	Registered
174110	Italy	MATCHPRINT	1, 9, 16	5751 97 MI	6/20/1997	809183	4/12/2000	Registered
174109	Italy	MATCHPRINT	1	12249 2002 MI	12/18/2002	1518453	3/10/1986	Registered
174112	Japan	MATCHPRINT	1, 9	S57-105183	11/29/1982	2415172	5/29/1992	Registered
174111	Japan	MATCHPRINT	1, 7, 9, 16	H09-133858	7/4/1997	4736835	12/23/2003	Registered
174113	Jordan	MATCHPRINT	1		6/7/1994	35090	6/7/1994	Registered
174114	Lebanon	MATCHPRINT	1, 9, 16	30470	9/22/1999	81094	9/22/1999	Registered
174115	Malaysia	MATCHPRINT	17	1779/94	3/8/1994	94/01779	3/8/1994	Registered
174120	Mexico	MATCHPRINT	1	305542	8/22/1997	619253	8/26/1999	Registered
174121	Mexico	MATCHPRINT	9	305541	8/22/1997	619252	8/26/1999	Registered
174122	Mexico	MATCHPRINT	16	305540	8/22/1997	690269	3/23/2001	Registered
174124	New Zealand	MATCHPRINT	1	144943	11/22/1982	B144943	11/22/1982	Registered
174125	New Zealand	MATCHPRINT	1	278425	6/18/1997	278425	6/18/1997	Registered
174126	New Zealand	MATCHPRINT	9	278426	6/18/1997	278426	6/18/1997	Registered
174127	New Zealand	MATCHPRINT	16	278427	6/18/1997	278427	6/18/1997	Registered
174128	Nicaragua	MATCHPRINT	1	94-015452	6/9/1994	27917CC	3/7/1995	Registered
174129	Norway	MATCHPRINT	17	198223538	11/24/1982	120697	4/25/1985	Registered
174131	Peru	MATCHPRINT	1	244448	6/13/1994	11155	10/28/1994	Registered
174133	Portugal	MATCHPRINT	1		5/26/1994	300730	11/30/1995	Registered
174134	Saudi Arabia	MATCHPRINT	1		7/25/1994	338/13	1/5/1995	Registered
174136	Singapore	MATCHPRINT	17	T93/03043J	4/22/1993	T93/03043J	4/22/1993	Registered
174143	South Africa	MATCHPRINT	16	97/09037	6/18/1997	97/09037	6/18/1997	Registered
174142	South Africa	MATCHPRINT	9	97/09036	6/18/1997	97/09036	6/18/1997	Registered
174140	South Africa	MATCHPRINT	1	82/9051	11/22/1982	82/9051	6/6/1984	Registered
174141	South Africa	MATCHPRINT	1	97/09035	6/18/1997	97/09035	6/18/1997	Registered
174116	South Korea	MATCHPRINT	17	94-3089	1/26/1994	306786	1/23/1995	Registered
174117	South Korea	MATCHPRINT	1	97-29833	6/30/1997	429591	11/16/1998	Registered
174118	South Korea	MATCHPRINT	1, 16	97-29834	6/30/1997	422662	9/22/1998	Registered
174119	South Korea	MATCHPRINT	9	97-29835	6/30/1997	433820	12/16/1998	Registered
174135	Spain	MATCHPRINT	1	1023168	12/3/1982	1023168	4/23/1984	Registered
174145	Sweden	MATCHPRINT	1	8207392	12/9/1982	198604	11/15/1985	Registered
174146	Switzerland	MATCHPRINT	1, 9	06570/1982	11/19/1982	P-322613	4/28/1983	Registered
174155	Thailand	MATCHPRINT	16	353490	10/15/1998	KOR90600	2/2/1998	Registered
174152	Thailand	MATCHPRINT	1	262085	3/18/1994	KOR23007	3/18/1994	Registered
174154	Thailand	MATCHPRINT	1	353488	2/2/1998	KOR88830	2/2/1998	Registered

174153	Thailand	MATCHPRINT	9	353489	2/2/1998	KOR93949	2/2/1998	Registered
174156	Turkey	MATCHPRINT	1, 9, 16		10/15/1998	201885	10/15/1998	Registered
174157	Ukraine	MATCHPRINT	1, 9, 16	97072051	7/4/1997	18486	7/4/1997	Registered
166756	Canada	MAX		864100	12/12/1997	539073	1/2/2001	Registered
168542	China (People's Republic Of)	MAX	1	2000159455	10/17/2000	1688090	12/28/2001	Registered
168175	Hong Kong	MAX	1	10272/2000	5/12/2000	2001B05278	5/12/2000	Registered
167926	Turkey	MAX	1	1999/18492	11/8/1999	1999/18492	11/8/1999	Registered
166545	United States	MAX	1	75/397140	11/28/1997	2243855	5/4/1999	Registered
140093	Denmark	MAX-FIX	1	1993/01808	3/17/1993	1993/04292	6/11/1993	Registered
140100	Finland	MAX-FIX	1	1576/93	4/8/1993	134533	11/7/1994	Registered
140104	Greece	MAX-FIX	1	113685	4/9/1993	113685	10/17/1995	Registered
140114	Norway	MAX-FIX	1	93.1703	4/6/1993	163126	6/9/1994	Registered
140119	Sweden	MAX-FIX	1	93-2383	3/16/1993	253207	11/5/1993	Registered
169342	Argentina	MAXI FOTOS	40	2376020	5/22/2002	1946261	8/19/2003	Registered
145532	Denmark	MAX-STOP	1	1993/05158	8/11/1993	1993/08225	11/26/1993	Registered
145535	Finland	MAX-STOP	1	4729/1993	10/20/1993	137938	6/5/1995	Registered
145528	Greece	MAX-STOP	1	115699	8/26/1993	115699	8/26/1993	Registered
145540	Norway	MAX-STOP	1	93.4976	10/13/1993	166244	12/29/1994	Registered
145544	Sweden	MAX-STOP	1	93-7184	8/10/1993	257773	4/29/1994	Registered
174260	Benelux	MERCURY	9	58663	5/7/1987	431110	5/7/1987	Registered
174262	Denmark	MERCURY	7	19872831VA	5/4/1987	VR1989/1225	3/31/1989	Registered
174263	France	MERCURY	7	1406575	5/4/1987	1406575	5/4/1987	Registered
174264	Germany	MERCURY	7	H57760/7WZ	5/8/1987	1135637	5/8/1987	Registered
174265	Italy	MERCURY	9	IT97-5457-MI	6/15/1997	791643	6/28/2007	Registered
174267	Sweden	MERCURY	7	198703463	4/30/1987	211560	7/22/1988	Registered
174268	United Kingdom	MERCURY	9	1306855	4/9/1987	1306855	9/18/1992	Registered
158445	Mexico	MEXICOLOR	1, 2, 3, 4, 5, 17, 29	145807	6/13/1979	248271	7/29/1980	Registered
158437	Mexico	MEXICOLOR	1, 9	20188	5/17/1968	146216	11/25/1968	Registered
158433	Mexico	MEXICOLOR	5, 6, 9, 15, 16, 18, 20, 21, 22	122327	4/22/1965	125716	10/15/1965	Registered
158426	Mexico	MEXICOLOR	16	59650	7/29/1953	75362	7/29/1953	Registered
146786	Argentina	MICRODOL	1	2863330	10/3/2008	2324966	10/26/2009	Registered
146803	Chile	MICRODOL	1, 9	818746	5/7/2008	833333	7/21/2008	Registered
131940	Colombia	MICRODOL	1	92/369929	10/27/1992	153006	1/21/1994	Registered
146815	Finland	MICRODOL	1	3562/87	8/24/1987	108427	8/20/1990	Registered
146911	Indonesia	MICRODOL	1	D97 19743		IDM000158968	3/15/1998	Registered

146916	Japan	MICRODOL	1	707667/93	3/15/1993	424887		Registered
146921	Mexico	MICRODOL	1	37128	11/25/1947	57416	11/6/1948	Registered
146938	Peru	MICRODOL	1			39330		Registered
146946	Singapore	MICRODOL	1		9/6/1970	T4911677E	9/6/1970	Registered
146961	Venezuela	MICRODOL	1			26675	5/17/1952	Registered
165381	Greece	MICRODOL-X	1	84915	2/19/1987	84915	2/19/1987	Registered
165384	India	MICRODOL-X	1		12/11/1964	225908	1/3/1965	Registered
165392	Panama	MICRODOL-X	1			21698	9/21/1977	Registered
165368	United States	MICRODOL-X	1	00114197	2/23/1961	724081	11/21/1961	Registered
174271	Canada	NEWSETTER		1043540	1/21/2000	TMA554818	12/3/2001	Registered
171336	Australia	NEXPRESS	1, 7, 9, 16, 37, 41, 42	785628	2/15/1999	785628	2/15/1999	Registered
171337	Canada	NEXPRESS		1011240	4/6/1999	TMA623953	10/29/2004	Registered
171381	China (People's Republic Of)	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
171339	European Union	NEXPRESS	1, 7, 9, 16, 37, 41, 42	001064526	2/3/1999	001064526	8/25/2000	Registered
171340	Germany	NEXPRESS	1, 7, 9, 16, 37, 41, 42	39858794	10/13/1998	39858794	1/11/1999	Registered
171345	Hong Kong	NEXPRESS	1, 7, 16, 37	200011333	4/14/1999	200011333AA	4/14/1999	Registered
171351	Israel	NEXPRESS	42	127091	4/13/1999	127091	4/6/2000	Registered
171355	Israel	NEXPRESS	41	127095	4/13/1999	127095	9/6/2000	Registered
171354	Israel	NEXPRESS	9	127094	4/13/1999	127094	10/5/2000	Registered
171352	Israel	NEXPRESS	1	127092	4/13/1999	127092	9/6/2000	Registered
171350	Israel	NEXPRESS	37	127090	4/13/1999	127090	4/6/2000	Registered
171349	Israel	NEXPRESS	16	127089	4/13/1999	127089	6/9/2000	Registered
171353	Israel	NEXPRESS	7	127093	4/13/1999	127093	4/6/2000	Registered
171363	Japan	NEXPRESS	37	H11-031335	4/12/1999	4397887	7/7/2000	Registered
171364	Japan	NEXPRESS	41	H11-031336	4/12/1999	4397888	7/7/2000	Registered
171365	Japan	NEXPRESS	42	H11-031337	4/12/1999	4487236	6/29/2001	Registered
171361	Japan	NEXPRESS	7	H11-031332	4/12/1999	4384385	5/19/2000	Registered
171360	Japan	NEXPRESS	1	H11-031331	4/12/1999	4372001	3/31/2000	Registered
171362	Japan	NEXPRESS	9	H11-031333	4/12/1999	4384386	5/19/2000	Registered
171359	Japan	NEXPRESS	16	H11-031334	4/12/1999	4353380	1/21/2000	Registered
171366	New Zealand	NEXPRESS	1	307997	4/15/1999	307997	5/12/2000	Registered
171367	New Zealand	NEXPRESS	7	307998	4/15/1999	307998	5/12/2000	Registered
171368	New Zealand	NEXPRESS	9	307999	4/15/1999	307999	5/12/2000	Registered
171369	New Zealand	NEXPRESS	16	308000	4/15/1999	308000	5/12/2000	Registered

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171370	New Zealand	NEXPRESS	37	308001	4/15/1999	308001	5/12/2000	Registered
171371	New Zealand	NEXPRESS	41	308002	4/15/1999	308002	5/12/2000	Registered
171372	New Zealand	NEXPRESS	42	308003	4/15/1999	308003	5/12/2000	Registered
171382	Norway	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
171377	Singapore	NEXPRESS	7	T99/03738J	4/16/1999	T99/03738J	4/16/1999	Registered
171373	Singapore	NEXPRESS	42	T99/03733Z	4/16/1999	T99/03733Z	4/16/1999	Registered
171374	Singapore	NEXPRESS	41	T99/03734H	4/16/1999	T99/03734H	4/16/1999	Registered
171375	Singapore	NEXPRESS	37	T99/03735F	4/16/1999	T99/03735F	4/16/1999	Registered
171376	Singapore	NEXPRESS	16	T99/03736D	4/16/1999	T99/03736D	4/16/1999	Registered
171379	Singapore	NEXPRESS	42	T00/01804D	2/9/2000	T00/01804D	2/9/2000	Registered
171378	Singapore	NEXPRESS	1	T99/03739I	4/16/1999	T99/03739I	4/16/1999	Registered
171383	Switzerland	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
171380	WIPO	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
176265	Canada	NGENUITY	9	1538622	8/5/2011	TMA828674	7/27/2012	Registered
176269	China (People's Republic Of)	NGENUITY (Stylized in color)	9	6814063	6/30/2008	6814063	1/7/2013	Registered
176268	European Union	NGENUITY (Stylized in color)	9, 16, 42	007010838	6/23/2008	007010838	4/24/2009	Registered
176266	United States	NGENUITY (Stylized in color)	9	77452168	4/18/2008	3661753	7/28/2009	Registered
169617	Australia	NOVAJET	9	642227	10/4/1994	642227	10/4/1994	Registered
169853	Japan	NOVAJET	9			3120238	2/29/1996	Registered
169571	United Kingdom	NOVAJET	9		12/23/1992	1522733	9/27/1996	Registered
158017	Australia	OPTISTAR	9	552830	3/27/1991	552830	2/25/1993	Registered
158012	Australia	OPTISTAR	1	552829	3/27/1991	552829	2/25/1993	Registered
133456	Australia	OPTIWRITER	9	542241	9/18/1990	542241	9/18/1990	Registered
133451	Australia	OPTIWRITER	1	542240	9/18/1990	542240	9/18/1990	Registered
131782	Brazil	OPTIWRITER	9	816520518	11/13/1991	816520518	10/10/1995	Registered
171850	Brazil	OPTIWRITER	1	816520518	11/13/1991	Div. of 816520518	10/10/1995	Registered
131342	Japan	OPTIWRITER	10	116690/91	11/8/1991	2702557	1/31/1995	Registered
161318	Denmark	ORACLE	9	1974/138	1/8/1974	1975/2403	6/6/1975	Registered
154736	Venezuela	P:CARTON - KODACOLOR VR-G	9	13147	9/23/1986	137381	2/22/1989	Registered
152044	United Kingdom	P:GOLD FILM BOX	1	2000961	10/31/1994	2000961	10/31/1994	Registered
152747	Argentina	P:KODACOLOR II 110 FILM CARTON	1	2497064	2/25/2004	1985556	7/19/2004	Registered

130779	Austria	P:KODACOLOR VR PLUS/DESIGN	1, 9, 16, 40	AM5630/95	10/4/1995	161890	1/15/1996	Registered
130764	Germany	P:KODACOLOR VR PLUS/DESIGN	1, 9, 16, 40	39539623.9	9/29/1995	39539623	5/15/1996	Registered
130759	Germany	P:KODACOLOR VR PLUS/PACKAGING	1, 16	39540266	10/4/1995	39540266	5/30/1996	Registered
153448	Argentina	P:STYLIZED CARTON-Y W/R (KODACHROME)	1	2497065	2/25/2004	1985555	7/19/2004	Registered
134849	Argentina	P:STYLIZED CARTON-YELLOW W/BLUE	1	2513097	5/6/2004	2001849	12/10/2004	Registered
131323	New Zealand	PACIFIC	1	257931	1/19/1996	257931	1/19/1996	Registered
135217	South Africa	PAGI-SET	1	94/4165	4/25/1994	94/4165	4/25/1994	Registered
157635	Argentina	PANALURE	1	2465084	10/1/2003	1964893	12/22/2003	Registered
157148	Chile	PANATOMIC	1	688649	5/27/2005	731856	8/25/2005	Registered
157192	Hong Kong	PANATOMIC	1	46/49	1/15/1949	19490862	9/27/1949	Registered
157300	Japan	PANATOMIC	1	S09-020352	10/16/1934	266179	6/22/1935	Registered
157329	Peru	PANATOMIC	1			87167	9/13/1995	Registered
157351	Singapore	PANATOMIC	1			2834	7/14/1939	Registered
157366	Zambia	PANATOMIC	1			770/59	2/8/1993	Registered
152819	United States	PANATOMIC-X	1	113993	2/20/1961	723579	11/7/1961	Registered
173702	Canada	PANDORA		1169125	2/24/2003	TMA628970	12/22/2004	Registered
173490	European Union	PANDORA	9	3792661	4/23/2004	3792661	9/6/2005	Registered
166114	Armenia	PATHE	1, 9	1288	2/12/1996	1825	6/11/1997	Registered
141445	Kazakhstan	PATHE	1, 9	5097	10/29/1993	3111	10/29/1993	Registered
138970	Peru	PATHE	16	214460	1/12/1993	600	6/25/1993	Registered
169632	Argentina	PERFECT TOUCH	16	2399028	11/18/2002	1944907	8/8/2003	Registered
169633	Argentina	PERFECT TOUCH	40	2399029	11/18/2002	1944908	8/8/2003	Registered
174397	Benelux	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169637	Brazil	PERFECT TOUCH	40	825124875	11/14/2002			Pending Application
169636	Brazil	PERFECT TOUCH	16	825124840	11/14/2002	825124840	5/2/2007	Registered
169546	Canada	PERFECT TOUCH	40	1145631	7/2/2002	TMA679777	1/19/2007	Registered
169656	Canada	PERFECT TOUCH		1159168	11/14/2002	TMA678136	12/5/2006	Registered
169638	China (People's Republic Of)	PERFECT TOUCH	16	3369334	11/14/2002	3369334	9/21/2004	Registered
169639	China (People's Republic Of)	PERFECT TOUCH	40	3369335	11/14/2002	3369335	6/7/2004	Registered
174398	Cyprus	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174400	Denmark	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174401	Finland	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174402	France	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered

174404	Greece	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169640	Hong Kong	PERFECT TOUCH	16	200217663/2002	4/4/2003	300142082	1/20/2004	Registered
169641	Hong Kong	PERFECT TOUCH	40	200217664	4/4/2003	300142091	1/20/2004	Registered
174405	Hungary	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169642	India	PERFECT TOUCH	16	1150906	11/15/2002	1150906	11/15/2002	Registered
169644	Indonesia	PERFECT TOUCH	16	D00.2002.26742	11/18/2002	554972	12/15/2003	Registered
				.27031				
169645	Indonesia	PERFECT TOUCH	40	J00.2002.26741.	11/18/2002	554971	12/15/2003	Registered
				27030				
174406	Ireland	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174407	Italy	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169646	Japan	PERFECT TOUCH	16, 40	96503/2002	11/14/2002	4670574	5/9/2003	Registered
174408	Latvia	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174409	Lithuania	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169650	Mexico	PERFECT TOUCH	16	574851	11/12/2002	771541	11/12/2002	Registered
169651	Mexico	PERFECT TOUCH	40	574852	11/12/2002	771542	11/12/2002	Registered
174410	Monaco	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174411	Morocco	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174413	Poland	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174414	Portugal	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174415	Romania	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174416	Russian Federation	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174417	Serbia and Montenegro	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174418	Slovak Republic	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174419	Slovenia	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174420	Spain	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174421	Sweden	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174422	Switzerland	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169652	Taiwan	PERFECT TOUCH	16	91047423	11/12/2002	1055995	9/1/2003	Registered
169653	Taiwan	PERFECT TOUCH	40	91047424	11/12/2002	185592	8/16/2003	Registered
174423	Turkey	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174424	Ukraine	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174425	United Kingdom	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169028	United States	PERFECT TOUCH	40	78/109089	2/15/2002	2720163	5/27/2003	Registered
174395	WIPO	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
133180	Uruguay	PHOTO CD (LOGOTYPE)	40		9/23/1992	349185	9/3/1993	Registered
165024	Argentina	PHOTO CD AND DESIGN	9	2417002	3/11/2003	1932555	6/18/2003	Registered

165029	Argentina	PHOTO CD AND DESIGN	16	2417003	3/11/2003	1933059	6/19/2003	Registered
165034	Argentina	PHOTO CD AND DESIGN	40	2417004	3/11/2003	1933060	6/19/2003	Registered
159430	Brazil	PHOTO CD AND DESIGN	40,60	816642648	3/12/1992	816642648	11/16/1993	Registered
159424	Brazil	PHOTO CD AND DESIGN	16,40	816642630	3/12/1992	816642630	10/26/1993	Registered
170048	Brazil	PHOTO CD AND DESIGN	41	816642648	3/12/1992	816642648	11/16/1993	Registered
145226	Chile	PHOTO CD AND DESIGN	16	632632	12/30/2003	687569	3/9/2004	Registered
165087	Chile	PHOTO CD AND DESIGN	9	632631	12/30/2003	687568	3/9/2004	Registered
165317	India	PHOTO CD AND DESIGN	16	538518	10/15/1990	538518	10/15/1990	Registered
165312	India	PHOTO CD AND DESIGN	9	538519	10/15/1990	538519	10/15/1997	Registered
165329	Japan	PHOTO CD AND DESIGN	9	116471/1990	10/16/1990	2664977	5/31/1994	Registered
165324	Japan	PHOTO CD AND DESIGN	1, 9	116470/1990	10/16/1990	2562227	7/30/1993	Registered
163722	Japan	PHOTO CD AND DESIGN	40	189099/1992	9/16/1992	3215226	10/31/1996	Registered
165362	Macao	PHOTO CD AND DESIGN	40	10.502M	11/6/1990	10.502M	7/23/1996	Registered
165357	Macao	PHOTO CD AND DESIGN	16	10.501M	11/6/1990	10.501M	7/23/1996	Registered
165352	Macao	PHOTO CD AND DESIGN	9	10.500M	11/6/1990	10.500M	7/23/1996	Registered
165407	Norway	PHOTO CD AND DESIGN	9, 16, 40, 42	90.6046	11/19/1990	156149	4/29/1993	Registered
165538	Taiwan	PHOTO CD AND DESIGN	93	81-30240	6/20/1992	638111	3/16/1994	Registered
160169	United States	PHOTO CD AND DESIGN	9	74/101482	9/28/1990	1814344	12/28/1993	Registered
165585	Venezuela	PHOTO CD AND DESIGN	9	18246/90	10/26/1990	171833	11/1/1994	Registered
165580	Venezuela	PHOTO CD AND DESIGN	9	18245/90	10/26/1990	171832	11/1/1994	Registered
158524	Argentina	PHOTO CD LOGOTYPE	40	2465097	10/1/2003	1964755	12/19/2003	Registered
158519	Argentina	PHOTO CD LOGOTYPE	16	2465096	10/1/2003	1964754	12/19/2003	Registered
158514	Argentina	PHOTO CD LOGOTYPE	9	2465095	10/1/2003	1964753	12/19/2003	Registered
163222	Bahrain	PHOTO CD LOGOTYPE	40	613/93	5/26/1993	1176	5/26/1993	Registered
163217	Bahrain	PHOTO CD LOGOTYPE	16		5/26/1993	16363	5/26/1993	Registered
163212	Bahrain	PHOTO CD LOGOTYPE	9	611/93	5/26/1993	16362	5/26/1993	Registered
159410	Brazil	PHOTO CD LOGOTYPE	40	816639345	2/28/1992	816639345	11/16/1993	Registered
170050	Brazil	PHOTO CD LOGOTYPE	41	816639345	2/28/1992	816639345	11/16/1993	Registered
145222	Chile	PHOTO CD LOGOTYPE	16	632630	12/30/2003	687567	3/9/2004	Registered
158498	Chile	PHOTO CD LOGOTYPE	9	632629	12/30/2003	687566	3/9/2004	Registered
130938	China (People's Republic Of)	PHOTO CD LOGOTYPE	9	93016076		697662	7/14/1994	Registered
143192	Democratic Republic of Congo	PHOTO CD LOGOTYPE	9, 16, 40	13/ZAI/93	1/9/1993	RM/RDC/460/2003	1/9/1993	Registered
158322	Finland	PHOTO CD LOGOTYPE	9, 16, 40	812/92	2/18/1992	128442	10/5/1993	Registered
144131	Greece	PHOTO CD LOGOTYPE	40, 42	114996	7/8/1993	114996	7/8/1993	Registered
165679	Iceland	PHOTO CD LOGOTYPE	9, 16, 40	1088/1992	11/6/1992	179/1993	2/22/1993	Registered
157522	India	PHOTO CD LOGOTYPE	9	567203	2/10/1992	567203	2/10/1992	Registered

157512	India	PHOTO CD LOGOTYPE	16	567204	2/10/1992	567204	2/10/1992	Registered
158588	Japan	PHOTO CD LOGOTYPE	11	30852/92	3/19/1992	2690615	7/29/1994	Registered
158582	Japan	PHOTO CD LOGOTYPE	1, 9	30851/92	3/19/1992	2686000	7/29/1994	Registered
139593	Laos	PHOTO CD LOGOTYPE	9	2132	6/3/1993	1366	6/4/2003	Registered
170492	Laos	PHOTO CD LOGOTYPE	16	2132	6/3/1993	1367	6/4/2003	Registered
170493	Laos	PHOTO CD LOGOTYPE	40	2132	6/3/1993	1368	6/4/2003	Registered
142044	Macao	PHOTO CD LOGOTYPE	40	12.201M	10/14/1992	12.201M	7/23/1996	Registered
142040	Macao	PHOTO CD LOGOTYPE	16	12.200M	10/14/1992	12.200M	7/23/1996	Registered
139583	Myanmar	PHOTO CD LOGOTYPE	9, 16, 40			3664/1993	11/30/1993	Registered
160433	New Zealand	PHOTO CD LOGOTYPE	40	219436	6/29/1992	219436	6/29/1992	Registered
160428	New Zealand	PHOTO CD LOGOTYPE	16	219435	6/29/1992	219435	6/29/1992	Registered
160423	New Zealand	PHOTO CD LOGOTYPE	9	219434	6/29/1992	219434	6/29/1992	Registered
158576	South Korea	PHOTO CD LOGOTYPE	41	92-815	2/29/1992	41-20607	7/16/1993	Registered
158566	South Korea	PHOTO CD LOGOTYPE	1, 9	92-5394	2/29/1992	40-260267	3/31/1993	Registered
158313	Sweden	PHOTO CD LOGOTYPE	9, 16, 40	92-1040	2/4/1992	249383	5/28/1993	Registered
158485	Taiwan	PHOTO CD LOGOTYPE	93	81-30237	6/20/1992	638151	3/16/1994	Registered
163392	Thailand	PHOTO CD LOGOTYPE	40	240200	1/27/1993	Bor4376	1/27/1993	Registered
163385	Thailand	PHOTO CD LOGOTYPE	16	240199	1/27/1993	Kor12634	1/27/1993	Registered
163379	Thailand	PHOTO CD LOGOTYPE	9	240198	1/27/1993	Kor18278	9/25/1994	Registered
158471	Venezuela	PHOTO CD LOGOTYPE	9	6152/92	3/30/1992	169805	10/7/1994	Registered
141447	Cyprus	PHOTO CD LOGOTYPE	9	38372	5/5/1993	B38372	5/5/1993	Registered
		AND DESIGN						
141457	Cyprus	PHOTO CD LOGOTYPE	40	38374	5/5/1993	B38374	5/5/1993	Registered
		AND DESIGN						
141453	Cyprus	PHOTO CD LOGOTYPE	16	38373	5/5/1993	B38373	5/5/1993	Registered
		AND DESIGN						
141348	Iran	PHOTO CD LOGOTYPE	9, 16, 35	110325	11/30/1993	72228	2/17/1994	Registered
		AND DESIGN						
141365	Jordan	PHOTO CD LOGOTYPE	16	32327	5/22/1993	32327	5/22/1993	Registered
		AND DESIGN						
141360	Jordan	PHOTO CD LOGOTYPE	9	32141	5/22/1993	32141	5/22/1993	Registered
		AND DESIGN						
141396	Oman	PHOTO CD LOGOTYPE	40	8656	7/4/1993	8656	7/2/2001	Registered
		AND DESIGN						
141392	Oman	PHOTO CD LOGOTYPE	16	8655	7/4/1993	8655	7/2/2001	Registered
		AND DESIGN						
141386	Oman	PHOTO CD LOGOTYPE	9	8654	7/4/1993	8654	7/2/2001	Registered
		AND DESIGN						
141437	Pakistan	PHOTO CD LOGOTYPE	16	120485	5/31/1993	120485	5/31/1993	Registered
		AND DESIGN						

141434	Pakistan	PHOTO CD LOGOTYPE AND DESIGN	9	120486	5/31/1993	120486	5/31/1993	Registered
141400	Qatar	PHOTO CD LOGOTYPE AND DESIGN	9	10898	5/23/1993	10898	6/13/2000	Registered
141410	Qatar	PHOTO CD LOGOTYPE AND DESIGN	40	10900	5/23/1993	10900	6/13/2000	Registered
141406	Qatar	PHOTO CD LOGOTYPE AND DESIGN	16	10899	5/23/1993	10899	6/13/2000	Registered
141416	Syria	PHOTO CD LOGOTYPE AND DESIGN	9, 16, 40		3/22/1994	26576	11/21/2004	Registered
157429	Argentina	PHOTO CENTER	9	2465089	10/1/2003	1964896	12/22/2003	Registered
157439	Argentina	PHOTO CENTER	40	2465091	10/1/2003	1964898	12/22/2003	Registered
157434	Argentina	PHOTO CENTER	16	2465090	10/1/2003	1964897	12/22/2003	Registered
157424	Argentina	PHOTO CENTER	1	2465088	10/1/2003	1964895	12/22/2003	Registered
150202	Argentina	PHOTO YCC	9	2444066	7/14/2003	1950429	9/12/2003	Registered
153556	Germany	PHOTO YCC	9	E33211/9 WZ	7/21/1993	2066064	5/30/1994	Registered
150251	Norway	PHOTO YCC	9	91.4575	9/10/1991	156770	6/3/1993	Registered
150246	South Korea	PHOTO YCC	9	25766-91	9/4/1991	40-258777	2/22/1993	Registered
166857	Canada	PHOTOCHAT	42	876850	4/30/1998	535700	10/25/2000	Registered
144728	Greece	PHOTO-FLO	1	84916	2/19/1987	84916	2/19/1987	Registered
167732	Taiwan	PHOTO-FLO	1	88029814	6/17/1999	910827	11/1/2000	Registered
170215	India	PHOTOGRAPHER ON-CALL PROGRAM FROM KODAK & DESIGN	16	1211664	7/4/2003	1211664	7/4/2003	Registered
171227	Vietnam	PHOTOGRAPHER ON-CALL PROGRAM FROM KODAK & DESIGN (VIETNAMESE)	41	4-2004-09201	9/7/2004	70974	3/28/2006	Registered
148719	Australia	PHOTOLIFE	9	A519810		A519810	9/25/1996	Registered
139154	Brazil	PHOTOLIFE	9.3, 9.8	819636347	11/1/1996	819636347	8/3/1999	Registered
140056	Canada	PHOTOLIFE		829617	11/21/1996	483437	10/1/1997	Registered
139158	Chile	PHOTOLIFE	9	776092	6/5/2007	800098	7/29/2007	Registered
139163	China (People's Republic Of)	PHOTOLIFE	9	960126453	11/15/1996	1139429	12/28/1997	Registered
148721	Denmark	PHOTOLIFE	9	7300/86	11/6/1986	842/89	3/3/1989	Registered
148725	Finland	PHOTOLIFE	9	T198604436	11/6/1986	103814	4/20/1989	Registered
148739	Greece	PHOTOLIFE	9	84268	12/1/1986	84268	5/17/1989	Registered
139167	Hong Kong	PHOTOLIFE	9	13445/1996	10/25/1996	1998B05837	10/25/1996	Registered
139192	Malaysia	PHOTOLIFE	9	96/15563	12/26/1996	96/15563	12/26/1996	Registered
139197	Mexico	PHOTOLIFE	9, 28	277966	10/25/1996	536218	10/25/1996	Registered
148845	New Zealand	PHOTOLIFE	9			196374	9/26/1996	Registered

Registration No.	Country	Trademark	Class	Serial No.	Priority Date	Pub. No.	Pub. Date	Status
148841	Norway	PHOTOLIFE	9	86.4387	11/4/1986	132756	7/14/1988	Registered
139203	Peru	PHOTOLIFE	9	24672	10/29/1996	32957	1/23/1997	Registered
139208	Singapore	PHOTOLIFE	9	T96/12075I	11/6/1996	T96/12075I	11/6/1996	Registered
139212	South Africa	PHOTOLIFE	9	96/15162	10/24/1996	96/15162	10/24/1996	Registered
139187	South Korea	PHOTOLIFE	9	96-49661	11/7/1996	395769	2/17/1998	Registered
148848	Sweden	PHOTOLIFE	9	86-8537	11/5/1986	214543	8/18/1989	Registered
139217	Taiwan	PHOTOLIFE	9	85054421	10/24/1996	782899	11/1/1997	Registered
139222	Thailand	PHOTOLIFE	9	388795	6/4/1999	Kor107210	6/4/1999	Registered
151995	United Kingdom	PHOTOLIFE	9	2000920	10/31/1994	2000920	10/31/1994	Registered
139227	Venezuela	PHOTOLIFE	9	19624	11/14/1996	P-202043	10/31/1997	Registered
167217	Canada	PICTURE GUARD		890257	9/24/1998	TMA551,368	9/21/2001	Registered
167199	Germany	PICTURE MAKER	16, 42	39848975.0/42	8/27/1998	39848975	5/6/2003	Registered
167791	Canada	PICTURE PLAYGROUND		1019614	6/18/1999	546957	6/21/2001	Registered
176131	Argentina	PLAYFULL	9	3034525	9/29/2010			Pending Application
176180	Austria	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176181	Benelux	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176133	Brazil	PLAYFULL	9	903005719	9/30/2010			Pending Application
176135	Canada	PLAYFULL	9	1497515	9/28/2010	TMA824709	5/24/2012	Registered
176136	Chile	PLAYFULL	9	922747	9/29/2010	914451	3/30/2011	Registered
176182	Denmark	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176183	Finland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176184	France	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176185	Germany	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176186	Greece	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176138	Hong Kong	PLAYFULL	9	301724544	9/28/2010	301724544	9/28/2010	Registered
176187	Hungary	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176140	Indonesia	PLAYFULL	9	D00.2010.03597 6	10/7/2010	IDM000339956	11/28/2011	Registered
176188	Ireland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176189	Italy	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176190	Japan	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176141	Mexico	PLAYFULL	9	1122776	9/28/2010	1225017	6/29/2011	Registered
176191	Norway	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176192	Poland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176193	Portugal	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176194	Russian Federation	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176195	Singapore	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered

176197	Spain	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176198	Sweden	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176199	Switzerland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176142	Taiwan	PLAYFULL	9	099048344		1478835	10/16/2011	Registered
176200	Turkey	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176201	United Kingdom	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176145	United States	PLAYFULL	9	85145641	10/5/2010	4154831	6/5/2012	Registered
176143	Venezuela	PLAYFULL	9	16203-10	9/28/2010	P312289	11/10/2011	Registered
176179	WIPO	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
175928	Albania	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175916	Argentina	PLAYSPORT	9	2968914	12/28/2009	2403197	10/29/2010	Registered
175929	Australia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175930	Austria	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175931	Belarus	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175932	Benelux	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175933	Bulgaria	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175918	Canada	PLAYSPORT		1464115	12/23/2009	TMA783923	12/1/2010	Registered
175934	China (People's Republic Of)	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175935	Croatia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175936	Cyprus	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175937	Czech Republic	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175938	Denmark	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175939	Estonia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175940	Finland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175941	France	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175942	Georgia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175943	Germany	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175944	Greece	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175920	Hong Kong	PLAYSPORT	9	301508346	12/24/2009	301508346	6/9/2010	Registered
175945	Hungary	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175946	Iceland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175921	India	PLAYSPORT	9	1901185	12/24/2009			Pending Application
175922	Indonesia	PLAYSPORT	9	D00.2009.04276 8	12/31/2009	IDM000311655	6/27/2011	Registered
175947	Iran	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175948	Ireland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175949	Italy	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered

175950	Japan	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175951	Kenya	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175952	Kyrgyz Republic	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175953	Latvia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175954	Liechtenstein	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175955	Lithuania	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175956	Macedonia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175924	Mexico	PLAYSPORT	9	1058084	1/7/2010	1143577	2/17/2010	Registered
175957	Monaco	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175958	Montenegro (Republic of)	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175959	Morocco	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175960	Norway	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175961	Poland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175962	Portugal	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175963	Romania	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175964	Russian Federation	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175965	Serbia (Republic of)	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175966	Singapore	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175967	Slovak Republic	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175968	Slovenia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175923	South Korea	PLAYSPORT	9	40-2009-63754	12/24/2009	40-860358	4/8/2011	Registered
175969	Spain	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175970	Sweden	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175971	Switzerland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175972	Syria	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175925	Taiwan	PLAYSPORT	9	098058320	12/25/2009	1436666	11/1/2010	Registered
175973	Turkey	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175974	Turkmenistan	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175975	Ukraine	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175976	United Kingdom	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175915	United States	PLAYSPORT	9	77899209	12/22/2009	4056887	11/15/2011	Registered
175926	Venezuela	PLAYSPORT	9	2968914	12/28/2009			Pending Application
175977	Vietnam	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175927	WIPO	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175978	Zambia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175994	Albania	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175995	Australia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered

175996	Austria	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175997	Belarus	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175999	Bulgaria	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175982	Canada	PLAYTOUCH		1466544	1/21/2010	TMA787364	1/14/2011	Registered
176000	China (People's Republic Of)	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176001	Croatia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176002	Cyprus	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176003	Czech Republic	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176004	Denmark	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176005	Estonia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176006	Finland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176008	Georgia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176009	Germany	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176010	Greece	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176011	Hungary	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176012	Iceland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175986	Indonesia	PLAYTOUCH	9	D00.2010.00353 3	1/29/2010	IDM000312323	6/27/2011	Registered
176014	Ireland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176015	Italy	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176016	Japan	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176017	Kenya	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176018	Kyrgyz Republic	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176019	Latvia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176020	Liechtenstein	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176021	Lithuania	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176022	Macedonia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175988	Mexico	PLAYTOUCH	9	1061656	1/21/2010	1180842	9/27/2010	Registered
176023	Monaco	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176024	Montenegro (Republic of)	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176025	Morocco	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176026	Norway	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176028	Portugal	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176029	Romania	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176030	Russian Federation	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176031	Serbia (Republic of)	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176032	Slovak Republic	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered

176033	Slovenia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176034	Spain	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176035	Sweden	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176036	Switzerland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176037	Syria	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175989	Taiwan	PLAYTOUCH	9	099003384	1/22/2010	1434668	10/16/2010	Registered
176038	Turkey	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176039	Turkmenistan	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176040	Ukraine	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176041	United Kingdom	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175991	United States	PLAYTOUCH	9	77918209	1/20/2010	3924114	2/22/2011	Registered
175990	Venezuela	PLAYTOUCH	9	848-10	1/22/2010	P307809	3/5/2011	Registered
176042	Vietnam	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175993	WIPO	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176043	Zambia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
166116	Andorra	PLUS-X	1	3683	1/14/1997	2479	1/14/1997	Registered
150385	Argentina	PLUS-X	1	2979579	2/16/2010	2423097	2/7/2011	Registered
150396	Bulgaria	PLUS-X	1, 9, 16			825	4/16/1993	Registered
150425	Greece	PLUS-X	1	84900	2/18/1987	84900	2/18/1987	Registered
150526	India	PLUS-X	1		10/8/1942	6308	3/23/1945	Registered
150517	Indonesia	PLUS-X	9	D97 19747		IDM000158963	3/15/1998	Registered
150529	Iran	PLUS-X	1		3/7/1956	15321		Registered
150523	Israel	PLUS-X	1	15068	1/8/1956	15068	12/22/1958	Registered
150531	Japan	PLUS-X	18			1359527	11/30/1978	Registered
150546	Mexico	PLUS-X	9	87531	5/6/1939	97909	9/12/1959	Registered
150569	Poland	PLUS-X	1	96503	2/8/1991	71228	2/8/1991	Registered
150590	South Africa	PLUS-X	1	65/4514	11/4/1965	65/4514	11/4/1965	Registered
150583	Venezuela	PLUS-X	1	1739	3/14/1997	26811	6/23/1952	Registered
150591	Zambia	PLUS-X	1		5/8/1977	B780/59	5/8/1977	Registered
150572	Zimbabwe	PLUS-X	1			B780/59	1/26/1943	Registered
143751	Canada	P-MAX		732775	7/12/1993	430807	7/22/1994	Registered
144051	Denmark	P-MAX	1	1993/04765	7/23/1993	1993/07951	11/12/1993	Registered
144055	Finland	P-MAX	1	3255/93	7/22/1993	135483	12/20/1994	Registered
144060	Greece	P-MAX	1	115204	7/22/1993	115204	7/22/1993	Registered
144068	Norway	P-MAX	1	933457	7/20/1993	164261	8/18/1994	Registered
166342	Poland	P-MAX	1	Z-142264	1/11/1995	R-95517	1/11/1995	Registered
144072	Sweden	P-MAX	1	93-6261	7/7/1993	256172	3/4/1994	Registered

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164196	United States	P-MAX	1	74/296810	7/23/1992	1796685	10/5/1993	Registered
130902	Madagascar	PMT		95/00825D	7/13/1995	1590	7/13/1995	Registered
145539	Denmark	POCKET INSTAMATIC	9	1972/02975	8/14/1972	1973/00837	3/23/1973	Registered
157640	Argentina	POLYCONTRAST	1	2465083	10/1/2003	1964892	12/22/2003	Registered
156370	Denmark	POLYMATIC	1, 7, 9, 16	1980/5220	11/26/1980	1984/363	1/27/1984	Registered
131140	Argentina	POLYMAX	1	2609918	8/8/2005	2071639	3/10/2006	Registered
168328	Brazil	POLYMAX	1	200018973	3/4/1996	200018973	12/26/2001	Registered
152078	Denmark	POLYMAX	1, 9, 16	07987/90	10/18/1990	10636/92	11/20/1992	Registered
152081	Finland	POLYMAX	1, 9, 16	5249/90	10/17/1990	123392	12/7/1992	Registered
152098	Greece	POLYMAX	1, 9, 16	101502	11/6/1990	101502	11/17/1993	Registered
152212	Japan	POLYMAX	1, 9	14494/1991		2531679	4/28/1993	Registered
152222	New Zealand	POLYMAX	1	208088	2/8/1991	208088	2/8/1991	Registered
152215	Norway	POLYMAX	1, 9	90.5656	10/30/1990	155885	4/1/1993	Registered
150042	South Africa	POLYMAX	16	94/4140	4/25/1994	94/4140	4/25/1994	Registered
150039	South Africa	POLYMAX	1	94/4139	4/25/1994	94/4139	4/25/1994	Registered
152229	Sweden	POLYMAX	1, 9, 16	90-9546	10/18/1990	250700	8/13/1993	Registered
160178	United States	POLYMAX	1	74/186784	1/18/1991	1773331	5/25/1993	Registered
166024	Argentina	PORTRA	1	2844822	8/4/2008	2299458	7/2/2009	Registered
166053	Australia	PORTRA	1	733506	5/1/1997	733506	5/1/1997	Registered
166776	Brazil	PORTRA	9.45	820545449	2/5/1998	820545449	12/14/1999	Registered
166777	Canada	PORTRA		843979	5/2/1997	521277	1/11/2000	Registered
170897	Chile	PORTRA	1	630709		694889	6/9/2004	Registered
167211	Denmark	PORTRA	1	1998/3894	9/10/1998	1999/528	2/16/1999	Registered
167210	Finland	PORTRA	1	T199802967	9/8/1998	214741	7/15/1999	Registered
167212	Ireland	PORTRA	1	98/3642	9/8/1998	213704	9/8/1998	Registered
166032	Japan	PORTRA	1	112729/1997	5/1/1997	4189160	9/18/1998	Registered
166668	Mexico	PORTRA	1		5/8/1997	548907	5/23/1997	Registered
167213	Norway	PORTRA	1	1998 08112	9/9/1998	198377	7/14/1999	Registered
165946	South Africa	PORTRA	1	97/06513	5/2/1997	97/06513	5/2/1997	Registered
167214	Sweden	PORTRA	1	98-6754	9/9/1998	340950	10/6/2000	Registered
166050	Taiwan	PORTRA	1	86021558	5/1/1997	794142	2/1/1998	Registered
159324	Thailand	PORTRAIT LS STUDIOS & D:NEW LIFESTYLES STUDIO	42	249281	7/28/1993	Bor2397	7/28/1993	Registered
159320	Thailand	PORTRAIT LS STUDIOS & D:NEW LIFESTYLES STUDIO	40	249280	7/28/1993	Bor2398	7/28/1993	Registered
131839	Canada	PORTRAITS & MORE		803073	1/31/1996	516202	9/13/1999	Registered

165562	Denmark	PRECISION LINE	1	3847/77	9/26/1977	1323/78	4/14/1978	Registered
165567	Finland	PRECISION LINE	1	4283/77	9/22/1977	81907	6/21/1982	Registered
165688	Iceland	PRECISION LINE	1	864/1991	9/26/1991	48/1992	1/23/1992	Registered
165692	Japan	PRECISION LINE	1, 9	135400/1987	12/2/1987	2202425	1/30/1990	Registered
165703	Sweden	PRECISION LINE	1	77-4193	9/13/1977	162851	3/31/1978	Registered
173703	Canada	PREPS		1169191	2/24/2003	TMA629052	12/22/2004	Registered
173493	European Union	PREPS	9	3791233	4/23/2004	3791233	9/2/2005	Registered
173494	Japan	PREPS	9	2004-039101	4/23/2004	4820143	11/19/2004	Registered
174278	Canada	PRESS AIM		1007175	3/2/1999	TMA541243	2/16/2001	Registered
165073	Sweden	PRIME	1	92-6958	8/4/1992	246638	2/12/1993	Registered
160192	United States	PRIME	1	270701	4/30/1992	1799901	10/19/1993	Registered
157041	Canada	PRIMETIME		774916	2/9/1995	490373	2/20/1998	Registered
173505	Argentina	PRINERGY	9	2993715	4/9/2010	2430083	4/26/2000	Registered
173506	Australia	PRINERGY	9	787663	3/5/1999	787663	3/5/1999	Registered
173507	Brazil	PRINERGY	9	821688308	6/2/1999	821688308	1/4/2005	Registered
173705	Canada	PRINERGY		1007437	3/3/1999	TMA537313	11/20/2000	Registered
173508	Chile	PRINERGY	9	884124	11/9/2009	873184	12/16/2009	Registered
173509	China (People's Republic Of)	PRINERGY	9	9900051827	5/13/1999	1477683	11/21/2000	Registered
173511	Czech Republic	PRINERGY	9	140669	3/5/1999	223544	3/23/2000	Registered
173510	European Union	PRINERGY	9	1094408	3/4/1999	1094408	6/14/2000	Registered
173512	Hong Kong	PRINERGY	9	1999/2618	3/4/1999	00813	1/13/2000	Registered
173514	Indonesia	PRINERGY	9	D99-9618	6/9/1999	458356	12/18/2000	Registered
173515	Israel	PRINERGY	9	126330	3/7/1999	126330	4/6/2000	Registered
173516	Japan	PRINERGY	9	1999-019828	3/5/1999	4378383	4/21/2000	Registered
173517	Malaysia	PRINERGY	9	2003/01337	1/31/2003	2003/01337	9/21/2005	Registered
173518	Mexico	PRINERGY	9	368106	3/18/1999	660957	6/27/2000	Registered
173519	New Zealand	PRINERGY	9	306006	3/4/1999	306006	8/31/1999	Registered
173520	Norway	PRINERGY	9	1999 02302	3/4/1999	204262	8/24/2000	Registered
173521	Philippines	PRINERGY	9	4-1999-001489	3/3/1999	4-1999-001489	3/10/2006	Registered
173522	Poland	PRINERGY	9	Z-198846	3/8/1999	R137931	5/7/2002	Registered
173523	Russian Federation	PRINERGY	9	99702866	3/4/1999	190824	7/12/2000	Registered
173524	Saudi Arabia	PRINERGY	9	49734	6/15/1999	574/3	6/19/2001	Registered
173525	Singapore	PRINERGY	9	T99/02213H	3/6/1999	T9902213H	2/5/1999	Registered
173527	South Africa	PRINERGY	9	99/03360	3/3/1999	99/03360	4/4/2002	Registered
173526	South Korea	PRINERGY	9	99-6471	3/4/1999	466259	3/7/2000	Registered
173528	Switzerland	PRINERGY	9	99-02016	3/5/1999	464565	3/5/1999	Registered
173530	Thailand	PRINERGY	9	390803	6/25/1999	Kor108023	2/7/2000	Registered

173532	United States	PRINERGY	9	75637976	2/5/1999	2388655	9/19/2000	Registered
173538	United States	PRINERGY POWERPACK	9	76/278991	7/2/2001	2674162	1/14/2003	Registered
162314	Brazil	PRO CENTER	9	816814163	7/28/1992	816814163	1/25/1994	Registered
162308	Brazil	PRO CENTER	1	816814171	7/28/1992	816814171	2/8/1994	Registered
162323	Brazil	PRO CENTER	40	816814155	7/28/1992	816814155	4/12/1994	Registered
162317	Brazil	PRO CENTER	16	816815666	7/30/1992	816815666	3/29/1994	Registered
171157	Brazil	PRO CENTER	41	816814155	7/28/1992	816814155	4/12/1994	Registered
166815	Cyprus	PRO CENTER	42	50162	4/10/1998	50162	4/10/1998	Registered
140165	Greece	PRO CENTER	42	131744	12/30/1996	131744	12/17/1998	Registered
166360	Pakistan	PRO CENTER	9	144278	10/9/1997	144278	10/9/1997	Registered
166359	Pakistan	PRO CENTER	1	144283	10/9/1997	144283	10/9/1997	Registered
135273	Peru	PRO CENTER	1	223992	7/8/1993	2715	11/17/1993	Registered
135268	Peru	PRO CENTER	9	223993	7/8/1993	2716	11/17/1993	Registered
135263	Peru	PRO CENTER	16	223994	7/8/1993	2717	11/17/1993	Registered
140183	South Africa	PRO CENTER	42	96/16947	11/28/1996	96/16947	11/28/1996	Registered
140174	Turkey	PRO CENTER	35, 41	18272	12/9/1996	179492	12/9/1996	Registered
166508	Canada	PRO CENTRE & DESIGN		806587		TMA528613	5/30/2000	Registered
169199	Argentina	PRO IMAGE	1	2368542	3/11/2002	1916650	3/5/2003	Registered
147967	Bangladesh	PRO IMAGE	1	39800	1/23/1994			Pending Application
167810	Brazil	PRO IMAGE	1	822045290	9/22/1999	822045290	9/23/2003	Registered
147946	Cambodia (Kampuchea)	PRO IMAGE	1	4097	1/21/1994	4095	1/31/1994	Registered
169395	Chile	PRO IMAGE	1	569217	5/31/2002	642747	9/23/2002	Registered
171122	Chile	PRO IMAGE	42	646004	5/4/2004	722136	4/4/2005	Registered
169396	Colombia	PRO IMAGE	1	02/046999	5/31/2002	265737	4/22/2003	Registered
147943	Indonesia	PRO IMAGE	1	1662	1/31/1994	IDM000013518	4/18/1995	Registered
147953	Laos	PRO IMAGE	1	2757	3/3/1994	2501	7/22/1994	Registered
169401	Mexico	PRO IMAGE	1	549527	5/31/2002	754024	5/31/2002	Registered
147957	Myanmar	PRO IMAGE	1			920/1994	4/7/1994	Registered
147971	Nepal	PRO IMAGE	1					Pending Application
169397	Panama	PRO IMAGE	1	122274-01	7/25/2002	122274-01	7/25/2002	Registered
169398	Peru	PRO IMAGE	1	490720	4/19/2012	83123	9/11/2002	Registered
147977	Sri Lanka	PRO IMAGE	1	69791	3/22/1994	69791	3/22/1994	Registered
169399	Uruguay	PRO IMAGE	1	440956	11/14/2012	341602	2/14/2003	Registered
169400	Venezuela	PRO IMAGE	1	8215-02	6/3/2002			Pending Application
147959	Vietnam	PRO IMAGE	1	17092	2/26/1994	14333	11/24/1994	Registered
131152	Argentina	PRO PASSPORT	16	2579879	3/30/2005	2051523	11/10/2005	Registered
147649	Denmark	PRO PASSPORT	9, 16, 35, 41, 42	1989/08746	11/23/1989	1993/00471	1/22/1993	Registered

147653	Finland	PRO PASSPORT	9, 16, 35, 42	6008/1989	11/23/1989	140737	11/20/1995	Registered
144137	Greece	PRO PASSPORT	35, 36, 40, 42	114997	7/8/1993	114997	7/8/1993	Registered
139103	Philippines	PRO-CENTER	1	4-1996-114039	9/19/1996	4-1996-114039	1/20/2003	Registered
139514	United Kingdom	PRO-DIREKT	35	2113595	10/22/1996	2113595	10/22/1996	Registered
168267	Cyprus	PROFOTO	1	56898	6/28/2000	56898	6/28/2000	Registered
168268	Ghana	PROFOTO	1	31443	8/7/2000	31443	8/7/2000	Registered
131255	Kenya	PROFOTO	1	44096	3/7/1996	44096	3/7/1996	Registered
168145	Nigeria	PROFOTO	1	TP44942	4/25/2000	61759	9/19/2000	Registered
131242	Pakistan	PROFOTO	1	134518	3/4/1996	134518	3/4/1996	Registered
130502	South Africa	PROFOTO	1	95/15844	11/29/1995	95/15844	11/29/1995	Registered
131251	Syria	PROFOTO	1	782-42-129608	9/15/1996	28675	2/20/2006	Registered
168143	Tanganyika (Tanzania Rep.)	PROFOTO	1	27925	5/5/2000	27925	5/5/2000	Registered
168155	Uganda	PROFOTO	1	23190	4/26/2000	23190	4/26/2000	Registered
156047	Croatia	PROFOTO (STYLIZED)	1	Z 950033A	1/3/1995	Z 950033A	6/30/1997	Registered
156008	Estonia	PROFOTO (STYLIZED)	1	9500012	1/4/1995	22263	2/7/1997	Registered
154234	Greece	PROFOTO (STYLIZED)	1, 9, 16, 40	113650	4/8/1993	113650	4/8/1993	Registered
156003	Hungary	PROFOTO (STYLIZED)	1	M9500005	1/3/1995	153633	9/9/1998	Registered
156013	Latvia	PROFOTO (STYLIZED)	1	M-95-11	1/4/1995	38436	10/20/1997	Registered
156043	Lithuania	PROFOTO (STYLIZED)	1	95 0175	1/13/1995	27887	5/28/1998	Registered
130897	Madagascar	PROFOTO (STYLIZED)		95/00826D	7/13/1995	1591	7/13/1995	Registered
167577	Tunisia	PROFOTO (STYLIZED)	1, 9, 16, 40			EE990495	4/7/1999	Registered
162629	Ukraine	PROFOTO (STYLIZED)	1	95010133/T	1/17/1995	12887	7/19/1999	Registered
171827	Argentina	PROLAB	35	2581361	4/5/2005			Pending Application
171834	Argentina	PROLAB	40	2581362	4/5/2005			Pending Application
171331	Bolivia	PROLAB	35	SM-3718	11/18/2004	108710-C	6/4/2007	Registered
171332	Bolivia	PROLAB	40	SM-3719	11/18/2004	108712-C	6/4/2007	Registered
171828	Brazil	PROLAB	35	827340532	4/12/2005	827340532	12/4/2007	Registered
171836	Chile	PROLAB	40	681989	4/5/2005	737215	10/26/2005	Registered
171837	Colombia	PROLAB	40	T2005/029271	4/4/2005	305451	11/17/2005	Registered
171829	Colombia	PROLAB	35	T2005/029272	4/4/2005	305445	11/17/2005	Registered
171838	Mexico	PROLAB	42	709899	4/1/2005	924955	4/1/2005	Registered
171830	Mexico	PROLAB	35	709898	4/1/2005	954020	4/1/2005	Registered
171839	Peru	PROLAB	40	238025	4/8/2005	42878	8/17/2006	Registered
171833	Venezuela	PROLAB	35	7030/05	4/8/2005	30570	2/16/2006	Registered
147460	Denmark	PROMISE OF EXCELLENCE & DESIGN	16, 40, 42	1994/128	1/4/1994	1994/4507	7/8/1994	Registered
173708	Canada	PROOFSETTER		1097787	3/28/2001	TMA612202	6/7/2004	Registered

173545	Israel	PROOFSETTER	9	144492	12/3/2000	144492	5/3/2002	Registered
173709	Canada	PROOFSETTER SPECTRUM		873897	3/31/1998	TMA521775	1/19/2000	Registered
173548	European Union	PROOFSETTER SPECTRUM	9	863647	6/29/1998	863647	10/15/1999	Registered
173549	Israel	PROOFSETTER SPECTRUM	9	144039	11/19/2000	144039	5/3/2002	Registered
141354	Peru	PRO-PASSPORT	9	223999	7/8/1993	2721	11/17/1993	Registered
141342	Peru	PRO-PASSPORT	1	223998	7/8/1993	2720	11/17/1993	Registered
169105	China (People's Republic Of)	PROSHOTS	40	3104985	3/4/2002	3104985	6/7/2003	Registered
175640	Argentina	PROSPER	2	2919010	6/2/2009	2472547	11/4/2011	Registered
175641	Argentina	PROSPER	7	2919011	6/2/2009	2356938	3/31/2010	Registered
175642	Argentina	PROSPER	9	2919012	6/2/2009	2356937	3/31/2010	Registered
175672	Australia	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175673	Austria	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175674	Benelux	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175643	Brazil	PROSPER	2	830306811	6/9/2009	830306811	3/27/2012	Registered
175644	Brazil	PROSPER	7	830306803	6/9/2009	830306803	3/27/2012	Registered
175675	Bulgaria	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175646	Canada	PROSPER		1439822	5/29/2009			Pending Application
175647	Chile	PROSPER	2, 7	866068	6/2/2009	908101	1/19/2011	Registered
175676	China (People's Republic Of)	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175677	Croatia	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175678	Cyprus	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175679	Czech Republic	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175680	Denmark	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175681	Finland	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175682	France	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175683	Germany	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175684	Greece	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175685	Hungary	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175686	Iceland	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175656	India	PROSPER	2, 7, 9	1824957	6/2/2009			Pending Application
175659	Indonesia	PROSPER	2	D00.2009.02030 3	6/19/2009	IDM000285151	12/16/2010	Registered
175660	Indonesia	PROSPER	7	D00.2009.02030 4	6/19/2009			Pending Application
175661	Indonesia	PROSPER	9	D00.2009.02030 5	6/19/2009	IDM000282708	12/2/2010	Registered
175687	Iran	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175688	Ireland	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered

175689	Italy	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175690	Japan	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175691	Kenya	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175692	Latvia	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175693	Liechtenstein	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175694	Lithuania	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175695	Macedonia	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175663	Mexico	PROSPER	7	1009653	6/1/2009	1167921	7/12/2010	Registered
175662	Mexico	PROSPER	2	1009654	6/1/2009	1109499	7/8/2009	Registered
175696	Monaco	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175697	Morocco	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175698	Norway	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175699	Poland	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175700	Portugal	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175701	Romania	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175702	Russian Federation	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175703	Serbia (Republic of)	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175704	Singapore	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175705	Slovak Republic	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
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175708	Spain	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175709	Sweden	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175710	Switzerland	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175665	Taiwan	PROSPER	2, 7	098023080	6/2/2009	1438483	11/1/2010	Registered
175711	Turkey	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175712	Ukraine	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175713	United Kingdom	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175639	United States	PROSPER	2, 7	77747478	5/29/2009	4099413	2/14/2012	Registered
175670	Venezuela	PROSPER	9	9003-09	6/4/2009	304195	6/3/2010	Registered
175669	Venezuela	PROSPER	7	9002-09	6/4/2009	304194	6/3/2010	Registered
175668	Venezuela	PROSPER	2	9001-09	6/4/2009	304193	6/3/2010	Registered
175714	Vietnam	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175671	WIPO	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175867	Albania	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
175868	Australia	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
175869	Austria	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered

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175870 Belarus PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
175871 Benelux PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
175853 Brazil PULSE 9 830435565 11/6/2009 Pending Application				
175854 Canada PULSE 9 1456742 10/26/2009 TMA823838 5/10/2012 Registered				
175855 Chile PULSE 9 883201 10/30/2009 Pending Application				
175873 China (People's Republic Of) PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
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175884 Hungary PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
175885 Iceland PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
175857 India PULSE 9 1877659 10/28/2009 Pending Application				
175858 Indonesia PULSE 9 D00.2009.03598 11/6/2009 Pending Application				
175886 Ireland PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
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175861 New Zealand PULSE 9 814849 10/27/2009 814849 10/27/2009 Registered				
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175906	Spain	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
175908	Switzerland	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
175909	Syria	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
175862	Taiwan	PULSE	9	098047638	10/28/2009	1421381	8/1/2010	Registered
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175912	Ukraine	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
175865	United States	PULSE	9	77860751	10/29/2009	3848887	9/14/2010	Registered
175863	Venezuela	PULSE	9	18155-09		305430	7/23/2010	Registered
175913	Vietnam	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
175866	WIPO	PULSE	9	1019982	11/4/2009	1019982	11/4/2009	Registered
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175795	Albania	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
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175796	Australia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175797	Austria	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175798	Belarus	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175799	Benelux	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175800	Bulgaria	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175734	Chile	PYNK	40	875593	8/25/2009	880347	4/6/2010	Registered
175801	China (People's Republic Of)	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175802	Croatia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175803	Cyprus	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175804	Czech Republic	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175805	Denmark	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175806	Estonia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175807	Finland	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175808	France	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175809	Georgia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175810	Germany	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175811	Greece	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175735	Hong Kong	PYNK	40	301411947	8/24/2009	301411947	2/4/2010	Registered
175812	Hungary	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175813	Iceland	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered

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175737	Indonesia	PYNK	40	J00.2009.02878 6	8/28/2009	IDM000303182	5/2/2011	Registered
175814	Iran	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175815	Ireland	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175816	Italy	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175817	Japan	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175818	Kenya	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175819	Kyrgyz Republic	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175820	Latvia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175821	Liechtenstein	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175822	Lithuania	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175823	Macedonia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175738	Mexico	PYNK	40	1028826	8/24/2009	1185220	8/24/2009	Registered
175824	Monaco	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175825	Montenegro (Republic of)	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175826	Morocco	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175827	Norway	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175828	Poland	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175829	Portugal	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175830	Romania	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175831	Russian Federation	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175832	Serbia (Republic of)	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175833	Singapore	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175834	Slovak Republic	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175835	Slovenia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175836	South Korea	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175837	Spain	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175838	Sweden	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175839	Switzerland	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175840	Syria	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175739	Taiwan	PYNK	40	098036912	8/25/2009	1403954	4/1/2010	Registered
175841	Turkey	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175842	Turkmenistan	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175843	Ukraine	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175844	United Kingdom	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175742	United States	PYNK	40	77813033	8/26/2009	3994462	7/12/2011	Registered
175740	Venezuela	PYNK	40	13920-09	8/26/2009	46361	7/23/2010	Registered

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175794	WIPO	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175846	Zambia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
158124	Finland	Q1 (STYLIZED)	35	6228/91	12/27/1991	128412	10/5/1993	Registered
158134	Norway	Q1 (STYLIZED)	35	91.6462	12/27/1991	160730	12/23/1993	Registered
158139	Sweden	Q1 (STYLIZED)	35	91-11109		247611	3/26/1993	Registered
162815	Australia	Q-LAB	42	569282	12/12/1991	A569282	3/30/1994	Registered
162810	Australia	Q-LAB	40	A569281	12/12/1991	A569281	3/30/1994	Registered
162805	Australia	Q-LAB	16	A569280	12/12/1991	A569280	3/30/1994	Registered
131824	Brazil	Q-LAB	40.6	819134848	3/4/1996	819134848	8/18/1998	Registered
162995	Canada	Q-LAB		690003	9/20/1991	402724	9/11/1992	Registered
151225	India	Q-LAB	16	638254	8/26/1994	638254	8/26/1994	Registered
135303	Peru	Q-LAB	9	223996	7/8/1993	2718	11/17/1993	Registered
141338	Peru	Q-LAB	16	223997	7/8/1993	2719	11/17/1993	Registered
169867	Peru	Q-LAB	1	223995		3418	11/30/1993	Registered
168535	Argentina	Q-LAB & D:HEXAGON (B&W)	40	2302820	8/18/2000	2017916	3/30/2005	Registered
168536	Argentina	Q-LAB & D:HEXAGON (B&W)	42	2302821	8/18/2000	2029347	5/31/2005	Registered
167773	Argentina	Q-LAB & D:HEXAGON (B&W)	1	2122102	12/22/1997	1998941	11/17/2004	Registered
167774	Argentina	Q-LAB & D:HEXAGON (B&W)	9	2122103	12/22/1997	+1998940	11/17/2004	Registered
167775	Argentina	Q-LAB & D:HEXAGON (B&W)	16	2122104	12/22/1997	1998939	11/17/2004	Registered
144144	Greece	Q-LAB & D:HEXAGON (B&W)	40, 41, 42	114999	7/8/1993	114999	7/8/1993	Registered
148253	Ireland	Q-LAB & D:HEXAGON (B&W)	40, 41, 42	94/0597	1/28/1994	205125	7/1/1996	Registered
154576	Mexico	Q-LAB & D:HEXAGON (B&W)	40	203897	6/30/1994	473339	9/13/1994	Registered
154571	Mexico	Q-LAB & D:HEXAGON (B&W)	16	203898	6/30/1994	476654	10/11/1994	Registered
154565	Mexico	Q-LAB & D:HEXAGON (B&W)	9	203899	6/30/1994	474453	9/22/1994	Registered
150587	Mexico	Q-LAB & D:HEXAGON (B&W)	42	203896	6/30/1994	472124	9/1/1994	Registered
145762	Sweden	Q-LAB & D:HEXAGON (B&W)	9, 16, 40, 41, 42	1288/90	2/8/1990	266381	10/27/1995	Registered
168824	Canada	QUALEX		822989	9/11/1996	534513	10/13/2000	Registered

168825	Canada	QUALEX & D:Q (Q IN BLACK)		823131	9/12/1996	534514	10/13/2000	Registered
152012	United Kingdom	RADIANCE	1	2000958	10/31/1994	2000958	10/31/1994	Registered
152015	United Kingdom	READYLOAD	16	2000950	10/31/1994	2000950	10/31/1994	Registered
167796	Brazil	RECRE & D:RAINBOW W/DISK	40	821966537	9/3/1999	821966537	7/6/2004	Registered
141233	Panama	RELIANT	9			383	6/24/1963	Registered
168718	Argentina	RETINA	1	2329213	2/27/2001	1884597	9/11/2002	Registered
152268	Argentina	RETINA	9	2444069	7/14/2003	1950432	9/12/2003	Registered
168729	Bolivia	RETINA	1	SM-0663	3/7/2001	91465-C	10/6/2003	Registered
152281	Bolivia	RETINA	9			11804C/63655-A	6/21/2004	Registered
168717	Brazil	RETINA	1	823561844	2/13/2001	823561844	3/13/2007	Registered
152287	Canada	RETINA		222876	1/11/1954	48652	1/11/1954	Registered
168719	Chile	RETINA	1	519011	2/27/2001	761416	6/29/2006	Registered
152300	Chile	RETINA	1, 9	928767	11/11/2010	907319	12/12/2010	Registered
168722	Colombia	RETINA	1	01/015132	2/26/2001	242978	11/16/2001	Registered
168724	Costa Rica	RETINA	1		3/15/2001	130036	11/23/2001	Registered
152746	Democratic Republic of Congo	RETINA	1, 9, 10, 16		2/25/2005	11000/2005	9/4/2007	Registered
148094	Denmark	RETINA	1	1994/358	1/14/1994	1994/5240	8/5/1994	Registered
168842	Dominican Republic	RETINA	1	2012/44650	7/2/2012	135735	10/15/2002	Registered
168738	Ecuador	RETINA	1	112311	3/27/2001	13873/01	7/11/2001	Registered
168723	El Salvador	RETINA	1	012001012326	3/19/2001	57 Book 142	10/24/2001	Registered
148102	Finland	RETINA	1	620/94	2/7/1994	135370	12/5/1994	Registered
152325	Finland	RETINA	9	2243/52	12/9/1952	26638	5/23/1953	Registered
148085	Greece	RETINA	1	117508	1/18/1994	117508	1/18/1994	Registered
152348	Greece	RETINA	9	18381		18381	12/10/1952	Registered
168735	Guatemala	RETINA	1	M-1864-2001	3/22/2001	124079	6/4/2003	Registered
168730	Honduras	RETINA	1	1159/2001	3/16/2001	82725	10/15/2001	Registered
169330	Hong Kong	RETINA	1	6404/2002	5/6/2002	498/2003	5/6/2002	Registered
168895	India	RETINA	1	1068910B	12/24/2001	1068910	12/24/2001	Registered
152625	India	RETINA	9		10/8/1942	6303	4/21/1944	Registered
168892	Indonesia	RETINA	1	R00 2011 015278	12/27/2011	IDM000352518	12/14/2002	Registered
152621	Israel	RETINA	9		12/24/1952	12555	8/2/1953	Registered
142028	Japan	RETINA	9	20346/1997	2/26/1997	4175109	8/7/1998	Registered
142023	Japan	RETINA	1	20345/1997	2/26/1997	4201471	10/16/1998	Registered
152657	Malawi	RETINA	9			1378/59	6/15/1994	Registered

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168893	Malaysia	RETINA	1	2002/00925	1/24/2002	02000925	1/24/2002	Registered
168831	Mexico	RETINA	1	505338	9/4/2001	720553	9/4/2001	Registered
168734	Nicaragua	RETINA	1	2001-01052	3/29/2001	51713CC	10/17/2001	Registered
152665	Nigeria	RETINA	8		1/17/1953	7306	1/17/1953	Registered
148106	Norway	RETINA	1	94.0782	2/7/1994	166662	1/19/1995	Registered
152669	Norway	RETINA	9	51839	12/5/1952	41822	12/5/1952	Registered
168898	Pakistan	RETINA	1	176133	2/6/2002	176133	2/6/2002	Registered
168720	Peru	RETINA	1	124307-2001	3/2/2001	72032	5/30/2001	Registered
152690	Peru	RETINA	9	210556	10/16/1992	47683	12/24/1992	Registered
168897	Singapore	RETINA	1	T02/00477F	1/11/2002	T02/00477F	1/11/2002	Registered
152708	Singapore	RETINA	9		9/6/1970	T4911682A	9/6/1970	Registered
152740	South Africa	RETINA	9	65/4518	11/4/1965	65/4518	11/4/1965	Registered
168900	South Korea	RETINA	1	40-2002-25934	6/4/2002	40-556017	8/11/2003	Registered
148089	Sweden	RETINA	1	94-285	1/13/1994	303489	7/21/1995	Registered
152703	Sweden	RETINA	9	2878/1952	12/6/1952	73471	2/13/1953	Registered
168896	Thailand	RETINA	1	478907	1/29/2002	Kor166303	1/29/2002	Registered
152720	Thailand	RETINA	9	260894		Kor10482	2/25/1994	Registered
168721	Uruguay	RETINA	1	437012	6/11/2012	329844	8/6/2002	Registered
168715	Venezuela	RETINA	1	3451-01	3/2/2001			Pending Application
152731	Venezuela	RETINA	9	001730	3/14/1997	26854	6/30/1952	Registered
152743	Zambia	RETINA	9			1378/59	6/15/1994	Registered
166333	Zanzibar (Tanzania Republic)	RETINA	8			166/55	9/6/1997	Registered
169090	Argentina	RETINAR	9	2367098	2/27/2002	1915498	2/27/2003	Registered
169091	Australia	RETINAR	9	904341	2/22/2002	904341	2/22/2002	Registered
169092	Brazil	RETINAR	9	300229129926	3/21/2002			Pending Application
169093	Canada	RETINAR	9	1132842	3/4/2002	624680	11/4/2004	Registered
169094	Chile	RETINAR	9	559452	2/25/2002	672151	8/29/2003	Registered
138962	Finland	RETINAR	9	T198703568	8/24/1987	105026	8/21/1989	Registered
152637	Iceland	RETINAR	9	875/1991	9/26/1991	57/1992	1/23/1992	Registered
169095	India	RETINAR	9	1083539	2/27/2002			Pending
169096	Indonesia	RETINAR	9	R00 2011 015276	12/27/2011	IDM000352516	2/28/2003	Registered
169100	Mexico	RETINAR	9	533888	2/22/2002	742800	2/22/2002	Registered
169097	South Korea	RETINAR	9	40-2002-9243	2/26/2002	558366	9/3/2003	Registered
169099	Taiwan	RETINAR	9	91006779	2/22/2002	1036810	3/16/2003	Registered
169107	United States	RETINAR	9	78/116945	3/22/2002	2814109	2/10/2004	Registered
169098	Venezuela	RETINAR	9	2941-02	2/27/2002	247114	4/11/2003	Registered

156740	Venezuela	REVELADO 1 HORA (STYLIZED)	9	13807	9/17/1987	143568	3/5/1991	Registered
156744	Venezuela	REVELADO 1 HORA (STYLIZED)	16	13808	9/17/1987	143569	3/5/1991	Registered
176329	Japan	RIGILON with Japanese Characters	1	S53/011705	2/23/1978	1547825	11/26/1982	Registered
166117	Andorra	ROYAL	1	3646	1/14/1997	2472	1/14/1997	Registered
169335	Argentina	ROYAL	1	2374344	5/7/2002	1976385	3/29/2004	Registered
169338	Argentina	ROYAL	40	2376023	5/22/2002	1972062	2/27/2004	Registered
165907	Australia	ROYAL	16	728085	2/19/1997	728085	2/19/1997	Registered
163149	Australia	ROYAL	1	676526	10/30/1995	676526	10/30/1995	Registered
169541	Brazil	ROYAL	40	824682629	6/27/2002	824682629	4/24/2007	Registered
169538	Brazil	ROYAL	1	824682610	6/27/2002			Pending Application
148468	Canada	ROYAL				473626	3/25/1997	Registered
169534	Chile	ROYAL	1	571984	6/26/2002	649566	11/21/2002	Registered
138717	China (People's Republic Of)	ROYAL	1	960122617	11/5/1996	1134076	12/14/1997	Registered
169542	Colombia	ROYAL	40	02/055467	6/26/2002	261572	2/26/2003	Registered
169537	Colombia	ROYAL	1	T2002/055469	6/26/2002	268809	6/16/2003	Registered
139090	Dominican Republic	ROYAL	11		8/30/1993	59191	10/15/1993	Registered
139101	Ecuador	ROYAL	1	37911	3/23/1993	3355/94	9/2/1994	Registered
139106	El Salvador	ROYAL	1	1174/93	3/30/1993	166 BOOK 53	5/15/1997	Registered
172201	European Union	ROYAL	1	003575412	10/11/2002	003575412	4/26/2007	Registered
170833	European Union	ROYAL	1, 16, 40	003408432	10/14/2003	003408432	5/24/2006	Registered
139110	Guatemala	ROYAL	1	3807/93	6/16/1993	107318	10/26/2000	Registered
139117	Honduras	ROYAL	1	2945/93	3/24/1993	58373	9/7/1993	Registered
151471	India	ROYAL	1	641503	9/29/1994	641503	9/29/1994	Registered
167313	Israel	ROYAL	16	124372	12/3/1998	124372	2/7/2000	Registered
167312	Israel	ROYAL	1	124371	12/3/1998	124371	2/7/2000	Registered
153107	Japan	ROYAL	1	S56-028770	4/9/1981	1799615	8/29/1985	Registered
153111	Mexico	ROYAL	9	60874	11/23/1953	76469	3/27/1954	Registered
167353	Nepal	ROYAL	1	4682	8/25/1999	14540/056	9/20/1999	Registered
139121	Nicaragua	ROYAL	1	1015/93	4/29/1993	25316CC	3/14/1994	Registered
169535	Peru	ROYAL	1	521494	1/28/2013	87010	2/27/2003	Registered
166356	Poland	ROYAL	1	Z-178730	10/7/1997	125017	10/7/1997	Registered
166568	Russian Federation	ROYAL	1, 16, 40	98703836	3/10/1998	208520	1/25/2002	Registered
166490	Singapore	ROYAL	1	T97/13453B	11/3/1997	T97/13453B	11/3/1997	Registered
166835	Syria	ROYAL	1	1051-4-50517	4/6/1998	64720	5/14/1998	Registered
156919	Taiwan	ROYAL	48			567609	8/1/1992	Registered

160202	United States	ROYAL	1	74/147837	3/15/1991	1707629	8/18/1992	Registered
169543	Venezuela	ROYAL	40	9566/02	6/26/2002	23327	11/4/2003	Registered
169536	Venezuela	ROYAL	1	9571/02	6/26/2002			Pending Application
169852	China (People's Republic Of)	ROYAL (CHINESE)	1	3462609	2/20/2003	3462609	11/21/2004	Registered
135769	Denmark	ROYAL GOLD	1	3479/96	6/11/1996	VR 1997 01365	3/21/1997	Registered
135748	Finland	ROYAL GOLD	1	2648/96	6/7/1996	204870	2/28/1997	Registered
135774	Greece	ROYAL GOLD	1	129755	6/19/1996	129755	9/18/1998	Registered
135779	Ireland	ROYAL GOLD	1	96/3728	6/7/1996	175771	6/7/1996	Registered
135753	Norway	ROYAL GOLD	1	3754/1996	6/18/1996	183631	7/17/1997	Registered
166357	Poland	ROYAL GOLD	1	Z-178731	10/7/1997	124940	10/7/1997	Registered
135784	Sweden	ROYAL GOLD	1	5700/96	6/10/1996	320991	1/17/1997	Registered
135789	United Kingdom	ROYAL GOLD	1	2102320	6/10/1996	2102320	6/10/1996	Registered
173409	Germany	ROYALFILM	1, 9, 16, 40, 42	30163695	11/2/2001	30163695	3/4/2002	Registered
173410	Germany	ROYALFOTO	16, 38, 42	30441709	7/20/2004	30441709	10/4/2004	Registered
173412	Germany	ROYALPAPER	1, 16, 40, 42	30460084	10/21/2004	30460084	5/30/2005	Registered
173408	Germany	ROYALPAPIER	1, 9, 16, 40, 42	30163696	11/2/2001	30163696	2/28/2002	Registered
167663	Germany	ROYALPLUS	16, 40, 42	39928948.8	5/19/1999	39928948	10/12/1999	Registered
162683	Brazil	ROYALPRINT	1.7	11962/75	6/30/1975	7056486	1/25/1980	Registered
162678	Brazil	ROYALPRINT	9.45	11961/75	6/30/1975	7056478	1/25/1980	Registered
166543	Brazil	ROYALPRINT	9.45	817787704	4/19/1994	817787704	2/25/1998	Registered
162822	Japan	ROYALPRINT	10	722693/1994	7/12/1994	1734107	12/21/1994	Registered
171193	Japan	ROYALPRINT	1	67415/2004	7/21/2004	4841974	2/25/2005	Registered
162838	Mexico	ROYALPRINT	1			385351	10/10/1990	Registered
162843	Mexico	ROYALPRINT	9			385740	10/10/1990	Registered
162654	United States	ROYALPRINT	1	73-047991	3/28/1975	1025554	11/25/1975	Registered
154445	Argentina	S:A KODAK MOMENT	40	2501576	3/17/2004	1988972	8/25/2004	Registered
154440	Argentina	S:A KODAK MOMENT	16	2501577	3/17/2004	1988973	8/25/2004	Registered
144932	Chile	S:A KODAK MOMENT	40	249177	8/12/1993	691363	4/21/2004	Registered
144927	Chile	S:A KODAK MOMENT	16	637970	2/20/2004	702674	9/7/2004	Registered
139698	Chile	S:A KODAK MOMENT	1	621880	9/17/2003	678776	11/18/2003	Registered
141332	Chile	S:A KODAK MOMENT	9	621881	9/17/2003	678795	11/18/2003	Registered
145068	China (People's Republic Of)	S:A KODAK MOMENT	40	93090727	9/28/1993	777613	2/13/1995	Registered
145064	China (People's Republic Of)	S:A KODAK MOMENT	16	93092268	9/29/1993	742888	4/27/1995	Registered
139650	China (People's Republic Of)	S:A KODAK MOMENT	9	93032433		736088	3/21/1995	Registered
139645	China (People's Republic Of)	S:A KODAK MOMENT	1	93062955		724608	1/14/1995	Registered
144922	Colombia	S:A KODAK MOMENT	16	93/401550	8/11/1993	159271	3/30/1994	Registered
144926	Colombia	S:A KODAK MOMENT	40	93/401549	8/11/1993	158799	3/30/1994	Registered

139709	Colombia	S:A KODAK MOMENT	1	93/385075	5/4/1993	153256	2/28/1994	Registered
139718	Colombia	S:A KODAK MOMENT	9	93/385076	5/4/1993	153255	2/28/1994	Registered
145681	Denmark	S:A KODAK MOMENT	16, 40	1993/5328	8/19/1993	1994/386	1/21/1994	Registered
165714	Denmark	S:A KODAK MOMENT	1, 9	1992/07431	10/20/1992	1993/07048	10/8/1993	Registered
139728	Dominican Republic	S:A KODAK MOMENT	66		5/4/1993	59169	8/15/1993	Registered
139722	Dominican Republic	S:A KODAK MOMENT	11		5/17/1993	57797	7/15/1993	Registered
145685	Finland	S:A KODAK MOMENT	16, 40	3819/93	8/31/1993	133685	8/22/1994	Registered
165720	Finland	S:A KODAK MOMENT	1, 9	5003/92	10/15/1992	130812	2/21/1994	Registered
145688	Greece	S:A KODAK MOMENT	16, 40	115741	8/30/1993	115741	8/30/1993	Registered
165724	Greece	S:A KODAK MOMENT	1, 9	111605	11/26/1992	111605	9/18/1995	Registered
144998	Hong Kong	S:A KODAK MOMENT	40	8531/1993	8/13/1993	199503417	4/28/1995	Registered
144994	Hong Kong	S:A KODAK MOMENT	16	8530/1993	8/13/1993	199505079	6/22/1995	Registered
163115	Hong Kong	S:A KODAK MOMENT	9	16202/92	9/24/1992	199402816	5/11/1994	Registered
163110	Hong Kong	S:A KODAK MOMENT	1	16203/92	9/24/1992	199402817	5/11/1994	Registered
145072	India	S:A KODAK MOMENT	16	604252	8/16/1993	604252	8/16/1993	Registered
139683	India	S:A KODAK MOMENT	1	593055	3/19/1993	593055	3/19/1993	Registered
139687	India	S:A KODAK MOMENT	9	593056	3/19/1993	593056	3/19/1993	Registered
144941	Indonesia	S:A KODAK MOMENT	40	V00.2003.02609 .0261	3/21/2003	IDM000002674	4/7/2004	Registered
144936	Indonesia	S:A KODAK MOMENT	16	R00.2003.02606 .02609	3/21/2003	IDM000002671	4/7/2004	Registered
139753	Indonesia	S:A KODAK MOMENT	9	R00.2004.00120 .00120	1/7/2004	IDM000013106	8/2/2004	Registered
139749	Indonesia	S:A KODAK MOMENT	1	R00.2004.00121 .00121	1/7/2004	IDM000013107	8/2/2004	Registered
144950	Israel	S:A KODAK MOMENT	40	88562	8/12/1993	88562	9/3/1995	Registered
144946	Israel	S:A KODAK MOMENT	16	88561	8/12/1993	88561	9/7/1995	Registered
139763	Israel	S:A KODAK MOMENT	9	86878	3/29/1993	86878	7/4/1995	Registered
139758	Israel	S:A KODAK MOMENT	1	86877	3/29/1993	86877	7/4/1995	Registered
145059	Japan	S:A KODAK MOMENT	40	87132/93	8/24/1993	4007512	6/6/1997	Registered
163129	Japan	S:A KODAK MOMENT	9	192444/1992	9/17/1992	3057065	7/31/1995	Registered
163125	Japan	S:A KODAK MOMENT	1	192443/1992	9/17/1992	3043678	5/31/1995	Registered
145041	Malaysia	S:A KODAK MOMENT	16	93/08299	10/22/1993	93/08299	10/22/1993	Registered
139658	Malaysia	S:A KODAK MOMENT	9	93/08177	10/18/1993	93/08177	10/18/1993	Registered
139653	Malaysia	S:A KODAK MOMENT	1	93/02418	4/15/1993	93/02418	4/15/1993	Registered
144972	Mexico	S:A KODAK MOMENT	40	175545	8/16/1993	446482	11/12/1993	Registered
144968	Mexico	S:A KODAK MOMENT	16	175544	8/16/1993	446481	11/12/1993	Registered
163102	Mexico	S:A KODAK MOMENT	9		9/24/1992	428529	12/28/1992	Registered

163098	Mexico	S:A KODAK MOMENT	1		9/24/1992	428528	12/28/1992	Registered
165739	Norway	S:A KODAK MOMENT	1, 9	925218	10/16/1992	161157	1/20/1994	Registered
146959	Paraguay	S:A KODAK MOMENT	9	8123	4/2/2004	270232	8/11/2004	Registered
146968	Paraguay	S:A KODAK MOMENT	40	8125	4/2/2004	270234	8/11/2004	Registered
146964	Paraguay	S:A KODAK MOMENT	16	8124	4/2/2004	270233	8/11/2004	Registered
146955	Paraguay	S:A KODAK MOMENT	1	8122	4/2/2004	270231	8/11/2004	Registered
144988	Peru	S:A KODAK MOMENT	40	226112	8/18/1993	1071	12/3/1993	Registered
144984	Peru	S:A KODAK MOMENT	16	226111	8/18/1993	3692	12/3/1993	Registered
139082	Peru	S:A KODAK MOMENT	9	217825	3/16/1993	1838	10/14/1993	Registered
139077	Peru	S:A KODAK MOMENT	1	217824	3/16/1993	1839	10/14/1993	Registered
140308	Poland	S:A KODAK MOMENT	1, 9, 16, 35, 40, 42	Z-134749	6/16/1994	R-91856	6/16/1994	Registered
145037	Singapore	S:A KODAK MOMENT	40	6216/93	8/12/1993	T93/06216B	8/14/1993	Registered
145033	Singapore	S:A KODAK MOMENT	16	6217/93	8/14/1993	T93/06217J	8/14/1993	Registered
139669	Singapore	S:A KODAK MOMENT	9	S/1866/93	3/15/1993	T93/01866Z	3/15/1993	Registered
139665	Singapore	S:A KODAK MOMENT	1	S/1867/93	3/15/1993	T93/01867H	3/15/1993	Registered
149896	South Africa	S:A KODAK MOMENT	40	94/4113	4/25/1994	94/4113	4/25/1994	Registered
149889	South Africa	S:A KODAK MOMENT	16	94/4112	4/25/1994	94/4112	4/25/1994	Registered
149885	South Africa	S:A KODAK MOMENT	9	94/4111	4/25/1994	94/4111	4/25/1994	Registered
149878	South Africa	S:A KODAK MOMENT	1	94/4110	4/25/1994	94/4110	4/25/1994	Registered
145052	South Korea	S:A KODAK MOMENT	35, 40, 41	4767/93	8/13/1993	41-25995	2/8/1995	Registered
145048	South Korea	S:A KODAK MOMENT	16	28748-93	8/13/1993	308016	2/15/1995	Registered
163117	South Korea	S:A KODAK MOMENT	1, 9	92-26022	9/18/1992	40-271987	8/18/1993	Registered
145693	Sweden	S:A KODAK MOMENT	16, 40	93-7374	8/17/1993	259137	6/23/1994	Registered
165744	Sweden	S:A KODAK MOMENT	1, 9	92-9014	10/13/1992	258881	6/17/1994	Registered
145029	Taiwan	S:A KODAK MOMENT	9	82039575	8/13/1993	69265	3/1/1994	Registered
145020	Thailand	S:A KODAK MOMENT	40	253696	10/14/1993	Bor2361	10/14/1993	Registered
145017	Thailand	S:A KODAK MOMENT	16	253695	10/14/1993	Kor36902	10/14/1993	Registered
139678	Thailand	S:A KODAK MOMENT	9	249361	7/29/1993	Kor28772	7/29/1993	Registered
139674	Thailand	S:A KODAK MOMENT	1	249360	7/29/1993	Kor37336	7/29/1993	Registered
146212	Turkey	S:A KODAK MOMENT	16	8404/93	8/19/1993	145859	8/19/1993	Registered
139694	Turkey	S:A KODAK MOMENT	9	2618/93	3/22/1993	142458	3/22/1993	Registered
145006	Venezuela	S:A KODAK MOMENT	40	14767/93	8/13/1993	1691	7/10/1995	Registered
145002	Venezuela	S:A KODAK MOMENT	16	14768/93	8/13/1993	179430	7/10/1995	Registered
139636	Venezuela	S:A KODAK MOMENT	1	4648/93	3/22/1993	177756	7/10/1995	Registered
139640	Venezuela	S:A KODAK MOMENT	9	4647/93	3/22/1993	177755	7/10/1995	Registered

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141873	Benelux	S:AVANCEZ DANS L'IMAGE	1, 9, 16, 40	81915	11/18/1996	607663	11/18/1996	Registered
136658	France	S:AVANCEZ DANS L'IMAGE	1, 9, 16, 40	96/635336	7/22/1996	96/635336	7/22/1996	Registered
139541	Benelux	S:DE TOEKOMST IN BEELD	1, 9, 16, 40	81916	11/18/1996	607664	11/18/1996	Registered
169630	China (People's Republic Of)	S:DIGITAL MADE SIMPLE. PICTURES MADE BEAUTIFUL.	40	3367001	11/12/2002	3367001	6/7/2004	Registered
140160	Panama	S:KODAK TU MEJOR IMAGEN	35			40998	2/26/1997	Registered
160693	Chile	S:KODAK UN GOLAZO DE PELICULA	1	665469	11/4/2004	717096	2/9/2005	Registered
160722	Chile	S:KODAK WORLD LEADER IN IMAGES	1, 9, 16	618081	8/20/2003	695600	6/18/2004	Registered
156876	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15132/91	8/6/1991	L-2905	8/19/1994	Registered
156871	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15133/91	8/6/1991	L-2906	8/19/1994	Registered
156866	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15134/91	8/6/1991	L-2907	8/19/1994	Registered
156862	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15135/91	8/6/1991	L-2908	8/19/1994	Registered
156858	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15136/91	8/6/1991	L-2909	8/19/1994	Registered
156854	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15131/91	8/6/1991	L-2904	8/19/1994	Registered
148981	Argentina	S:MEGAPRINT DE KODAK	16	2431275	5/16/2003	2263936	12/15/2008	Registered
175386	Dominica	S:PARA RETRATAR TU PAIS KODAK	46	2/00086486	11/15/1997	86486	11/15/1997	Registered
175384	Dominica	S:RETRATA TU PAIS CON KODAK	46	2/00086535	11/15/1997	86535	11/15/1997	Registered
169619	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	1	3367032	11/12/2002	3367032	3/14/2008	Registered
169620	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	9	3367031	11/12/2002	3367031	10/28/2007	Registered
169622	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	40	3367029	11/12/2002	3367029	6/7/2004	Registered

169621	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	16	3367030	11/12/2002	3367030	9/21/2004	Registered
169941	Japan	S:SHARE MOMENTS. SHARE LIFE.	1, 9, 16, 40	16397/2003	3/3/2003	4719703	10/17/2003	Registered
169623	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	1	3443883	1/22/2003	3443883	1/14/2008	Registered
169624	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	9	3443884	1/22/2003	3443884	11/7/2007	Registered
169625	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	16	3443885	1/22/2003	3443885	4/7/2005	Registered
169626	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	40	3443874	1/22/2003	3443874	11/7/2007	Registered
175385	Dominica	S:SOLO KODAK RETRATA TU PAIS	46	2/00086571	11/15/1997	86571	11/15/1997	Registered
131861	Canada	S:TAKE PICTURES. FURTHER.		804396	2/14/1996	534092	10/4/2000	Registered
175387	Dominica	S:TU PAIS RETRATALO CON KODAK	46	2/00086654	11/15/1997	86654	11/15/1997	Registered
169873	Colombia	S:UN GOLAZO DE PELICULA	9	94/005932	2/16/1994	198745	3/19/1997	Registered
169868	Peru	S:UN GOLAZO DE PELICULA	1	239051	3/25/1994	566	7/11/1994	Registered
169870	Peru	S:UN GOLAZO DE PELICULA	16	239053	3/25/1994	568	7/11/1994	Registered
170787	Peru	S:UN GOLAZO DE PELICULA	9	239052	3/25/1994	567	7/11/1994	Registered
144896	Argentina	S:UN MOMENTO KODAK	40	2513096	5/6/2004	2001848	12/10/2004	Registered
144893	Argentina	S:UN MOMENTO KODAK	16	2513089	5/6/2004	2001837	12/10/2004	Registered
163089	Argentina	S:UN MOMENTO KODAK	9	2474895	11/10/2003	1971816	2/26/2004	Registered
163084	Argentina	S:UN MOMENTO KODAK	1	2474894	11/10/2003	1971815	2/26/2004	Registered
175390	Argentina	SCAN MATE	9	2791282	12/7/2007	2263270	12/12/2008	Registered
175583	Austria	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175391	Brazil	SCAN MATE	9	829510567	12/7/2007	829510567	12/29/2009	Registered
175585	Bulgaria	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175392	Canada	SCAN MATE		1380120	1/11/2008	TMA825475	6/5/2012	Registered
175586	Croatia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175588	Czech Republic	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175589	Denmark	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175590	Finland	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175591	France	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175592	Germany	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered

175593	Greece	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175594	Hungary	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175595	Iceland	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175397	Indonesia	SCAN MATE	9	D00.2007.04246 7	12/19/2007	IDM000213261	8/8/2009	Registered
175596	Iran	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175597	Ireland	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175598	Italy	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175599	Kenya	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175600	Latvia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175601	Liechtenstein	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175602	Macedonia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175393	Mexico	SCAN MATE	9	900588	12/6/2007	1076109	12/5/2008	Registered
175603	Monaco	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175604	Morocco	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175605	Norway	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175607	Portugal	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175608	Romania	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175609	Russian Federation	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175610	Serbia (Republic of)	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175611	Singapore	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175612	Slovak Republic	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175613	Slovenia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175614	Spain	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175615	Sweden	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175617	Turkey	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175618	Ukraine	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175619	United Kingdom	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175403	United States	SCAN MATE	9	77353353	12/17/2007	3772214	4/6/2010	Registered
175398	Venezuela	SCAN MATE	9	29452-07	12/13/2007	288683	8/13/2008	Registered
175620	Vietnam	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175582	WIPO	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
171283	Sweden	SCREENCHECK	42	1999/05398	7/27/1999	367073	5/28/2004	Registered
163034	Argentina	SELECT	1	2474887	11/10/2003	1971826	2/26/2004	Registered
163030	Brazil	SELECT	1	816884110	9/11/1992	816884110	1/25/1994	Registered
163038	Chile	SELECT	1	596257	1/29/2003	660911	3/24/2003	Registered
163024	Mexico	SELECT	1		9/7/1992	427383	12/7/1992	Registered

163151	South Korea	SELECT	1	92-26021	9/18/1992	40-271986	8/18/1993	Registered
138644	Argentina	SELECTOL	1	2431257	5/16/2003	1939933	8/7/2003	Registered
138791	Mexico	SELECTOL	1, 2, 3, 4, 5, 17, 29	53713	12/7/1988	374153	3/19/1990	Registered
158771	Argentina	SENSALITE	9	2474871	11/10/2003	1971980	2/27/2004	Registered
159462	Colombia	SERVICIO CALIDAD CONTROLADA & D:RIBBON	40	92/296922	1/11/1989	134570	8/20/1996	Registered
165904	Venezuela	SERVICIO DE CALIDAD CONTROLADA	50	13081/90	8/2/1990	7737	11/1/1994	Registered
154731	Brazil	SHOEBOX						Pending
175719	Argentina	SLICE	9	2939674	8/26/2009			Pending Application
175722	Canada	SLICE	9	1449158	8/21/2009	TMA778038	9/24/2010	Registered
175723	Chile	SLICE	9	875592	8/25/2009	880346	4/6/2010	Registered
175725	India	SLICE	9	1854587	8/25/2009	1854587	8/25/2009	Registered
175726	Indonesia	SLICE	9	D00.2009.028785	8/28/2009	IDM000290768	1/20/2011	Registered
176117	Japan	SLICE	9	38627/2008	5/20/2008	5207403-2	2/20/2009	Registered
175728	Mexico	SLICE	9	1028825	8/24/2009	1121990	9/22/2009	Registered
175729	Taiwan	SLICE	9	098036911	8/25/2009	1407603	5/1/2010	Registered
175730	Venezuela	SLICE	9	13919-09	8/26/2009	304942	7/23/2010	Registered
173574	Israel	SMART	9	62736	2/10/1986	62736	2/10/1986	Registered
135467	United Kingdom	SMILES by Kodak (STYLIZED)	16, 42	2100012	5/13/1996	2100012	5/13/1996	Registered
143276	Japan	SNAP KIDS	9	61153/93	6/18/1993	3173137	6/28/1996	Registered
170948	Colombia	SOMOS REVELADO	42	94/005228		162130	5/31/1994	Registered
170947	Colombia	SOMOS REVELADO	40	94/005225		161328	5/31/1994	Registered
175429	Albania	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175430	Australia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175431	Austria	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175432	Belarus	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175433	Benelux	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175416	Brazil	SONORA	7	829572937	1/31/2008	829572937	7/20/2010	Registered
175434	Bulgaria	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175417	Canada	SONORA	7	1384019	2/11/2008	TMA828293	7/18/2012	Registered
175418	Chile	SONORA	7	804256	1/21/2008	821343	7/7/2008	Registered
175435	China (People's Republic Of)	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175436	Croatia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175438	Czech Republic	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered

175439	Denmark	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175440	Estonia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175441	Finland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175442	France	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175443	Georgia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175444	Germany	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175445	Greece	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175419	Hong Kong	SONORA	7	301034973	1/18/2008	301034973	1/18/2008	Registered
175446	Hungary	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175447	Iceland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175420	India	SONORA	7	1643705	1/21/2008			Pending Application
175421	Indonesia	SONORA	7	D00.2008.00387 6	2/4/2008	IDM000216781	9/7/2009	Registered
175448	Iran	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175449	Ireland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175450	Italy	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175451	Japan	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175452	Kenya	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175453	Kyrgyz Republic	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175454	Latvia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175455	Liechtenstein	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175456	Lithuania	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175457	Macedonia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175423	Mexico	SONORA	7	908590	1/22/2008	1026635	1/22/2008	Registered
175458	Monaco	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175459	Montenegro (Republic of)	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175460	Morocco	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175424	New Zealand	SONORA	7	782844	1/18/2008	782844	1/18/2008	Registered
175461	Norway	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175462	Poland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175463	Portugal	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175464	Romania	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175465	Russian Federation	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175466	Serbia (Republic of)	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175467	Singapore	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175468	Slovak Republic	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175469	Slovenia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered

175470	South Korea	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175471	Spain	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175472	Sweden	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175474	Syria	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175425	Taiwan	SONORA	7	097003073	1/21/2008	1330391	10/1/2008	Registered
175475	Turkey	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175476	Turkmenistan	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175477	Ukraine	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175478	United Kingdom	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175427	United States	SONORA	7	77380615	1/25/2008	4118811	3/27/2012	Registered
175426	Venezuela	SONORA	7	960-08	1/22/2008			Pending Application
175479	Vietnam	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175428	WIPO	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175480	Zambia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
167981	Australia	SOUNDGUARD	9	809091	10/4/1999	809091	10/4/1999	Registered
162755	Canada	SP2000	2, 9	481460	1/27/1982	299842	2/8/1985	Registered
173711	Canada	SPIRE		1097786	3/28/2001	TMA578401	3/27/2003	Registered
173712	Canada	SQUARESPOT		873900	3/31/1998	TMA509843	3/23/1999	Registered
173577	European Union	SQUARESPOT	9	874149	6/29/1998	874149	2/28/2000	Registered
173578	Israel	SQUARESPOT	9	144040	11/19/2000	144040	11/12/2001	Registered
173579	Japan	SQUARESPOT	7, 9	2000-139039	12/25/2000	4601504	9/6/2002	Registered
173580	United States	SQUARESPOT	7	75/441847	2/27/1998	2288250	10/19/1999	Registered
173713	Canada	STACCATO		884571	7/15/1998	TMA524614	3/10/2000	Registered
173581	European Union	STACCATO	9	863555	6/29/1998	863555	10/4/1999	Registered
173582	Israel	STACCATO	9	144041	11/19/2000	144041	10/12/2001	Registered
173583	Japan	STACCATO	9	2000-139040	12/25/2000	4612148	10/11/2002	Registered
173585	Japan	STACCATO (IN KATAKANA)	9	1994-000774	1/7/1994	3246268	1/31/1997	Registered
143422	Hong Kong	STAR	9	6580/93	6/29/1993	B3669/1996	6/29/1993	Registered
146696	Denmark	STARFICHE	9	4325/75	10/15/1975	1383/76	4/9/1976	Registered
146792	Norway	STARFICHE	9	123564	10/10/1975	95815	1/22/1976	Registered
146800	Sweden	STARFICHE	9			154448	2/20/1976	Registered
133961	Denmark	STARFILE	9	1938/67	5/24/1967	1968 02209	8/23/1968	Registered
167156	Sweden	STARFILE	9			125185	10/18/1968	Registered
136022	Argentina	STARLET	9	2474865	11/10/2003	2034241	7/6/2005	Registered
144392	Denmark	STARMATE	9	881/87	2/12/1987	4060/1988	11/18/1988	Registered
144415	Norway	STARMATE	9	87 0569	2/11/1987	134055	11/3/1988	Registered

139125	Norway	STARVUE	9	117309	12/21/1973	93497	4/17/1975	Registered
158975	Taiwan	SUPER CLEAR	1	84025949	5/26/1995	713702	4/16/1996	Registered
151483	Argentina	SUPERMARKET PRODUCTS LOGO	1	2586801	4/28/2005	2046664	10/13/2005	Registered
151479	Argentina	SUPERMARKET PRODUCTS LOGO	9	2586800	4/28/2005	2046663	10/13/2005	Registered
170851	Chile	SUPRA	9	627759	11/12/2003	693076	5/14/2004	Registered
170850	Chile	SUPRA	1	627760	11/12/2003	697617	7/14/2004	Registered
157403	Argentina	SUPRALIFE	9	2926008	6/30/1999	2383341	7/26/2010	Registered
157412	Denmark	SUPRALIFE	9, 11	3262/86	5/22/1986	1988/636	2/5/1988	Registered
157433	Greece	SUPRALIFE	9	83005	6/19/1986	83005	3/17/1989	Registered
157668	India	SUPRALIFE	11	454882	5/30/1986	454882	5/30/1993	Registered
157673	Japan	SUPRALIFE	10	52021/1986	5/20/1986	2094272	11/30/1988	Registered
157677	Japan	SUPRALIFE	9	52022/1986	5/20/1986	2070083	8/29/1988	Registered
157692	Malaysia	SUPRALIFE	9	88/01127	3/15/1988	88/01127	3/15/1988	Registered
157690	Mexico	SUPRALIFE	9, 11	9587	5/21/1986	319000	5/21/1991	Registered
157699	Norway	SUPRALIFE	9, 11	19862041	5/22/1986	130178	10/1/1987	Registered
157703	Puerto Rico	SUPRALIFE	9		10/22/1996	27365	1/7/1997	Registered
157754	South Africa	SUPRALIFE	11	86/3211	5/20/1986	86/3211	5/20/1986	Registered
157751	South Africa	SUPRALIFE	9	86/3210	5/20/1986	86/3210	5/20/1986	Registered
157684	South Korea	SUPRALIFE	9	5577/96	8/27/1996	140856	5/25/1987	Registered
157706	Sweden	SUPRALIFE	9	86.3928	5/22/1986	214732	9/22/1989	Registered
157723	Taiwan	SUPRALIFE	99			352961	1/1/1987	Registered
157714	Thailand	SUPRALIFE	9	385055	4/9/1999	Kor103679	6/28/1999	Registered
174284	Australia	SWORD	1, 7	953177	5/8/2003	953177	5/8/2003	Registered
174285	Brazil	SWORD	1	825501237	5/12/2003	825501237	6/5/2007	Registered
174286	Brazil	SWORD	7	825501229	5/12/2003	825501229	6/5/2007	Registered
174287	Canada	SWORD		1177411	5/7/2003	TMA665644	6/6/2006	Registered
174288	China (People's Republic Of)	SWORD	1	3577872	6/3/2003	3577872	5/14/2005	Registered
174289	China (People's Republic Of)	SWORD	7	3577873	6/3/2003	3577873	6/14/2005	Registered
174291	Hong Kong	SWORD	1, 7	300017171	5/12/2003	300017171	12/15/2003	Registered
174292	Japan	SWORD	1, 7	2003-38321	5/12/2003	4861085	4/28/2005	Registered
174293	Mexico	SWORD	1	600112	5/9/2003	795985	6/24/2003	Registered
174294	Mexico	SWORD	7	600113	5/9/2003	795986	6/24/2003	Registered
138716	New Zealand	TABLEMAKER	9	215758	1/22/1992	B215758	1/22/1992	Registered
150691	Canada	TECHNIDOL	1	476204	9/30/1981	278653	4/8/1998	Registered
150781	New Zealand	TECHNIDOL	1	146011	2/17/1983	146011	1/10/1986	Registered

158073	Denmark	TELASSISTANCE	37, 38, 92	8156/91	11/14/1991	4851/93	7/9/1993	Registered
158058	Sweden	TELASSISTANCE	9, 37, 38	91-9592	11/8/1991	248872	5/7/1993	Registered
166067	Australia	T-GRAIN	1	738088	6/30/1997	738088	6/30/1997	Registered
160919	Denmark	T-GRAIN	1	1983/5784	11/29/1983	1984/2816	8/3/1984	Registered
160930	Finland	T-GRAIN	1	T198306561	11/29/1983	95486	8/21/1986	Registered
161054	Norway	T-GRAIN	1	83.3821	11/24/1983	119073	11/1/1984	Registered
161065	South Africa	T-GRAIN	1	85/3712	5/27/1985	85/3712	5/27/1985	Registered
161059	Sweden	T-GRAIN	1	83-7886	11/28/1983	198145	10/4/1985	Registered
174322	Australia	THERMAL GOLD	7	901998	1/31/2002	901998	1/31/2002	Registered
174323	Brazil	THERMAL GOLD	7	824357701	2/8/2002	824357701	1/15/2008	Registered
174324	Canada	THERMAL GOLD		1112317	8/10/2001	TMA619324	9/13/2004	Registered
174718	Argentina	THERMAL PLATINUM	7	2719270	12/13/2006	2205189	12/26/2007	Registered
174719	Brazil	THERMAL PLATINUM	7	828895449	12/14/2006	828895449	3/2/2010	Registered
174720	Canada	THERMAL PLATINUM		1334441	1/15/2007	TMA726004	10/14/2008	Registered
174721	China (People's Republic Of)	THERMAL PLATINUM	7	5796583	5/22/2007			Pending Application
174722	Hong Kong	THERMAL PLATINUM	7	300872181	5/17/2007	300872181	5/17/2007	Registered
174723	India	THERMAL PLATINUM	7	1520224	12/26/2006			Pending Application
174724	Indonesia	THERMAL PLATINUM	7	D00.2006.04203 3	12/22/2006	IDM000221603	10/12/2009	Registered
174725	Japan	THERMAL PLATINUM	7	114409/2006	12/11/2006	5148219	7/4/2008	Registered
174727	Mexico	THERMAL PLATINUM	7	824394	12/11/2006	1000249	9/7/2007	Registered
174726	South Korea	THERMAL PLATINUM	7	40-2006-63211	12/13/2006	735303	1/24/2008	Registered
174728	Taiwan	THERMAL PLATINUM	7	095062394	12/14/2006	1281802	10/1/2007	Registered
174729	Venezuela	THERMAL PLATINUM	7	29124-06	12/14/2006			Pending Application
174327	Brazil	THERMALDIRECT	7	826230962	1/28/2004	826230962	9/11/2007	Registered
174328	Canada	THERMALDIRECT		1203877	1/22/2004	692397	7/19/2007	Registered
174330	China (People's Republic Of)	THERMALDIRECT	7	3900057	1/30/2004	3900057	2/14/2006	Registered
174332	Japan	THERMALDIRECT	7	2004-5077	1/22/2004	4824763	12/10/2004	Registered
174333	Mexico	THERMALDIRECT	7	639392	1/28/2004	828743	4/7/2004	Registered
174334	United States	THERMALDIRECT	7	78/358860	1/28/2004	2956130	5/24/2005	Registered
174335	Australia	THERMALNEWS	7	840466	6/27/2000	840466	6/27/2000	Registered
174336	Canada	THERMALNEWS		1065084	6/27/2000	TMA563464	6/14/2002	Registered
174338	Japan	THERMALNEWS	7	2000-072322	6/29/2000	4492769	7/19/2001	Registered
166358	Andorra	T-MAX	1	2027	1/22/1997	2920	1/22/1997	Registered
160153	Australia	T-MAX	1	449888	8/7/1986	B449888	8/7/1986	Registered
143816	Canada	T-MAX		733354	7/20/1993	430811	7/22/1994	Registered
160158	Denmark	T-MAX	1	2392/86	4/11/1986	1362/88	4/5/1988	Registered

160163	Finland	T-MAX	1	T198601390	4/9/1986	104294	6/20/1989	Registered
160180	Greece	T-MAX	1	84907	2/19/1987	84907	2/19/1987	Registered
160299	Iceland	T-MAX	1	866/1991	9/26/1991	50/1992	1/23/1992	Registered
160304	Norway	T-MAX	1	1482/86	4/4/1986	134842	1/5/1989	Registered
160321	Poland	T-MAX	1	96502	2/8/1991	71227	2/8/1991	Registered
150077	South Africa	T-MAX	1	94/4150	4/25/1994	94/4150	4/25/1994	Registered
160324	Sweden	T-MAX	1	2837/86	4/11/1986	212797	1/5/1989	Registered
157469	Argentina	TOP COLOR	16	2465094	10/1/2003	1964752	12/19/2003	Registered
157449	Argentina	TOP COLOR	9	2465093	10/1/2003	1964900	12/22/2003	Registered
157442	Argentina	TOP COLOR	1	2465092	10/1/2003	1964899	12/22/2003	Registered
173620	European Union	TRACELESS	9	4062238	10/5/2004	4062238	8/4/2006	Registered
173621	United States	TRACELESS	9	78/396718	4/5/2004	3172086	11/14/2006	Registered
173717	Canada	TRENDSETTER		1097788	3/28/2001	TMA574601	1/29/2003	Registered
173649	Israel	TRENDSETTER	9	144042	11/19/2000	144042	3/4/2002	Registered
173650	Japan	TRENDSETTER	9	2000-139041	12/25/2000	4562251	4/19/2002	Registered
173718	Canada	TRENDSETTER SPECTRUM		884570	7/15/1998	TMA515217	8/25/1999	Registered
173719	Canada	TRENDSETTER SPECTRUM		1097789	3/28/2001	TMA592650	10/20/2003	Registered
173654	Israel	TRENDSETTER SPECTRUM	9	144495	12/3/2000	144495	5/3/2002	Registered
176065	Albania	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176047	Argentina	TRILLIAN	7	2984428	3/9/2010	2414663	12/17/2010	Registered
176066	Australia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176067	Austria	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176068	Belarus	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176069	Benelux	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176048	Brazil	TRILLIAN	7	830543732	3/10/2010			Pending Application
176070	Bulgaria	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176049	Canada	TRILLIAN	7	1472101	3/5/2010	TMA794338	3/31/2011	Registered
176050	Chile	TRILLIAN	7	897491	3/9/2010	905726	12/22/2010	Registered
176071	Croatia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176072	Cyprus	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176073	Czech Republic	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176074	Denmark	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176075	Estonia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176076	Finland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176077	France	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered

176078	Georgia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176079	Germany	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176080	Greece	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176051	Hong Kong	TRILLIAN	7	301562995	3/15/2010	301562995	3/15/2010	Pending Application
176081	Hungary	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176082	Iceland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176052	India	TRILLIAN	7	1933096	3/9/2010			Pending Application
176053	Indonesia	TRILLIAN	7	D00.2010.00991 3	3/19/2010			Pending Application
176083	Iran	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176084	Ireland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176085	Italy	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176086	Japan	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176087	Kenya	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176088	Kyrgyz Republic	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176089	Latvia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176090	Liechtenstein	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176091	Lithuania	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176092	Macedonia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176054	Mexico	TRILLIAN	7	1072834	3/8/2010	1181704	9/29/2010	Registered
176093	Monaco	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176094	Montenegro (Republic of)	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176095	Morocco	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176096	Norway	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176097	Poland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176098	Portugal	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176099	Romania	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176100	Russian Federation	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176101	Serbia (Republic of)	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176102	Singapore	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176103	Slovak Republic	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176104	Slovenia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176105	South Korea	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176106	Spain	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176107	Sweden	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176108	Switzerland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176109	Syria	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered

176055	Taiwan	TRILLIAN	7	099010118	3/8/2010	1478721	10/16/2011	Registered
176110	Turkey	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176111	Turkmenistan	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176112	Ukraine	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176113	United Kingdom	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176057	United States	TRILLIAN	7	77960308	3/16/2010	4032322	9/27/2011	Registered
176056	Venezuela	TRILLIAN	7	3808-10	3/15/2010			Pending Application
176114	Vietnam	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176064	WIPO	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176115	Zambia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
166118	Andorra	TRI-X	1	4899	1/24/1997	3052	1/24/1997	Registered
161710	Argentina	TRI-X	1	32207032	1/7/2013	1909447	1/6/2003	Registered
161739	Chile	TRI-X	1, 9	928766	11/11/2010	907318	12/12/2010	Registered
161772	Greece	TRI-X	1	84904	2/19/1987	84904	2/19/1987	Registered
161876	India	TRI-X	1		10/8/1942	6314	3/5/1948	Registered
161872	Indonesia	TRI-X	9	D97 19745		IDM000158962	3/15/1998	Registered
161882	Iran	TRI-X	1		9/11/1966	29538		Registered
161887	Japan	TRI-X	1	734272/95	10/16/1995	477596	3/8/1956	Registered
161902	Mexico	TRI-X	1, 9	88441	7/14/1959	98552	11/11/1959	Registered
161916	Panama	TRI-X	16			29630	10/27/1982	Registered
161927	Peru	TRI-X	9			92895	8/26/1991	Registered
161921	Peru	TRI-X	1	243691	6/1/1994	26890	10/14/1994	Registered
161937	Poland	TRI-X	1	96499	2/8/1991	71224	2/8/1991	Registered
161957	South Africa	TRI-X	1	65/5175	12/13/1965	65/5175	12/13/1965	Registered
161890	South Korea	TRI-X	1	1188/1971	4/1/1971	22624	6/28/1971	Registered
161693	United States	TRI-X	1	71-672501	8/31/1954	609563	7/26/1955	Registered
161950	Venezuela	TRI-X	9			39283	1/12/1961	Registered
176270	United States	TRUPER	9	76625993	12/29/2004	3627362	5/26/2009	Registered
169773	India	ULTIMA	1	1152529	11/22/2002	1152529	11/22/2002	Registered
169340	Argentina	ULTRA	40	2376022	5/22/2002	1922942	4/21/2003	Registered
168888	Guatemala	ULTRA	1	M-9130-2001	12/19/2001	117781	5/22/2002	Registered
157376	Finland	ULTRACOLOR	9	1817/95	3/27/1995	203184	11/29/1996	Registered
169562	Argentina	ULTRAFOTOS (STYLIZED)	16	2382119	7/17/2002	1997872	11/9/2004	Registered
169563	Brazil	ULTRAFOTOS (STYLIZED)	16	824741684	7/29/2002	824741684	4/24/2007	Registered
169564	Guatemala	ULTRAFOTOS (STYLIZED)	16	M-5398-2002	8/12/2002	125605	9/3/2003	Registered
171155	Panama	ULTRAFOTOS (STYLIZED)	40	125829 01	2/26/2003	1258291	2/26/2003	Registered
170765	Paraguay	ULTRAFOTOS (STYLIZED)	16	26025/03	10/9/2003	276075	3/10/2005	Registered

170898	Uruguay	ULTRAFOTOS (STYLIZED)	16	351822	12/15/2003	351822	8/30/2004	Registered
143675	Denmark	ULTRA-IMAGE	9	1993/03677	6/8/1993	1993/07937	11/12/1993	Registered
143694	Greece	ULTRA-IMAGE	9	114742	6/21/1993	114742	6/21/1993	Registered
131462	Brazil	ULTRALINE	1	816873895	8/27/1992	816873895	1/25/1994	Registered
175580	India	ULTRAMAX	1	1678970	4/22/2008			Pending Application
131194	Canada	ULTRATEC		500047	3/10/1983	309848	12/27/1985	Registered
131360	Norway	ULTRATEC	9	88.1412	3/29/1988	155869	4/1/1993	Registered
131383	Sweden	ULTRATEC	1	83/1669	3/15/1983	188793	11/4/1983	Registered
173720	Canada	UPFRONT		1169126	2/24/2003	682144	2/22/2007	Registered
175629	China (People's Republic Of)	VALUE FOREVER (in Chinese)	1	7120001	12/18/2008	7120001	8/7/2010	Registered
137090	Bolivia	VERICHROME	16			83374-A	12/8/1970	Registered
137085	Bolivia	VERICHROME	9			83375-A	12/8/1970	Registered
137080	Bolivia	VERICHROME	1			83376-A	12/8/1970	Registered
137128	Chile	VERICHROME	1	696746	7/22/2005	735475	10/6/2005	Registered
137134	Colombia	VERICHROME	1	92/271005	6/25/1997	14843	7/6/1997	Registered
137541	Democratic Republic of Congo	VERICHROME	1, 34			A/003297	10/2/1971	Registered
137209	Hong Kong	VERICHROME	1	46/49	1/15/1977	19490863	9/27/1949	Registered
137337	India	VERICHROME	1			6298	12/4/1944	Registered
137324	Indonesia	VERICHROME	9	D97 19753		IDM000158971	3/15/1998	Registered
137341	Iran	VERICHROME	1		6/24/1954	12520	6/24/1954	Registered
137332	Israel	VERICHROME	1		6/16/1952	12323	5/17/1953	Registered
137395	Malawi	VERICHROME	1			776/59	2/8/1993	Registered
137407	Nigeria	VERICHROME	1		7/7/1952	7171	7/7/1952	Registered
137448	Peru	VERICHROME	9	25501	11/11/1996	44265	4/26/1997	Registered
137443	Peru	VERICHROME	1			9801	12/27/1991	Registered
137486	Singapore	VERICHROME	1			2839	7/14/1939	Registered
150081	South Africa	VERICHROME	1	94/4151	4/25/1994	94/4151	4/25/1994	Registered
137533	South Africa	VERICHROME	1	65/4527	11/4/1965	65/4527	11/4/1965	Registered
137365	South Korea	VERICHROME	1, 9	2897/1970	8/17/1970	20671	12/14/1970	Registered
137499	Taiwan	VERICHROME	18			4208	11/1/1955	Registered
137493	Thailand	VERICHROME	1	285706	7/28/1965	Kor30063	7/28/1965	Registered
137507	Uganda	VERICHROME	1			3066	6/17/1994	Registered
137525	Venezuela	VERICHROME	9		6/13/1994	21247	8/13/1949	Registered
137538	Zambia	VERICHROME	1			776/59	2/8/1993	Registered
137478	Zimbabwe	VERICHROME	1		2/8/1958	776/59	2/14/1931	Registered
162292	Argentina	VERICOLOR	1	2449563	8/4/2003	1954805	10/10/2003	Registered

162304	Canada	VERICOLOR		384229	3/27/1975	TMA212104	2/13/1976	Registered
162337	Greece	VERICOLOR	1	62657	1/10/1979	62657	8/18/1980	Registered
162460	Iceland	VERICOLOR	1	873/1991	9/26/1991	55/1992	1/23/1992	Registered
162447	Indonesia	VERICOLOR	1			IDM000184876	11/18/2008	Registered
162457	Iran	VERICOLOR	1		10/10/1976	45987	11/16/1996	Registered
162452	Ireland	VERICOLOR	9			141689	10/17/1997	Registered
162466	Japan	VERICOLOR	1			1316310	12/13/1997	Registered
150085	South Africa	VERICOLOR	1	94/4152	4/25/1994	94/4152	4/25/1994	Registered
157015	Argentina	VERICOLOR II	1	2449564	8/4/2003	1954806	10/10/2003	Registered
174341	Australia	VERIFI	9	822636	2/7/2000	822636	2/7/2000	Registered
174347	Japan	VERIFI	35, 38, 42	2001-053213	6/12/2001	4640229	1/24/2003	Registered
173659	Australia	VERIS	2, 16	949709	4/7/2003	949709	8/18/2003	Registered
173721	Canada	VERIS		1173484	4/2/2003	TMA657577	1/31/2006	Registered
173662	European Union	VERIS	2, 16	3123502	4/7/2003	3123502	7/1/2004	Registered
173663	Hong Kong	VERIS	2, 16	300003905	4/9/2003	300003905	4/9/2003	Registered
173665	Japan	VERIS	2, 16	2003-028219	4/8/2003	4709249	9/12/2003	Registered
173666	Japan	VERIS	7	2002-055056	7/2/2002	4662492	4/11/2003	Registered
165096	South Africa	VERSALITE	1	85/1465	2/27/1985	85/1465	2/27/1985	Registered
144913	South Africa	VERSALITE & D:TRIANGLE	1	85/3714	5/27/1985	85/3714	5/27/1985	Registered
171389	Argentina	VERSAMARK	2	2560064	12/9/2004	2095214	6/28/2006	Registered
171388	Argentina	VERSAMARK	9	2560065	12/9/2004	2131321	11/30/2006	Registered
171391	Brazil	VERSAMARK	2	827003064	12/13/2004	827003064	10/30/2007	Registered
171390	Brazil	VERSAMARK	9	827003072	12/13/2004	827003072	10/30/2007	Registered
171412	Canada	VERSAMARK	2, 9	1244213	1/12/2005	TMA706280	2/1/2008	Registered
171413	France	VERSAMARK	2, 9	04 3328481	12/8/2004	04 3328481	12/8/2004	Registered
171392	Hong Kong	VERSAMARK	2, 9	30331929	12/4/2004	30331929	12/4/2004	Registered
171396	Indonesia	VERSAMARK	9	D00.2004.36219 .36580	12/10/2004	IDM000085795	8/31/2006	Registered
171397	Indonesia	VERSAMARK	2	D00.2004.36236 .36597	12/10/2004	IDM000085805	8/31/2006	Registered
171408	Israel	VERSAMARK	9	177010	12/19/2004	177010	2/8/2006	Registered
171409	Israel	VERSAMARK	2	177009	12/19/2004	177009	2/8/2006	Registered
171399	Malaysia	VERSAMARK	2	2004/19224	12/8/2004	2004/19224	12/8/2004	Registered
171398	Malaysia	VERSAMARK	9	2004/19223	12/8/2004	04019223	12/8/2004	Registered
171400	Mexico	VERSAMARK	9	691452	12/6/2004	866709	12/6/2004	Registered
171401	Mexico	VERSAMARK	2	691451	12/6/2004	866708	12/6/2004	Registered
171406	Peru	VERSAMARK	9	227325	12/7/2004	103938	3/15/2005	Registered

171407	Peru	VERSAMARK	2	227324	12/7/2004	104464	4/12/2005	Registered
171402	Taiwan	VERSAMARK	2, 9	093057212	12/8/2004	1176725	10/1/2005	Registered
171410	Thailand	VERSAMARK	9	575709	12/14/2004	Kor121237	12/14/2004	Registered
171411	Thailand	VERSAMARK	2	575363	12/13/2004	KOR228071	12/13/2004	Registered
171404	Venezuela	VERSAMARK	9	21685-04	12/9/2004		11/11/2005	Registered
171405	Venezuela	VERSAMARK	2	21684-04	12/9/2004		11/11/2005	Registered
160007	Finland	VERSAMAT	1, 9	3571/87	8/24/1987	106531	2/20/1990	Registered
159993	United States	VERSAMAT	9	00156963	11/9/1962	00767131	3/24/1964	Registered
159989	United States	VERSAMAT	1	T00156962	11/9/1962	00766958	3/24/1964	Registered
174358	China (People's Republic Of)	VIOLET EXCEL	7	4237786	8/25/2004	4237786	1/28/2007	Registered
174361	Hong Kong	VIOLET EXCEL	7	300274202	8/25/2004	300274202	8/25/2004	Registered
174363	Singapore	VIOLET EXCEL	7	T04/14227J	8/27/2004	T04/14227J	8/27/2004	Registered
174369	Brazil	VIOLET PRINT	7	827009232	12/17/2004	827009232	11/6/2007	Registered
174393	China (People's Republic Of)	VIOLET PRINT	7	4411839		4411839	3/21/2009	Registered
174372	Hong Kong	VIOLET PRINT	7	300336807	12/13/2004	300336807	6/7/2005	Registered
174374	Mexico	VIOLET PRINT	7	693118	12/15/2004	869350	12/15/2004	Registered
174373	Russian Federation	VIOLET PRINT	7	2004728970	12/15/2004	310053	7/6/2006	Registered
174375	Singapore	VIOLET PRINT	7	T01/21945A	12/13/2004	T04/21945	12/13/2004	Registered
174376	South Korea	VIOLET PRINT	7	40-2004-55929	12/10/2004	649820	2/3/2006	Registered
174380	Australia	VIOLETNEWS	7	1014267	8/4/2004	1014267	8/4/2004	Registered
174381	Brazil	VIOLETNEWS	7	826773184	8/5/2004	826773184	10/16/2007	Registered
174382	Canada	VIOLETNEWS	7	1225833	8/4/2004	TMA694195	8/16/2007	Registered
174383	China (People's Republic Of)	VIOLETNEWS	7	4206409	8/5/2004	4206409	12/21/2006	Registered
174385	Hong Kong	VIOLETNEWS	7	300262944	8/5/2004	300262944	1/27/2005	Registered
174386	Mexico	VIOLETNEWS	7	670851	8/9/2004	853356	8/9/2004	Registered
174387	Russian Federation	VIOLETNEWS	7	2004718735	8/18/2004	299493	12/14/2005	Registered
174388	Singapore	VIOLETNEWS	7	T04/13342E	8/10/2004	T04/13342E	8/10/2004	Registered
165947	South Africa	VISAGE	1	97/6512	5/2/1997	97/6512	5/2/1997	Registered
172223	Argentina	VISION	1	2607323	7/28/2005	2128291	11/20/2006	Registered
172341	Australia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172342	Austria	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172343	Benelux	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172224	Brazil	VISION	1	827658362	8/10/2005			Pending Application
172344	Bulgaria	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172225	Canada	VISION	1	1268095	8/4/2005	TMA694208	8/16/2007	Registered
172345	China (People's Republic Of)	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172346	Croatia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered

172347	Cyprus	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172348	Czech Republic	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172349	Denmark	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172350	Estonia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172352	France	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172353	Georgia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172354	Germany	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172355	Greece	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172227	Hong Kong	VISION	1	300462762	7/22/2005	300462762	7/22/2005	Registered
172356	Hungary	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172357	Iceland	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172229	Indonesia	VISION	1	D00.2005.01567 0	8/16/2005	IDM000230882	12/28/2009	Registered
172358	Iran	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172359	Ireland	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172360	Italy	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172362	Latvia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172363	Liechtenstein	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172364	Lithuania	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172365	Macedonia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172230	Mexico	VISION	1	730264	7/25/2005	940367	7/25/2005	Registered
172366	Monaco	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172367	Morocco	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172368	Mozambique	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172369	Namibia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172370	Norway	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172372	Portugal	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172373	Romania	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172374	Russian Federation	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172375	Serbia and Montenegro	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172376	Singapore	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172377	Slovak Republic	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172378	Slovenia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172379	Spain	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172380	Sweden	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172381	Switzerland	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172382	Syria	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered

172231	Taiwan	VISION	1	094035427	7/25/2005	1199457	3/16/2006	Registered
172383	Turkey	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172384	Ukraine	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172385	United Kingdom	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172261	United States	VISION	1	78/704018	8/31/2005	3129558	8/15/2006	Registered
172232	Venezuela	VISION	1	16341-05	7/29/2005	270080	4/17/2006	Registered
172340	WIPO	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
175630	China (People's Republic Of)	VIVID (in Chinese)	1	7120002	12/18/2008	7120002	8/7/2010	Registered
158829	United States	VR (STYLIZED)	1	492642	7/30/1984	1347045	7/9/1985	Registered
174168	Canada	WINNER		1007174	3/2/1999	TMA532131	9/5/2000	Registered
174176	New Zealand	WINNER	7	303786	1/11/1999	303786	6/23/1999	Registered
176275	India	WONDER YEARS	9, 16, 40	2241503	11/29/2011			Pending Application
176279	India	WONDER YEARS Logo	9, 16, 40	2248254	12/12/2011			Pending Application
149373	Greece	WRATTEN	9	84919	2/18/1987	84919	2/18/1997	Registered
149463	India	WRATTEN	9		10/8/1942	6302	2/12/1945	Registered
149468	Japan	WRATTEN	1, 9	734270/95	10/16/1995	78067	3/20/1916	Registered
149482	Peru	WRATTEN	9			41744	7/24/1991	Registered
149501	Singapore	WRATTEN	9			T39/02868G	7/14/1939	Registered
149349	United States	WRATTEN	9, 11	71/070177	5/2/1913	98493	7/21/1914	Registered
134717	Mexico	X	9	500521	4/26/1929	29229	5/1/1929	Registered
137898	Australia	XTOL	1	713682	7/25/1996	713682	7/25/1996	Registered
137908	Canada	XTOL	1	818603	7/23/1996	515912	8/31/1999	Registered
137928	Denmark	XTOL	1	4350/96	8/1/1996	VR 1997 01369	3/21/1997	Registered
137913	Finland	XTOL	1	3334/96	7/31/1996	205809	5/15/1997	Registered
137933	Greece	XTOL	1	130303	8/6/1996	130303	9/17/1998	Registered
137938	Ireland	XTOL	1	96/4647	8/1/1996	203228	8/1/1996	Registered
137918	Norway	XTOL	1	4595/1996	7/31/1996	183788	7/24/1997	Registered
137943	Sweden	XTOL	1	7132/96	8/2/1996	321084	1/17/1997	Registered
137923	United Kingdom	XTOL	1	2106510	7/30/1996	2106510	7/30/1996	Registered
166493	Argentina	XTRALIFE	9	2876391	11/18/2008	1711208	12/18/1998	Registered
147318	Denmark	XTRALIFE	9	5676/86	9/3/1986	1829/88	4/25/1988	Registered
147337	Greece	XTRALIFE	9	83705	9/19/1986	83705	9/19/1986	Registered
168864	India	XTRALIFE	9	1058605	11/12/2001	1058605	11/12/2001	Registered
166491	Mexico	XTRALIFE	9	311412	10/20/1997	565625	11/28/1997	Registered
167452	Paraguay	XTRALIFE	9	1004807	2/11/2010	341068	5/29/2000	Registered
167300	Peru	XTRALIFE	9	387839	4/28/2009	56888	7/2/1999	Registered
152029	United Kingdom	XTRALIFE	9	2000960	10/31/1994	2000960	10/31/1994	Registered

TM Rights (Grouped by registered owner) + Status

167301	Uruguay	XTRALIFE	9	308208	10/30/1998	425679	11/19/2001	Registered
166496	Venezuela	XTRALIFE	21	21346/97	10/21/1997	243710	12/20/2002	Registered
171204	Israel	YELLOW (color only)	1	173868	8/2/2004	173868	10/15/2006	Registered
171205	Israel	YELLOW (color only)	40	173869	8/2/2004	173869	10/15/2006	Registered
152037	United Kingdom	YOU PUSH THE BUTTON, KODAK DOES THE REST	1, 9, 16, 40	2000970	10/31/1994	2000970	10/31/1994	Registered
140125	Denmark	ZOOM	1	6486/96	12/2/1996	VR 1997 00141	1/17/1997	Registered
140130	Finland	ZOOM	1	5018/96	12/3/1996	207469	9/15/1997	Registered
140140	Iceland	ZOOM	1	1537/1996	12/9/1996	480/1997	4/23/1997	Registered

Registered Owner: Kodak (Near East) Inc. P.O. Box 11460
Dubai, UNITED ARAB EMIRATES

ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
156220	Lebanon	EKTACHROME	1, 9, 16	145180	9/5/2012	73555	9/16/1997	Registered
152218	Lebanon	KODACHROME	1, 9, 16	145182	9/5/2012	73554	9/16/1997	Registered
151491	Lebanon	KODACOLOR	1, 9, 16	145181	9/5/2012	73553	9/16/1997	Registered
142548	Lebanon	KODAK	1, 9, 16			45222	1/6/1984	Registered
143674	Syria	KODAK	9	1104	3/17/2004	25755	6/9/2004	Registered
153308	Lebanon	KODAK (ARABIC)	1, 9, 16			49100	7/10/1986	Registered
153329	Syria	KODAK (ARABIC)	1, 9, 16			28671	2/20/2006	Registered
155056	Lebanon	KODAK CORP.SYMBOL-B&W	40		1/14/1987	49868	1/14/1987	Registered
166275	Lebanon	RETINA	9		1/6/1984	45221		Registered
152711	Syria	RETINA	9	1104	3/17/2004	25756	6/9/2004	Registered

Registered Owner: Kodak Philippines, Ltd. P.O. Box 620
Commercial Center
Makati Rizal 3117
PHILIPPINES

ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
169025	Philippines	KODAK EXPRESS	41	94145	7/26/1994	65909	6/26/1998	Registered
172531	Philippines	KODAK EXPRESS	42	4-2002-000841	1/31/2002	4-2002-000841	2/26/2006	Registered

Registered Owner: Pakon, Inc.

ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
176273	United States	PAKON	9	72302171	7/8/1968	882813	12/23/1969	Registered

Domain Names

Domain Name	Expiration Date	REGISTRAR	Kodak Contact for domain
kodakgallery.ca	5-Dec-14	Namespro.ca	Kodak Canada Inc -
kodakweddings.co.uk	7-Jan-14	123-Reg.co.uk	via UDRP - transferred to Kodak 02/13
kodakmarcomrequestform.com	4-May-14	GoDaddy	Iain Craigie Customer Marketing Manager Americas Region, Document Imaging
mygua.org	7-Jan-14	GoDaddy	Michele R Laird- Williams Customer Marketing Manager Packaging Segment & Executive Director, Kodak Graphic User's Association Americas
encad.com	28-Nov-13	NetworkSolutions	NS acct 22699172
kodakversamark.com	30-Dec-13	NetworkSolutions	NS acct versamark
design2launch.com	24-Oct-14	Register.com	
tokencreator.com	3/18/2013	Network Solutions	
tokenredeemer.com	3/18/2013	Network Solutions	
tokenserver.com	3/18/2013	Network Solutions	
creonews.com	3/27/2013	Network Solutions	
creo-web.com	3/28/2013	Network Solutions	
prinergy.com	4/22/2013	Network Solutions	
creo.com	6/23/2013	Network Solutions	
networkedgraphicproduction.com	6/23/2013	Network Solutions	
ngppartners.com	6/23/2013	Network Solutions	
creodata.com	7/15/2013	Network Solutions	
creodemo.com	7/16/2013	Network Solutions	
creolize.com	7/16/2013	Network Solutions	
ngppartners.org	7/28/2013	Network Solutions	
printkodak.co.uk	7/28/2013	Network Solutions	
creocomunicacion.com	8/18/2013	Network Solutions	
creoplus.com	9/9/2013	Network Solutions	
kpgraphics.com	10/21/2013	Network Solutions	
creoevent.com	10/24/2013	Network Solutions	
creo-works.net	10/28/2013	Network Solutions	
kodakpulse.com	10/29/2013	Network Solutions	
creoimaging.com	10/31/2013	Network Solutions	
kodakgallerycoupon.org	11/4/2013	Network Solutions	
kodakinkjetprinter.com	11/15/2013	Network Solutions	
printandprosper.com	12/16/2013	Network Solutions	
newkodak.com	1/12/2014	Network Solutions	
kodaktransforms.com	1/15/2014	Network Solutions	
sixdegrees.biz	2/2/2014	Network Solutions	
creocorp.com	3/22/2014	Network Solutions	
creotech.net	3/22/2014	Network Solutions	
ctpthermal.com	3/26/2014	Network Solutions	
thermalctp.com	3/26/2014	Network Solutions	
thermalctp.net	3/26/2014	Network Solutions	
imsibiz.com	3/28/2014	Network Solutions	
creoglobal.com	4/18/2014	Network Solutions	
creolatino.com	4/18/2014	Network Solutions	
creotranslation.com	4/18/2014	Network Solutions	
iqsmart1.com	5/4/2014	Network Solutions	
creo-works.com	6/20/2014	Network Solutions	
creointernational.com	8/8/2014	Network Solutions	
pakon.com	1/17/2015	Network Solutions	
creodp.com	8/15/2015	Network Solutions	
creopod.com	9/1/2015	Network Solutions	
creopods.com	9/1/2015	Network Solutions	
creopos.com	9/1/2015	Network Solutions	
creoprintondemand.com	9/1/2015	Network Solutions	
ofoto.com	5/27/2016	Network Solutions	

d2ls.com	8/9/2016	Network Solutions
kodak.lt	1/10/2013	MelbourneIT
kodak.rw	1/10/2013	MelbourneIT
kodak.li	1/31/2013	MelbourneIT
kodak.co.ae	2/7/2013	MelbourneIT
kodakexpress.no	2/27/2013	MelbourneIT
kodak.jp	2/28/2013	MelbourneIT
kodakmobile.com.ro	3/4/2013	MelbourneIT
kodak.tm	3/21/2013	MelbourneIT
kodak.com.vc	4/6/2013	MelbourneIT
kodak.net	4/6/2013	MelbourneIT
kodak.vc	4/6/2013	MelbourneIT
kodakexpress.tm	4/17/2013	MelbourneIT
kodak.com.br	4/23/2013	MelbourneIT
kodakexpress.cn	4/24/2013	MelbourneIT
kodak.se	4/25/2013	MelbourneIT
kodakeprint.com	4/25/2013	MelbourneIT
appliedsciencefiction.com	5/2/2013	MelbourneIT
kodakmcs.com	5/2/2013	MelbourneIT
kodakmobile.at	5/2/2013	MelbourneIT
mcsoffer.com	5/2/2013	MelbourneIT
seemyoffer.com	5/2/2013	MelbourneIT
kodakexpress.com	5/3/2013	MelbourneIT
kodakmobile.co.at	5/3/2013	MelbourneIT
kodakgallery.com.hk	5/4/2013	MelbourneIT
kodakgallery.com.au	5/9/2013	MelbourneIT
kodakmobile.cz	5/11/2013	MelbourneIT
kodakgallery.cz	5/12/2013	MelbourneIT
shopkodak.ca	5/12/2013	MelbourneIT
kodak.ws	5/13/2013	MelbourneIT
kodak.us	5/15/2013	MelbourneIT
kodakexpress.fr	5/17/2013	MelbourneIT
kodak.co.ve	5/21/2013	MelbourneIT
kodakgalerie.fr	5/22/2013	MelbourneIT
asf.com	5/28/2013	MelbourneIT
photonet.com	5/29/2013	MelbourneIT
kodak.com.kn	5/31/2013	MelbourneIT
kodak.kn	5/31/2013	MelbourneIT
kodakexpress.ch	5/31/2013	MelbourneIT
kodakgallery.at	5/31/2013	MelbourneIT
kodakexpress.com.cn	6/2/2013	MelbourneIT
kodak.com.pl	6/3/2013	MelbourneIT
kodakgallery.se	6/6/2013	MelbourneIT
kodakexpress.gr	6/11/2013	MelbourneIT
kodak.is	6/19/2013	MelbourneIT
kodak.ly	6/19/2013	MelbourneIT
kodakgallery.cl	6/21/2013	MelbourneIT
kodakexpress.com.mx	6/22/2013	MelbourneIT
photonet.org	6/23/2013	MelbourneIT
kodak.com.pr	6/25/2013	MelbourneIT
kodakgallery.it	6/29/2013	MelbourneIT
kodak.com.uy	6/30/2013	MelbourneIT
kodakexpress.eu	6/30/2013	MelbourneIT
kodakgallery.eu	6/30/2013	MelbourneIT

kodakexpress.co.th	7/1/2013	MelbourneIT
kodakexpress.co.ve	7/2/2013	MelbourneIT
kodakexpress.com.ve	7/3/2013	MelbourneIT
kodak.com.mt	7/6/2013	MelbourneIT
kodak.com.az	7/7/2013	MelbourneIT
kodak.com.sc	7/9/2013	MelbourneIT
leblogkodak.fr	7/9/2013	MelbourneIT
kodak.co.nz	7/10/2013	MelbourneIT
kodakgallery.com.ar	7/11/2013	MelbourneIT
kodak.com.pa	7/15/2013	MelbourneIT
kodakexpress.net	7/17/2013	MelbourneIT
kodakexpress.co	7/20/2013	MelbourneIT
kodakgallery.co	7/20/2013	MelbourneIT
kodakexpress.org	7/25/2013	MelbourneIT
kodak.co.uk	7/27/2013	MelbourneIT
kodak.info	7/28/2013	MelbourneIT
kodakexpress.info	7/28/2013	MelbourneIT
kodak.nu	8/5/2013	MelbourneIT
kodak.mn	8/8/2013	MelbourneIT
kodak.ru	8/9/2013	MelbourneIT
kodakexpress.com.sg	8/10/2013	MelbourneIT
gallery.com	8/11/2013	MelbourneIT
kodak.cl	8/17/2013	MelbourneIT
kodak.com.gr	8/18/2013	MelbourneIT
kodak.com.mx	8/18/2013	MelbourneIT
kodak.de	8/18/2013	MelbourneIT
kodak.com.gt	8/20/2013	MelbourneIT
kodak.com.tr	8/20/2013	MelbourneIT
kodak.lu	8/20/2013	MelbourneIT
kodak.com.ar	8/21/2013	MelbourneIT
kodakmms.com	8/24/2013	MelbourneIT
kodakromania.com.ro	8/28/2013	MelbourneIT
kodakromania.ro	8/28/2013	MelbourneIT
kodak.be	8/30/2013	MelbourneIT
kodak.eu	8/31/2013	MelbourneIT
kodak.it	8/31/2013	MelbourneIT
kodak.fi	9/1/2013	MelbourneIT
kodakexpress.fi	9/1/2013	MelbourneIT
sokodak.com	9/1/2013	MelbourneIT
kodak.com.co	9/3/2013	MelbourneIT
kodak.org	9/8/2013	MelbourneIT
kodakexpress.com.gt	9/11/2013	MelbourneIT
kodak.com	9/15/2013	MelbourneIT
kodakexpress.ph	9/19/2013	MelbourneIT
kodak.com.hk	9/21/2013	MelbourneIT
kodak.mobi	9/26/2013	MelbourneIT
kodak.sa.com	9/27/2013	MelbourneIT
adventprinter.com	9/29/2013	MelbourneIT
kodak.dk	9/30/2013	MelbourneIT
kodak.cd	10/1/2013	MelbourneIT
kodakexpress.com.hk	10/1/2013	MelbourneIT
kodakexpress.com.lv	10/2/2013	MelbourneIT
kodakexpress.lv	10/2/2013	MelbourneIT
kodak.com.ni	10/3/2013	MelbourneIT

kodakgallery.com	10/6/2013	MelbourneIT
kodakgallery.com.es	10/6/2013	MelbourneIT
kodak.ca	10/10/2013	MelbourneIT
kodak.com.my	10/10/2013	MelbourneIT
kodakexpress.com.my	10/12/2013	MelbourneIT
kodak.com.sg	10/15/2013	MelbourneIT
kodakonline.com.br	10/15/2013	MelbourneIT
kodak.co.id	10/16/2013	MelbourneIT
kodakexpress.co.nz	10/17/2013	MelbourneIT
kodak.mw	10/19/2013	MelbourneIT
kodak.cz	10/21/2013	MelbourneIT
kodakexpress.com.pa	10/24/2013	MelbourneIT
kodakgallery.com.my	10/25/2013	MelbourneIT
kodakmobile.com.my	10/25/2013	MelbourneIT
kodakexpress.com.do	10/26/2013	MelbourneIT
kodak.co.ma	10/27/2013	MelbourneIT
kodak.st	10/27/2013	MelbourneIT
eastmanbusinesspark.com	10/29/2013	MelbourneIT
kodak.ie	10/29/2013	MelbourneIT
kodak.com.ua	10/30/2013	MelbourneIT
kodak.ch	10/31/2013	MelbourneIT
kodak.com.au	10/31/2013	MelbourneIT
kodakexpress.com.pe	11/2/2013	MelbourneIT
nexpress.com	11/5/2013	MelbourneIT
printondemandsolutions.com	11/6/2013	MelbourneIT
venuephotos.com	11/7/2013	MelbourneIT
kodakexpress.com.uy	11/9/2013	MelbourneIT
kodak.kg	11/10/2013	MelbourneIT
kodakgallery.es	11/10/2013	MelbourneIT
kodakgallery.info	11/11/2013	MelbourneIT
kodakgallery.org	11/11/2013	MelbourneIT
kodak.bi	11/12/2013	MelbourneIT
kodak.vu	11/12/2013	MelbourneIT
kodak.tv	11/13/2013	MelbourneIT
kodakexpress.com.ph	11/13/2013	MelbourneIT
kodak.com.ph	11/15/2013	MelbourneIT
kodak.no	11/15/2013	MelbourneIT
kodakgallery.de	11/17/2013	MelbourneIT
kodak.asia	11/24/2013	MelbourneIT
kodak.io	11/25/2013	MelbourneIT
kodak.com.dm	11/28/2013	MelbourneIT
kodak.com.lv	11/28/2013	MelbourneIT
kodak.dm	11/28/2013	MelbourneIT
kodak.lv	11/28/2013	MelbourneIT
kodak.gd	11/29/2013	MelbourneIT
kodak.co.jp	11/30/2013	MelbourneIT
kodak.co.ck	12/1/2013	MelbourneIT
kodakexpress.cz	12/4/2013	MelbourneIT
kodak.com.jm	12/5/2013	MelbourneIT
kodak.cg	12/10/2013	MelbourneIT
kodak.hm	12/11/2013	MelbourneIT
kodakexpress.com.ar	12/12/2013	MelbourneIT
kodak.co.th	12/18/2013	MelbourneIT
kodak.at	12/22/2013	MelbourneIT

kodak.fr	12/28/2013	MelbourneIT
kodak.com.fj	12/30/2013	MelbourneIT
kodak.com.nf	12/30/2013	MelbourneIT
kodakgallery.co.nz	12/30/2013	MelbourneIT
kodak.co.in	12/31/2013	MelbourneIT
kodak.com.gy	12/31/2013	MelbourneIT
kodak.gy	12/31/2013	MelbourneIT
kodak.sn	12/31/2013	MelbourneIT
kodakexpress.be	12/31/2013	MelbourneIT
kodakexpress.dk	12/31/2013	MelbourneIT
kodak.co.at	1/1/2014	MelbourneIT
kodak.gl	1/1/2014	MelbourneIT
kodak.gm	1/1/2014	MelbourneIT
kodak.ky	1/1/2014	MelbourneIT
kodak.lk	1/1/2014	MelbourneIT
kodak.ac	1/5/2014	MelbourneIT
kodak.as	1/5/2014	MelbourneIT
kodak.sh	1/5/2014	MelbourneIT
kodak.fm	1/10/2014	MelbourneIT
kodak.gs	1/10/2014	MelbourneIT
kodak.off.ai	1/10/2014	MelbourneIT
kodak.kz	1/11/2014	MelbourneIT
kodak.ms	1/11/2014	MelbourneIT
kodak.tc	1/11/2014	MelbourneIT
kodak.vg	1/11/2014	MelbourneIT
kodakexpress.es	1/11/2014	MelbourneIT
kodak.ag	1/16/2014	MelbourneIT
kodak.com.ag	1/16/2014	MelbourneIT
kodak.com.pe	1/16/2014	MelbourneIT
kodak.co.im	1/17/2014	MelbourneIT
kodak.com.gi	1/20/2014	MelbourneIT
kodak.ee	1/20/2014	MelbourneIT
kodak-express.de	1/22/2014	MelbourneIT
kodakexpress.de	1/22/2014	MelbourneIT
kodakexpress.com.pr	1/23/2014	MelbourneIT
kodak.co.za	1/24/2014	MelbourneIT
kodakexpress.co.za	1/24/2014	MelbourneIT
kodak.to	1/25/2014	MelbourneIT
kodak.co.gg	1/31/2014	MelbourneIT
kodak.co.je	1/31/2014	MelbourneIT
kildistributor.com	2/1/2014	MelbourneIT
kodak.co.tt	2/1/2014	MelbourneIT
kodakexpress.asia	2/6/2014	MelbourneIT
kodak.la	2/7/2014	MelbourneIT
kodakexpress.la	2/7/2014	MelbourneIT
kodak.co.vi	2/9/2014	MelbourneIT
kodak.in	2/14/2014	MelbourneIT
kodakexpress.in	2/16/2014	MelbourneIT
kodak.pl	2/17/2014	MelbourneIT
kodakexpress.com.br	2/19/2014	MelbourneIT
kodakexpress.it	2/20/2014	MelbourneIT
kodakexpress.md	2/20/2014	MelbourneIT
kodak-express.nl	2/22/2014	MelbourneIT
kodak.nl	2/22/2014	MelbourneIT

kodakexpress.nl	2/22/2014	MelbourneIT
kodak.co	2/23/2014	MelbourneIT
kodakmobile.lu	2/23/2014	MelbourneIT
kodak.com.ru	2/25/2014	MelbourneIT
kodak-dpt.com	2/28/2014	MelbourneIT
kodak.com.ec	2/28/2014	MelbourneIT
kodak.com.pt	2/28/2014	MelbourneIT
kodak.pt	2/28/2014	MelbourneIT
kodakexpress.pt	2/28/2014	MelbourneIT
kodak.com.ve	3/1/2014	MelbourneIT
kodakgallery.com.cn	3/1/2014	MelbourneIT
kodakgallery.nl	3/2/2014	MelbourneIT
kodakgallery.fr	3/3/2014	MelbourneIT
kodak.es	3/4/2014	MelbourneIT
kodak.com.do	3/8/2014	MelbourneIT
kodachrome.com	3/9/2014	MelbourneIT
kodak.com.lc	3/10/2014	MelbourneIT
creoservers.com	3/12/2014	MelbourneIT
kodak.com.vn	3/12/2014	MelbourneIT
kodakmobile.fi	3/17/2014	MelbourneIT
kodakmobile.ie	3/22/2014	MelbourneIT
kodakexpress.cl	3/28/2014	MelbourneIT
kodakgalerie.de	3/28/2014	MelbourneIT
printkodak.com	3/28/2014	MelbourneIT
pod-wf.com	3/29/2014	MelbourneIT
kodakexpress.co.in	3/31/2014	MelbourneIT
kodakexpress.com.es	4/6/2014	MelbourneIT
kodak.co.ke	4/11/2014	MelbourneIT
kodakexpress.co.ke	4/11/2014	MelbourneIT
kodak.cx	4/12/2014	MelbourneIT
kodak.am	4/15/2014	MelbourneIT
kodakexpress.com.tr	4/15/2014	MelbourneIT
kodakgallery.co.in	4/16/2014	MelbourneIT
kodakgallery.co.kr	4/19/2014	MelbourneIT
kodakgallery.com.sg	4/20/2014	MelbourneIT
kodakgallery.com.ph	4/23/2014	MelbourneIT
kodakgallery.com.mx	4/24/2014	MelbourneIT
kodak.com.sv	4/30/2014	MelbourneIT
kodakgallery.com.tw	4/30/2014	MelbourneIT
kodakexpress.co.uk	6/23/2014	MelbourneIT
kodakexpress.com.pk	7/5/2014	MelbourneIT
kodakexpress.biz.pk	7/10/2014	MelbourneIT
kodakexpress.com.au	10/15/2014	MelbourneIT
kodak.gr	12/31/2014	MelbourneIT
kodak.ph	12/31/2020	MelbourneIT
kodak.xxx	12/6/2021	MelbourneIT
kodakexpress.xxx	12/6/2021	MelbourneIT
kodakgallery.xxx	12/6/2021	MelbourneIT

Trade Names

Grantor	Jurisdiction of Organization	FEIN	Organizational ID Number	Trade Names	Alternate Names Used During Last Five Years
Eastman Kodak Company	New Jersey	16-0417150	3590801000		
Creo Manufacturing America LLC	Wyoming	20-0754412	200400460497		
Eastman Kodak International Capital Company, Inc.	Delaware	16-0952341	0675517		
Far East Development Ltd.	Delaware	16-1152300	0899514		
FPC Inc. <i>(incorporated as Metro Film Products; named changed to FPC Inc. eff 10/19/88)</i>	California	95-3519183	C0957735	Pro-Tek	
Kodak (Near East), Inc.	New York	16-6027936	N/A		
Kodak Americas, Ltd. <i>(incorporated as Kodak Puerto Rico, Limited; name changed to Kodak Caribbean, Limited eff 12/8/70; changed to Kodak Americas, Ltd. eff 3/31/97)</i>	New York	66-0216256	N/A		
Kodak Aviation Leasing LLC	Delaware	06-1585224	3241322		
Kodak Imaging Network, Inc. <i>(incorporated as Ofoto, Inc.; name changed to Kodak Imaging Network, Inc. eff 2/25/05)</i>	Delaware	94-3334107	3059736	Kodak Gallery	
Kodak Philippines, Ltd.	New York	16-0747862	N/A		

Kodak Portuguesa Limited	New York	16-0839171	N/A	
Kodak Realty, Inc. <i>(incorporated as Recordak Sales Corporation; name changed to Eastman Kodak Exposition Company, Ltd. eff 5/24/94; changed to Eastman Kodak Communications, Inc. eff 1/2/95; changed to Kodak Realty, Inc. eff 10/28/03)</i>	New York	16-0912045	N/A	
Laser-Pacific Media Corporation	Delaware	95-3824617	2236415	Laser Edit, Inc. Pacific Video, Inc.
NPEC Inc. <i>(incorporated as 360 North Pastoria Environmental Corporation; name changed to NPEC Inc. eff 10/25/01)</i>	California	16-1375677	C1513754	
Pakon, Inc. <i>(incorporated as Pakon Corporation; name changed to Pakon, Inc. eff 8/5/85)</i>	Indiana	35-1643462	198507-375	
Qualex Inc. <i>(incorporated as Ektra Photofinishing Corporation; name changed to Qualex Inc. eff 3/29/88)</i>	Delaware	16-1306019	2133251	QLX Photoprocessing QLX Photoprocessing, Inc. QLX Imaging Kodalux Processing Services Event Imaging Solutions

Copyrights

Amended Schedule IV to US Security Agreement - Copyrights

No.	Title	Registration Number	Registration Date	Record Owner
1	100-year start on tomorrow : 1880-1980.	TX0000478030	1980-05-15	Eastman Kodak Company
2	4-H photography project : leader's guide.	TX0000669547	1981-03-26	Eastman Kodak Company
3	5th & 6th Here's how / [John F. Englert, Jr., Barbara Jean, Charles A. Kinsley et al.].	TX000072478	1978-04-10	Eastman Kodak Company
4	9 Kodak color films for Process C-41.	TX0000223225	1979-03-26	Eastman Kodak Company
5	ABC's of industrial X-ray film processing.	RE0000411289	1988-12-21	Eastman Kodak Company
6	About Kodak.	RE5000000144	1990-12-03	Eastman Kodak Company
7	About Kodak.	RE0000273640	1985-12-30	Eastman Kodak Company
8	Accurate exposure with your meter.	TX0002501218	1989-02-03	Eastman Kodak Company
9	Accurate exposure with your meter.	TX0001016333	1982-11-15	Eastman Kodak Company
10	Action maze, 2.	TX0000092968	1978-07-14	Eastman Kodak Company
11	Action maze 6.	TX0000118794	1978-05-05	Eastman Kodak Company
12	Adaptation of conventional deep-tank or spray processing machines for viscous-layer development.	RE0000552566	1991-11-12	Eastman Kodak Company
13	Addendum to Copy preparation and platemaking using Kodak P M T materials, Q-71.	TX0001009399	1982-10-07	Eastman Kodak Company
14	Adding : advanced equipment communications option to TECHNET quality management software series A 1.10.	TX0002182882	1987-11-18	Eastman Kodak Company
15	Adding : professional equipment option to TECHNET quality management software, series A 2.00.	TX0002182886	1987-11-18	Eastman Kodak Company
16	Adding : reversal paper printing and processing option to TECHNET quality management software series A 1.10.	TX0002182881	1987-11-18	Eastman Kodak Company
17	Advanced black-and-white photography.	TX0002208454	1987-11-18	Eastman Kodak Company
18	Advanced camera techniques.	TX0002597623	1989-06-08	Eastman Kodak Company
19	Advanced color printing technology for photofinishers and professional finishers.	TX0000332009	1979-08-30	Eastman Kodak Company
20	Adventures in existing-light photography : a photo book from Kodak.	TX0000120339	1978-09-25	Eastman Kodak Company
21	Adventures in outdoor color slides.	RE0000500150	1990-12-03	Eastman Kodak Company
22	Adventures in picture-taking.	RE0000600923	1992-12-11	Eastman Kodak Company
23	Adventures with your camera : unit 1, member's manual, 4-H photography.	TX0000604409	1980-12-04	Eastman Kodak Company
24	Aerial photo log.	CSN0000192	1978	Eastman Kodak Company
25	Aerial photo log.	CSN0008721	1978	Eastman Kodak Company
26	Aerial photo log.	CSN0000192	1977	Eastman Kodak Company
27	Aerial photo log.	CSN0008721	1977	Eastman Kodak Company
28	American image—150 years of photography / produced by Debra Shapiro; directed by Bob Comiskey.	PA0000412762	1989-03-24	Martin Sandler Productions, Ltd., and the Eastman Kodak Company
29	Analysis, treatment, and disposal of ferricyanide in photographic effluents, a compendium.	TX0000471446	1980-05-14	Eastman Kodak Company

30	Analytical methods for testing Kodak products for microelectronics.	TX0000985545	1982-09-07	Eastman Kodak Company
31	Annotated bibliography of vitamin E, 1958-1960.	RE0000448937	1989-11-29	Eastman Kodak Company
32	Annotated bibliography of vitamin E. Vol. 4, 1958.	RE0000317263	1986-12-30	Eastman Kodak Company
33	Applied color photography indoors.	RE0000500154	1990-12-03	Eastman Kodak Company
34	Applied infrared photography.	TX0000780363	1981-10-13	Eastman Kodak Company
35	Applied photography. No. 14.	RE0000411314	1988-12-21	Eastman Kodak Company
36	Applied photography. Vol. 1963, no. 20, 1963.	RE0000549449	1991-11-12	Eastman Kodak Company
37	Art of seeing / [written by Derek Doeffinger]	TX0001481858	1984-12-26	Eastman Kodak Company
38	Artificial intelligence.	TX0001862237	1986-07-10	Eastman Kodak Company
39	Assignment jet colorama, 493'.	RE0000549419	1991-11-12	Eastman Kodak Company
40	Astrophotography basics : getting started, eclipses.	TX0000728328	1981-06-23	Eastman Kodak Company
41	At the rim : a celebration of women's collegiate basketball / introd. By Patsy Neal.	TX0003180246	1991-10-23	Thomasson-Grant, Inc. & Eastman Kodak Company on editorial, photo. Selection, profiles & captions
42	Audio-visual notes from Kodak, Special Issue.	RE0000600944	1992-12-11	Eastman Kodak Company
43	Audio-visual notes from Kodak. Vol. 1, 1961.	RE0000447647	1989-11-29	Eastman Kodak Company
44	Audio-visual notes from Kodak. Vol. 61, no. 2, 1961.	RE0000447650	1989-11-29	Eastman Kodak Company
45	Audio-visual notes from Kodak. Vol. 61, no. 3, 1961.	RE0000447654	1989-11-29	Eastman Kodak Company
46	Audiovisual notes from Kodak.	CSN0024170	1982	Eastman Kodak Company
47	Audiovisual notes from Kodak.	CSN0024170	1980	Eastman Kodak Company
48	Audiovisual notes from Kodak.	CSN0015160	1979	Eastman Kodak Company
49	Audiovisual notes from Kodak.	TX0000076857	1978-04-10	Eastman Kodak Company
50	Audiovisual notes from Kodak.	TX0000149259	1978-11-13	Eastman Kodak Company
51	Audiovisual notes from Kodak : no. T-91-8-1.	TX0000040336	1978-05-05	Eastman Kodak Company
52	Audiovisual notes from Kodak. Vol. 62, no. 1, 1962.	RE0000500185	1990-12-03	Eastman Kodak Company
53	Audiovisual notes from Kodak. Vol. 62, no. 3, 1962.	RE0000500203	1990-12-03	Eastman Kodak Company
54	Audiovisual notes from Kodak. Vol. 63, no. 1, 1962.	RE0000500127	1990-12-03	Eastman Kodak Company
55	Audiovisual notes from Kodak. Vol. 63, no. 2, 1963.	RE0000549438	1991-11-12	Eastman Kodak Company
56	Audiovisual notes from Kodak. Vol. 63, no. 3, 1963.	RE0000549457	1991-11-12	Eastman Kodak Company
57	Audiovisual notes from Kodak. Vol. 64, no. 1, 1964.	RE0000600940	1992-12-11	Eastman Kodak Company
58	Audiovisual projection : motion pictures, slides, filmstrips.	TX0000985791	1982-09-20	Eastman Kodak Company
59	Audiovisual projection : motion pictures, slides, filmstrips.	TX0000661819	1981-03-26	Eastman Kodak Company

60	Audiovisual projection : motion pictures, slides, filmstrips : [publication no.] S-3.	TX0000137795	1978-10-31	Eastman Kodak Company
61	Autoradiography of macroscopic specimens.	TX0002675771	1989-10-30	Eastman Kodak Company
62	Avoiding static electricity on photographic film.	TX0002197899	1987-12-03	Eastman Kodak Company
63	Avoiding static electricity on photographic film.	TX0000661814	1981-03-26	Eastman Kodak Company
64	Back label on funsaver otuc : no. 3J0123 : Louie.BLBL.3J0123.	VA0001334841	2006-02-06	Eastman Kodak Company
65	Balancing Kodak commercial internegative film 4325/5325 : E-225T.	TX0003511454	1993-03-22	Eastman Kodak Company
66	Balancing Kodak vericolor internegative file, type 2 (4114).	TX0002206287	1987-12-09	Eastman Kodak Company
67	Balancing Kodak Vericolor internegative films.	TX0002182854	1987-11-18	Eastman Kodak Company
68	Balancing light intensities for line and symbol exposure on a photoplotter.	TX0000014323	1978-03-20	Eastman Kodak Company
69	Basic color for the graphic arts.	RE0000600937	1992-12-11	Eastman Kodak Company
70	Basic contacting techniques : a simplified approach to graphic arts contacting.	TX0000401431	1980-01-21	Eastman Kodak Company
71	Basic copying.	TX0000072486	1978-07-24	Eastman Kodak Company
72	Basic developing, printing, enlarging.	RE0000500169	1990-12-03	Eastman Kodak Company
73	Basic developing, printing, enlarging in color.	TX0001627040	1985-07-25	Eastman Kodak Company
74	Basic developing, printing, enlarging in color.	TX0000033319	1978-04-17	Eastman Kodak Company
75	Basic photographic sensitometry.	RE0000600915	1992-12-11	Eastman Kodak Company
76	Basic photographic sensitometry.	RE0000448933	1989-11-29	Eastman Kodak Company
77	Basic photographic sensitometry workbook.	TX0000783116	1981-10-09	Eastman Kodak Company
78	Basic photography for the graphic arts.	RE0000552564	1991-11-12	Eastman Kodak Company
79	Basic picture-taking techniques.	TX0001118332	1983-05-19	Eastman Kodak Company
80	Basic police photography.	RE0000600936	1992-12-11	Eastman Kodak Company
81	Basic reference file : by records sequence number & patent number : A1[-4].	TX0000227176	1979-03-12	Eastman Kodak Company
82	Basic tilting and animation.	RE0000411296	1988-12-21	Eastman Kodak Company
83	Beginning creative photography for graphic communications.	TX0000107695	1978-09-11	Eastman Kodak Company
84	Better 35 mm pictures.	TX0001211287	1983-08-29	Eastman Kodak Company
85	Better 35 mm snapshots.	RE0000552587	1991-11-12	Eastman Kodak Company
86	Better movies in color.	RE0000500143	1990-12-03	Eastman Kodak Company
87	Black-and-white darkroom techniques / written for Kodak by Hubert C. Birnbaum.	TX0000985660	1982-09-07	Eastman Kodak Company
88	Black/white print processing with the Kodak Royalprint processor.	TX0000584743	1980-12-04	Eastman Kodak Company
89	BO D5 five-day biochemical oxygen demand & C O D chemical oxygen demand of photographic chemicals : information for a cleaner environment.	TX0000713070	1981-06-23	Eastman Kodak Company
90	Book marks : news for people who sell Kodak books.	CSN0048975	1983	Eastman Kodak Company

91	Book marks : news for people who sell Kodak books.	CSN0048975	1983	Eastman Kodak Company
92	Bookmarks : news for people who sell Kodak books.	CSN0032438	1982	Eastman Kodak Company
93	Bookmarks : news for people who sell Kodak books.	CSN0032438	1981	Eastman Kodak Company
94	Britain, Ireland, an adventure in pictures / presented by Eastman Kodak Company.	TX0000401550	1980-01-21	Eastman Kodak Company
95	Brownie book of picture-taking.	RE0000500152	1990-12-03	Eastman Kodak Company
96	Bulletin for the graphic arts.	RE0000140268	1982-10-14	Eastman Kodak Company
97	Buyer's guide to Kodak equipment.	TX0000223231	1979-03-26	Eastman Kodak Company
98	Buying slides on a budget : low-cost production and stock slides.	TX0000661811	1981-03-26	Eastman Kodak Company
99	Camera-back masking with silver masks.	RE0000448930	1989-11-29	Eastman Kodak Company
100	Camera-back masking with silver masks.	RE0000411290	1988-12-21	Eastman Kodak Company
101	Camera how it works.	TX0001597824	1985-06-17	Eastman Kodak Company
102	Camera technique for professional photographers.	RE0000500149	1990-12-03	Eastman Kodak Company
103	Camera trace / William A. Triggs, editor].	CSN0052402	1983	Eastman Kodak Company
104	Cameras and careers.	RE0000411320	1988-12-21	Eastman Kodak Company
105	Cameras in the curriculum : an N E A/Kodak program.	CSN0052398	1983	Eastman Kodak Company
106	Care of your color prints : [publication no.] AE-91.	TX0000093424	1978-08-07	Eastman Kodak Company
107	Careers in photography : an expanding world.	TX0000981736	1982-09-07	Eastman Kodak Company
108	Catalog of search programs for Kodak IMT-50 microimage terminal.	TX0001031830	1982-11-22	Eastman Kodak Company
109	Characteristics of Kodak photosensitive resists.	TX0000069174	1978-05-26	Eastman Kodak Company
110	Chemical composition of photographic processing solutions.	TX0000751421	1981-07-21	Eastman Kodak Company
111	Chemical control methods handbook.	TX0000317778	1979-07-02	Eastman Kodak Company
112	Chemical milling with Kodak photo resists.	RE0000549422	1991-11-12	Eastman Kodak Company
113	Chemical number listing : with struct. Formula & mol. Formula : E1[-3].	TX0000227175	1979-03-12	Eastman Kodak Company
114	Choices—choosing the right chemicals for photofinishing labs.	TX0002652593	1989-04-04	Eastman Kodak Company
115	Choices—choosing the right chemicals for processing Kodak Ektacolor papers in minilabs.	TX0002189298	1987-11-18	Eastman Kodak Company
116	Choices—choosing the right chemicals for processing Kodak Ektacolor papers in photofinishing and professional finishing laboratories.	TX0002189292	1987-11-18	Eastman Kodak Company
117	Choices : choosing the right silver recovery method for your needs.	TX0002189485	1987-11-18	Eastman Kodak Company
118	Choosing the right Kodak film and Pentax camera for your picture-taking.	TX0002182869	1987-11-18	Eastman Kodak Company
119	Choosing the right Kodak film and Vivitar camera for your picture-taking needs.	TX0002188024	1987-11-18	Eastman Kodak Company

120	Choosing your Kodak black-and-white photographic papers for contact printing or enlarging.	TX0002206535	1987-12-09	Eastman Kodak Company
121	Cinematographer's field guide : Kodak motion picture camera films.	TX0001024192	1982-11-15	Eastman Kodak Company
122	Clicking with color.	RE0000500137	1990-12-03	Eastman Kodak Company
123	Clicking with color.	RE0000411273	1988-12-21	Eastman Kodak Company
124	Close-up photography & photomacrography : [v. 1-2] : publication no. N-12.	TX0000065299	1978-05-26	Eastman Kodak Company
125	Close-up photography / written for Kodak by William White, Jr.	TX0001588017	1985-06-17	Eastman Kodak Company
126	Code notches for Kodak sheet films.	TX0000214572	1979-02-27	Eastman Kodak Company
127	Code numbers of Kodak films : January 1978.	TX0000072491	1978-04-10	Eastman Kodak Company
128	Color correction with Kodak tri-mask film.	RE0000500140	1990-12-03	Eastman Kodak Company
129	Color negative classification.	TX0000442328	1979-10-26	Eastman Kodak Company
130	Color photography outdoors.	RE0000411297	1988-12-21	Eastman Kodak Company
131	Color print evaluating guide for Kodak Ektaflex P C T materials.	TX0001009396	1982-10-07	Eastman Kodak Company
132	Color printing techniques / [written for Kodak by Vernon Iuppa and John Smallwood ; editor, John Phelps]	TX0001014665	1982-11-15	Eastman Kodak Company
133	Color separation from reflection copy.	RE0000411282	1988-12-21	Eastman Kodak Company
134	Color-separation scanner.	TX0000783111	1981-10-09	Eastman Kodak Company
135	Colorburst 250 : a Kodak instant camera.	TX0000266562	1979-06-07	Eastman Kodak Company
136	Command chart : using the Kodak 2610 program tape, series 6.	TX0000113219	1978-10-05	Eastman Kodak Company
137	Command chart using the Kodak 2610 program tape, series 7.	TX0000368583	1979-10-26	Eastman Kodak Company
138	Commercial camera. Vol. 1963, no. 19-20, 1963.	RE0000549450	1991-11-12	Eastman Kodak Company
139	Common causes of damage to 35 millimeter release prints.	RE0000067291	1980-10-10	Eastman Kodak Company
140	Communicating through poster sessions.	TX0000214568	1979-02-27	Eastman Kodak Company
141	Compass / Vince Giummo, editor].	CSN0032772	1983	Eastman Kodak Company
142	Compass / Vince Giummo, editor].	CSN0032772	1982	Eastman Kodak Company
143	Compass / Vince Giummo, editor].	CSN0032772	1981	Eastman Kodak Company
144	Complete darkroom dataguide : processing and printing information for black- and-white and color.	TX0001591421	1985-06-17	Eastman Kodak Company
145	Computer program for generating random pattern for roller surface.	Txu000844852	1997-10-21	Eastman Kodak Company
146	Computerized corrective action guidelines.	TX0002786269	1990-04-09	Eastman Kodak Company
147	Computers and systems.	TX0001861085	1986-07-10	Eastman Kodak Company
148	Condensed data for Kodak Irtran infrared optical materials.	TX0000985788	1982-09-20	Eastman Kodak Company
149	Confidence machine : introducing a new high-output paper processor from Kodak.	TX0000254144	1979-04-20	Eastman Kodak Company
150	Construction materials for photographic processing equipment.	TX0000602910	1980-12-04	Eastman Kodak Company

151	Construction materials for photographic processing equipment.	RE0000273644	1985-12-30	Eastman Kodak Company
152	Contrast index : a criterion for development : [Kodak pamphlet no. F-14].	TX0001135202	1983-05-18	Eastman Kodak Company
153	Control materials for process C-41.	TX0002189295	1987-11-18	Eastman Kodak Company
154	Copy preparation.	TX0000293701	1979-07-02	Eastman Kodak Company
155	Copy preparation and platemaking using Kodak P M T materials.	TX0000602907	1980-12-04	Eastman Kodak Company
156	Cost planning with TECHNET production management software series 1.00 : temporary manual.	TX0003487228	1987-11-23	Eastman Kodak Company
157	Counter points.	RE0000600924	1992-12-11	Eastman Kodak Company
158	Counter points.	RE0000552588	1991-11-12	Eastman Kodak Company
159	Creating and maintaining your data base in TECHNET production management software series 1.00 : temporary manual.	TX0003487224	1987-11-23	Eastman Kodak Company
160	Creative darkroom techniques.	TX0001177230	1983-08-29	Eastman Kodak Company
161	Creativity with Kodak P M T[_{subscript}]II products.	TX0001622797	1985-06-24	Eastman Kodak Company
162	Criminal detection devices employing photography.	RE0000600929	1992-12-11	Eastman Kodak Company
163	Crossover procedure : Z-99C.	TX0000107693	1978-09-11	Eastman Kodak Company
164	Current information summary / Customer Technical Services, Eastman Kodak Company.	CSN0020509	1979	Eastman Kodak Company
165	Darkroom design and construction.	RE0000317067	1986-12-30	Eastman Kodak Company
166	Darkroom expression.	TX0001481876	1984-12-26	Eastman Kodak Company
167	Data communications.	TX0001861084	1986-07-10	Eastman Kodak Company
168	Data entry and retrieval responses for the Kodak image handler system.	TX0002687028	1989-10-30	Eastman Kodak Company
169	Data release.	CSN0043680	1982	Eastman Kodak Company
170	Data release.	CSN0043680	1981	Eastman Kodak Company
171	Data release.	CSN0020547	1979	Eastman Kodak Company
172	Data storage.	TX0001847427	1986-07-10	Eastman Kodak Company
173	Datacode magnetic control surface.	TX0001118329	1983-05-19	Eastman Kodak Company
174	Dealers supplying Kodak laboratory chemicals.	TX0000485580	1980-05-27	Eastman Kodak Company
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379	Highlights. Vol. 7, no. 4.	RE0000140270	1982-10-14	Eastman Kodak Company
380	Highlights. Vol. 9, no. 1, Mar. 15, 1956.	RE0000230805	1984-12-24	Eastman Kodak Company
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1063	Kodak VCNA color negative translator, model 4 : [no. P5-241].	TX0000390360	1979-12-17	Eastman Kodak Company
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1067	Kodak Vericolor II commercial film, type S, SO-172 : [Kodak pamphlet no. E-25].	TX0000168450	1978-12-26	Eastman Kodak Company
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1069	Kodak Versamat processor, model 317.	TX0000149256	1978-11-13	Eastman Kodak Company
1070	Kodak video color negative analyzer, model 3.	TX0000475423	1980-05-14	Eastman Kodak Company
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1078	Kodak X-Omat M35 processor operator checklist.	TX0002576889	1989-05-22	Eastman Kodak Company
1079	Kodak x-omat processor model M3.	RE0000552577	1991-11-12	Eastman Kodak Company
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1265	Operating the Kodak printer/paper processor, system 20 (five-inch paper) with series 2 software.	TX0002531314	1989-02-03	Eastman Kodak Company
1266	Operating the Kodak printer setup photometer.	TX0000401556	1980-01-21	Eastman Kodak Company
1267	Operating the Kodak printer setup photometer.	TX0000092966	1978-07-14	Eastman Kodak Company
1268	Operating the Kodak reorder laminator accessory 2610.	TX0000390361	1979-12-17	Eastman Kodak Company
1269	Operating the Kodak reorder laminator accessory 2610.	TX0000223224	1979-03-26	Eastman Kodak Company
1270	Operating the Kodak Royalprint processor, model 417 : [publication pt. no.638677] : June 1978 ; Maintaining the Kodak Royalprint processor, model 417 : [publication pt. no. 638678] : June 1978.	TX0000073193	1978-06-12	Eastman Kodak Company
1271	Operating the Kodak Royalprint roll feed adapter, the Kodak Royalprint replenishment assembly.	TX0000321795	1979-08-31	Eastman Kodak Company
1272	Operating the Kodak S/2610 negative reorder laminator.	TX0000471704	1980-05-14	Eastman Kodak Company
1273	Operating the Kodak V C N A translator remote display unit with the Kodak color negative translator : model 3.	TX0000321803	1979-08-31	Eastman Kodak Company
1274	Operating the Kodak V C N A translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000368582	1979-10-26	Eastman Kodak Company
1275	Operating the Kodak VCNA translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000390362	1979-12-17	Eastman Kodak Company
1276	Operator assistance cards.	TX0002423837	1988-10-07	Eastman Kodak Company

1277	Operator assistance cards : Kodak minilab system 50, printer/paper processor.	TX0002378092	1988-08-10	Eastman Kodak Company
1278	Operator guide for Kodak create-a-print 35mm enlargement center.	TX0002601410	1989-06-08	Eastman Kodak Company
1279	Operator instructions for the Kodamatic 17B processor when equipped with the Kodamatic 17 replenishment conversion assembly.	TX0001194334	1983-08-19	Eastman Kodak Company
1280	Operator service manual for the Kodak Ektachem 400 analyzer and the Kodak Ektachem 100 analyzer.	TX0001248625	1983-12-12	Eastman Kodak Company
1281	Operator training manual for Kodak Reliant 800 microfilmer.	TX0002786271	1990-04-09	Eastman Kodak Company
1282	Operator's checklist for daily start-up of the Kodak Versamat film processor, model 1140 series : [no.] Y-12A, Y-12B.	TX0000072493	1978-04-10	Eastman Kodak Company
1283	Operator's manual for Kodak DATASHOW system.	TX0002193261	1987-12-09	Eastman Kodak Company
1284	Operator's manual for Kodak Datashow system.	TX0002192560	1987-11-20	Eastman Kodak Company
1285	Operator's manual for the Kodak Ektachem 700 analyzer.	TX0001614149	1985-07-17	Eastman Kodak Company
1286	Operator's manual for the Kodak Ektachem DT60 analyzer.	TX0001630334	1985-07-17	Eastman Kodak Company
1287	Operator's manual for the Kodak Polymatic plate processor, model 30.	TX0000328410	1979-08-31	Eastman Kodak Company
1288	Operator's manual for the Kodak polymatic plate processor, model 48A.	TX0000602911	1980-12-04	Eastman Kodak Company
1289	Operator's manual for the Kodak startech processor, model 244 and model 244T.	TX0000479271	1980-05-15	Eastman Kodak Company
1290	Operator's manual for the Kodamatic 17B processor.	TX0000751417	1981-07-21	Eastman Kodak Company
1291	Operator's manual, Kodak readymatic processor model 420A : [pub. Pt. no. 637020].	TX0000471688	1980-05-14	Eastman Kodak Company
1292	Pako 24-SQ processor.	TX0000149263	1978-11-13	Eastman Kodak Company
1293	Pakorol-G and super-G processor, models 17-1, 17-1.5, 24-1, and 24-1.5.	TX0000149257	1978-11-13	Eastman Kodak Company
1294	Panorama.	CSN0026859	1984	Eastman Kodak Company
1295	Panorama.	CSN0026859	1983	Eastman Kodak Company
1296	Panorama.	CSN0026859	1982	Eastman Kodak Company
1297	Panorama.	CSN0026859	1981	Eastman Kodak Company
1298	Panorama.	CSN0026859	1980	Eastman Kodak Company
1299	Panorama.	CSN0026859	1979	Eastman Kodak Company
1300	Panorama.	CSN0005827	1979	Eastman Kodak Company
1301	Panorama.	CSN0005827	1978	Eastman Kodak Company
1302	Panorama highlights.	TX0001474817	1984-12-21	Eastman Kodak Company
1303	Paper information from Kodak.	TX0002182867	1987-11-18	Eastman Kodak Company
1304	Parts list for the Kodamatic 17B processor.	TX0000781669	1981-10-13	Eastman Kodak Company
1305	Pathways to color : Kodak publication no. E-11.	TX0000254142	1979-04-20	Eastman Kodak Company
1306	Pattern 2305.	Vau000413412	1997-10-21	Eastman Kodak Company
1307	Pattern W610.	Vau000413414	1997-10-21	Eastman Kodak Company

1308	Pattern W610R.	Vau000413413	1997-10-21	Eastman Kodak Company
1309	People/ideas/quality products—Eastman Kodak's Apparatus & optical division.	RE0000500141	1990-12-03	Eastman Kodak Company
1310	Photo chemistry in black-and-white and color photography.	RE0000273646	1985-12-30	Eastman Kodak Company
1311	Photo decor : a guide to the enjoyment of photographic art : publication no. O-22 / written and designed by John Holland.	TX0000137797	1978-10-31	Eastman Kodak Company
1312	Photo decor : a guide to the enjoyment of photographic art / written by John Holland ; designed by Howlett-Bergner & Holland.	TX0001130640	1983-05-19	Eastman Kodak Company
1313	Photo decor : an idea book : [P3-200].	TX0000390366	1979-12-17	Eastman Kodak Company
1314	Photo explorations : [Kodak publication no. AT-16] / by Jack Biedermann.	TX0000515687	1980-06-23	Eastman Kodak Company
1315	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1983	Eastman Kodak Company
1316	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1982	Eastman Kodak Company
1317	Photo topics and techniques / edited by Eastman Kodak Company, Amphoto.	TX0000649318	1981-02-20	Amphoto & Eastman Kodak Company
1318	Photoengraving means business.	RE0000411316	1988-12-21	Eastman Kodak Company
1319	Photofabrication methods with Kodak photo resists : [Kodak publication no.] P-246, [cat. No. 105-8338].	TX0000255382	1979-05-11	Eastman Kodak Company
1320	Photographer's children.	RE0000600949	1992-12-11	Eastman Kodak Company
1321	Photographic production of slides and filmstrips.	RE0000411276	1988-12-21	Eastman Kodak Company
1322	Photographic retouching / written for Kodak by Vilia Reed.	TX0002597642	1989-06-08	Eastman Kodak Company
1323	Photographing baby and child / edited by George Hornby and the editors of Eastman Kodak Company.	TX0000093381	1978-03-16	Eastman Kodak Company and Crown Publishers, Inc.
1324	Photographing people : a Kodak audiovisual slide presentation, AV-37.	TX0000649222	1981-03-04	Eastman Kodak Company
1325	Photographing with automatic cameras / written for Kodak by Hubert C. Birnbaum.	TX0001009397	1982-10-07	Eastman Kodak Company
1326	Photographing your baby : tips for taking great pictures / by the editors of Eastman Kodak Company.	TX0001462422	1984-11-19	Eastman Kodak Company
1327	Photography & layout for reproduction : [no.] Q-74.	TX0000150376	1978-11-13	Eastman Kodak Company
1328	Photography at work, a progress report (motion picture, 42 mins./1507')	RE0000500175	1990-12-03	Eastman Kodak Company
1329	Photography books from Kodak.	TX0001118302	1983-05-19	Eastman Kodak Company
1330	Photography books from Kodak.	TX0000751418	1981-07-21	Eastman Kodak Company
1331	Photography for the printer.	RE0000500167	1990-12-03	Eastman Kodak Company
1332	Photography from lightplanes and helicopters.	TX0001587912	1985-06-17	Eastman Kodak Company
1333	Photography in the school. Vol. 62, no. 1, 1962.	RE0000500183	1990-12-03	Eastman Kodak Company

1334	Photography in the school. Vol. 62, no. 2, 1962.	RE0000500191	1990-12-03	Eastman Kodak Company
1335	Photography in the school. Vol. 62, no. 3, 1962.	RE0000500200	1990-12-03	Eastman Kodak Company
1336	Photography in the school. Vol. 63, no. 1, 1963.	RE0000549428	1991-11-12	Eastman Kodak Company
1337	Photography in the school. Vol. 63, no. 3, 1963.	RE0000549446	1991-11-12	Eastman Kodak Company
1338	Photography in your science fair project.	TX0001137146	1983-05-18	Eastman Kodak Company
1339	Photography through the microscope.	TX0002687030	1989-10-30	Eastman Kodak Company
1340	Photography through the microscope.	RE0000500156	1990-12-03	Eastman Kodak Company
1341	Photography through the microscope.	RE0000273643	1985-12-30	Eastman Kodak Company
1342	Photography through the microscope / [written, rev., or edited, with new photos. By John Gustav Delly].	TX0000602909	1980-12-04	Eastman Kodak Company
1343	Photolab design for professionals.	TX0002978634	1990-12-13	Eastman Kodak Company
1344	Photomacrography.	RE0000500155	1990-12-03	Eastman Kodak Company
1345	Photomacrography : mathematical analysis of magnification and depth of detail : Kodak publication no. N-15.	TX0000069169	1978-05-26	Eastman Kodak Company
1346	Photomicrography with Kodak Ektachrome professional films, process E-6.	TX0000092963	1978-07-14	Eastman Kodak Company
1347	Photoplotting desk reference.	TX0000661820	1981-03-26	Eastman Kodak Company
1348	Photoreproduction.	TX0000584745	1980-12-04	Eastman Kodak Company
1349	Phototypesetting with Kodak products / [edited by John F. Holtz].	TX0000661816	1981-03-26	Eastman Kodak Company
1350	Physical characteristics of glass for Kodak photographic plates.	TX0001201595	1983-08-30	Eastman Kodak Company
1351	Physical characteristics of Kodak polystyrene base films.	RE0000318822	1986-12-30	Eastman Kodak Company
1352	Picture-taking around Rochester.	TX0001481864	1984-12-31	Eastman Kodak Company
1353	Picture-taking at the Fair for miniature and other advanced cameras.	RE0000600925	1992-12-11	Eastman Kodak Company
1354	Picture-taking in northern California.	TX0000783107	1981-10-09	Eastman Kodak Company
1355	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0001250602	1983-12-19	Eastman Kodak Company
1356	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0000588339	1980-12-04	Eastman Kodak Company
1357	Picture-taking on Cape Cod and the Islands / [prepared as a public service by Kodak].	TX0000999169	1982-10-05	Eastman Kodak Company
1358	Picture-taking spots in Washington, D. C. / map by Frank Solomon.	TX0000402837	1980-01-21	Eastman Kodak Company
1359	Picture-tkaing [sic] in Florida.	TX0001477803	1984-12-21	Eastman Kodak Company
1360	Picture your teeth.	RE0000549423	1991-11-12	Eastman Kodak Company
1361	Pictures by existing light.	TX0002420471	1988-10-07	Eastman Kodak Company
1362	Picturing the times of your life / Don Nibbelink [i.e. Don D. Nibbelink], Monica Nibbelink ; edited for Eastern Kodak Company [by] Amphoto.	TX0000554199	1980-09-23	Eastman Kodak Company & American Photographic Book Publishing

1363	Planet Peru : an aerial journey through a timeless land / photos. By Marilyn Bridges ; introd. By Fernando Belaunde Terry ; historical commentary by John Hyslop ; afterword by Marilyn Bridges.	VA0000530817	1991-12-03	Eastman Kodak Company and Aperture Foundation, Inc. (employer for hire) on editing & compilation
1364	Planning and producing visual aids.	RE0000500161	1990-12-03	Eastman Kodak Company
1365	Planning, taking your travel pictures.	RE0000552560	1991-11-12	Eastman Kodak Company
1366	Plate care, on and off press.	TX0000092960	1978-07-14	Eastman Kodak Company
1367	Plate cracking / in cooperation with Paul R. Josephson.	TX0000106647	1978-09-15	Eastman Kodak Company
1368	Portrait : professional techniques and practices in portrait photography.	TX0003584366	1993-09-20	Eastman Kodak Company
1369	Potential silver yield from Kodak photographic products.	TX0000783115	1981-10-09	Eastman Kodak Company
1370	Potential silver yield from Kodak photographic products.	TX0000510102	1980-05-27	Eastman Kodak Company
1371	Practical densitometry.	TX0002301924	1987-12-09	Eastman Kodak Company
1372	Preparing large color prints on Kodak Ektacolor 74 RC and 78 papers.	TX0000324330	1979-08-30	Eastman Kodak Company
1373	Preparing large color transparencies for display.	TX0001023291	1982-11-15	Eastman Kodak Company
1374	Preparing process C-41 solutions from Kodak Flexicolor A R chemicals (concentrates) : [publication no.] Z-121F.	TX0000107689	1978-09-11	Eastman Kodak Company
1375	Presenting yourself.	TX0003861274	1994-06-14	Eastman Kodak Company
1376	Presenting yourself / by Michael Kenny [i.e. Michael F. Kenny] for Eastman Kodak Company.	TX0001070594	1983-02-09	Eastman Kodak Company
1377	Preservation of photographs.	TX0000347928	1979-10-17	Eastman Kodak Company
1378	Prevention of contact dermatitis in photographic work.	TX0000092961	1978-07-14	Eastman Kodak Company
1379	Principles of the Kodak x-omat processing system.	RE0000552565	1991-11-12	Eastman Kodak Company
1380	Printer monitoring method for use with Kodak Ektachrome 2203 paper : publication no. Z-123B.	TX0000093427	1978-08-07	Eastman Kodak Company
1381	Printing and cutting notched film accessories : [no. P5-231].	TX0000073188	1978-06-12	Eastman Kodak Company
1382	Printing color negatives.	TX0000107697	1978-09-11	Eastman Kodak Company
1383	Printing color negatives.	RE0000600930	1992-12-11	Eastman Kodak Company
1384	Printing color negatives.	RE0000317256	1986-12-30	Eastman Kodak Company
1385	Prizewinning photos—what makes them click : a Kodak audiovisual slide presentation : AV-42.	TX0001010529	1982-10-07	Eastman Kodak Company
1386	Process datafile : how to process Kodak Ektachrome 22 paper in Kodak rapid color processors.	TX0002182860	1987-11-18	Eastman Kodak Company
1387	Process datafile : small-tube or tray processing of Kodak Ektachrome 22 paper using Kodak Ektachrome R-3000 chemicals.	TX0002182861	1987-11-18	Eastman Kodak Company
1388	Process E-6 action maze.	TX0000092967	1978-07-14	Eastman Kodak Company
1389	Process monitoring : monitoring and troubleshooting processes using Kodak flexicolor chemicals : no. Z-131E2.	TX0004061045	1995-05-19	Eastman Kodak Company

1390	Processing and process monitoring of Kodak black-and-white films.	TX0000986218	1982-09-20	Eastman Kodak Company
1391	Processing chemicals and formulas.	RE0000552569	1991-11-12	Eastman Kodak Company
1392	Processing chemicals and formulas.	RE0000140574	1982-10-14	Eastman Kodak Company
1393	Processing Kodak Ektacolor paper in roller-transport processing machines using Kodak Ektaprint 2 chemicals.	TX0000214578	1979-02-27	Eastman Kodak Company
1394	Processing Kodak Ektacolor Plus and professional papers.	TX0002182871	1987-11-18	Eastman Kodak Company
1395	Processing Kodak high resolution plates.	TX0000985548	1982-09-07	Eastman Kodak Company
1396	Processing Kodak Vericolor print film 4111 (Estar thick base) in the Kodak rapid color processor, model 30 or model 30A.	TX0000282520	1979-05-11	Eastman Kodak Company
1397	Producing quality documents with KEEPS (Kodak Ektaprint electronic publishing system) : a basic guide to layout and typography.	TX0002576714	1989-05-22	Eastman Kodak Company
1398	Producing quality microfilm for Kodak automated retrieval systems.	TX0002576557	1989-05-22	Eastman Kodak Company
1399	Producing slides and filmstrips.	RE0000552568	1991-11-12	Eastman Kodak Company
1400	Production of X-rays.	RE0000600912	1992-12-11	Eastman Kodak Company
1401	Professional photographic illustration.	TX0002617538	1989-06-08	Eastman Kodak Company
1402	Professional photographic illustration techniques : Kodak publication no. O-16.	TX0000008235	1978-03-10	Eastman Kodak Company
1403	Professional portrait techniques : [Kodak publication] O-4 / [Frank McLaughlin, editor].	TX0000522532	1980-06-23	Eastman Kodak Company
1404	"Professional" versus "amateur" Kodak Ektachrome camera films : the difference between them!.	TX0000072489	1978-04-10	Eastman Kodak Company
1405	Programmed course in logarithms.	RE0000411291	1988-12-21	Eastman Kodak Company
1406	Programmed course in the electronic data processing system.	RE0000500139	1990-12-03	Eastman Kodak Company
1407	Programmed course on programmed instruction.	RE0000552567	1991-11-12	Eastman Kodak Company
1408	Programmed course on programmed instruction.	RE0000500147	1990-12-03	Eastman Kodak Company
1409	Quality assurance in dental radiography.	TX0002735888	1990-01-22	Eastman Kodak Company
1410	Quality control in the processing of Kodak Ektachrome film (process E3)	RE0000411284	1988-12-21	Eastman Kodak Company
1411	Quality enlarging with Kodak B/W papers : art, technique, and science, a Kodak data book.	TX0001020511	1982-11-15	Eastman Kodak Company
1412	Quality in industry; motion picture.	RE0000500177	1990-12-03	Eastman Kodak Company
1413	Quality in photographic lenses.	RE0000140272	1982-10-14	Eastman Kodak Company
1414	Questions and answers about Kodak super 8 film cartridges.	TX0000073183	1978-06-12	Eastman Kodak Company
1415	Questions and answers about Kodak super 8 movie films.	TX0001118327	1983-05-19	Eastman Kodak Company
1416	Quick-look reference : Kodak black-&-white reversal motion picture films : [Kodak publication no.] H-61.	TX0000489006	1980-05-27	Eastman Kodak Company

1417	Quick-look reference : Kodak color reversal motion picture films : [Kodak publication no.] H-60.	TX0000489007	1980-05-27	Eastman Kodak Company
1418	Quick-look reference, Kodak color reversal motion picture films, sports : [Kodak publication no. H-60].	TX0000391613	1979-10-26	Eastman Kodak Company
1419	Radiation safety in dental radiography.	TX0002742177	1990-01-22	Eastman Kodak Company
1420	Radiation safety manual.	TX0004049145	1995-05-19	Eastman Kodak Company
1421	Radiografía y fotografía clínicas. Vol. 26, no. 1.	RE0000411315	1988-12-21	Eastman Kodak Company
1422	Radiografía y fotografía clínicas. Vol. 26, no. 2.	RE0000411311	1988-12-21	Eastman Kodak Company
1423	Radiografía y fotografía clínicas. Vol. 26, no. 3.	RE0000411313	1988-12-21	Eastman Kodak Company
1424	Radiografía y fotografía clínicas. Vol. 28, no. 1, 1962.	RE0000500187	1990-12-03	Eastman Kodak Company
1425	Radiografía y fotografía clínicas. Vol. 28, no. 2, 1962.	RE0000500195	1990-12-03	Eastman Kodak Company
1426	Radiografía y fotografía clínicas. Vol. 28, no. 3, 1962.	RE0000500205	1990-12-03	Eastman Kodak Company
1427	Radiografía y fotografía clínicas. Vol. 29, no. 1, 1963.	RE0000549427	1991-11-12	Eastman Kodak Company
1428	Radiografía y fotografía clínicas. Vol. 29, no. 2, 1963.	RE0000549440	1991-11-12	Eastman Kodak Company
1429	Radiografía y fotografía clínicas. Vol. 29, no. 3, 1963.	RE0000549456	1991-11-12	Eastman Kodak Company
1430	Radiography in modern industry.	TX0000599323	1980-12-04	Eastman Kodak Company
1431	Radiography in modern industry.	RE0000273645	1985-12-30	Eastman Kodak Company
1432	Reciprocity data : Kodak color films.	TX00000321798	1979-08-30	Eastman Kodak Company
1433	Reciprocity data, Kodak color films.	TX0000092964	1978-07-14	Eastman Kodak Company
1434	Recovering silver from photographic materials.	TX0000368581	1979-10-26	Eastman Kodak Company
1435	Reference chart for Kodak color reversal products.	TX0002206285	1987-12-09	Eastman Kodak Company
1436	Reference guide using the Kodak colorwatch system in Technet quality management software : ser. C.	TX0002477484	1988-08-10	Eastman Kodak Company
1437	Reference information from Kodak.	TX0002419705	1988-10-07	Eastman Kodak Company
1438	Remote Ranger.	VA0000744298	1996-02-20	Eastman Kodak Company
1439	Research at Kodak.	RE0000500158	1990-12-03	Eastman Kodak Company
1440	Research magazine.	CSN0083195	1988	Eastman Kodak Company
1441	Retouching black-and-white negatives and prints.	TX0000214575	1979-02-27	Eastman Kodak Company
1442	Retouching color negatives.	TX0002482530	1988-10-07	Eastman Kodak Company
1443	Retouching Ektachrome film transparencies : (process E-6).	TX0000985790	1982-09-20	Eastman Kodak Company
1444	Retouching Ektacolor prints.	RE0000552557	1991-11-12	Eastman Kodak Company
1445	Retouching Ektacolor prints : contains new information on how to use Kodak retouching colors for spotting color prints.	TX0000214569	1979-02-27	Eastman Kodak Company
1446	Retouching Kodak color negatives.	RE0000552586	1991-11-12	Eastman Kodak Company
1447	Retouching Kodak Ektacolor negatives.	RE0000185709	1983-12-12	Eastman Kodak Company

1448	Retouching prints on Kodak Ektacolor and Ektachrome papers.	TX0002729941	1989-10-13	Eastman Kodak Company
1449	Retouching type C color prints.	RE0000317257	1986-12-30	Eastman Kodak Company
1450	Reverse-text slides.	TX0000783114	1981-10-09	Eastman Kodak Company
1451	Reverse-text slides.	TX0000401557	1980-01-21	Eastman Kodak Company
1452	Reversing optics for lateral reversal.	TX0000513990	1980-06-23	Eastman Kodak Company
1453	Revised information on color correction with Kodak tri-mask film.	RE0000552584	1991-11-12	Eastman Kodak Company
1454	[Revision & PVAC series 3]	TX0002189483	1987-11-18	Eastman Kodak Company
1455	Revision to the Kodak 312 color printer : DPC/DPCU, ser. 1.	TX0002182855	1987-11-18	Eastman Kodak Company
1456	Roller-transport processing of Kodak Ektachrome films, process E-6 : [publication no.] Z-119B.	TX0000107690	1978-09-11	Eastman Kodak Company
1457	Safe handling of photographic chemicals.	TX0000324331	1979-08-30	Eastman Kodak Company
1458	Salute to the tall ships.	RE0000641112	1993-11-08	Eastman Kodak Company
1459	Sample sequence from a program in economics.	RE0000411292	1988-12-21	Eastman Kodak Company
1460	Sample sequence from a program in human motivation.	RE0000411293	1988-12-21	Eastman Kodak Company
1461	Sample sequence from a program on industrial relations.	RE0000411298	1988-12-21	Eastman Kodak Company
1462	Scanners : using Kodak Ektachrome and Kodachrome film transparencies on color scanners.	TX0000669544	1981-03-26	Eastman Kodak Company
1463	Schlieren photography.	RE0000411279	1988-12-21	Eastman Kodak Company
1464	Scientific imaging with Kodak films and plates.	TX0002378191	1988-08-10	Eastman Kodak Company
1465	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1979	Eastman Kodak Company
1466	Scientific publications from Eastman Kodak laboratories : sections 1-4, 1976.	TX0000106649	1978-09-15	Eastman Kodak Company
1467	Selected bibliography on photography for law enforcement agencies : [Kodak pub. No. M-46].	TX0000118797	1978-05-05	Eastman Kodak Company
1468	Selected bibliography on photography for law enforcement agencies : [Kodak publication no. M-46].	TX0000254146	1979-04-20	Eastman Kodak Company
1469	Selected special order (S O) products list for Professional and Finishing Markets Division.	TX0000214567	1979-02-27	Eastman Kodak Company
1470	Seminar in print : analytical methods for testing Kodak products for microelectronics.	TX0000713069	1981-06-23	Eastman Kodak Company
1471	Seminar in print IV : relationship between micro and macro reproduction characteristics of Kodak high resolution plates.	TX0000584744	1980-12-04	Eastman Kodak Company
1472	Seminars in print III : analytical specifications for Kodak micro positive developer 809.	TX0000471684	1980-05-14	Eastman Kodak Company
1473	Sequence from a programmed course in photography.	RE0000448934	1989-11-29	Eastman Kodak Company
1474	Service manual for the Kodak ektagraphic III projectors, autofocus models.	TX0001028505	1982-11-22	Eastman Kodak Company

1475	Service manual Kodak X-OMAT processor model M3.	RE0000448935	1989-11-29	Eastman Kodak Company
1476	Setting up and balancing.	TX0002182868	1987-11-18	Eastman Kodak Company
1477	Setup and balancing the Kodak 2610 color printer using the Kodak 2610 program tape, series 7.	TX0000368572	1979-10-31	Eastman Kodak Company
1478	Setup and balancing : the Kodak 2610 color printer using the series 6 program tape : March 1978.	TX0000072480	1978-04-10	Eastman Kodak Company
1479	Setup and balancing the Kodak 2620D color printer.	TX0000137792	1978-10-31	Eastman Kodak Company
1480	Setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers : [publication pt. no. 638872].	TX0000093428	1978-08-07	Eastman Kodak Company
1481	Setup and balancing : the Kodak MC-5, MC-8 & MC-11 digital color printers using the Kodak MC program tape series 2.	TX0000368595	1979-10-26	Eastman Kodak Company
1482	Setup and balancing : the Kodak printer models S-5 and B-K series.	TX0000192369	1978-10-31	Eastman Kodak Company
1483	Shipboard holiday.	RE0000600950	1992-12-11	Eastman Kodak Company
1484	Silver masking of transparencies with three-aim-point control.	TX0000604410	1980-12-04	Eastman Kodak Company
1485	Silver recovery efficiency from Kodak Ektaprint 2 bleach-fix using the Kodak chemical recovery cartridge, type 1-P.	TX0000107692	1978-09-11	Eastman Kodak Company
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1487	Silver recovery with the Kodak chemical recovery cartridge, type P.	TX0000401563	1980-01-21	Eastman Kodak Company
1488	Simple copying techniques with a Kodak Ektagraphic Visualmaker : [pamphlet no.] S-40.	TX0000136127	1978-10-16	Eastman Kodak Company
1489	Site preparations : Kodak disc film processor, model 200E.	TX0001118303	1983-05-19	Eastman Kodak Company
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1491	Site preparations, Kodak disc printing attachment, models 7, 11, and 15, on the Kodak S and M C digital color printers.	TX0001131012	1983-05-19	Eastman Kodak Company
1492	Slides : planning and producing slide programs / written for Kodak by Ann Bishop.	TX0001474819	1984-12-21	Eastman Kodak Company
1493	Snapshots at the Fair with fixed-focus and other simple cameras.	RE0000600926	1992-12-11	Eastman Kodak Company
1494	Software interface manual : Kodak IMT-200, IMT-250, and IMT-350 microimage terminals.	TX0002192563	1987-11-20	Eastman Kodak Company
1495	Some differences between Kodak Ektagraphic and Kodak Carousel slide projectors.	TX0000681781	1981-03-26	Eastman Kodak Company

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1497	Sound recording with magnetic tape.	RE0000552578	1991-11-12	Eastman Kodak Company
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1502	Speechmaking, more than words alone.	TX0000471685	1980-05-14	Eastman Kodak Company
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1506	Stabilization with Kodak Ektamatic products.	TX0000513993	1980-06-23	Eastman Kodak Company
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1508	Staffer's guide to fall P M A convention.	TX0000137970	1978-10-31	Eastman Kodak Company
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1515	Studio techniques for portrait photography.	RE0000448931	1989-11-29	Eastman Kodak Company
1516	Stylelite pocket.	TX0002189340	1987-11-18	Eastman Kodak Company
1517	Successful panoramic radiography.	TX0002728462	1990-01-22	Eastman Kodak Company
1518	Suggested procedures for adding Tenox II to frying oils. By Tennessee Eastman Company.	RE0000035945	1979-10-26	Eastman Kodak Company
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1520	Supplement for Kodak 135 printing attachment 2610 : modification no. 3 : [pub. Pt. no. 638919].	TX0000118798	1978-09-25	Eastman Kodak Company
1521	Supplement setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers using the Kodak MC program tape, series 2.	TX0000390355	1979-12-17	Eastman Kodak Company
1522	Supplement to Installing and maintaining the Kodak projection pick-up, model IR.	TX0000136124	1978-10-16	Eastman Kodak Company

1523	Supplement to Kodak color exposure strips (C110, C126, or C135).	TX0000321792	1979-08-31	Eastman Kodak Company
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1531	Supplement to operating the Kodak printer/paper processor, system 20 (four-inch paper) with series 2 software.	TX0002501247	198 1978-10-31 9-02-03	Eastman Kodak Company
1532	Supplement to Operating the Kodak rapid print cutter model SR-5.	TX0000137788	1978-10-31	Eastman Kodak Company
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1538	Supplement to the Kodak professional multi printer.	TX0002205791	1987-12-03	Eastman Kodak Company
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1575	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	CSN0007753	1978	Eastman Kodak Company, Texas Eastman Company Division
1576	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	CSN0007753	1977	Eastman Kodak Company, Texas Eastman Company Division
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1601	Use of Kodak Polymatic L P developer (hand), MX 854-5 : data release, Kodak publication no. Q-220-DR-1.	TX0000266563	1979-06-07	Eastman Kodak Company
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1692	Your programs from Kodak . : audio-visual library distribution.	CSN0014730	1978	Eastman Kodak Company
1693	Your programs from Kodak . : [catalog].	CSN0014730	1985	Eastman Kodak Company
1694	Your programs from Kodak . : [catalog].	CSN0014730	1983	Eastman Kodak Company
1695	Your programs from Kodak . : [catalog].	CSN0014730	1979	Eastman Kodak Company
1696	Your wedding (one day)	RE0000549424	1991-11-12	Eastman Kodak Company
1697	You're on the team.	RE0000230801	1984-12-24	Eastman Kodak Company
1698	You're the director.	RE0000600928	1992-12-11	Eastman Kodak Company
1699	You're the director.	RE0000500172	1990-12-03	Eastman Kodak Company
1700	Aerial photo log.	TX0000008223	1978-03-10	Eastman Kodak Company

1701	Aerial photo log.	TX0000120429	1978-09-11	Eastman Kodak Company
1702	Aerial photo log.	TX0000117027	1978-09-11	Eastman Kodak Company
1703	Aerial photo log.	TX0000117026	1978-09-11	Eastman Kodak Company
1704	Aerial photo log.	TX0000042041	1978-04-17	Eastman Kodak Company
1705	Aerial photo log.	TX0000076858	1978-04-10	Eastman Kodak Company
1706	Aerial photo log.	TX0000117024	1978-09-11	Eastman Kodak Company
1707	Aerial photo log.	TX0000117025	1978-09-11	Eastman Kodak Company
1708	Audiovisual notes from Kodak.	TX0000985543	1982-09-07	Eastman Kodak Company
1709	Audiovisual notes from Kodak.	TX0000485585	1980-05-27	Eastman Kodak Company
1710	Audiovisual notes from Kodak	TX0000255381	1979-05-11	Eastman Kodak Company
1711	Book marks : news for people who sell Kodak books.	TX0001129698	1983-05-19	Eastman Kodak Company
1712	Book marks : news for people who sell Kodak books.	TX0001129697	1983-05-19	Eastman Kodak Company
1713	Bookmarks : news for people who sell Kodak books.	TX0001009392	1982-10-07	Eastman Kodak Company
1714	Bookmarks : news for people who sell Kodak books.	TX0000718696	1981-06-23	Eastman Kodak Company
1715	Camera trace / William A. Triggs, editor].	TX0001334498	1984-03-02	Eastman Kodak Company
1716	Cameras in the curriculum : an N E A/Kodak program.	TX0001248609	1983-12-19	Eastman Kodak Company
1717	Compass / Vince Giummo, editor].	TX0001192673	1983-08-30	Eastman Kodak Company
1718	Compass / Vince Giummo, editor].	TX0000967563	1982-09-07	Eastman Kodak Company
1719	Compass / Vince Giummo, editor].	TX0000981935	1982-09-07	Eastman Kodak Company
1720	Compass / Vince Giummo, editor].	TX0000999221	1982-10-05	Eastman Kodak Company
1721	Compass / Vince Giummo, editor].	TX0001129699	1983-05-19	Eastman Kodak Company
1722	Compass / Vince Giummo, editor].	TX0000660467	1981-03-26	Eastman Kodak Company
1723	Compass / Vince Giummo, editor].	TX0000716959	1981-06-23	Eastman Kodak Company
1724	Compass / Vince Giummo, editor].	TX0000777830	1981-10-09	Eastman Kodak Company
1725	Compass / Vince Giummo, editor].	TX0001085730	1983-03-14	Eastman Kodak Company
1726	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000368593	1979-10-26	Eastman Kodak Company
1727	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000390349	1979-12-17	Eastman Kodak Company
1728	Data release.	TX0000985649	1982-09-07	Eastman Kodak Company
1729	Data release.	TX0000969858	1982-09-07	Eastman Kodak Company
1730	Data release.	TX0001021342	1982-11-15	Eastman Kodak Company
1731	Data release.	TX0000985650	1982-09-07	Eastman Kodak Company
1732	Data release.	TX0000323952	1979-08-31	Eastman Kodak Company
1733	Data release.	TX0000323948	1979-08-30	Eastman Kodak Company
1734	Dental radiography and photography / editor, Robert E. Silha.	TX0001252191	1983-12-19	Eastman Kodak Company
1735	Dental radiography and photography / editor, Robert E. Silha.	TX0001271596	1983-11-01	Eastman Kodak Company
1736	Dental radiography and photography / editor, Robert E. Silha.	TX0001271599	1983-11-01	Eastman Kodak Company
1737	Dental radiography and photography / editor, Robert E. Silha.	TX0001271600	1983-11-01	Eastman Kodak Company
1738	Dental radiography and photography / editor, Robert E. Silha.	TX0001271598	1983-11-01	Eastman Kodak Company
1739	Dental radiography and photography / editor, Robert E. Silha.	TX0001257281	1983-12-19	Eastman Kodak Company

1740	Dental radiography and photography / editor, Robert E. Silha.	TX0001252204	1983-12-19	Eastman Kodak Company
1741	Dental radiography and photography / editor, Robert E. Silha.	TX0001271597	1983-11-01	Eastman Kodak Company
1742	Dental radiography and photography / editor, Robert E. Silha.	TX0000484602	1980-05-27	Eastman Kodak Company
1743	Dental radiography and photography / editor, Robert E. Silha.	TX0000615752	1980-06-23	Eastman Kodak Company
1744	Dental radiography and photography / editor, Robert E. Silha.	TX0000662618	1981-03-26	Eastman Kodak Company
1745	Dental radiography and photography / editor, Robert E. Silha.	TX0000035644	1978-05-05	Eastman Kodak Company
1746	Dental radiography and photography / editor, Robert E. Silha.	TX0000118554	1978-09-25;	Eastman Kodak Company
1747	Dental radiography and photography / editor, Robert E. Silha.	TX0000195695	1979-01-12	Eastman Kodak Company
1748	Dental radiography and photography / editor, Robert E. Silha.	TX0000195694	1979-01-12	Eastman Kodak Company
1749	Desk calendar / by the editors of Eastman Kodak Company.	TX0000594059	1980-12-05	Eastman Kodak Company
1750	Directory of silver services / Kodak	TX0001021340	1982-11-15	Eastman Kodak Company
1751	Eastman Kodak Company ... annual report.	TX0001194336	1983-08-19	Eastman Kodak Company
1752	Eastman Kodak Company ... annual report.	TX0001194337	1983-08-19	Eastman Kodak Company
1753	Eastman Kodak Company ... annual report.	TX0001194338	1983-08-19	Eastman Kodak Company
1754	Eastman Kodak Company ... annual report.	TX0000471699	1980-05-14	Eastman Kodak Company
1755	Eastman Kodak Company ... annual report.	TX0000227407	1979-03-26	Eastman Kodak Company
1756	Eastman Kodak Company ... annual report.	TX0000076859	1978-04-10	Eastman Kodak Company
1757	Eastman organic chemical bulletin.	TX0000402340	1980-01-21	Eastman Kodak Company
1758	Eastman organic chemical bulletin.	TX0000368590	1979-10-26	Eastman Kodak Company
1759	Eastman organic chemical bulletin	TX0000035370	1978-04-14	Eastman Kodak Company
1760	Eastman organic chemical bulletin	TX0000169727	1978-12-26	Eastman Kodak Company
1761	Eastman organic chemicals : catalog & price list.	TX0000195696	1979-01-12	Eastman Kodak Company
1762	Eastman organic chemicals catalog. Supplement.	TX0000063341	1978-05-26	Eastman Kodak Company
1763	Financial statistics : graphic arts dealers.	TX0000323957	1979-08-30	Eastman Kodak Company
1764	Financial statistics : professional finishers.	TX0000323956	1979-08-30	Eastman Kodak Company
1765	Financial statistics : school finishers.	TX0000323958	1979-08-30	Eastman Kodak Company
1766	Financial statistics : X-ray dealers.	TX0000323955	1979-08-30	Eastman Kodak Company
1767	Functional group index of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185179	1979-01-12	Eastman Kodak Company
1768	Graphics newsletter.	TX0000279270	1979-06-21	Eastman Kodak Company
1769	Graphics newsletter.	TX0000279268	1979-06-21	Eastman Kodak Company
1770	Graphics newsletter.	TX0000368596	1979-10-25	Eastman Kodak Company
1771	Graphics newsletter.	TX0000368591	1979-10-26	Eastman Kodak Company
1772	Graphics newsletter.	TX0000134139	1978-10-16	Eastman Kodak Company

1773	Graphics newsletter.	TX0000174982	1978-12-26	Eastman Kodak Company
1774	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000489928	1980-05-27	Eastman Kodak Company
1775	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000402345	1980-01-21	Eastman Kodak Company
1776	Here's how : [techniques for outstanding pictures].	TX0000442323	1980-01-21	Eastman Kodak Company
1777	Index to Kodak information.	TX0001495619	1984-12-31	Eastman Kodak Company
1778	Index to Kodak information.	TX0001118304	1983-05-19	Eastman Kodak Company
1779	Index to Kodak information.	TX0000986217	1982-09-20	Eastman Kodak Company
1780	Index to Kodak information.	TX0000720511	1981-06-23	Eastman Kodak Company
1781	Index to Kodak information.	TX0000489931	1980-05-27	Eastman Kodak Company
1782	Interface	TX0000064818	1978-06-12	Eastman Kodak Company
1783	International photography / Kodak.	TX0000984528	1982-09-07	Eastman Kodak Company
1784	International photography / Kodak.	TX0000792831	1981-10-13	Eastman Kodak Company
1785	International photography / Kodak.	TX0001085735	1983-03-14	Eastman Kodak Company
1786	International photography / Kodak.	TX0000980529	1982-09-07	Eastman Kodak Company
1787	International photography / Kodak.	TX0000793667	1981-10-13	Eastman Kodak Company
1788	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0001009393	1982-10-07	Eastman Kodak Company
1789	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0000778869	1981-10-13	Eastman Kodak Company
1790	Kodak audiovisual products catalog	TX0001635399	1985-07-22	Eastman Kodak Company
1791	Kodak bulletin for the graphic arts.	TX0000599790	1980-12-04	Eastman Kodak Company
1792	Kodak catalog of educational materials ...	TX0001137171	1983-05-18	Eastman Kodak Company
1793	Kodak centennial desk calendar ...	TX0000319921	1979-07-02	Eastman Kodak Company
1794	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000778695	1981-10-09	Eastman Kodak Company
1795	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0001085731	1983-03-14	Eastman Kodak Company
1796	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000986305	1982-09-07	Eastman Kodak Company
1797	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000604408	1980-12-04	Eastman Kodak Company
1798	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000368594	1979-10-26	Eastman Kodak Company
1799	Kodak compass : reproduction processes/materials/industry news.	TX0000514215	1980-06-23	Eastman Kodak Company
1800	Kodak compass : reproduction processes/materials/industry news.	TX0000509718	1980-06-23	Eastman Kodak Company
1801	Kodak compass : reproduction processes/materials/industry news.	TX0000509717	1980-06-23	Eastman Kodak Company

1802	Kodak compass : reproduction processes/materials/industry news.	TX0000250165	1979-05-11	Eastman Kodak Company
1803	Kodak compass : reproduction processes/materials/industry news.	TX0000250167	1979-05-11	Eastman Kodak Company
1804	Kodak compass : reproduction processes/materials/industry news.	TX0000268624	1979-06-07	Eastman Kodak Company
1805	Kodak compass : reproduction processes/materials/industry news.	TX0000403619	1980-01-21	Eastman Kodak Company
1806	Kodak compass : reproduction processes/materials/industry news.	TX0000038209	1978-05-05	Eastman Kodak Company
1807	Kodak compass : reproduction processes/materials/industry news.	TX0000063340	1978-05-26	Eastman Kodak Company
1808	Kodak compass : reproduction processes/materials/industry news.	TX0000118555	1978-09-25	Eastman Kodak Company
1809	Kodak compass : reproduction processes/materials/industry news.	TX0000185178	1979-01-12	Eastman Kodak Company
1810	Kodak customer service pamphlet.	TX0001119160	1983-05-19	Eastman Kodak Company
1811	Kodak customer service pamphlet.	TX0001137145	1983-05-18	Eastman Kodak Company
1812	Kodak customer service pamphlet.	TX0001137150	1983-05-18	Eastman Kodak Company
1813	Kodak customer service pamphlet.	TX0001009391	1982-10-07	Eastman Kodak Company
1814	Kodak customer service pamphlet.	TX0000678967	1981-03-26	Eastman Kodak Company
1815	Kodak customer service pamphlet.	TX0000588341	1980-12-04	Eastman Kodak Company
1816	Kodak customer service pamphlet.	TX0000588340	1980-12-04	Eastman Kodak Company
1817	Kodak customer service pamphlet.	TX0000273621	1979-06-07	Eastman Kodak Company
1818	Kodak dental X-ray products.	TX0000513995	1980-06-23	Eastman Kodak Company
1819	Kodak dental X-ray products . : list prices.	TX0000268407	1979-06-07	Eastman Kodak Company
1820	Kodak desk calendar . / by the editors of Eastman Kodak Company.	TX0000791110	1981-10-13	Eastman Kodak Company
1821	Kodak highlights.	TX0001193393	1983-08-19	Eastman Kodak Company
1822	Kodak highlights.	TX0000474173	1980-05-14	Eastman Kodak Company
1823	Kodak highlights.	TX0000227406	1979-03-26	Eastman Kodak Company
1824	Kodak highlights.	TX0000442324	1980-01-21	Eastman Kodak Company
1825	Kodak highlights.	TX0000401877	1980-01-17	Eastman Kodak Company
1826	Kodak highlights.	TX0000076855	1978-04-10	Eastman Kodak Company
1827	Kodak highlights.	TX0000064816	1978-06-12	Eastman Kodak Company
1828	Kodak highlights.	TX0000101444	1978-09-11	Eastman Kodak Company
1829	Kodak highlights.	TX0000150374	1978-12-01	Eastman Kodak Company
1830	Kodak information ... index.	TX0000227408	1979-03-26	Eastman Kodak Company
1831	Kodak laboratory chemicals bulletin.	TX0001600545	1985-06-24	Eastman Kodak Company
1832	Kodak laboratory chemicals bulletin.	TX0000984542	1982-09-07	Eastman Kodak Company
1833	Kodak laboratory chemicals bulletin.	TX0000471694	1980-05-14	Eastman Kodak Company
1834	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001632108	1985-08-12	Eastman Kodak Company
1835	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001170431	1983-03-11	Eastman Kodak Company
1836	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0000666590	1981-03-26	Eastman Kodak Company
1837	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000781875	1981-10-13	Eastman Kodak Company
1838	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001108503	1983-05-18	Eastman Kodak Company

1839	Kodak photographic products . : index update.	TX0000255383	1979-05-11	Eastman Kodak Company
1840	Kodak photonews.	TX0001481845	1984-12-31	Eastman Kodak Company
1841	Kodak photonews.	TX0001492038	1984-12-26	Eastman Kodak Company
1842	Kodak photonews.	TX0001175794	1983-08-29	Eastman Kodak Company
1843	Kodak photonews.	TX0001233016	1983-11-18	Eastman Kodak Company
1844	Kodak photonews.	TX0001233017	1983-11-18	Eastman Kodak Company
1845	Kodak photonews.	TX0000999170	1981-10-05	Eastman Kodak Company
1846	Kodak photonews.	TX0001119163	1983-05-19	Eastman Kodak Company
1847	Kodak photonews.	TX0001136579	1983-05-18	Eastman Kodak Company
1848	Kodak photonews.	TX0001108788	1983-05-18	Eastman Kodak Company
1849	Kodak photonews.	TX0000400495	1980-01-21	Eastman Kodak Company
1850	Kodak photonews.	TX0000599777	1980-12-04	Eastman Kodak Company
1851	Kodak photonews.	TX0000662610	1981-03-26	Eastman Kodak Company
1852	Kodak photonews.	TX0000325075	1979-08-31	Eastman Kodak Company
1853	Kodak photonews.	TX0000093425	1978-08-07	Eastman Kodak Company
1854	Kodak photonews.	TX0000134137	1978-10-31	Eastman Kodak Company
1855	Kodak Precision Line plate L P P.	TX0000400494	1980-01-21	Eastman Kodak Company
1856	Kodak studio light.	TX0000242373	1979-04-20	Eastman Kodak Company
1857	Kodak studio light.	TX0000148711	1978-12-01	Eastman Kodak Company
1858	Kodak studio light.	TX0000014322	1978-03-10	Eastman Kodak Company
1859	Kodak studio light / Jim Collinsworth, editor].	TX0000778863	1981-10-13	Eastman Kodak Company
1860	Kodak studio light / Jim Collinsworth, editor].	TX0000778825	1981-10-13	Eastman Kodak Company
1861	Kodak studio light / Jim Collinsworth, editor].	TX0001236016	1983-05-18	Eastman Kodak Company
1862	Kodak studio light / Jim Collinsworth, editor].	TX0000778862	1981-10-13	Eastman Kodak Company
1863	Kodak studio light / Jim Collinsworth, editor].	TX0000778870	1981-10-13	Eastman Kodak Company
1864	Kodak studio light / Jim Collinsworth, editor].	TX0000390365	1979-12-17	Eastman Kodak Company
1865	Kodak studio light / Jim Collinsworth, editor].	TX0000390353	1979-12-17	Eastman Kodak Company
1866	Kodak Tech Bits.	TX0003564509	1993-09-20	Eastman Kodak Company
1867	Kodak Tech Bits.	TX0003709537	1993-09-20	Eastman Kodak Company
1868	Kodak Tech Bits.	TX0002423587	1988-10-07	Eastman Kodak Company
1869	Kodak Tech Bits.	TX0002378190	1988-08-10	Eastman Kodak Company
1870	Kodak Tech Bits.	TX0002419708	1988-10-07	Eastman Kodak Company
1871	Kodak Tech Bits.	TX0000092962	1978-07-14	Eastman Kodak Company
1872	Kodak Tech Bits.	TX0000101457	1978-09-11	Eastman Kodak Company
1873	Kodak Tech Bits.	TX0000150375	1978-11-13	Eastman Kodak Company
1874	Kodak Tech Bits.	TX0000185177	1979-01-12	Eastman Kodak Company
1875	Kodak Tech Bits : a publication for scientists and engineers.	TX0001507882	1984-12-26	Eastman Kodak Company
1876	Kodak Tech Bits : a publication for scientists and engineers.	TX0000969859	1982-09-07	Eastman Kodak Company
1877	Kodak Tech Bits : a publication for scientists and engineers.	TX0001009395	1982-10-07	Eastman Kodak Company
1878	Kodak Tech Bits : a publication for scientists and engineers.	TX0000720510	1981-06-23	Eastman Kodak Company
1879	Kodak Tech Bits : a publication for scientists and engineers.	TX0000778694	1981-10-09	Eastman Kodak Company

1880	Kodak Tech Bits : a publication for scientists and engineers.	TX0001085732	1983-03-14	Eastman Kodak Company
1881	Kodak Tech Bits : a publication for scientists and engineers.	TX0000985607	1982-09-07	Eastman Kodak Company
1882	Kodak Tech Bits : a publication for scientists and engineers.	TX0000518586	1980-08-04	Eastman Kodak Company
1883	Kodak Tech Bits : a publication for scientists and engineers.	TX0000604126	1980-12-04	Eastman Kodak Company
1884	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662612	1981-03-26	Eastman Kodak Company
1885	Kodak Tech Bits : a publication for scientists and engineers.	TX0000662617	1981-03-26	Eastman Kodak Company
1886	Kodak Tech Bits : a publication for scientists and engineers.	TX0000288522	1979-07-02	Eastman Kodak Company
1887	Kodak Tech Bits : a publication for scientists and engineers.	TX0000368589	1979-10-17	Eastman Kodak Company
1888	Kodak Tech Bits : a publication for scientists and engineers.	TX0000390357	1979-12-17	Eastman Kodak Company
1889	Kodak Tech Bits : a publication for scientists and engineers.	TX0000403620	1980-01-21	Eastman Kodak Company
1890	Kodak tips : technical information for photographic systems.	TX0000471700	1980-05-14	Eastman Kodak Company
1891	Kodak tips : technical information for photographic systems.	TX0000479160	1980-05-15	Eastman Kodak Company
1892	Kodak tips : technical information for photographic systems.	TX0000509719	1980-06-23	Eastman Kodak Company
1893	Kodak tips : technical information for photographic systems.	TX0000221702	1979-03-26	Eastman Kodak Company
1894	Kodak tips : technical information for photographic systems.	TX0000250162	1979-02-27	Eastman Kodak Company
1895	Kodak tips : technical information for photographic systems.	TX0000242371	1979-04-20	Eastman Kodak Company
1896	Kodak tips : technical information for photographic systems.	TX0000291844	1979-07-02	Eastman Kodak Company
1897	Kodak tips : technical information for photographic systems.	TX0000323949	1979-08-30	Eastman Kodak Company
1898	Kodak tips : technical information for photographic systems.	TX0000329253	1979-08-31	Eastman Kodak Company
1899	Kodak tips : technical information for photographic systems.	TX0000368599	1979-10-31	Eastman Kodak Company
1900	Kodak tips : technical information for photographic systems.	TX0000019314	1978-03-10	Eastman Kodak Company
1901	Kodak tips : technical information for photographic systems.	TX0000042043	1978-04-14	Eastman Kodak Company
1902	Kodak tips : technical information for photographic systems.	TX0000064817	1978-06-12	Eastman Kodak Company
1903	Kodak tips : technical information for photographic systems.	TX0000092720	1978-08-07	Eastman Kodak Company
1904	Kodak tips : technical information for photographic systems.	TX0000134140	1978-10-16	Eastman Kodak Company
1905	Kodak tips : technical information for photographic systems.	TX0000169651	1978-12-26	Eastman Kodak Company
1906	Kodak tips : technical information for photographic systems.	TX0000216619	1979-02-27	Eastman Kodak Company
1907	Kodak X-Omat products.	TX0000324327	1979-07-02	Eastman Kodak Company

1908	Kodak X-Omat products.	TX0000401876	1979-12-17	Eastman Kodak Company
1909	Kodak X-Omatic cassettes, X-Omatic screens, Lanex screens, Min-R cassette	TX0000323950	1979-08-31	Eastman Kodak Company
1910	Kodak X-ray products list prices / Health Sciences Markets Division, Eastman Kodak Company.	TX0000324588	1979-08-30	Eastman Kodak Company
1911	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646589	1981-03-04	Eastman Kodak Company
1912	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646588	1981-03-04	Eastman Kodak Company
1913	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646587	1981-03-04	Eastman Kodak Company
1914	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646586	1981-03-04	Eastman Kodak Company
1915	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646585	1981-03-04	Eastman Kodak Company
1916	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646584	1981-03-04	Eastman Kodak Company
1917	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662616	1981-03-26	Eastman Kodak Company
1918	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662615	1981-03-26	Eastman Kodak Company
1919	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662614	1981-03-26	Eastman Kodak Company
1920	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000662613	1981-03-26	Eastman Kodak Company
1921	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000403617	1980-01-21	Eastman Kodak Company
1922	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000403621	1980-01-21	Eastman Kodak Company
1923	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484597	1980-05-27	Eastman Kodak Company
1924	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484596	1980-05-27	Eastman Kodak Company
1925	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484595	1980-05-27	Eastman Kodak Company
1926	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484594	1980-05-27	Eastman Kodak Company
1927	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484593	1980-05-27	Eastman Kodak Company
1928	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484592	1980-05-27	Eastman Kodak Company
1929	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484591	1980-05-27	Eastman Kodak Company
1930	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484590	1980-05-27	Eastman Kodak Company
1931	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484589	1980-05-27	Eastman Kodak Company
1932	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484588	1980-05-27	Eastman Kodak Company
1933	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484598	1980-05-27	Eastman Kodak Company
1934	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484599	1980-05-27	Eastman Kodak Company

1935	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484601	1980-05-27	Eastman Kodak Company
1936	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484600	1980-05-27	Eastman Kodak Company
1937	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484605	1980-05-27	Eastman Kodak Company
1938	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484604	1980-05-27	Eastman Kodak Company
1939	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000484603	1980-05-27	Eastman Kodak Company
1940	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000489929	1980-05-27	Eastman Kodak Company
1941	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000597140	1980-11-17	Eastman Kodak Company
1942	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599786	1980-12-04	Eastman Kodak Company
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1953	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599776	1980-12-04	Eastman Kodak Company
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1955	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599778	1980-12-04	Eastman Kodak Company
1956	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599781	1980-12-04	Eastman Kodak Company
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1958	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599782	1980-12-04	Eastman Kodak Company
1959	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599783	1980-12-04	Eastman Kodak Company
1960	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599784	1980-12-04	Eastman Kodak Company
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1962	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000599787	1980-12-04	Eastman Kodak Company
1963	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646592	1981-03-04	Eastman Kodak Company
1964	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646591	1981-03-04	Eastman Kodak Company
1965	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000646590	1981-03-04	Eastman Kodak Company
1966	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000322458	1979-08-31	Eastman Kodak Company
1967	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000322457	1979-08-31	Eastman Kodak Company
1968	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000322456	1979-08-31	Eastman Kodak Company
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1970	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000322454	1979-08-31	Eastman Kodak Company
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2017	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000256749	1978-09-20	Eastman Kodak Company
2018	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000256732	1978-09-20	Eastman Kodak Company
2019	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000256733	1978-09-20	Eastman Kodak Company
2020	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000256734	1978-09-20	Eastman Kodak Company
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2093	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092709	1978-01-05	Eastman Kodak Company
2094	Kodakery international = Kodakery internacional / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000646593	1981-03-04	Eastman Kodak Company
2095	Kodakery international = Kodakery internacional / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000662609	1981-03-26	Eastman Kodak Company

2123	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249155	1979-01-18	Eastman Kodak Company
2124	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249156	1979-01-18	Eastman Kodak Company
2125	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249157	1979-01-18	Eastman Kodak Company
2126	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249158	1979-01-18	Eastman Kodak Company
2127	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249159	1979-01-18	Eastman Kodak Company
2128	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249160	1979-01-18	Eastman Kodak Company
2129	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249161	1979-01-18	Eastman Kodak Company
2130	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249162	1979-01-18	Eastman Kodak Company
2131	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035374	1978-04-12	Eastman Kodak Company
2132	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035371	1978-04-12	Eastman Kodak Company
2133	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035375	1978-04-12	Eastman Kodak Company
2134	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035376	1978-04-12	Eastman Kodak Company
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2188	Numerical listing of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185180	1979-01-12	Eastman Kodak Company
2189	Panorama.	TX0001493395	1984-12-26	Eastman Kodak Company
2190	Panorama.	TX0001493394	1984-12-26	Eastman Kodak Company
2191	Panorama.	TX0001493393	1984-12-26	Eastman Kodak Company
2192	Panorama.	TX0001129700	1983-05-19	Eastman Kodak Company
2193	Panorama.	TX0001195848	1983-08-30	Eastman Kodak Company
2194	Panorama.	TX0001231622	1983-11-18	Eastman Kodak Company
2195	Panorama.	TX0000966060	1982-09-07	Eastman Kodak Company
2196	Panorama.	TX0000966059	1982-09-07	Eastman Kodak Company
2197	Panorama.	TX0001014664	1982-11-15	Eastman Kodak Company
2198	Panorama.	TX0001129701	1983-05-19	Eastman Kodak Company
2199	Panorama.	TX0000718606	1981-06-23	Eastman Kodak Company
2200	Panorama.	TX0000778864	1981-10-13	Eastman Kodak Company
2201	Panorama.	TX0000778866	1981-10-09	Eastman Kodak Company
2202	Panorama.	TX0000966058	1982-09-07	Eastman Kodak Company
2203	Panorama.	TX0000471698	1980-05-14	Eastman Kodak Company
2204	Panorama.	TX0000518587	1980-08-04	Eastman Kodak Company
2205	Panorama.	TX0000662619	1981-03-26	Eastman Kodak Company
2206	Panorama.	TX0000442325	1980-01-21	Eastman Kodak Company
2207	Panorama.	TX0000221700	1979-03-26	Eastman Kodak Company
2208	Panorama.	TX0000291845	1979-07-23	Eastman Kodak Company
2209	Panorama.	TX0000368597	1979-10-17	Eastman Kodak Company
2210	Panorama.	TX0000040134	1978-04-14	Eastman Kodak Company
2211	Panorama.	TX0000092721	1978-07-14	Eastman Kodak Company
2212	Panorama.	TX0000113288	1978-09-11	Eastman Kodak Company

2213	Panorama.	TX0000148709	1978-12-01	Eastman Kodak Company
2214	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001119159	1983-05-19	Eastman Kodak Company
2215	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001016374	1982-11-15	Eastman Kodak Company
2216	Research magazine.	TX0002499176	1989-02-03	Eastman Kodak Company
2217	Scientific publications / from Eastman Kodak Laboratories.	TX0000519933	1980-06-23	Eastman Kodak Company
2218	SPR contact / Professional and Finishing Markets Division.	TX0000308542	1979-07-23	Eastman Kodak Company
2219	Survey of motion picture, still photography, and graphic arts instruction : in American and Canadian colleges, universities, technical institutes, and schools of photography / by John Mercer.	TX0001005567	1982-10-07	Eastman Kodak Company
2220	Technical sales representatives.	TX0000368566	1979-10-25	Eastman Kodak Company
2221	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007811	1978-02-03	Eastman Kodak Company
2222	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007810	1978-02-03	Eastman Kodak Company
2223	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000004808	1978-02-13	Eastman Kodak Company
2224	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000028677	1978-02-27	Eastman Kodak Company
2225	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019315	1978-03-14	Eastman Kodak Company
2226	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019317	1978-03-29	Eastman Kodak Company
2227	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000060768	1978-04-10	Eastman Kodak Company
2228	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000036933	1978-04-24	Eastman Kodak Company
2229	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000047975	1978-05-08	Eastman Kodak Company

2230	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000043310	1978-05-22	Eastman Kodak Company
2231	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000082310	1978-06-06	Eastman Kodak Company
2232	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000055479	1978-06-19	Eastman Kodak Company
2233	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000058626	1978-07-03	Eastman Kodak Company
2234	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019316	1978-01-03	Eastman Kodak Company
2235	Tips net results : news from the Kodak technical assistance network.	TX0000965460	1982-09-07	Eastman Kodak Company
2236	Tips net results : news from the Kodak technical assistance network.	TX0001013729	1982-11-22	Eastman Kodak Company
2237	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312300	1984-03-02	Eastman Kodak Company
2238	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489389	1984-12-26	Eastman Kodak Company
2239	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489366	1984-12-26	Eastman Kodak Company
2240	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489288	1984-12-26	Eastman Kodak Company
2241	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489287	1984-12-26	Eastman Kodak Company
2242	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119165	1983-05-19	Eastman Kodak Company
2243	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119166	1983-05-19	Eastman Kodak Company

2244	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001269217	1983-12-12	Eastman Kodak Company
2245	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271223	1983-12-12	Eastman Kodak Company
2246	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271224	1983-12-12	Eastman Kodak Company
2247	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312299	1984-03-02	Eastman Kodak Company
2248	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965457	1982-09-07	Eastman Kodak Company
2249	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965459	1982-09-07	Eastman Kodak Company
2250	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965458	1982-09-07	Eastman Kodak Company
2251	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000992129	1982-10-07	Eastman Kodak Company
2252	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001014663	1982-11-15	Eastman Kodak Company
2253	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119162	1983-05-19	Eastman Kodak Company
2254	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000662611	1981-03-26	Eastman Kodak Company
2255	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000751414	1981-07-21	Eastman Kodak Company
2256	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000716808	1981-06-23	Eastman Kodak Company

2257	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000751413	1981-07-21	Eastman Kodak Company
2258	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000775983	1981-10-09	Eastman Kodak Company
2259	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001243062	1983-05-18	Eastman Kodak Company
2260	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000973508	1982-09-07	Eastman Kodak Company
2261	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000615751	1980-12-04	Eastman Kodak Company
2262	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000722490	1981-03-04	Eastman Kodak Company
2263	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002198526	1987-11-03	Eastman Kodak Company
2264	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002193662	1987-11-18	Eastman Kodak Company
2265	TSR newsletter / Professional and Finishing Markets Division.	TX0000221701	1979-03-26	Eastman Kodak Company
2266	TSR newsletter / Professional and Finishing Markets Division.	TX0000242370	1979-04-20	Eastman Kodak Company
2267	TSR newsletter / Professional and Finishing Markets Division.	TX0000242372	1979-04-20	Eastman Kodak Company
2268	TSR newsletter / Professional and Finishing Markets Division.	TX0000250164	1979-05-11	Eastman Kodak Company
2269	TSR newsletter / Professional and Finishing Markets Division.	TX0000250163	1979-05-11	Eastman Kodak Company
2270	TSR newsletter / Professional and Finishing Markets Division.	TX0000250168	1979-05-11	Eastman Kodak Company
2271	TSR newsletter / Professional and Finishing Markets Division.	TX0000250166	1979-05-11	Eastman Kodak Company
2272	TSR newsletter / Professional and Finishing Markets Division.	TX0000268626	1979-06-07	Eastman Kodak Company
2273	TSR newsletter / Professional and Finishing Markets Division.	TX0000268625	1979-06-07	Eastman Kodak Company
2274	TSR newsletter / Professional and Finishing Markets Division.	TX0000279265	1979-06-21	Eastman Kodak Company
2275	TSR newsletter / Professional and Finishing Markets Division.	TX0000279264	1979-06-21	Eastman Kodak Company
2276	TSR newsletter / Professional and Finishing Markets Division.	TX0000282521	1979-07-02	Eastman Kodak Company

2277	TSR newsletter / Professional and Finishing Markets Division.	TX0000279266	1979-06-21	Eastman Kodak Company
2278	TSR newsletter / Professional and Finishing Markets Division.	TX0000275493	1979-07-02	Eastman Kodak Company
2279	TSR newsletter / Professional and Finishing Markets Division.	TX0000308544	1979-07-23	Eastman Kodak Company
2280	TSR newsletter / Professional and Finishing Markets Division.	TX0000308543	1979-07-23	Eastman Kodak Company
2281	TSR newsletter / Professional and Finishing Markets Division.	TX0000323953	1979-08-30	Eastman Kodak Company
2282	TSR newsletter / Professional and Finishing Markets Division.	TX0000323960	1979-08-30	Eastman Kodak Company
2283	TSR newsletter / Professional and Finishing Markets Division.	TX0000323954	1979-08-30	Eastman Kodak Company
2284	TSR newsletter / Professional and Finishing Markets Division.	TX0000329255	1979-08-31	Eastman Kodak Company
2285	TSR newsletter / Professional and Finishing Markets Division.	TX0000323951	1979-08-31	Eastman Kodak Company
2286	TSR newsletter / Professional and Finishing Markets Division.	TX0000402342	1979-10-26	Eastman Kodak Company
2287	TSR newsletter / Professional and Finishing Markets Division.	TX0000368602	1979-10-17	Eastman Kodak Company
2288	TSR newsletter / Professional and Finishing Markets Division.	TX0000349781	1979-10-17	Eastman Kodak Company
2289	TSR newsletter / Professional and Finishing Markets Division.	TX0000349782	1979-10-17	Eastman Kodak Company
2290	TSRunner / Robert A. LeBlanc.	TX0000992130	1982-10-07	Eastman Kodak Company
2291	Your programs from Kodak . : audio-visual library distribution.	TX0000107685	1978-09-11	Eastman Kodak Company
2292	Your programs from Kodak . : [catalog].	TX0001588016	1985-06-17	Eastman Kodak Company
2293	Your programs from Kodak . : [catalog].	TX0001233018	1983-11-18	Eastman Kodak Company
2294	Your programs from Kodak . : [catalog].	TX0000442322	1980-01-21	Eastman Kodak Company
2295	Camera trace / William A. Triggs, editor].	CSN0052402	1984	Eastman Kodak Company
2296	Cameras in the curriculum : an N E A/Kodak program.	CSN0052398	1984	Eastman Kodak Company
2297	Current information summary / Customer Technical Services, Eastman Kodak Company.	CSN0020509	1980	Eastman Kodak Company
2298	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1984	Eastman Kodak Company
2299	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1979	Eastman Kodak Company
2300	Here's how : [techniques for outstanding pictures].	CSN0025660	1980	Eastman Kodak Company
2301	Index to Kodak information.	CSN0025849	1985	Eastman Kodak Company
2302	International photography / Kodak.	CSN0037651	1983	Eastman Kodak Company
2303	Kodak audiovisual products catalog.	CSN0062582	1985	Eastman Kodak Company
2304	Kodak catalog of educational materials	CSN0050281	1983	Eastman Kodak Company
2305	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1983	Eastman Kodak Company
2306	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1982	Eastman Kodak Company

2307	Kodak customer service pamphlet.	CSN0017175	1982	Eastman Kodak Company
2308	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	CSN0033923	1983	Eastman Kodak Company
2309	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0037796	1983	Eastman Kodak Company
2310	Kodak photonews.	CSN0059511	1985	Eastman Kodak Company
2311	Kodak Precision Line plate L P P.	CSN0026065	1980	Eastman Kodak Company
2312	Kodak studio light / Jim Collinworth, editor].	CSN0026066	1984	Eastman Kodak Company
2313	Kodak Tech Bits.	CSN0021607	1994	Eastman Kodak Company
2314	Kodak Tech Bits.	CSN0021607	1993	Eastman Kodak Company
2315	Kodak Tech Bits.	CSN0011829	1979	Eastman Kodak Company
2316	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1985	Eastman Kodak Company
2317	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1983	Eastman Kodak Company
2318	Kodak X-Omat products.	CSN0021609	1980	Eastman Kodak Company
2319	Medical radiography and photography.	CSN0004908	1989	Eastman Kodak Company
2320	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1984	Eastman Kodak Company
2321	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1983	Eastman Kodak Company
2322	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1981	Eastman Kodak Company
2323	Newsletter for photography instructors.	CSN0062884	1988	Eastman Kodak Company
2324	Newsletter for photography instructors.	CSN0062884	1985	Eastman Kodak Company
2325	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1985	Eastman Kodak Company
2326	Panorama.	CSN0026859	1985	Eastman Kodak Company
2327	Research magazine.	CSN0083195	1989	Eastman Kodak Company
2328	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1980	Eastman Kodak Company
2329	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	CSN0035399	1985	Eastman Kodak Company
2330	TIPS : technical information for photographic systems / Professional Photography Division [of Eastman Kodak Company].	CSN0035399	1985	Eastman Kodak Company
2331	Your programs from Kodak . : audio-visual library distribution.	CSN0014730	1980	Eastman Kodak Company
2332	Part of the picture / words by Ken Ashby and Paul Colwell ; music by Ken Ashby, Paul Colwell & Herbert Allen	PAu000133078	1979-08-10	Eastman Kodak Company
2333	Manual of local anesthesia in dentistry.	TX0000521094	1980-08-04	Eastman Kodak Company
2334	Moderator's implementation guide	TX0000934895	1982-07-06	Eastman Kodak Company
2335	Manual of local anesthesia in general dentistry	R335272	1964-04-09	Eastman Kodak Company
2336	The theory of the photographic process Fourth Edition	A0000907479	1977-10-03	Eastman Kodak Company

2337	Kodak pocket guide to 35 mm photography / by the editors of Eastman Kodak Company ; [editor, Susan Victor].	TX0001129007	1983-06-09	Eastmann [sic] Kodak Company
2338	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2001	Eastman Kodak & Meredith Corporation
2339	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2000	Eastman Kodak & Meredith Corporation
2340	Everyday Pictures : because the best moments in life happen every day.	TX0005193278	2000-09-22	Eastman Kodak & Meredith Corporation
2341	Everyday Pictures : because the best moments in life happen every day.	TX0005308424	2001-02-02	Eastman Kodak & Meredith Corporation
2342	Everyday Pictures : because the best moments in life happen every day.	TX0005308305	2001-02-02	Eastman Kodak & Meredith Corporation
2343	Everyday pictures : because the best moments in life happen every day : special advertising section.	TX0005439509	2001-11-02	Eastman Kodak, Meredith Corporation
2344	Kodak Halloween memories.	TX0005343180	2001-02-02	Meredith Corporation & Eastman Kodak
2345	Kodak holiday gift ideas.	TX0005343179	2001-02-02	Meredith Corporation & Eastman Kodak

Claims Asserted**Patents with Challenged Claims**

- European Opposition: EP1157829: Opposition began May 11, 2007. Pending.
- European Opposition: EP1989058: Opposition began September 30, 2010. Pending.
- European Opposition: EP1996408: Opposition began March 24, 2010. Pending.

Agreements with a Claim of Breach

<u>Cases</u>	<u>Date Opened</u>	<u>Type of Action</u>	<u>Asserted Patents</u>	<u>Trial Date</u>	<u>Outside Counsel</u>	<u>Opposing Counsel</u>
Kodak v. Kyocera (WDNY) (6:10cv6334)	6/22/2010	Breach of Contract	N/A	8/12/13	Wilmer Hale	Morrison & Foerster
Kodak v. Asia Optical (SDNY) (11-cv-6036) On Appeal to 2 nd Circuit.	8/26/2011 (filed)	Breach of Contract	N/A	Appeal fully briefed. No argument date set.	Wilmer Hale	Hughes, Hubbard & Reed
Kodak v. Altek (SDNY) (12-cv-0246)	1/12/2012 (filed)	Breach of Contract	N/A	Trial date not yet scheduled	Wilmer Hale	Orrick, Herrington & Sutcliffe
Kodak v. Ricoh Company, Ltd. (SDNY) (12-cv-3109)	4/19/12 (filed)	Breach of Contract	N/A	Trial date not yet scheduled	Wilmer Hale	Morrison & Foerster

SCHEDULE V
CHIEF EXECUTIVE OFFICE, TYPE OF ORGANIZATION, JURISDICTION OF
ORGANIZATION AND ORGANIZATIONAL IDENTIFICATION NUMBER

<u>Grantor</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID number</u>
1. Eastman Kodak Company	343 State Street Rochester, New York 14650	Corporation	New Jersey	3590801000
Creo Manufacturing America LLC	1821 Logan Avenue Cheyenne, WY 82001	LLC	Wyoming	200400460497
Eastman Kodak International Capital Company, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	0675517
Far East Development Ltd.	343 State Street Rochester, NY 14650	Corporation	Delaware	0899514
FPC Inc.	6721 Romaine Street Los Angeles, CA 90038	Corporation	California	C0957735
Kodak (Near East), Inc.	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Kodak Americas, Ltd.	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Kodak Aviation Leasing LLC	343 State Street Rochester, NY 14650	LLC	Delaware	3241322

<u>Grantor</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID number</u>
Kodak Imaging Network, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	3059736
Kodak Philippines, Ltd.	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Kodak Portuguesa Limited	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Kodak Realty, Inc.	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Laser-Pacific Media Corporation	343 State Street Rochester, NY 14650	Corporation	Delaware	2236415
NPEC Inc.	343 State Street Rochester, NY 14650	Corporation	California	C1513754
Pakon, Inc.	251 E. Ohio Street Suite 500 Indianapolis, IN 46204	Corporation	Indiana	198507-375
Qualex Inc.	4020 Stirrup Creek Drive, Suite 100, Durham, NC 27703	Corporation	Delaware	2133251

SCHEDULE VI
CHANGES IN NAME, LOCATION, ETC. WITHIN TWELVE MONTHS
PRIOR TO THE DATE OF THE AGREEMENT

<u>Grantor</u>	<u>Previous Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Creo Manufacturing America LLC	1720 Carey Avenue Cheyenne, WY 82001	LLC	Wyoming	200400460497
FPC Inc.	6721 Romaine Street Los Angeles, CA 90038	Corporation	California	C0957735
Kodak Imaging Network, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	3059736
Pakon, Inc.	251 E. Ohio Street Suite 1100 Indianapolis, IN 46204	Corporation	Indiana	198507-375

SCHEDULE VII
LETTERS OF CREDIT

None.

SCHEDULE VIII
EQUIPMENT LOCATIONS

<u>Grantor</u>	<u>Location</u>
Eastman Kodak Company	Eastman Business Park 1964 & 1991 Lake Avenue Rochester, NY 14652
Eastman Kodak Company	Kodak Office 343 State Street Rochester, NY 14650
Eastman Kodak Company	Kodak Colorado 9952 Eastman Park Drive Windsor, CO 80551-1308
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420

SCHEDULE IX
INVENTORY LOCATIONS

<u>Grantor</u>	<u>Location</u>
Eastman Kodak Company	Eastman Business Park Rochester, NY 14652
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624
Eastman Kodak Company	9952 Eastman Park Drive Windsor, CO 80551
Eastman Kodak Company	4585 Cargo Drive Columbus, GA 31907
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420
Eastman Kodak Company	4900 Creekside Parkway Lockbourne, OH 43137
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188
Eastman Kodak Company	12035 Moya Blvd Reno, NV 89506
Eastman Kodak Company	6721 Romaine Street Hollywood, CA 90028

SCHEDULE X
COMMERCIAL TORTS

Case No.
3:10-CV-05452-SI

Parties

Epson Imaging Devices Corporation
Epson Electronics America, Inc.
Toshiba Corporation
Toshiba America Electronics Components, Inc.
Toshiba Mobile Display Technology Co., Ltd.
AU Optronics Corporation
AU Optronics Corporation America, Inc.

Venue

United States District Court for the
Northern District of California

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**") dated [], 20[], is made by the Persons listed on the signature pages hereof (collectively, the "**Grantors**") in favor of Citicorp North America, Inc., as Agent (the "**Agent**") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement), has entered into a Debtor-in-Possession Credit Agreement dated as of January 20, 2012, which was amended and restated on March 22, 2013 (as further amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), with Citicorp North America, Inc., as Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the making of Loans and the issuance of Letters of Credit by the Lenders under the Credit Agreement, each Grantor has executed and delivered that certain US Security Agreement dated January 20, 2012, made by the Grantors to the Agent, which was amended and restated on March 22, 2013 (as further amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. In addition to the security interest set forth in the Orders, each Grantor hereby grants to the Agent for the ratable benefit of the Secured Parties a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**"):

- (i) the patents and patent applications set forth in Schedule A hereto;
- (ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability

of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby;

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including, without limitation, the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto;

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

SECTION 2. Security for Obligations. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the Orders, the grant of a security interest in the Collateral by each Grantor under this IP Security Agreement secures the payment of all obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, and the Secured Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the cases, regardless of whether allowed or allowable in such proceedings). Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents and the Secured Agreements but for the fact that such Secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights and any other applicable government officer record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

SECTION 7. Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the Orders, the provisions of the Orders shall govern.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "*IP Security Agreement Supplement*") dated _____, 20____, is made by the Person listed on the signature page hereof (the "*Grantor*") in favor of Citicorp North America, Inc., as Agent (the "*Agent*") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement), has entered into a Debtor-in-Possession Credit Agreement dated as of January 20, 2012, which was amended and restated on March 22, 2013 (as further amended, amended and restated, supplemented or otherwise modified from time to time, the "*Credit Agreement*"), with Citicorp North America, Inc., as Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantor and certain other Persons have executed and delivered that certain US Security Agreement dated January 20, 2012, which was amended and restated on March 22, 2013, made by the Grantor and such other Persons to the Agent (as further amended, amended and restated, supplemented or otherwise modified from time to time, the "*Security Agreement*") and that certain Intellectual Property Security Agreement dated January 20, 2012 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "*IP Security Agreement*").

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Agent, for the ratable benefit of the Secured Parties, a security interest in the Collateral (as defined in Section 1 below) of the Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

SECTION 1. Grant of Security. In addition to the security interest set forth in the Orders, each Grantor hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "*Collateral*"):

- (i) the patents and patent applications set forth in Schedule A hereto;
- (ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in

which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby;

(iii) the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto;

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

SECTION 2. Security for Obligations. In addition to the security for payment of the Secured Obligations to the Secured Parties provided by the Orders, the grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all obligations of the Grantor now or hereafter existing under or in respect of the Loan Documents and the Secured Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings).

SECTION 3. Recordation. The Grantor authorizes and requests that the Register of Copyrights and any other applicable government officer to record this IP Security Agreement Supplement.

SECTION 4. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 5. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By _____

Name:

Title:

Address for Notices:

FORM OF SECURITY AGREEMENT SUPPLEMENT

[Date of Security Agreement Supplement]

Citicorp North America, Inc., as the Agent for
the Secured Parties referred to in the
Credit Agreement referred to below

[]
Attn: []

Eastman Kodak Company

Ladies and Gentlemen:

Reference is made to (i) the Amended and Restated Debtor-in-Possession Credit Agreement dated as of [] (as amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**"), among Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement), as the Borrower, the Lenders party thereto, Citicorp North America, Inc., as Agent (together with any successor Agent appointed pursuant to Article VII of the Credit Agreement, the "**Agent**"), and as administrative agent for the Lenders, and (ii) the Amended and Restated Security Agreement dated March 22, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") made by the Grantors from time to time party thereto in favor of the Agent for the Secured Parties. Terms defined in the Credit Agreement or the Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement.

SECTION 1. Grant of Security. In addition to the security interest set forth in the Orders, the undersigned hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in all of its right, title and interest in and to its Collateral consisting of the following, in each case, whether now owned or hereafter acquired by the undersigned, wherever located and whether now or hereafter existing or arising (collectively, the undersigned's "**Collateral**"): all Equipment, Inventory, Security Collateral (including, without limitation, the indebtedness set forth on Schedule A hereto and the securities and securities/deposit accounts set forth on Schedule B hereto), Receivables, Related Contracts, Agreement Collateral, Account Collateral (including the deposit accounts set forth on Schedule C hereto), Intellectual Property Collateral, all books and records (including, without limitation, customer lists, credit files, printouts and other computer output materials and records) of the undersigned pertaining to any of the undersigned's Collateral, and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating

to, any and all of the undersigned's Collateral (including, without limitation, proceeds, collateral and supporting obligations that constitute property of the types described in this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

SECTION 2. Security for Obligations. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the Orders, the grant of a security interest in the Collateral by the undersigned under this Security Agreement Supplement and the Security Agreement secures the payment of all Secured Obligations of the undersigned now or hereafter existing under or in respect of the Loan Documents and the Secured Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings). Without limiting the generality of the foregoing, this Security Agreement Supplement and the Security Agreement secures the payment of all amounts that constitute part of the Secured Obligations and that would be owed by the undersigned to any Secured Party under the Loan Documents and the Secured Agreements but for the fact that such Secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Representations and Warranties. (a) The undersigned's exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number is set forth in Schedule D hereto. Within the twelve months preceding the date hereof, the undersigned has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule E hereto except as set forth in Schedule F hereto.

(b) All Equipment having a value in excess of \$5,000,000 and all Inventory having a value in excess of \$5,000,000 as of the date hereof of the undersigned is located at the places specified therefor in Schedule H hereto.

(c) The undersigned is not a beneficiary or assignee under any letter of credit, other than the letters of credit described in Schedule I hereto.

(d) The undersigned hereby makes each other representation and warranty set forth in Section 6 of the Security Agreement with respect to itself and the Collateral granted by it.

SECTION 4. Obligations Under the Security Agreement. The undersigned hereby agrees, as of the date first above written, to be bound as a Grantor by all of the terms and provisions of the Security Agreement to the same extent as each of the other Grantors. The undersigned further agrees, as of the date first above written, that each reference in the Security Agreement to an "Additional Grantor" or a "Grantor" shall also mean and be a reference to the undersigned, that each reference to the "Collateral" or any part thereof shall also mean and be a

reference to the undersigned's Collateral or part thereof, as the case may be, and that each reference in the Security Agreement to a Schedule shall also mean and be a reference to the schedules attached hereto.

SECTION 5. Governing Law. This Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.²

Very truly yours,

[NAME OF ADDITIONAL GRANTOR]

By _____
Title:

Address for notices:

² If the Additional Grantor is not concurrently executing a guaranty or other Loan Document containing provisions relating to submission to jurisdiction and jury trial waiver, include them here.

DEBTOR-IN-POSSESSION LOAN AGREEMENT

Dated as of March 22, 2013

Among

EASTMAN KODAK COMPANY,

a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code,
as Company,

THE U.S. SUBSIDIARIES OF EASTMAN KODAK COMPANY PARTY HERETO,

each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code,
as U.S. Subsidiary Guarantors,

and

THE LENDERS FROM TIME TO TIME PARTY HERETO,

as Lenders,

and

WILMINGTON TRUST, NATIONAL ASSOCIATION

as Agent

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DEBTOR-IN-POSSESSION LOAN AGREEMENT

This LOAN AGREEMENT, dated as of March 22, 2013, among EASTMAN KODAK COMPANY, a New Jersey corporation and a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code (the "Company"), the U.S. Subsidiaries of the Company party hereto, each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code, as Guarantors, the banks, financial institutions and other institutional lenders from time to time party hereto (the "Lenders"), and Wilmington Trust, National Association, as administrative agent and collateral agent for the Lenders.

INTRODUCTORY STATEMENT

On January 19, 2012 (the "Petition Date"), the Company (such term and each other capitalized term used but not otherwise defined herein having the meaning assigned to it in Section 1.01) and each of the U.S. Subsidiary Guarantors (collectively, the "Debtors") filed voluntary petitions with the Bankruptcy Court initiating their respective cases that are pending under Chapter 11 of the Bankruptcy Code (the cases of the Company and the U.S. Subsidiary Guarantors, each a "Case" and collectively, the "Cases") and have continued in the possession of their assets and in the management of their business pursuant to Sections 1107 and 1108 of the Bankruptcy Code.

The Company has requested that the Lenders provide term loan facilities in an aggregate principal amount not to exceed \$848,200,000 (the "Facilities"), consisting of (i) first lien term loans in the aggregate principal amount of \$473,200,000 and (ii) second lien term loans in the aggregate principal amount of up to \$375,000,000 deemed made hereunder in exchange for Existing Second Lien Debt. All of the Company's obligations under the Facilities are to be guaranteed by the U.S. Subsidiary Guarantors. The Lenders are willing to extend or continue, as the case may be, such credit to the Company on the terms and subject to the conditions set forth herein.

The respective priorities of the Facilities with respect to the Collateral of the Debtors shall be as set forth in this Agreement, in the DIP Order, upon entry thereof by the Bankruptcy Court, and in the Intercreditor Agreement.

All of the claims and the Liens granted under the DIP Order and the Loan Documents by the Debtors to the Agent and the Lenders in respect of the Facilities shall be subject to the Carve-Out and to the Intercreditor Agreement.

Accordingly, in consideration of the mutual agreements herein contained and other good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged, the parties hereto hereby agree as follows:

ARTICLE I

DEFINITIONS AND ACCOUNTING TERMS

SECTION 1.01. Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings (such meanings to be equally applicable to both the singular and plural forms of the terms defined):

"9.75% Tranche Loans" has the meaning specified in Section 2.01(b).

"9.75% Notes Indenture" means the Indenture, dated as of March 5, 2010, as amended, restated, supplemented or otherwise modified prior to the Petition Date.

“10.625% Notes Indenture” means the Indenture, dated as of March 15, 2011, as amended, restated, supplemented or otherwise modified prior to the Petition Date.

“10.625% Tranche Loans” has the meaning specified in Section 2.01(b).

“13-Week Projection” means a projected statement of sources and uses of cash for the Company and its U.S. Subsidiaries on a weekly basis for the following 13 calendar weeks, including the anticipated uses of the Facilities for each week during such period, in substantially the form of Exhibit H. As used herein, “13-Week Projection” shall initially refer to the “13-Week Projection” delivered to the Agent pursuant to Section 3.01(b)(xii), and, thereafter, the most recent 13-Week Projection delivered by the Company in accordance with Section 5.01(b)(ix).

“2018 Notes” means the Company’s 9.75% Senior Secured Notes due 2018 issued pursuant to the 9.75% Notes Indenture.

“2019 Notes” means the Company’s 10.625% Senior Secured Notes due 2019 issued pursuant to the 10.625% Notes Indenture.

“Acceptable Reorganization Plan” shall mean a Reorganization Plan that provides for (i) a repayment in cash on the Consummation Date of a principal amount of New Money Loans equal to \$200,000,000 less the aggregate principal amount of New Money Loans repaid (or applied to a credit bid) on or prior to the Consummation Date, (ii) an additional repayment of New Money Loans in cash in an amount equal to 75% of U.S. Liquidity above \$200,000,000 on the Effective Date (after giving pro forma effect to the restructuring and all payments contemplated by the Reorganization Plan) and (iii) at the Company’s option, (x) the payment in cash of the then outstanding aggregate principal amount of New Money Loans and/or Junior Loans and/or (y) in accordance with the terms of this Agreement, including without limitation Section 2.22, the conversion on the Consummation Date of the New Money Loans and/or Junior Loans on the Consummation Date to loans under the Exit Facility in accordance with the terms of this Agreement and of the Exit Loan Agreement.

“Account” has the meaning specified in the UCC, as the context may require.

“Accounting Change” has the meaning specified in Section 1.03.

“Activities” has the meaning specified in Section 8.02(b).

“Adequate Assurance Account” means the segregated, interest-bearing bank account in which the Debtors may deposit an amount equal to the cost of two weeks’ worth of the estimated aggregate annual amount of utility services provided to all the Debtors (and not any other amounts) in order to provide adequate assurance to the Debtors’ utility providers.

“Adjusted EBITDA” means, for any period, Consolidated Net Income for such period plus, without duplication and to the extent deducted in determining Consolidated Net Income, the sum of:

- (a) interest expense for such period,
- (b) income tax expense for such period,
- (c) depreciation expense for such period,
- (d) amortization expense (including with respect to intangibles) for such period,

(e) deferred financing fees (and any writeoffs thereof) for such period,

(f) (i) any extraordinary expenses or losses during such period and (ii) any non-recurring expenses or losses during such period not to exceed for purposes of subclause (ii) (x) the lesser of \$3,000,000 and 2.00% of Adjusted EBITDA (without giving effect to this clause (f)) multiplied by (y) a fraction equal to the number of calendar months then elapsed (beginning with the month ended January 31, 2013) divided by eight (8),

(g) any loss or expense from discontinued operations or discontinued business lines and loss or expense on disposal of discontinued operations or discontinued business lines during such period,

(h) any non-cash charges or expenses, including, in respect of (A) any pre-petition obligations, liabilities or claims or (B) asset writeoffs or writedowns; provided, that to the extent any such non-cash charges represent an accrual or reserve for potential cash items in any future period, any cash payment made in respect thereof in a future period shall be subtracted from Adjusted EBITDA for such future period to such extent,

(i) pension, equity awards, other post-employment benefits expense during such period and any non-cash compensation expense realized during such period from grants of stock appreciation rights or similar rights, stock options or other rights to directors, officers or employees,

(j) any non-cash loss on foreign exchange during such period,

(k) fees, costs and expenses (including (i) fees, costs and expenses related to legal, financial and other advisors, auditors and accountants, (ii) printer costs and expenses, (iii) SEC and other filing fees and (iv) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) incurred during such period in connection with the Cases, obtaining confirmation and effectiveness of a Reorganization Plan, negotiation and funding of this Agreement and the other Loan Document and, in each case, any transaction (including any financing or disposition) or litigation related thereto, in each case, regardless of whether initially incurred by the Company or paid by the Company to reimburse others for such fees, costs and expenses,

(l) any non-cash loss relating to Hedge Agreements permitted under this Agreement (including any non-cash ASC 815 loss) during such period,

(m) corporate restructuring charges (including retention, severance, contract termination costs, plant closure or consolidation costs, employee relocation and business optimization expenses) incurred during such period, and

(n) any cash expenses or losses funded during such period with payments from assets of the Kodak Retirement Income Plan as in effect on the Petition Date,

minus, without duplication and to the extent included determining Consolidated Net Income:

(i) interest income for such period,

(ii) revenues from IP licensing transactions effected in connection with IP Settlement Agreements during such period,

- (iii) pension and other post-employment benefits income and credit during such period,
- (iv) any non-cash gains on foreign exchange during such period,
- (v) any extraordinary income or gains or non-recurring income during such period,
- (vi) any non-cash gain relating to Hedge Agreements permitted under this Agreement (including any non-cash ASC 815 gain) for such period,
- (vii) any income or gain from discontinued operations or discontinued business lines and any income or gain on disposal of discontinued operations or discontinued business lines in each case for such period, and
- (viii) any other non-cash income (other than the accrual of revenue in the ordinary course of business) for such period excluding any non-cash gain to the extent it represents the reversal of an accrual or reserve for a potential cash item that reduced Adjusted EBITDA in any prior period.

“Administrative Questionnaire” means an Administrative Questionnaire in the form approved by the Agent.

“Affected Lender” has the meaning specified in Section 2.17.

“Affiliate” means, as to any Person, any other Person that, directly or indirectly, controls, is controlled by or is under common control with such Person or is a director or executive officer of such Person. For purposes of this definition, the term “control” (including the terms “controlling”, “controlled by” and “under common control with”) of a Person means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Stock, by contract or otherwise.

“Agent” means Wilmington Trust, National Association, in its capacity as administrative agent and collateral agent under the Loan Documents, or any successor administrative agent and collateral agent appointed in accordance with Section 8.07.

“Agent Parties” has the meaning specified in Section 9.02(d).

“Agent’s Account” means the account of the Agent maintained by the Agent at its office as set forth on Schedule 9.02.

“Agent’s Group” has the meaning specified in Section 8.02(b).

“Agreement” means this Debtor-in-Possession Loan Agreement, as amended, restated, supplemented or otherwise modified from time to time.

“Applicable Lending Office” means, with respect to each Lender, such Lender’s Domestic Lending Office in the case of a Base Rate Loan and such Lender’s Eurodollar Lending Office in the case of a Eurodollar Rate Loan.

“Applicable Margin” means with respect to New Money Loans (i) 10.50% per annum, in the case of Eurodollar Rate Loans and (ii) 9.50%, in the case of Base Rate Loans.

“Applicable Prepayment Percentage” means with respect to Net Cash Proceeds of (x) any Asset Sale other than the Specified Sale (i) up to \$20,000,000, 80%, and (ii) in excess of \$20,000,000, 100%, (y) any Casualty Event, 100% and (z) the Specified Sale (i) up to \$200,000,000, 100%, (ii) in excess of \$200,000,000, but less than or equal to the Minimum Proceeds Amount, 0%, and (iii) in excess of the Minimum Proceeds Amount, 75%.

“Appropriate Lender” means (i) in respect of the New Money Loans, each New Money Lender and (ii) in respect of the Junior Loans, each Junior Loan Lender.

“Approved Fund” means any Fund that is administered or managed by (i) a Lender, (ii) an Affiliate of a Lender or (iii) an entity or an Affiliate of an entity that administers or manages a Lender.

“Asset Sale” means any Disposition of property or series of related Dispositions of property excluding (i) any such Disposition permitted by any clause of Section 5.02(e) (other than clause (ii), (iii), (vii) or (ix) thereof) and (ii) any other Disposition or series of related Dispositions (valued at the initial principal amount thereof in the case of non-cash proceeds consisting of notes or other debt securities and valued at fair market value in the case of other non-cash proceeds), by (x) Subsidiaries of the Company that are not Loan Parties so long as the Net Cash Proceeds received by such Subsidiaries therefrom do not exceed \$250,000 for any single Disposition or series of related Dispositions, or (y) Loan Parties so long as the Net Cash Proceeds received by such Loan Parties therefrom do not exceed (1) \$250,000 for any single Disposition or series of related Dispositions, and (2) \$3,750,000 in the aggregate for all such Dispositions.

“Assignment and Acceptance” means an assignment and acceptance entered into by a Lender and an Eligible Assignee, and accepted by the Agent, in substantially the form of Exhibit C hereto.

“Bankruptcy Code” means The Bankruptcy Reform Act of 1978, as heretofore and hereafter amended, and codified as 11 U.S.C. Section 101 et seq.

“Bankruptcy Court” means the United States Bankruptcy Court for the Southern District of New York or any other court having jurisdiction over the Cases from time to time.

“Base Rate” means for any day a fluctuating rate per annum equal to the highest of (a) the Federal Funds Rate plus 1/2 of 1%, (b) the rate of interest in effect for such day as published in the Wall Street Journal is the “prime rate” and (c) the Eurodollar Rate for a one-month Interest Period (after giving effect to the proviso to the definition of Eurodollar Base Rate) on such day (or if such day is not a Business Day, the immediately preceding Business Day) plus 1.00%. Any change in such prime rate or base rate shall take effect at the opening of business on the day specified in the public announcement of such change.

“Base Rate Loan” means a Loan that bears interest as provided in Section 2.05(a)(i).

“Borrowing” means a borrowing (or in the case of Junior Loans, a deemed borrowing) consisting of simultaneous Loans of the same Type made by the Lenders pursuant to Section 2.02.

“Business Day” means a day of the year on which banks are not required or authorized by law to close in New York City and, if the applicable Business Day relates to any Eurodollar Rate Loans, on which dealings are carried on in the London interbank market.

“Carve-Out” means (i) all fees and interest required to be paid to the Clerk of the Bankruptcy Court and to the Office of the United States Trustee pursuant to section 1930(a) of title 28 of the United States Code and section 3717 of title 31 of the United States Code, (ii) all reasonable fees and expenses incurred by a trustee under Section 726(b) of the Bankruptcy Code in an amount not exceeding \$100,000, (iii) any and all allowed and unpaid claims of (x) the Fee Examiner, (y) any professional of the Debtors (including, for the avoidance of doubt, AP Services LLC) whose retention is approved by the Bankruptcy Court and (z) any professionals of the Fee Examiner, of the official committee of retired employees appointed in the Cases (the “1114 Committee”), or of the statutory committee of unsecured creditors appointed in the Cases (the “Creditors’ Committee”) in each case whose retention is approved by the Bankruptcy Court during the Cases pursuant to Sections 327 and 1103 of the Bankruptcy Code for unpaid fees and expenses (and the reimbursement of out-of-pocket expenses allowed by the Bankruptcy Court incurred by any members of the 1114 Committee or Creditors’ Committee, as applicable (but excluding fees and expenses of third party professionals employed by such members of the 1114 Committee or Creditors’ Committee, as applicable)) incurred, subject to the terms of the DIP Order, (A) prior to the occurrence of an Event of Default and (B) at any time after the occurrence and during the continuance of an Event of Default in an aggregate amount not exceeding \$15,000,000, provided that (x) the dollar limitation in this clause (iii) on fees and expenses shall neither be reduced nor increased by the amount of any compensation or reimbursement of expenses incurred, awarded or paid prior to the occurrence of an Event of Default in respect of which the Carve-Out is invoked or by any fees, expenses, indemnities or other amounts paid to the Agent or any Lender or any of the foregoing’s respective attorneys, advisors and agents, (y) nothing herein shall be construed to impair the ability of any party to object to any of the fees, expenses, reimbursement or compensation described in clauses (A) and (B) above and (z) cash or other amounts on deposit in the L/C Cash Deposit Account or the Secured Agreements Cash Deposit Account (as defined in the DIP Order) shall not be subject to the Carve-Out.

“Case” or “Cases” has the meaning specified in the Introductory Statement.

“Cash Collateral” has the meaning specified in the DIP Order.

“Cash Equivalents” means any of the following having a maturity of not greater than 12 months from the date of issuance thereof: (a) readily marketable direct obligations of the Government of the United States or any agency or instrumentality thereof or obligations unconditionally guaranteed by the full faith and credit of the Government of the United States, (b) certificates of deposit of or time deposits with any commercial bank that is a Lender or a member of the Federal Reserve System that issues (or the parent of which issues) commercial paper rated as described in clause (c), is organized under the laws of the United States or any state thereof and has combined capital and surplus of at least \$500,000,000, (c) commercial paper in an aggregate amount of no more than \$10,000,000 per issuer outstanding at any time, issued by any corporation organized under the laws of any state of the United States and rated at least “Prime 1” (or the then equivalent grade) by Moody’s or “A 1” (or the then equivalent grade) by S&P, (d) Investments, classified in accordance with GAAP, as current assets of the Company or any of its Subsidiaries, in money market investment funds having the highest rating obtainable from either Moody’s or S&P, (e) offshore overnight interest bearing deposits in foreign branches of the Agent, any Lender or an Affiliate of a Lender, or (f) solely with respect to any Subsidiaries of the Company not domiciled in the United States, substantially similar investments as described in clauses (a) through (e) above (including as to credit quality and maturity), denominated in the currency of any jurisdiction in which any such Subsidiary conducts business.

“Casualty Event” shall mean any event that gives rise to the receipt by the Company or any Subsidiary of any insurance proceeds or condemnation awards in respect of any assets or properties.

“CFC” means an entity that is a “controlled foreign corporation” of the Company under Section 957 of the Code or an entity all or substantially all of the assets of which are CFCs, and any entity which would be a “controlled foreign corporation” except for any alternate classification under Treasury Regulation 301.7701-3, or any successor provisions to the foregoing.

“CI” means the assets and the operations of the Company’s commercial, packaging & functional printing solutions and enterprise services.

“CI Adjusted EBITDA” means, for any period, CI Net Income for such period plus, without duplication and to the extent deducted in determining CI Net Income, the sum of items (a) through (n) in the definition of “Adjusted EBITDA”; minus, without duplication and to the extent included in CI Net Income, items (i) through (viii) in the definition of “Adjusted EBITDA”, in each case to the extent relating to CI.

“CI Net Income” means, for any period, the Consolidated net income of CI for such period, determined in accordance with GAAP.

“Class” means (i) with respect to any Loans, whether such Loans are New Money Loans or Junior Loans, (ii) with respect to any Commitments, whether such Commitments are New Money Commitments or Junior Loan Allocations, as the context may require and (iii) with respect to any Lenders, whether such Lenders are New Money Lenders or Junior Loan Lenders.

“Closing Date” means the first date on which all of the conditions precedent in Article III are satisfied or waived in accordance with Article III (other than those conditions which are of a nature to be satisfied concurrently with the Closing Date).

“Code” means the United States Internal Revenue Code of 1986, as amended from time to time, and the regulations promulgated thereunder.

“Collateral” means all “Collateral” referred to in the Collateral Documents and in the DIP Order and all other property that is or is intended to be subject to any Lien in favor of the Agent for the benefit of the Secured Parties pursuant to the terms of the Collateral Documents and the DIP Order.

“Collateral Documents” means the Security Agreement, the Intellectual Property Security Agreements and each of the collateral documents, instruments and agreements delivered pursuant to Section 5.01(i) or (j). The Collateral Documents shall supplement, and shall not limit, the grant of Collateral pursuant to the DIP Order.

“Commitment” means as to any New Money Lender (a) the amount set forth opposite such New Money Lender’s name on Schedule I hereto as such Lender’s “Commitment” or (b) if such New Money Lender has entered into an Assignment and Acceptance, the amount set forth for such New Money Lender in the Register maintained by the Agent pursuant to Section 9.08(e), as such amount may be reduced pursuant to Section 2.05.

“Commitment Letter” means that certain Amended & Restated Commitment Letter dated as of February 28, 2013 (as amended, supplemented or otherwise modified from time to time) between the Lead Lenders, the Agent and the Company.

“Company” has the meaning specified in the preamble.

“Consolidated” refers to the consolidation of accounts in accordance with GAAP.

“Consolidated Net Income” means, as to any Person for any period, the consolidated net income of such Person and its subsidiaries for that period.

“Consolidated Subsidiary” means any Person whose accounts are consolidated with the accounts of the Company in accordance with GAAP.

“Consummation Date” means the date of the substantial consummation (as defined in Section 1101 of the Bankruptcy Code and which for purposes of this Agreement shall be no later than the Effective Date) of a Reorganization Plan that is confirmed pursuant to an order of the Bankruptcy Court.

“Convert”, “Conversion” and “Converted” each refers to a conversion of Loans of one Type into Loans of the other Type, in each case pursuant to Section 2.06 or 2.07.

“Debt” of any Person means, without duplication, (a) all indebtedness of such Person for borrowed money (including, without limitation, pursuant to securitization transactions), (b) to the extent such obligations would appear as a liability of such Person in accordance with GAAP, all obligations of such Person for the deferred purchase price of property or services (other than trade payables incurred in the ordinary course of such Person’s business), (c) all obligations of such Person evidenced by notes, bonds, debentures or other similar instruments, (d) all obligations of such Person created or arising under any conditional sale or other title retention agreement with respect to property acquired by such Person (even though the rights and remedies of the seller or lender under such agreement in the event of default are limited to repossession or sale of such property), (e) all obligations of such Person as lessee under leases that have been or should be, in accordance with GAAP, recorded as capital leases, (f) the face or maximum amount of all obligations of such Person which have been or may be drawn upon under acceptances, letters of credit or similar extensions of credit, (g) all Hedge Agreement Obligations of such Person, (h) all payment obligations of other Persons whose financial statements are not Consolidated with those of such Person (collectively, “Guaranteed Debt”) guaranteed directly or indirectly in any manner by such Person, or in effect guaranteed directly or indirectly by such Person through an agreement (1) to pay or purchase such Guaranteed Debt or to advance or supply funds for the payment or purchase of such Guaranteed Debt, (2) to purchase, sell or lease (as lessee or lessor) property, or to purchase or sell services, expressly for the purpose of enabling the debtor to make payment of such Guaranteed Debt or to assure the holder of such Guaranteed Debt against loss, (3) to supply funds to or in any other manner invest in the debtor (including any agreement to pay for property or services irrespective of whether such property is received or such services are rendered) or (4) otherwise to assure a creditor of such other Person against loss, and (i) all Debt of the type referred to in clauses (a) through (h) above secured by (or for which the holder of such Debt has an existing right to be secured by) any Lien on property (including, without limitation, accounts and contract rights) owned by such Person, even though such Person has not assumed or become liable for the payment of such Debt.

“Debtors” has the meaning specified in the Introductory Statement.

“Default” means any Event of Default or any event that would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

“Default Interest” has the meaning specified in Section 2.05(b).

“Defaulting Lender” means, at any time, a Lender as to which the Agent has notified the Company that a Lender Insolvency Event has occurred and is continuing with respect to such Lender. Any determination that a Lender is a Defaulting Lender will be made by the Agent in its sole discretion acting in good faith. The Agent will promptly send to all parties hereto a copy of any notice to the Company provided for in this definition.

“Digital Imaging Patent Portfolio” means the portfolio of approximately 1,100 issued U.S. digital imaging patents, 250 pending U.S. digital imaging patent applications, 580 foreign counterparts and 400 related foreign patent applications, which the Company has publicly announced its intention to sell and has assigned the code name “Komodo”.

“Digital Imaging Patent Portfolio Disposition” means any Disposition of the Digital Imaging Patent Portfolio.

“DIP Order” means (i) that certain Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926], attached hereto as Exhibit J-1 as modified by (ii) that certain Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279], attached hereto as Exhibit J-2.

“Disposition” means, with respect to any property, any sale, lease, transfer or other disposition thereof. The terms “Dispose” and “Disposed of” shall have correlative meanings. For the avoidance of doubt, a non-exclusive license of Intellectual Property in the ordinary course of business does not constitute a Disposition.

“Disqualified Lender” means (i) the Persons previously identified to the Lead Lenders and the Agent in connection with the Commitment Letter for the Facilities and (ii) other bona fide competitors of the Company identified by the Company, from time to time, in writing to the Agent.

“Dollar” or “\$” means the lawful currency of the United States.

“Domestic Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Company and the Agent.

“Effective Date” means the effective date of a Reorganization Plan.

“Eligible Assignee” means (i) a Lender; (ii) an Affiliate or branch of a Lender or an Approved Fund with respect to a Lender; and (iii) any other Person approved by the Agent, such approval not to be unreasonably withheld or delayed; provided, however, that no Loan Party or Affiliate of a Loan Party or any Disqualified Lender shall qualify as an Eligible Assignee.

“Environmental Action” means any action, suit, demand, demand letter, claim, notice of non-compliance or violation, notice of liability or potential liability, investigation, proceeding, consent order or consent agreement relating to any Environmental Law, Environmental Permit or arising from alleged injury or threat of injury to health or safety from Hazardous Materials or the environment, including, without limitation, (a) by any governmental or regulatory authority for enforcement, cleanup,

removal, response, remedial or other actions or damages and (b) by any governmental or regulatory authority or any third party for damages, contribution, indemnification, cost recovery, compensation or injunctive relief.

“Environmental Law” means any federal, state, provincial, municipal, local or foreign statute, law, ordinance, rule, regulation, code, order, judgment, decree or judicial or agency interpretation, policy or guidance relating to pollution or protection of the environment, health and safety as it relates to any Hazardous Materials or natural resources, including, without limitation, those relating to the use, handling, transportation, treatment, storage, disposal, release or discharge of Hazardous Materials.

“Environmental Permit” means any permit, approval, identification number, license or other authorization required under any Environmental Law.

“ERISA” means the United States Employee Retirement Income Security Act of 1974, as amended from time to time, and the regulations promulgated and rulings issued thereunder.

“ERISA Affiliate” means any Person that for purposes of Title IV of ERISA is a member of the controlled group of any Loan Party, or under common control with any Loan Party, within the meaning of Section 414 of the Code.

“ERISA Event” means (a)(i) the occurrence of a reportable event, as described in 29 CFR § 4043, with respect to any Plan unless the 30-day notice requirement with respect to such event has been waived by the PBGC or (ii) the requirements of Section 4043(b) of ERISA apply with respect to a contributing sponsor, as defined in Section 4001(a)(13) of ERISA, of a Plan, and an event described in 29 CFR § 4043.62 through 68 is reasonably expected to occur with respect to such Plan within the following 30 days; provided that for purposes of this clause (a), a reportable event shall not include the events set forth in §4043.35(a); (b) the application for a minimum funding waiver with respect to a Plan; (c) the provision by the administrator of any Plan of a notice of intent to terminate such Plan, pursuant to Section 4041(a)(2) of ERISA (including any such notice with respect to a plan amendment referred to in Section 4041(e) of ERISA); (d) the cessation of operations at a facility of any Loan Party or any ERISA Affiliate in the circumstances described in Section 4062(e) of ERISA; (e) the withdrawal by any Loan Party or any ERISA Affiliate from a Multiple Employer Plan during a plan year for which it was a substantial employer, as defined in Section 4001(a)(2) of ERISA; (f) the conditions for imposition of a lien under Section 303(k) of ERISA shall have been met with respect to any Plan; (g) a determination that any Plan is in “at risk” status (within the meaning of Section 303 of ERISA); or (h) the institution by the PBGC of proceedings to terminate a Plan pursuant to Section 4042 of ERISA, or the occurrence of any event or condition described in Section 4042 of ERISA.

“Eurodollar Base Rate” means, for such Interest Period, the rate per annum equal to the British Bankers Association LIBOR Rate (“BBA LIBOR”), as published by Reuters on Screen LIBOR01 (or other commercially available source providing quotations of BBA LIBOR as designated by the Agent from time to time) at approximately 11:00 a.m. London time, two Business Days prior to the commencement of such Interest Period, for Dollar deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period. If such rate is not available at such time for any reason, then the “Eurodollar Base Rate” for such Interest Period shall be the rate per annum determined by the Agent to be the rate at which deposits in Dollars for delivery on the first day of such Interest Period in same day funds in the approximate amount of the Eurodollar Rate Loan being made, continued or converted by the Agent and with a term equivalent to such Interest Period would be offered by the Agent’s London branch to major banks in the London interbank eurodollar market at their request at approximately 11:00 a.m. (London time) two Business Days prior to the commencement of such Interest Period; provided, that the Eurodollar Base Rate with respect to the Loans shall be not less than 1.00%.

“Eurodollar Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Company and the Agent.

“Eurodollar Rate” means for any Interest Period with respect to a Eurodollar Rate Loan, a rate per annum determined by the Agent pursuant to the following formula:

$$\text{Eurodollar Rate} = \frac{\text{Eurodollar Base Rate}}{1.00 - \text{Eurodollar Reserve Percentage}}$$

“Eurodollar Rate Loan” means a Loan that bears interest as provided in Section 2.05(a)(ii).

“Eurodollar Reserve Percentage” means, for any day during any Interest Period, the reserve percentage (expressed as a decimal, carried out to five decimal places) in effect on such, day, whether or not applicable to any Lender, under regulations issued from time to time by the FRB for determining the maximum reserve requirement (including any emergency, supplemental or other marginal reserve requirement) with respect to Eurocurrency funding (currently referred to as “Eurocurrency liabilities”). The Eurodollar Rate for each outstanding Eurodollar Rate Loan shall be adjusted automatically as of the effective date of any change in the Eurodollar Reserve Percentage.

“Events of Default” has the meaning specified in Section 6.01.

“Excluded Taxes” has the meaning specified in Section 2.12(a).

“Existing DIP Credit Agreement” means the debtor-in-possession credit agreement, dated as of January 20, 2012, among the Company, the Subsidiaries of the Company party thereto, the lenders party thereto and Citicorp North America, Inc., as administrative agent and collateral agent, as amended, restated or supplemented and after the date hereof as amended, restated or supplemented in accordance with the terms of this Agreement.

“Existing DIP Facility,” means the revolving credit facility provided under the Existing DIP Credit Agreement.

“Existing DIP Secured Agreements” means (a) all agreements and other documents relating to any treasury management services, clearing, corporate credit card and related services provided to the Company or any of its Subsidiaries and entered into by the Company or any of its Subsidiaries with any lender under the Existing DIP Credit Agreement or any of its Affiliates (regardless of whether such lender subsequently ceases to be a lender under the Existing DIP Credit Agreement for any reason), (b) all letters of credit issued by a lender under the Existing DIP Credit Agreement or any of its Affiliates (regardless of whether such lender subsequently ceases to be a lender under the Existing DIP Credit Agreement for any reason) for the benefit of the Company or any of its Subsidiaries, (c) all agreements evidencing any other obligations of the Company and any of its Subsidiaries owing to any lender under the Existing DIP Credit Agreement and its Affiliates, (d) all Hedge Agreements entered into with the Company or any of its Subsidiaries by any lender under the Existing DIP Credit Agreement or any of its Affiliates (regardless of whether such lender subsequently ceases to be a lender under the Existing DIP Credit Agreement for any reason) and (e) each agreement or instrument delivered by any Loan Party or Subsidiary of the Company pursuant to any of the foregoing, as the same may be amended from time to time in accordance with the provisions thereof and of this Agreement, in the case of each of the foregoing

described in clauses (a) through (e), to the extent permitted under this Agreement and, subject to the Intercreditor Agreement, including without limitation, the Maximum Obligations Amount.

“Existing Second Lien Debt” means (a) the 2018 Notes outstanding on the Petition Date and (b) the 2019 Notes outstanding on the Petition Date, in each case together with accrued and unpaid interest thereon.

“Existing Secured Agreements” means the agreements set forth on Schedule 1.01(a), each as amended, restated, supplemented or otherwise modified prior to the Petition Date.

“Exit Facility” means the loan facilities provided under the Exit Loan Agreement.

“Exit Facility Documentation” means the collective reference to the Exit Loan Agreement, collateral agreements, intercreditor agreement, mortgages and other security agreements, documents and instruments, substantially consistent with the terms and conditions set forth in the Exit Loan Agreement, as reasonably determined by the Required Lead Lenders, and otherwise in form and substance reasonably satisfactory to the Required Lead Lenders and reorganized Eastman Kodak Company.

“Exit Loan Agreement” means the loan agreement contemplated by Section 2.22 of reorganized Eastman Kodak Company, substantially in the form of Exhibit G hereto, with such amendments, supplements and other modifications in accordance with this Agreement.

“Facilities” has the meaning specified in the Introductory Statement.

“FATCA” means Sections 1471-1474 of the Code in effect as of the date hereof and Treasury regulations issued thereunder.

“Federal Funds Rate” means, for any day, the rate per annum equal to the weighted average of the rates on overnight Federal funds transactions with members of the Federal Reserve System arranged by Federal funds brokers on such day, as published by the Federal Reserve Bank of New York on the Business Day next succeeding such day; provided that (a) if such day is not a Business Day, the Federal Funds Rate for such day shall be such rate on such transactions on the next preceding Business Day as so published on the next succeeding Business Day, and (b) if no such rate is so published on such next succeeding Business Day, the Federal Funds Rate for such day shall be the average rate (rounded upward, if necessary, to a whole multiple of 1/100 of 1%) charged to the Agent on such day on such transactions as determined by the Agent.

“Fee Examiner” means Richard Stern of Lusk, Stern & Eisler LLP or any replacement or successor fee examiner for the Cases approved by the Bankruptcy Court.

“Fee Letter” has the meaning specified in Section 2.03.

“FRB” means the Board of Governors of the Federal Reserve System of the United States.

“Fund” means any Person (other than an individual) that is or will be engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course.

“GAAP” has the meaning specified in Section 1.03.

“Guaranteed Obligations” has the meaning specified in Section 7.01(a).

“Guarantors” means the direct and indirect wholly-owned (other than directors’ qualifying shares or similar holdings under applicable law) U.S. Subsidiaries of the Company listed on Part A of Schedule II hereto, including the Debtors and each other Subsidiary of the Company that shall be required to execute and deliver a guaranty pursuant to Section 5.01(i).

“Guaranty” means the guaranty of each Guarantor set forth in Article VII.

“Guaranty Supplement” has the meaning specified in Section 7.05.

“Harrow Sale” means the sale of real property in the United Kingdom identified by the Company to the Lead Lenders prior to the date hereof as the “Harrow Sale”.

“Hazardous Materials” means (a) petroleum and petroleum products, byproducts or breakdown products, radioactive materials, asbestos-containing materials, polychlorinated biphenyls and radon gas and (b) any other chemicals, materials or substances designated, classified or regulated as hazardous or toxic or as a pollutant or contaminant under any Environmental Law.

“Hedge Agreement Obligations” means the aggregate net liabilities, on a mark-to-market basis as determined in accordance with GAAP, for all Hedge Agreements of a Person calculated as of the end of the most recent month.

“Hedge Agreements” means interest rate, currency or commodity swap, cap or collar agreements, interest rate, currency or commodity future or option contracts and other similar agreements.

“HMRC” means Her Majesty’s Revenue & Customs.

“Indenture” means the Indenture dated as of January 1, 1988 between the Company and The Bank of New York, as trustee, as amended from time to time.

“Intellectual Property” has the meaning specified in Section 4.01(i).

“Intellectual Property Security Agreement” means a “short form” intellectual property security agreement substantially in the form of Exhibit A to the Security Agreement.

“Intercreditor Agreement” means the Intercreditor Agreement, dated as of the date hereof, among Citicorp North America, Inc., as administrative agent and collateral agent for the Existing DIP Facility, the Agent, as administrative agent and collateral agent for the Facilities, and the Loan Parties, substantially in the form of Exhibit I.

“Interest Period” means, for each Eurodollar Rate Loan comprising part of the same Borrowing, the period commencing on the date of such Eurodollar Rate Loan or the date of the Conversion of any Base Rate Loan into such Eurodollar Rate Loan and ending on the last day of the period selected by the Company pursuant to the provisions below and, thereafter, each subsequent period commencing on the last day of the immediately preceding Interest Period and ending on the last day of the period selected by such Company pursuant to the provisions below. The duration of each such Interest Period shall be one, two, three or six months, as the Company may, upon notice received by the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the first day of such Interest Period, select; provided, however, that:

(i) the Company may not select any Interest Period that ends after the Termination Date;

(ii) Interest Periods commencing on the same date for Eurodollar Rate Loans comprising part of the same Borrowing shall be of the same duration;

(iii) whenever the last day of any Interest Period would otherwise occur on a day other than a Business Day, the last day of such Interest Period shall be extended to occur on the next succeeding Business Day, provided, however, that, if such extension would cause the last day of such Interest Period to occur in the next following calendar month, the last day of such Interest Period shall occur on the next preceding Business Day; and

(iv) whenever the first day of any Interest Period occurs on a day of an initial calendar month for which there is no numerically corresponding day in the calendar month that succeeds such initial calendar month by the number of months equal to the number of months in such Interest Period, such Interest Period shall end on the last Business Day of such succeeding calendar month.

“Inventory” has the meaning specified in the UCC.

“Investment” in any Person means any loan or advance to such Person, any purchase or other acquisition of any equity interests or Debt or the assets comprising a division or business unit or a substantial part or all of the business of such Person, any capital contribution to such Person or any other direct or indirect investment in such Person, including, without limitation, any acquisition by way of a merger or consolidation (or similar transaction) and any arrangement pursuant to which the investor incurs Debt of the types referred to in clause (h) or (i) of the definition of “Debt” in respect of such Person.

“IP License” means any lease, license or covenant not to sue, entered into with respect to any Intellectual Property outside the ordinary course of business; provided, that any exclusive license of Intellectual Property (except for an exclusive license of Intellectual Property in the ophthalmological field) shall be deemed to be outside the ordinary course of business.

“IP Settlement Agreement” means any agreement entered into by the Company or any its Subsidiaries with any other Person (other than a Subsidiary of the Company) relating to any assets included in the Digital Imaging Patent Portfolio (but not involving the sale of such assets) and pursuant to which such other Person shall agree to provide consideration (including, without limitation, pursuant to an IP License) to the Company or such Subsidiary in exchange for the settlement of, or agreement not to pursue, litigation with respect to such assets.

“Junior Loan Allocation” means with respect to any Lender the amount, if any, of such Lender’s allocation as set forth opposite such Lender’s name on Schedule I under the caption “Junior Loan Allocation”. The aggregate amount of the Junior Loan Allocations as of the Closing Date shall be \$375,000,000.

“Junior Loan Lenders” means each Person that is deemed to make (or have made) a Junior Loan.

“Junior Loans” means the collective reference to the 10.625% Tranche Loans and the 9.75% Tranche Loans.

“Junior Note” means a promissory note of the Company payable to any Junior Loan Lender or its registered assigns, in substantially the form of Exhibit A-2 hereto, evidencing the aggregate Debt of the Company to such Junior Loan Lender resulting from the Junior Loans deemed made by such Junior Loan Lender.

“Kodak Limited” means Kodak Limited, a company with limited liability organized under the laws of England and Wales.

“Lead Lenders” means the Lead Lenders party to the Commitment Letter (and their Affiliates, other than portfolio companies); provided that any Lead Lender shall cease to be a Lead Lender at such time as it no longer holds Loans and may not subsequently become a Lead Lender if, following such date, it holds Loans.

“Lender” means a New Money Lender and/or each Junior Loan Lender, as the context may require, and shall include each Person that shall become a party hereto pursuant to Section 9.08.

“Lender Insolvency Event” means that (i) a Lender or its Parent Company is insolvent, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors, or (ii) such Lender or its Parent Company is the subject of a bankruptcy, insolvency, reorganization, liquidation, winding up or similar proceeding, or a receiver, interim receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Lender or its Parent Company, or such Lender or its Parent Company has taken any action in furtherance of or indicating its consent to or acquiescence in any such proceeding or appointment.

“Lien” means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property, provided the term “Lien” shall not include any license of intellectual property. Solely for the avoidance of doubt, the filing of a UCC financing statement that is a precautionary filing in respect of an operating lease that does not constitute a security interest in the leased property or otherwise give rise to a security interest does not constitute a Lien solely on account of being filed in a public office.

“Loan Documents” means (i) this Agreement, (ii) the Notes, (iii) Collateral Documents, (iv) the DIP Order and (v) the Intercreditor Agreement, in each case as amended, restated, supplemented or otherwise modified from time to time.

“Loan Parties” means the Company and the Guarantors.

“Loans” means the New Money Loans and/or the Junior Loans, as the context may require.

“Material Adverse Effect” means an event or occurrence that has had a material adverse effect, or any event or occurrence which could reasonably be expected to have a material adverse effect, on (A) the business, properties, financial condition results of operations or liabilities of the Company and its Subsidiaries, taken as a whole, other than any change, event or occurrence, arising individually or in the aggregate, from (i) events leading up to the commencement of proceedings under Chapter 11 of the Bankruptcy Code, (ii) events that would reasonably be expected to result from the filing or commencement of the Cases or the announcement of the filing or commencement of the Cases, (iii) the failure to obtain an aggregate gross cash purchase price in excess of the Minimum Proceeds Amount for the Specified Sale, or (iv) the DIP Order or the order entered by the Bankruptcy Court approving the

Commitment Letter in connection with the Facilities (including, in each case, taking any actions required by such orders) or actions required to be taken under the terms of the Loan Documents or the Exit Facility Documentation, including in respect to any changes to the corporate governance of the Company, (B) the ability of the Company or the Guarantors to perform their respective obligations under the Loan Documents or (C) the ability of the Agent and/or the Lenders to enforce their rights and remedies under the Loan Documents.

“Material Real Property” means each real property owned in fee by a Loan Party that has a fair market value (as determined by the Company in good faith) of not less than \$25,000,000.

“Material Subsidiary” means each Subsidiary of the Company that, for the most recently completed fiscal year of the Company for which audited financial statements are available, either

(i) has, together with its Subsidiaries, assets that exceed 5% of the total assets shown on the Consolidated statement of financial condition of the Company as of the last day of such period or

(ii) has, together with its Subsidiaries, net sales that exceed 5% of the Consolidated net sales of the Company for such period.

“Maturity Date” means September 30, 2013.

“Maximum Obligations Amount” has the meaning specified in the Intercreditor Agreement.

“Maximum Rate” has the meaning specified in Section 2.06(g).

“Milestones” has the meaning specified in Section 5.01(s).

“Minimum Proceeds Amount” shall mean \$600,000,000.

“Moody’s” means Moody’s Investors Service, Inc.

“Multiemployer Plan” means a multiemployer plan, as defined in Section 4001(a)(3) of ERISA, to which any Loan Party or any ERISA Affiliate is making or accruing an obligation to make contributions, or has within any of the preceding five plan years made or accrued an obligation to make contributions.

“Multiple Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and at least one Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4064 or 4069 of ERISA in the event such plan has been or were to be terminated.

“Net Cash Proceeds” means, with respect to any Disposition or IP License by the Company or any of its Subsidiaries or Casualty Event affecting the Company or any of its Subsidiaries, in each case, after the Petition Date, the aggregate amount of cash actually received from time to time (whether as initial consideration or through payment or disposition of deferred consideration, and if received in a currency other than Dollars, determined after the conversion of such cash into Dollars using the prevailing exchange rate in effect on the date such local currency cash is received) by or on behalf of such Person in connection with such transaction or Casualty Event, in each case, after deducting

therefrom only (without duplication) (a) reasonable and customary brokerage commissions, underwriting fees and discounts, legal and accounting fees and expenses, filing fees, finder's fees, success fees and any other similar fees and commissions and other expenses related to the transaction, (b) the amount of taxes payable in connection with or as a result of such transaction or (c) the amount of any Debt (other than (x) the Debt under the Existing DIP Facility and (y) the Existing Second Lien Debt) secured by a Lien on such asset that, by the terms of the agreement or instrument governing such Debt, is required to be repaid upon such disposition, in each case to the extent, but only to the extent, that the amounts so deducted are, at the time of receipt of such cash (or, in the case of taxes, within twelve months of the time of receipt of such cash), actually paid to a Person that is not an Affiliate of the Company and are properly attributable to such transaction or to the asset that is the subject thereof; provided that, with respect to Net Cash Proceeds of Casualty Events only, if no Event of Default is continuing at such time and the Company shall have delivered a certificate of a Responsible Officer of the Company to the Agent promptly following receipt of such Net Cash Proceeds setting forth the Company's intention to use all or any portion of such Net Cash Proceeds to acquire, maintain, develop, construct, improve, upgrade or repair assets useful in the business or otherwise invest in the business of the Company and its Subsidiaries, in each case within nine months of such receipt (and provided that, if the assets subject to the loss, damage, destruction, condemnation, sale, transfer or other disposition constituted Collateral, the assets to be acquired shall constitute Collateral), such portion of such proceeds shall not constitute Net Cash Proceeds except to the extent (1) not so used within such nine-month period or (2) not contracted to be so used within such nine-month period and not thereafter so used within twelve months of such receipt.

"New Money Lender" means, at any time, a Lender with an outstanding New Money Loan or a Commitment at such time.

"New Money Loan" has the meaning specified in Section 2.01(a).

"Non-U.S. Subsidiary" means any direct or indirect Subsidiary of the Company that is not a U.S. Subsidiary.

"Note" means a promissory note of the Company payable to the order of any Lender, delivered pursuant to a request made under Section 2.14 in substantially the form of Exhibit A-1 or Exhibit A-2 hereto, as applicable, evidencing the aggregate indebtedness of the Company to such Lender resulting from the Loans made by such Lender.

"Notice of Borrowing" has the meaning specified in Section 2.02(a).

"Obligations" means all liabilities and obligations of every nature of each Loan Party from time to time owed to the Agent, the Lenders, the other Secured Parties or any of them, under the Loan Documents relating to the Facilities, whether for principal, interest, fees, expenses, indemnification or otherwise and whether primary, secondary, direct, indirect, contingent, fixed or otherwise.

"Operating Forecast" means the consolidated business plan and projected operating budget previously delivered to the Agent.

"Other Existing Letters of Credit" means the letters of credit set forth on Schedule 1.01(b).

"Other Taxes" has the meaning specified in Section 2.12(b).

“Parent Company” means, with respect to a Lender, the bank holding company (as defined in Federal Reserve Board Regulation Y), if any, of such Lender, and/or any Person owning, beneficially of record, directly or indirectly, a majority of the shares of such Lender.

“Participant Register” has the meaning specified in Section 9.08(i).

“PATRIOT Act” means the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001, Pub. L. 107-56, signed into law October 26, 2001.

“PBGC” means the Pension Benefit Guaranty Corporation (or any successor).

“Permitted Liens” means such of the following as to which no enforcement, collection, execution, levy or foreclosure proceeding shall have been commenced: (a) Liens for (i) pre-petition taxes, assessments and governmental charges or levies that were not yet due on the Petition Date or that are being contested in good faith by appropriate proceedings and (ii) Liens for post-petition taxes, assessments and governmental charges or levies not yet due or that are being contested in good faith by appropriate proceedings; provided that with respect to both pre-petition and post-petition taxes, adequate reserves are maintained on the books of the Company or its Subsidiaries, as the case may be, in conformity with GAAP; (b) Liens imposed by law, including, materialmen’s, mechanics’, carriers’, workmen’s and repairmen’s Liens and other similar Liens arising in the ordinary course of business; (c) pledges or deposits to secure obligations under workers’ compensation laws or similar legislation or to secure public or statutory obligations or to secure the performance of bids, performance bonds, tenders, trade contracts or leases (other than leases constituting Debt) in the ordinary course of business; (d) Liens on the applicable real property related to or in connection with the Harrow Sale; (e) easements, rights of way and other encumbrances on title to real property that do not render title to the property encumbered thereby unmarketable, were not incurred in connection with and do not secure Debt and do not materially adversely affect the use of such property for its present purposes; (f) Liens or other conveyances of property in favor of any governmental department, agency or instrumentality to secure partial, progress or advance or other payments (other than in respect of borrowed money) pursuant to any contract or statute; and (g) Liens in favor of the applicable utility providers on the Adequate Assurance Account.

“Permitted Refinancing” means, with respect to any Person, any modification, refinancing, refunding, renewal, replacement, exchange or extension of any Debt of such Person; provided that (a) the principal amount (or accreted value, if applicable) thereof does not exceed the principal amount (or accreted value, if applicable) of the Debt so modified, refinanced, refunded, renewed, replaced, exchanged or extended except by an amount equal to accrued and unpaid interest and a reasonable premium thereon plus other reasonable and customary amounts paid, and customary fees and expenses reasonably incurred, in connection with such modification, refinancing, refunding, renewal, replacement, exchange or extension and by an amount equal to any existing commitments unutilized thereunder; (b) such modification, refinancing, refunding, renewal, replacement, exchange or extension (i) has a final maturity date equal to or later than the final maturity date of, and has a Weighted Average Life to Maturity, equal to or greater than the Weighted Average Life to Maturity of, the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (ii) has no scheduled amortization or payments of principal prior to 181 days after the Termination Date or, if the Debt being modified, amended, restated, amended and restated, refinanced, refunded, renewed or extended is subject to scheduled amortization or payments of principal, prior to any such scheduled amortization or payments of principal; (c) if the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended is subordinated in right of payment to the Obligations, such modification, refinancing, refunding, renewal, replacement, exchange or extension is subordinated in right of payment to the Obligations on terms as favorable in all material respects to the Lenders as those contained in the documentation governing the

Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended; (d) the terms and conditions (including, if applicable, as to collateral) of any such modified, refinanced, refunded, renewed, replaced, exchanged or extended Debt are, (A) either (i) customary for similar debt securities in light of then-prevailing market conditions (it being understood that such Debt shall not include any financial maintenance covenants and that any negative covenants shall be incurrence-based) or (ii) not materially less favorable to the Loan Parties or the Lenders, taken as a whole, than the terms and conditions of the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (B) when taken as a whole (other than interest rate and redemption premiums), not more restrictive to the Company and its Subsidiaries than those set forth in this Agreement (provided that a certificate of a Responsible Officer of the Company delivered to the Agent in good faith at least five Business Days prior to the incurrence of such Debt, together with a reasonably detailed description of the material terms and conditions of such Debt or drafts of the documentation relating thereto, stating that the Company has determined in good faith that such terms and conditions satisfy the requirement set out in the foregoing clause (d), shall be conclusive evidence that such terms and conditions satisfy such requirement unless the Agent provides notice to the Company of its objection during such five Business Day period); (e) any such modification, refinancing, refunding, renewal, replacement, exchange or extension is incurred by the Person who is the obligor or guarantor, or a successor to the obligor or guarantor, on the Debt being modified, refinanced, refunded, renewed, replaced or extended; and (f) at the time thereof, no Event of Default shall have occurred and be continuing.

“Person” means an individual, partnership, corporation (including a business trust), joint stock company, trust, unincorporated association, joint venture, limited or unlimited liability company or other entity, or a government or any political subdivision or agency thereof.

“Petition Date” has the meaning specified in the Introductory Statement.

“Plan” means a Single Employer Plan or a Multiple Employer Plan.

“Pre-Petition Debt” means, collectively, the Debt of each Debtor outstanding and unpaid on the date on which such Person became a Debtor.

“Pre-Petition Payment” means, at any time after the Closing Date, a payment (by way of adequate protection or otherwise) of principal or interest or otherwise on account of any (i) Pre-Petition Debt, (ii) “critical or foreign vendor payments” or (iii) trade payables (including, without limitation, in respect of reclamation claims), or other pre-petition claims against any Debtor.

“Primed Lien” has the meaning specified in Section 2.20(a).

“Ratable Share” of any amount means, with respect to any Lender at any time, the product of such amount times a fraction the numerator of which is the sum of (i) the amount of such Lender’s unused Commitment (if any) at such time plus (ii) the outstanding principal amount of such Lender’s New Money Loans at such time and the denominator of which is the sum of (i) the aggregate amount of all unused Commitments (if any) at such time plus (ii) the aggregate outstanding principal amount of all New Money Loans at such time.

“Register” has the meaning specified in Section 9.08(e).

“Related Parties” means, with respect to any specified Person, such Person’s Affiliates and the respective directors, officers, employees, agents, trustees, partners and advisors of such Person and such Person’s Affiliates.

“Reorganization Plan” means a plan of reorganization in any or all of the Cases of the Debtors.

“Replacement Lender” has the meaning specified in Section 2.17.

“Reporting Side Letter” means that certain side letter agreement between the Company and the Agent, dated as of March 22, 2013.

“Required New Money Lenders” means at any time New Money Lenders holding a majority in interests of the aggregate unpaid principal amount of the New Money Loans outstanding at such time; provided, however, that if at any New Money Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required New Money Lenders at such time the aggregate principal amount of the Loans owing to such New Money Lender (in its capacity as a New Money Lender) and outstanding at such time.

“Required Lead Lenders” means Lead Lenders holding in the aggregate more than 50% of the Loans held by all Lead Lenders on the date approval is given; provided, that if there are no Lead Lenders, any item requiring Lead Lenders approval shall require no approval and shall be at the option of the Company unless otherwise indicated in this Agreement; provided, further, that if at any time any Lead Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lead Lenders at such time the aggregate principal amount of the Loans owing to such Lead Lender (in its capacity as a Lead Lender) and outstanding at such time.

“Required Lenders” means at any time Lenders holding at least a majority in interest of the aggregate unpaid principal amount of the Loans outstanding at such time; provided, however, that if at any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lenders at such time the aggregate principal amount of the Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time.

“Required Junior Loan Lenders” means at any time Junior Loan Lenders holding a majority in interests of the aggregate unpaid principal amount of the Junior Loans outstanding at such time; provided, however, that if at any Junior Loan Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Junior Loan Lenders at such time the aggregate principal amount of the Loans owing to such Junior Loan Lender (in its capacity as a Lender) and outstanding at such time.

“Responsible Officer” means the chief executive officer, president, chief financial officer, secretary, assistant secretary, treasurer, assistant treasurer or controller of a Loan Party (or for purposes of Section 5.01(h)(xiv), the Company or any of its Subsidiaries). Any document delivered hereunder or under any other Loan Document that is signed by a Responsible Officer of a Loan Party shall be conclusively presumed to have been authorized by all necessary corporate, partnership and/or other action on the part of such Loan Party and such Responsible Officer shall be conclusively presumed to have acted on behalf of such Loan Party.

“S&P” means Standard & Poor’s, a division of The McGraw-Hill Companies, Inc.

“Secured Parties” means, collectively, the Agent, and each Lender.

“Security Agreement” means the Security Agreement, dated as of the date hereof, from the Loan Parties party thereto, as grantors, to the Agent, in substantially the form of Exhibit D, as may be amended, amended and restated, supplemented or otherwise modified from time to time.

“Side Letter” means the Confidential Side Letter in Connection with Amended & Restated Commitment Letter, dated February 28, 2013, which has been filed under seal with the Bankruptcy Court.

“Single Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and no Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4069 of ERISA in the event such plan has been or were to be terminated.

“Specified Business Units” means those business units of the Company set forth in the Reporting Side Letter.

“Specified Collateral” has the meaning specified in the Security Agreement.

“Specified Sale” means the sale or disposition, in whole or in part, of any combination of (A) the assets and businesses to be sold in the transaction assigned the code name “Rockford”, (B) the assets and businesses to be sold in the transaction assigned the code name “Walden” and/or (C) trademarks, trademark licenses, domain names and related intellectual property assets and materials.

“Subsidiary” of any Person means any corporation, partnership, joint venture, limited liability company, trust or estate of which (or in which) more than 50% of (a) the issued and outstanding capital stock having ordinary voting power to elect a majority of the Board of Directors of such corporation (irrespective of whether at the time capital stock of any other class or classes of such corporation shall or might have voting power upon the occurrence of any contingency), (b) the interest in the capital or profits of such limited liability company, partnership or joint venture or (c) the beneficial interest in such trust or estate is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more of its other Subsidiaries or by one or more of such Person’s other Subsidiaries.

“Superpriority Claim” means a claim against any Debtor in any of the Cases which is an administrative expense claim having priority over any and all administrative expenses of the kind specified in Sections 503(b) or 507(b) of the Bankruptcy Code.

“Taxes” has the meaning specified in Section 2.12(a).

“Term Note” means a promissory note of the Company payable to any New Money Lender or its registered assigns, in substantially the form of Exhibit A-1 hereto, evidencing the aggregate Debt of the Company to such Lender resulting from the New Money Loans made by such Lender.

“Termination Date” means the earliest of (a) the Maturity Date, (b) the acceleration of the Loans in accordance with the provisions hereof and (c) the Consummation Date.

“Type” refers to the distinction between Loans bearing interest at the Base Rate and Loans bearing interest at the Eurodollar Rate.

“UCC” means the Uniform Commercial Code as in effect in the State of New York; provided that, if perfection or the effect of perfection or non-perfection or the priority of any security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time

in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

“U.K. Pensions Regulator” means the Pensions Regulator established in the United Kingdom pursuant to the Pensions Act of 2004.

“U.K. Pension Scheme” means the retirement benefits scheme known as the Kodak Pension Plan.

“United States” and “U.S.” mean the United States of America.

“U.S. Liquidity” means, on any date of determination, the sum of the aggregate amount of cash and Cash Equivalents owned by the Loan Parties free and clear of all Liens (other than Liens created under the Collateral Documents and Liens securing the Existing DIP Facility and the Existing Second Lien Debt) on such date plus (B) Excess Availability (as defined in and as calculated under the Existing DIP Credit Agreement) on such date.

“U.S. Subsidiary” means any direct or indirect Subsidiary of the Company organized under the laws of the United States, any state thereof or the District of Columbia.

“Voting Stock” means capital stock issued by a corporation, or equivalent interests in any other Person, the holders of which are ordinarily, in the absence of contingencies, entitled to vote for the election of directors (or persons performing similar functions) of such Person, even if the right so to vote has been suspended by the happening of such a contingency.

“Weighted Average Life to Maturity” means, when applied to any Debt at any date, the number of years obtained by dividing: (a) the sum of the products obtained by multiplying (i) the amount of each then remaining installment, sinking fund, serial maturity or other required payments of principal, including payment at final maturity, in respect thereof, by (ii) the number of years (calculated to the nearest one-twelfth) that will elapse between such date and the making of such payment; by (b) the then outstanding principal amount of such Debt.

“Withdrawal Liability” has the meaning specified in Part I of Subtitle E of Title IV of ERISA.

SECTION 1.02. Computation of Time Periods. In this Agreement in the computation of periods of time from a specified date to a later specified date, the word “from” means “from and including” and the words “to” and “until” each mean “to but excluding”.

SECTION 1.03. Accounting Terms. All accounting terms not specifically defined herein shall be construed in accordance with generally accepted accounting principles in the United States of America consistent with those applied in the preparation of the financial statements referred to in Section 4.01(e) (“GAAP”). If at any time any change in GAAP or the application thereof would affect the computation of any financial ratio or requirement set forth in any Loan Document, and either the Company or the Required Lenders shall so request, the Agent and the Company shall negotiate in good faith to amend such ratio or requirement (an “Accounting Change”) to preserve the original intent thereof in light of such change in GAAP or the application thereof; provided that, until so amended, (i) such ratio or requirement shall be made as if such Accounting Change had not been effected and on a basis consistent with how GAAP or the rules promulgated pursuant thereto that are the subject of such Accounting Change were calculated in the most recent financial statements delivered by the Company to the Lenders as to which no such objection shall have been made and (ii) the Company shall provide to the

Agent financial statements and other documents required under this Agreement or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such change in GAAP or the application thereof.

SECTION 1.04. Permitted Liens. Any reference in any of the Loan Documents to a Permitted Lien is not intended to subordinate or postpone, and shall not be interpreted as subordinating or postponing, or as any agreement to subordinate or postpone, any Lien created by any of the Loan Documents to any Permitted Lien.

SECTION 1.05. Other Interpretive Provisions. With reference to this Agreement and each other Loan Document, unless otherwise specified herein or in such other Loan Document:

(a) The term “including” is by way of example and not limitation (i.e., “including” shall be deemed to mean “including, without limitation”).

(b) Section headings herein and in the other Loan Documents are included for convenience of reference only and shall not affect the interpretation of this Agreement or any other Loan Document.

ARTICLE II

AMOUNTS AND TERMS OF THE LOANS

SECTION 2.01. The Loans. (a) New Money Loans. Subject to the terms and conditions set forth herein and in the DIP Order, (i) each New Money Lender agrees, severally and not jointly, to make first-lien term loans in Dollars to the Company on the Closing Date, in an amount equal to such Lender’s Commitment (each a “New Money Loan”). Each New Money Lender will fund New Money Loans at a discount such that the principal amount disbursed in cash is equal to 99% of such Lender’s Commitment; provided that, notwithstanding the foregoing, interest with respect to the New Money Loans will accrue on the full principal amount of New Money Loans and the full principal amount of New Money Loans will be due on the Termination Date before the application of such discount. Each Borrowing shall consist of Loans of the same Type made on the same day by the Lenders ratably according to their respective Commitments. Any unused Commitments at the Closing shall terminate concurrently with the occurrence of the Closing.

(b) The Junior Loans. Subject to the terms and conditions set forth herein and in the DIP Order, on the Closing Date, each Junior Loan Lender’s Junior Loan Allocation of such Lender’s 2018 Notes (“9.75% Tranche Loans”) and each Junior Loan Lender’s Junior Loan Allocation of such Lender’s 2019 Notes (“10.625% Tranche Loans”) shall be deemed to have been made as a term loan by such Junior Loan Lender, and borrowed by the Company, under this Agreement. Notwithstanding anything herein to the contrary, the deemed borrowing by the Company of the Junior Loans shall entitle the Company to receive for cancellation an equivalent aggregate principal amount of 2018 Notes and/or 2019 Notes (including all rights of the holders in respect thereof), as applicable, from each Junior Loan Lender based upon such Junior Loan Lender’s Junior Loan Allocation and shall not entitle the Company to receive any cash or other consideration from any Junior Loan Lender and, notwithstanding that no such cash or other consideration is exchanged, the Company shall owe the aggregate principal amount of the Junior Loans to the Junior Loan Lenders. Upon receipt and acceptance by the Company in accordance with the procedures for the solicitation, all 2018 Notes and 2019 Notes received and accepted shall be canceled, retired and discharged and none of the Company or any guarantors thereunder shall have any further obligations to the holders in respect thereof.

(c) Amounts borrowed (or, in the case of Junior Loans, deemed borrowed) under this Section 2.01 and repaid or prepaid may not be reborrowed.

SECTION 2.02. Making the Loans. (a) Each Borrowing shall be made on notice, given not later than (x) 11:00 A.M. (New York City time) on the third Business Day prior to the Closing Date in the case of a Borrowing consisting of Eurodollar Rate Loans or (y) 11:00 A.M. (New York City time) on the Closing Date in the case of a Borrowing consisting of Base Rate Loans, by the Company to the Agent, which shall give to each applicable Lender prompt notice thereof by telecopier or any other electronic means agreed to by the Agent. Such notice of a Borrowing (a "Notice of Borrowing") shall be by telephone, confirmed promptly in writing, or by telecopier (or any other electronic means agreed to by the Agent), in substantially the form of Exhibit B hereto, specifying therein the requested (i) date of such Borrowing, (ii) Type of Loans comprising such Borrowing, (iii) aggregate amount of such Borrowing and (iv) in the case of a Borrowing consisting of Eurodollar Rate Loans, the initial Interest Period for each such Loan. Each applicable Lender shall, before 1:00 P.M. (New York City time) on the Closing Date make available for the account of its Applicable Lending Office to the Agent at the Agent's Account, in same day funds, such Lender's Ratable Share of such Borrowing. After the Agent's receipt of such funds and upon fulfillment of the applicable conditions set forth in Article III, the Agent will make such funds available to the Company at the Agent's address referred to in Section 9.02(a).

(b) Anything in subsection (a) above to the contrary notwithstanding, (i) the Company may not select Eurodollar Rate Loans for any Borrowing if the aggregate amount of such Borrowing is less than \$10,000,000 or if the obligation of the Lenders to make Eurodollar Rate Loans shall then be suspended pursuant to Section 2.06 or 2.10 and (ii) the Eurodollar Rate Loans may not be outstanding as part of more than eight separate Borrowings.

(c) The Notice of Borrowing shall be irrevocable and binding on the Company. In the case of any Borrowing that the related Notice of Borrowing specifies is to be comprised of Eurodollar Rate Loans, the Company shall indemnify each applicable Lender against any loss, cost or expense incurred by such Lender as a result of any failure of the Company to fulfill on or before the date specified in such Notice of Borrowing for such Borrowing the applicable conditions set forth in Article III, including, without limitation, any loss (excluding loss of anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by such Lender to fund the Loan to be made by such Lender as part of such Borrowing when such Loan, as a result of such failure, is not made on such date.

(d) Unless the Agent shall have received notice from a Lender prior to the time of any Borrowing that such Lender will not make available to the Agent such Lender's ratable portion of such Borrowing, the Agent may assume that such Lender has made such portion available to the Agent on the Closing Date in accordance with subsection (a) of this Section 2.02, and the Agent may, in reliance upon such assumption, make available to the Company on the Closing Date a corresponding amount. If and to the extent that such Lender shall not have so made such ratable portion available to the Agent, such Lender and the Company severally agree to repay to the Agent forthwith on demand such corresponding amount together with interest thereon, for each day from the date such amount is made available to the Company until the date such amount is repaid to the Agent, at: (i) in the case of the Company, the interest rate applicable at the time to the Loans comprising such Borrowing and (ii) in the case of such Lender, the Federal Funds Rate. If such Lender shall repay to the Agent such corresponding amount, such amount so repaid shall constitute such Lender's Loan as part of such Borrowing for purposes of this Agreement.

(e) The failure of any Lender to make the Loan to be made by it as part of any Borrowing shall not relieve any other Lender of its obligation, if any, hereunder to make its Loan on the

Closing Date, but no Lender shall be responsible for the failure of any other Lender to make the Loan to be made by such other Lender on the Closing Date.

SECTION 2.03. Fees. The Company shall pay to the Agent the fees set forth in the Fee Letter (the "Fee Letter") identified in the Commitment Letter.

SECTION 2.04. Repayment of Loans. The Company shall repay to the Agent for the ratable account of each applicable Lender on the Termination Date the aggregate principal amount of the Loans made (or deemed made) by such Lender to the Company then outstanding, together with any accrued and unpaid interest with respect to such Loans (other than to the extent that the New Money Loans and Junior Loans are converted to loans under the Exit Facility in accordance with the terms of this Agreement and of the Exit Loan Agreement).

SECTION 2.05. Interest on Loans. (a) Scheduled Interest. The Company shall pay interest on the unpaid principal amount of each Loan owing by such Company to the Agent for the account of each applicable Lender from the date of such Loan until such principal amount shall be paid in full, at the following rates per annum:

(i) Base Rate Loans. During such periods as such Loan is a Base Rate Loan, a rate per annum equal at all times to the sum of (x) the Base Rate in effect from time to time plus (y) the Applicable Margin, payable in arrears on the last Business Day of each calendar month during such periods and on the date such Base Rate Loan shall be Converted or paid in full.

(ii) Eurodollar Rate Loans. During such periods as such Loan is a Eurodollar Rate Loan, a rate per annum equal at all times during each Interest Period for such Loan to the sum of (x) the Eurodollar Rate for such Interest Period for such Loan plus (y) the Applicable Margin, payable in arrears on the last Business Day of each calendar month during such Interest Period and on the date such Eurodollar Rate Loan shall be Converted or paid in full.

(iii) Junior Loans. From and after the Closing Date, (x) 9.75% Tranche Loans shall bear interest at a rate equal to 9.75% per annum and (y) 10.625% Tranche Loans shall bear interest at a rate equal to 10.625% per annum, in each case, payable in cash on the tenth (10th) Business Day of each month with respect to the interest accrued and unpaid through the last day of the preceding calendar month.

(b) Default Interest. Upon the occurrence and during the continuance of an Event of Default under Section 6.01(a), the Agent may, and upon the request of the Required Lenders shall, require and notify the Company to pay interest ("Default Interest") on (i) the unpaid principal amount of each Loan owing to each Lender, payable in arrears on the dates referred to in clause (a)(i), (a)(ii) or (a)(iii) above, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on such Loan pursuant to clause (a)(i), (a)(ii) or (a)(iii) above and (ii) to the fullest extent permitted by law, the amount of any interest, fee or other amount payable hereunder in respect of the Loans of any Class that is not paid when due, from the date such amount shall be due until such amount shall be paid in full, payable in arrears on the date such amount shall be paid in full and on demand, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on Base Rate Loans of such Class pursuant to clause (a)(i) above, provided, however, that following acceleration of the Loans of any Class pursuant to Section 6.01, Default Interest on the Loans of any Class shall accrue and be payable hereunder whether or not previously required by the Agent.

SECTION 2.06. Interest Rate Determination. (a) The Agent shall give prompt notice to the Company and the applicable Lenders of the applicable interest rates determined by the Agent for purposes of each clause of Section 2.05(a).

(b) If, with respect to any Eurodollar Rate Loans of any Class, Lenders owed at least 50% of the then aggregate principal amount thereof notify the Agent that the Eurodollar Rate for any Interest Period for such Loans will not adequately reflect the cost to such Lenders of making, funding or maintaining their respective Eurodollar Rate Loans for such Interest Period, the Agent shall forthwith so notify the Company and the applicable Lenders, whereupon (i) each Eurodollar Rate Loan of such Class will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan of such Class, and (ii) the obligation of the applicable Lenders to make, or to Convert Loans of such Class into, Eurodollar Rate Loans of such Class shall be suspended until the Agent shall notify the Company and such Lenders that the circumstances causing such suspension no longer exist.

(c) If the Company shall fail to select the duration of any Interest Period for any Eurodollar Rate Loans in accordance with the provisions contained in the definition of "Interest Period" in Section 1.01, the Agent will forthwith so notify the Company and the Appropriate Lenders and such Loans will automatically, on the last day of the then existing Interest Period therefor, Convert into Base Rate Loans.

(d) Upon the occurrence and during the continuance of any Event of Default under Section 6.01(a) (i) each applicable Eurodollar Rate Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan and (ii) the obligation of the applicable Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended.

(e) If Agent is unable to determine the Eurodollar Rate for any Eurodollar Rate Loans,

(i) the Agent shall forthwith notify the Company and the Lenders that the interest rate cannot be determined for such Eurodollar Rate Loans,

(ii) with respect to Eurodollar Rate Loans, each such Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan, and

(iii) the obligation of the Lenders to make Eurodollar Rate Loans or to Convert Base Rate Loans into Eurodollar Rate Loans shall be suspended until the Agent shall notify the Company and the Lenders that the circumstances causing such suspension no longer exist.

(f) All interest payments to be made hereunder shall be paid without allowance or deduction for reinvestment or otherwise, before and after maturity, default and judgment. The rates of interest specified in this Agreement are intended to be nominal rates and not effective rates. Interest calculated hereunder shall be calculated using the nominal rate method and not the effective rate method of calculation.

(g) Notwithstanding anything to the contrary contained in any Loan Document, the interest paid or agreed to be paid under the Loan Documents shall not exceed the maximum rate of non-usurious interest permitted by applicable law (the "Maximum Rate"). If the Agent or any Lender shall receive interest in an amount that exceeds the Maximum Rate, the excess interest shall be applied to the principal of the applicable Loans or, if it exceeds such unpaid principal, refunded to the Company, as

applicable. In determining whether the interest contracted for, charged, or received by the Agent or a Lender exceeds the Maximum Rate, such Person may, to the extent permitted by applicable law, (i) characterize any payment that is not principal as an expense, fee, or premium rather than interest, (ii) exclude voluntary prepayments and the effects thereof, and (iii) amortize, prorate, allocate, and spread in equal or unequal parts the total amount of interest throughout the contemplated term of the Obligations hereunder.

SECTION 2.07. Optional Conversion of Loans. The Company may on any Business Day, upon notice given to the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the date of the proposed Conversion and subject to the provisions of Sections 2.06 and 2.10. Convert all or any portion of the Loans made to it of one Type comprising the same Borrowing into Loans of the other Type; provided, however, that any Conversion of Eurodollar Rate Loans into Base Rate Loans shall be made only on the last day of an Interest Period for such Eurodollar Rate Loans, any Conversion of Base Rate Loans into Eurodollar Rate Loans shall be in an amount not less than the minimum amount specified in Section 2.02(b), no Conversion of any Loans shall result in more separate Borrowings than permitted under Section 2.02(b) and each Conversion of Loans comprising part of the same Borrowing shall be made ratably among the applicable Lenders in accordance with the outstanding Loans of the applicable Lenders. Each such notice of a Conversion shall, within the restrictions specified above, specify (i) the date of such Conversion, (ii) the Loans to be Converted, and (iii) if such Conversion is into Eurodollar Rate Loans, the duration of the initial Interest Period for each such Loan. Each notice of Conversion shall be irrevocable and binding on the Company.

SECTION 2.08. Prepayments of Loans. (a) Optional. The Company may, upon notice at least three Business Days' prior to the date of such prepayment, in the case of Eurodollar Rate Loans, and not later than 11:00 A.M. (New York City time) on the Business Day prior to such prepayment, in the case of Base Rate Loans, to the Agent stating the proposed date and aggregate principal amount of the prepayment, and if such notice is given the Company shall, prepay the outstanding principal amount of the Loans of a Class comprising part of the same Borrowing made to it in whole or in part, together with accrued interest to the date of such prepayment on the principal amount prepaid; provided, however, that (x) each partial prepayment of the Loans of such Class shall be in an aggregate principal amount of \$10,000,000, or an integral multiple of \$5,000,000 in excess thereof and (y) in the event of any such prepayment of a Eurodollar Rate Loan, the Company shall be obligated to reimburse the Lenders in respect thereof pursuant to Section 9.04(c), provided further that no voluntary prepayment of Junior Loans may be made until all New Money Loans and other Obligations in respect thereof (other than contingent indemnification obligations not yet due and payable) have been paid in full in cash.

(b) Mandatory.

(i) Subject in all respects to the prepayment and cash collateralization requirements under the Existing DIP Credit Agreement with respect to the ABL Priority Collateral (as defined in the Intercreditor Agreement), and to the extent actually applied thereunder, to the extent not applied pursuant to the Existing DIP Credit Agreement, within three (3) Business Days of receipt by the Company or any of its Subsidiaries of the Net Cash Proceeds of any Asset Sale or Casualty Event (other than the Specified Sale), the Company shall apply an amount equal to the Applicable Prepayment Percentage of such Net Cash Proceeds to prepay the Loans in the manner set forth in Section 2.08(b)(iii).

(ii) Subject to Section 2.08(b)(v), within three (3) Business Days after the day of receipt by the Company or any of its Subsidiaries of the Net Cash Proceeds from the Specified Sale, the Company shall apply an amount equal to the Applicable Prepayment

Percentage of such Net Cash Proceeds to prepay the Loans in the manner set forth in Section 2.08(b)(iii) (subject to Section 5.01(p)).

(iii) Each prepayment of principal pursuant to this Section 2.08(b) shall be applied in the following order: (x) first, to the ratable prepayment of the New Money Loans until all such Loans have been prepaid in full and second to the ratable prepayment of the Junior Loans until all such Loans have been prepaid in full and (y) first to outstanding Base Rate Loans of each applicable Class up to the full amount thereof, and second to outstanding Eurodollar Rate Loans of each applicable Class up to the full amount thereof. Each prepayment made pursuant to this Section 2.08(b) shall be made together with any interest accrued to the date of such prepayment on the principal amounts prepaid and, in the case of any prepayment of a Eurodollar Rate Loan on a date other than the last day of an Interest Period or at its maturity, any additional amounts which the Company shall be obligated to reimburse to the Lenders in respect thereof pursuant to Section 9.04(c).

(iv) The Agent shall give prompt notice of any prepayment required under this Section 2.08(b) to Lenders.

(v) Notwithstanding any other provisions of this Section 2.08(b), and with respect only to any Asset Sale, IP License or Casualty Event described in Section 2.08(b) (i), to the extent that applicable law would effectively (x) prohibit or delay the repatriation to the United States of America of any Net Cash Proceeds received by any Subsidiary that is not a U.S. Subsidiary or (y) impose material adverse tax or legal consequences on the Company and its Subsidiaries if such Net Cash Proceeds were so repatriated, in each case as determined by the Company in good faith, the portion of such Net Cash Proceeds so affected shall be disregarded for purposes of determining the amount of any mandatory prepayment required to be made under this Section 2.08(b) so long, but only for so long, as applicable local law would prohibit such repatriation (the Company hereby agreeing to promptly take or to cause the applicable Subsidiary to promptly take (as the case may be) all actions required by the applicable local law to permit such repatriation) or impose such material adverse tax consequences, and at such time as such repatriation of any such Net Cash Proceeds becomes permitted under the applicable local law and/or such material adverse tax consequences would no longer exist (and in any event within three Business Days thereafter) (and whether or not any of such Net Cash Proceeds are actually repatriated), the Company shall prepay the Loans in accordance with Section 2.08(b)(iii).

(vi) Any Net Cash Proceeds not required to be applied to the prepayment of Loans pursuant to this Section 2.08 shall be available to the Company and its Subsidiaries to use for their general corporate purposes.

SECTION 2.09. Increased Costs. (a) If, due to either (i) the introduction of or any change in or in the interpretation of any law or regulation or (ii) the compliance with any guideline or request from any central bank or other governmental authority (whether or not having the force of law), there shall be any increase in the cost to any Lender of agreeing to make or making, funding or maintaining Eurodollar Rate Loans (or, in the case of any change in or in the interpretation of any law or regulations with respect to taxes, any Loans) (excluding for purposes of this Section 2.09 any such increased costs resulting from (x) Taxes, Excluded Taxes or Other Taxes (as to which Section 2.12 shall govern) and (y) changes in the basis of taxation of overall net income or overall gross income by the United States or by the foreign jurisdiction or state under the laws of which such Lender is organized or has its Applicable Lending Office or any political subdivision thereof), then the Company shall from time to time, upon demand by such Lender (with a copy of such demand to the Agent), pay such Lender additional amounts sufficient to compensate such Lender for such increased cost; provided, however, that before making any such

demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Applicable Lending Office if the making of such a designation would avoid the need for, or reduce the amount of, such increased cost and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender. A certificate as to the amount of such increased cost, submitted to the Company and the Agent by such Lender, shall be conclusive and binding for all purposes, absent manifest error.

Notwithstanding anything herein to the contrary, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines or directives thereunder or issued in connection therewith and (y) all requests, rules, guidelines or directives promulgated by the Bank for International Settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States regulatory authorities, in each case pursuant to Basel III, shall in each case be deemed to be a "change in law", regardless of the date enacted, adopted or issued.

(b) If any Lender determines that compliance with any law or regulation or any guideline or request from any central bank or other governmental authority (whether or not having the force of law) affects or would affect the amount of capital required or expected to be maintained by such Lender or any corporation controlling such Lender and that the amount of such capital is increased by or based upon the existence of such Lender's commitment to lend hereunder and other commitments of such type, then, upon demand by such Lender (with a copy of such demand to the Agent), the Company shall pay such Lender, from time to time as specified by such Lender, additional amounts sufficient to compensate such Lender or such corporation in the light of such circumstances, to the extent that such Lender reasonably determines such increase in capital to be allocable to the existence of such Lender's commitment to lend hereunder. A certificate as to such amounts submitted to the Company and the Agent by such Lender shall be conclusive and binding for all purposes, absent manifest error.

SECTION 2.10. Illegality. Notwithstanding any other provision of this Agreement, if any Lender shall notify the Agent that the introduction of or any change in or in the interpretation of any law or regulation makes it unlawful, or any central bank or other governmental authority asserts that it is unlawful, for any Lender or its Eurodollar Lending Office to perform its obligations hereunder to make Eurodollar Rate Loans or to fund or maintain Eurodollar Rate Loans hereunder, (a) each Eurodollar Rate Loan will automatically, upon such demand, Convert into a Base Rate Loan and (b) the obligation of the Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended until the Agent shall notify the Company and the Lenders that the circumstances causing such suspension no longer exist; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Eurodollar Lending Office if the making of such a designation would allow such Lender or its Eurodollar Lending Office to continue to perform its obligations to make Eurodollar Rate Loans or to continue to fund or maintain Eurodollar Rate Loans and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

SECTION 2.11. Payments and Computations. (a) The Company shall make each payment hereunder without condition or deduction for any right of counterclaim, defense, recoupment or set-off, not later than 11:00 A.M. (New York City time) on the day when due in Dollars to the Agent at the Agent's Account in same day funds. The Agent will promptly thereafter cause to be distributed like funds relating to the payment of principal, interest, fees or commissions ratably (other than amounts payable pursuant to Section 2.03, 2.09, 2.12 or 9.04(c)) to the applicable Lenders for the account of their respective Applicable Lending Offices, and like funds relating to the payment of any other amount payable to any Lender to such Lender for the account of its Applicable Lending Office, in each case to be applied in accordance with the terms of this Agreement. Upon its acceptance of an Assignment and Acceptance and recording of the information contained therein in the Register pursuant to Section 9.08(c),

from and after the effective date specified in such Assignment and Acceptance, the Agent shall make all payments hereunder and under the Notes in respect of the interest assigned thereby to the Lender assignee thereunder, and the parties to such Assignment and Acceptance shall make all appropriate adjustments in such payments for periods prior to such effective date directly between themselves.

(b) The Company hereby authorizes each Lender, if and to the extent payment owed to such Lender is not made when due hereunder or under the Note held by such Lender but subject to the Carve-Out, to charge from time to time against any or all of the Company's accounts with such Lender any amount so due.

(c) All computations of interest and of fees shall be made by the Agent on the basis of a year of 360 days, in each case for the actual number of days (including the first day but excluding the last day) occurring in the period for which such interest or fees or commissions are payable. Each determination by the Agent of an interest rate hereunder shall be conclusive and binding for all purposes, absent manifest error.

(d) Whenever any payment hereunder or under the Notes shall be stated to be due on a day other than a Business Day, such payment shall be made on the next succeeding Business Day, and such extension of time shall in such case be included in the computation of payment of interest or fee, as the case may be; provided, however, that, if such extension would cause payment of interest on or principal of Eurodollar Rate Loans to be made in the next following calendar month, such payment shall be made on the next preceding Business Day.

(e) Unless the Agent shall have received notice from the Company prior to the date on which any payment is due to the Lenders hereunder that the Company will not make such payment in full, the Agent may assume that the Company has made such payment in full to the Agent on such date and the Agent may, in reliance upon such assumption, cause to be distributed to each Lender on such due date an amount equal to the amount then due such Lender. If and to the extent the Company shall not have so made such payment in full to the Agent, each Lender shall repay to the Agent forthwith on demand such amount distributed to such Lender together with interest thereon, for each day from the date such amount is distributed to such Lender until the date such Lender repays such amount to the Agent, at the Federal Funds Rate.

(f) Subject to Section 6.02 and to the Intercreditor Agreement, if the Agent receives funds for application to the Obligations of the Company under or in respect of the Loan Documents under circumstances for which the Loan Documents do not specify, or the Company does not direct the manner in which such funds are to be applied, the Agent may, but shall not be obligated to, elect to distribute such funds first, toward payment of interest and fees then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of interest and fees then due to such parties, and second, toward payment of principal, ratably among the parties entitled thereto in accordance with the amounts of principal then due to such parties.

SECTION 2.12. Taxes. (a) Any and all payments by or on account of any obligation of any Loan Party to or for the account of any Lender or the Agent hereunder or under the Notes shall be made, in accordance with Section 2.11 or the applicable provisions of such other documents, free and clear of and without deduction for any and all present or future taxes, levies, imposts, deductions, remittances, charges or withholdings, and all liabilities with respect thereto, excluding, in the case of each Lender and the Agent (i) taxes imposed on its overall net income, and franchise taxes imposed on it in

lieu of net income taxes, by the jurisdiction under the laws of which such Lender or the Agent (as the case may be) is organized or in which its principal executive office is located, or any political subdivision thereof and, in the case of each Lender, taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction of such Lender's Applicable Lending Office or any political subdivision thereof, and (ii) any U.S. federal withholding taxes imposed under FATCA that would not have been imposed but for the failure of the Agent or Lender, as applicable, to satisfy the applicable requirements of FATCA (all such non-excluded taxes, levies, imposts, deductions, charges, withholdings and liabilities in respect of payments hereunder or under the Notes being hereinafter referred to as "Taxes") and all such excluded taxes being referred to as "Excluded Taxes"). If any Loan Party or the Agent shall be required by law to deduct, remit or withhold any Taxes from or in respect of any sum payable hereunder or under any Note to any Lender or the Agent, (i) the sum payable by the applicable Loan Party shall be increased as may be necessary so that after all required deductions, remittances or withholdings are made (including deductions applicable to additional sums payable under this Section 2.12), such Lender or the Agent (as the case may be) receives an amount equal to the sum it would have received had no such deductions been made, (ii) such Loan Party or the Agent shall make such deductions and (iii) such Loan Party or the Agent shall pay the full amount deducted, remitted or withheld to the relevant taxation authority or other authority in accordance with applicable law.

(b) In addition, each Loan Party shall pay any present or future stamp or documentary taxes or any other excise or property taxes, charges or similar levies that arise from any payment made by such Loan Party hereunder or under any other Loan Documents or from the execution, delivery or registration of, performing under, or otherwise with respect to, this Agreement or the other Loan Documents (hereinafter referred to as "Other Taxes").

(c) The Loan Parties shall indemnify each Lender and the Agent for and hold it harmless against the full amount of Taxes or Other Taxes (including, without limitation, taxes of any kind imposed or asserted by any jurisdiction on amounts payable under this Section 2.12) imposed on or paid or remitted by such Lender or the Agent (as the case may be) and any liability (including penalties, interest and expenses) arising therefrom or with respect thereto. This indemnification shall be made within 30 days from the date such Lender or the Agent (as the case may be) makes written demand therefor with appropriate supporting documentation.

(d) Within 30 days after the date of any payment of Taxes, the appropriate Loan Party shall furnish to the Agent, at its address referred to in Section 9.02, the original or a certified copy of a receipt evidencing such payment to the extent such a receipt is issued therefor, or other written proof of payment thereof that is reasonably satisfactory to the Agent. In the case of any payment hereunder or under the Notes or any other documents to be delivered hereunder by or on behalf of a Loan Party through an account or branch outside the United States or by or on behalf of a Loan Party by a payor that is not a United States person, if such Loan Party determines that no Taxes are payable in respect thereof, such Loan Party shall furnish, or shall cause such payor to furnish, to the Agent, at such address, an opinion of counsel reasonably acceptable to the Agent stating that such payment is exempt from Taxes. For purposes of this subsection (d) and subsection (e), the terms "United States" and "United States person" shall have the meanings specified in Section 7701 of the Code.

(e) Each Lender or Agent organized under the laws of a jurisdiction outside the United States, on or prior to the date of its execution and delivery of this Agreement, on or prior to the designation of any different Applicable Lending Office, on the date of the Assignment and Acceptance pursuant to which it becomes a Lender in the case of each Lender that becomes a party hereto pursuant to Section 9.08, on the date such Agent is appointed pursuant to Section 8.07 in the case of a successor Agent, and from time to time thereafter as reasonably requested in writing by the Company or the Agent (but only so long as such Lender or the Agent remains lawfully able to do so), shall provide each of the Agent and the Company with two original Internal Revenue Service Forms W-8BEN or (in the case of a Lender or the Agent that is claiming (A) an exemption from, or reduction in the rates of, United States federal withholding tax under an applicable income tax treaty or (B) an exemption from United States

federal withholding tax under Section 871(h) or 881(c) of the Code with respect to payments of “portfolio interest” and, in the case of this clause (B), that has certified in writing to the Agent and the Company that it is not (i) a “bank” as defined in Section 881(c)(3)(A) of the Code, (ii) a 10-percent shareholder (within the meaning of Section 871(h)(3)(B) of the Code) of any Loan Party or (iii) a controlled foreign corporation related to any Loan Party (within the meaning of Section 864(d)(4) of the Code (a “Compliance Certificate”) or Internal Revenue Service Forms W-8ECI, Internal Revenue Service Forms W-8IMY, accompanied by Internal Revenue Service Forms W-8ECI, W-8BEN (together with a withholding statement and Compliance Certificates, as appropriate), W-9, and/or other certification documents from each beneficial owner, as appropriate, or any successor or other form prescribed by the Internal Revenue Service, certifying that such Lender or the Agent is exempt from or entitled to a reduced rate of United States withholding tax on payments pursuant to this Agreement or any other Loan Document or Internal Revenue Service Forms W-8BEN certifying that such Lender or the Agent is a foreign corporation, partnership, estate or trust. If the form provided by a Lender at the time such Lender first becomes a party to this Agreement indicates a United States interest withholding tax rate in excess of zero, withholding tax at such rate shall be considered Excluded Taxes unless and until such Lender provides the appropriate forms certifying that a lesser rate applies, whereupon withholding tax at such lesser rate only shall be considered Excluded Taxes for periods governed by such form; provided, however, that, if at the date of the Assignment and Acceptance pursuant to which a Lender assignee becomes a party to this Agreement, the Lender assignor was entitled to payments under subsection (a) in respect of United States withholding tax with respect to interest paid at such date, then, to such extent, the term Taxes shall include (in addition to withholding taxes that may be imposed in the future or other amounts otherwise includable in Taxes) United States withholding tax, if any, applicable with respect to the Lender assignee on such date. If a payment made to a Lender hereunder or under the Notes would be subject to U.S. federal withholding tax imposed by FATCA if such Lender were to fail to comply with the applicable reporting requirements of FATCA (including those contained in Section 1471(b) or 1472(b) of the Code, as applicable), such Lender shall deliver to the Company and the Agent at the time or times prescribed by law and at such time or times reasonably requested by the Company or the Agent such documentation prescribed by applicable law (including as prescribed by Section 1471(b)(3)(C)(i) of the Code) and such additional documentation reasonably requested by the Company or the Agent as may be necessary for the Company and the Agent to comply with their obligations under FATCA and to determine that such Lender has complied with such Lender’s obligations under FATCA or to determine the amount to deduct and withhold from such payment. Solely for purposes of this Section 2.12(e), “FATCA” shall include any amendments made to FATCA after the date of this Agreement. If any form or document referred to in this subsection (e) (other than FATCA documentation) requires the disclosure of information, other than information necessary to compute the tax payable and information required on the Closing Date by Internal Revenue Service Form W-8BEN or W-8ECI or the related certificate described above, that the Lender reasonably considers to be confidential, the Lender shall give notice thereof to the Company and shall not be obligated to include in such form or document such confidential information, except directly to a governmental authority or other Person subject to a reasonable confidentiality agreement. In addition, upon the written request of the Company or the Agent, each Lender or the Agent shall provide any other certification, identification, information, documentation or other reporting requirement if (i) delivery thereof is required by a change in the law, regulation, administrative practice or any applicable tax treaty as a precondition to exemption from or a reduction in the rate of deduction or withholding; (ii) the Agent or Lender, as the case may be, is legally entitled to make delivery of such item; and (iii) delivery of such item will not result in material additional costs unless the Company shall have agreed in writing to indemnify Lender or the Agent for such costs.

(f) For any period with respect to which a Lender has failed to provide the Company with the appropriate form, certificate or other document described in Section 2.12(e) (other than if such failure is due to a change in law, or in the interpretation or application thereof, occurring subsequent to the date on which a form, certificate or other document originally was required to be provided, or if such

form, certificate or other document otherwise is not required under subsection (e) above), taxes imposed by the United States of America by reason of such failure shall be treated as Excluded Taxes; provided, however, that should a Lender become subject to taxes because of its failure to deliver a form, certificate or other document required hereunder, the Loan Parties, at such Lender's expense, shall take such steps as the Lender shall reasonably request to assist the Lender to recover such taxes.

(g) Any Lender claiming any additional amounts payable pursuant to this Section 2.12 agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to change the jurisdiction of its Applicable Lending Office if the making of such a change would avoid the need for, or reduce the amount of, any such additional amounts that may thereafter accrue and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

(h) If any Lender or the Agent determines, in its sole discretion, that it has actually and finally realized, by reason of a refund, deduction or credit of any Taxes paid or reimbursed by a Loan Party pursuant to subsection (a) or (c) above in respect of payments under this Agreement or the other Loan Documents, a current monetary benefit that it would otherwise not have obtained, and that would result in the total payments under this Section 2.12 exceeding the amount needed to make such Lender or the Agent whole, such Lender or the Agent, as the case may be, shall pay to the applicable Loan Party, with reasonable promptness following the date on which it actually realizes such benefit, an amount equal to the lesser of the amount of such benefit or the amount of such excess, in each case net of all out-of-pocket expenses in securing such refund, deduction or credit; provided, that the Company, upon the request of the Agent or such Lender, agree to repay the amount paid (with interest and penalties) over to any Loan Party to the Agent or such Lender in the event the Agent or such Lender is required to repay such amount to such governmental authority.

(i) If any Loan Party determines in good faith that a reasonable basis exists for contesting the applicability of any Tax or Other Tax, the Agent or the relevant Lender shall cooperate with such Loan Party, upon the request and at the expense of such Loan Party, in challenging such Tax or Other Tax. Nothing in this Section 2.12(i) or in Section 2.12(h) shall require the Agent or any Lender to disclose the contents of its tax returns or other confidential information to any Person.

(j) Each Lender shall severally indemnify the Agent, within 10 days after demand therefor, for (i) any Taxes or Other Taxes attributable to such Lender (but only to the extent that any Loan Party has not already indemnified the Agent for such Taxes and Other Taxes and without limiting the obligation of the Loan Parties to do so), (ii) any taxes attributable to such Lender's failure to comply with the provisions of Section 9.08(i) relating to the maintenance of a Participant Register and (iii) any taxes excluded from the definition of "Taxes" attributable to such Lender, in each case, that are payable or paid by the Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such taxes were correctly or legally imposed or asserted by the relevant governmental authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Agent to the Lender from any other source against any amount due to the Agent under this Section 2.12(j). For the avoidance of doubt, except as otherwise provided in Sections 2.12(a), 2.12(b) and 2.12(c), nothing in this Section 2.12(j) shall result in any increase in the liability of any Loan Party to any Lender or the Agent for Taxes or Other Taxes.

SECTION 2.13. Sharing of Payments, Etc. Without expanding the rights of any Lender under this Agreement, if any Appropriate Lender shall obtain any payment (whether voluntary, involuntary, through the exercise of any right of set-off, or otherwise) on account of the Loans owing to it (other than pursuant to Section 2.09, 2.12 or 9.04(c)) in excess of its ratable share (according to the proportion of (i)

the amount of such Loans due and payable to such Lender at such time to (ii) the aggregate amount of the Loans due and payable at such time to all Appropriate Lenders hereunder) of payments on account of the Loans obtained by all the Appropriate Lenders, such Lender shall forthwith purchase from the other Appropriate Lenders such participations in the Loans owing to them as shall be necessary to cause such purchasing Lender to share the excess payment ratably with each of them; provided, however, that if all or any portion of such excess payment is thereafter recovered from such purchasing Lender, such purchase from each Appropriate Lender shall be rescinded and such Appropriate Lender shall repay to the purchasing Lender the purchase price to the extent of such Appropriate Lender's ratable share (according to the proportion of (i) the purchase price paid to such Lender to (ii) the aggregate purchase price paid to all Appropriate Lenders) of such recovery together with an amount equal to such Appropriate Lender's ratable share (according to the proportion of (i) the amount of such Lender's required repayment to (ii) the total amount so recovered from the purchasing Lender) of any interest or other amount paid or payable by the purchasing Lender in respect of the total amount so recovered; provided further that, so long as the applicable Loans shall not have become due and payable pursuant to Section 6.01, any excess payment received by any Appropriate Lender shall be shared on a pro rata basis only with other Appropriate Lenders. The Company agree that any Appropriate Lender so purchasing a participation from another Appropriate Lender pursuant to this Section 2.13 may, to the fullest extent permitted by law, exercise all its rights of payment (including the right of set-off) with respect to such participation as fully as if such Lender were the direct creditor of the Loan Parties in the amount of such participation; provided further that each Lender shall only purchase participations in Loans under the Facilities with respect to which they hold a Commitment or an outstanding Loan.

SECTION 2.14. Evidence of Debt. (a) Each Lender shall maintain in accordance with its usual practice an account or accounts evidencing the indebtedness of the Company to such Lender resulting from each Loan owing to such Lender from time to time, including the amounts of principal and interest payable and paid to such Lender from time to time hereunder in respect of the Loans. The Company agrees that upon notice by any Lender to the Company (with a copy of such notice to the Agent) to the effect that a Note is required or appropriate in order for such Lender to evidence (whether for purposes of pledge, enforcement or otherwise) the Loans owing to, or to be made by, such Lender, the Company shall promptly execute and deliver to such Lender a Note, as applicable, properly completed, payable to such Lender and its registered assigns in an amount equal to the outstanding principal amount of the Loans of such Lender.

(b) The Register maintained by the Agent pursuant to Section 9.08(e) shall include (i) the date and amount of each Borrowing made hereunder, the Type of Loans comprising such Borrowing and, if appropriate, the Interest Period applicable thereto, (ii) the terms of each Assignment and Acceptance delivered to and accepted by it, (iii) the amount of any principal or interest due and payable or to become due and payable from the Company to each Lender hereunder and (iv) the amount of any sum received by the Agent from the Company hereunder and each Lender's share thereof.

(c) Entries made in good faith by each Lender in its account or accounts pursuant to subsection (a) above, shall be prima facie evidence of the amount of principal and interest due and payable or to become due and payable from the Company to such Lender under this Agreement, absent manifest error; provided, however, that the failure of such Lender to make an entry, or any finding that an entry is incorrect, in such account or accounts shall not limit or otherwise affect the obligations of the Company under this Agreement with respect to Loans made and not repaid.

SECTION 2.15. Use of Proceeds. The proceeds of the Loans shall be used to (i) refinance outstanding Term Loans under, and as defined in, the Existing DIP Credit Agreement (as such agreement is in effect immediately prior to the Closing Date), (ii) fund working capital requirements of the Company, (iii) fund adequate protection payments in respect of the Existing Second Lien Debt permitted

under the DIP Order, and (iv) fund settlement payments reasonably acceptable to the Required Lead Lenders.

SECTION 2.16. Defaulting Lenders. Anything contained herein to the contrary notwithstanding, in the event that (i) any Lender shall become a Defaulting Lender and (ii) such Defaulting Lender shall fail to cure the default as a result of which it has become a Defaulting Lender within five Business Days after the Company's request that it cure such default, the Company shall have the right (but not the obligation) to repay such Defaulting Lender in an amount equal to the principal of, and all accrued interest on, all outstanding Loans owing to such Lender, together with all other amounts due and payable to such Lender under the Loan Documents.

SECTION 2.17. Replacement of Certain Lenders. In the event a Lender ("Affected Lender") shall have (a) become a Defaulting Lender hereunder, (b) requested compensation from the Company under Section 2.12 with respect to Taxes or Other Taxes or with respect to increased costs or capital or under Section 2.09 or other additional costs incurred by such Lender which, in any case, are not being incurred generally by the other Lenders, (c) has not agreed to any consent, waiver or amendment that requires the agreement of all Lenders or all affected Lenders in accordance with the terms of Section 9.01 and as to which the Required Lenders have agreed, or (d) delivered a notice pursuant to Section 2.10 claiming that such Lender is unable to extend Eurodollar Rate Loans for reasons not generally applicable to the other Lenders, then, in any case, the Company or the Agent may make written demand on such Affected Lender (with a copy to the Agent in the case of a demand by the Company and a copy to the Company in the case of a demand by the Agent) for the Affected Lender to assign at par, and such Affected Lender shall use commercially reasonable efforts to assign pursuant to one or more duly executed Assignments and Acceptances five Business Days after the date of such demand, to one or more financial institutions that comply with the provisions of Section 9.08 which the Company or the Agent, as the case may be, shall have engaged for such purpose ("Replacement Lender"), all of such Affected Lender's rights and obligations under this Agreement and the other Loan Documents (including, without limitation, its Commitment (if any) and all Loans owing to it) in accordance with Section 9.08. The Agent is authorized to execute one or more of such Assignments and Acceptances as attorney-in-fact for any Affected Lender failing to execute and deliver the same within 5 Business Days after the date of such demand. Further, with respect to such assignment, the Affected Lender shall have concurrently received, in cash, all amounts due and owing to the Affected Lender hereunder or under any other Loan Document; provided that upon such Affected Lender's replacement, such Affected Lender shall cease to be a party hereto but shall continue to be entitled to the benefits of Sections 2.12 and 9.04, as well as to any fees accrued for its account hereunder and not yet paid, and shall continue to be obligated under Section 8.05 with respect to losses, obligations, liabilities, damages, penalties, actions, judgments, costs, expenses or disbursements for matters which occurred prior to the date the Affected Lender is replaced.

SECTION 2.18. Failure to Satisfy Conditions Precedent. If any Lender makes available to the Agent funds for any Loan to be made by such Lender as provided in the foregoing provisions of this Article II, and such funds are not made available to the Company by the Agent because the conditions to the applicable Loan set forth in Article III are not satisfied or waived in accordance with the terms hereof, the Agent shall return such funds (in like funds as received from such Lender) to such Lender, without interest.

SECTION 2.19. Obligations of Lenders Several. The obligations of the Lenders hereunder to make Loans and to make payments are several and not joint. The failure of any Lender to make any Loan or to make any payment on any date required hereunder shall not relieve any other Lender of its corresponding obligation to do so on such date, and no Lender shall be responsible for the failure of any other Lender to so make its Loan or to make its payment hereunder.

SECTION 2.20. Priority and Liens. (a) Subject to Section 2.20(c), each of the Loan Parties hereby covenants and agrees that, upon the entry of the DIP Order, its obligations hereunder and under the Loan Documents: (i) pursuant to Section 364(c)(1) of the Bankruptcy Code, shall at all times constitute an allowed Superpriority Claim in the Cases, subject to any limitations set forth in the DIP Order; (ii) pursuant to Section 364(c)(2) of the Bankruptcy Code, shall at all times be secured by a valid, binding, continuing, enforceable perfected first priority Lien (that is subject to the terms of the Intercreditor Agreement and DIP Order) on all of the property of such Loan Parties, whether now existing or hereafter acquired, that is not subject to valid, perfected, non-voidable liens in existence at the time of commencement of the Cases or to valid, non-voidable liens in existence at the time of such commencement that are perfected subsequent to such commencement as permitted by Section 546(b) of the Bankruptcy Code (limited, in the case of voting equity interests of CFC's, 65% of the voting equity interests); (iii) pursuant to Section 364(c)(3) of the Bankruptcy Code, shall be secured by a valid, binding, continuing, enforceable perfected second Lien upon all property of such Loan Parties, whether now existing or hereafter acquired, that is subject to valid, perfected and non-voidable Liens in existence at the time of the commencement of the Cases or that is subject to valid Liens in existence at the time of the commencement of the Cases that are perfected subsequent to such commencement as permitted by Section 546(b) of the Bankruptcy Code (other than certain property that is subject to the existing Liens that secure obligations in respect of the Existing Second Lien Debt, which liens shall be primed by the liens described in the following clause (iv)); and (iv) pursuant to Section 364(d)(1) of the Bankruptcy Code, shall be secured by a valid, binding, continuing, enforceable perfected first priority senior priming Lien on all of the property of such Loan Parties that is subject to the existing liens which secure the Existing Second Lien Debt (collectively, the "Primed Liens"), all of which Primed Liens shall be primed by and made subject and subordinate to (to the extent set forth in the DIP Order) the perfected first priority senior Liens to be granted to the Agent, which senior priming Liens in favor of the Agent shall also prime any Liens granted after the commencement of the Cases to provide adequate protection Liens in respect of any of the Primed Liens, subject in each case to the Carve-Out and as set forth in the DIP Order and the Intercreditor Agreement.

(b) As to all real property the title to which is held by a Loan Party (other than any Loan Party that is not a Debtor) or the possession of which is held by any such Loan Party pursuant to leasehold interest, such Loan Parties hereby assign and convey as security, grant a security interest in, hypothecate, mortgage, pledge and set over unto the Agent on behalf of the Lenders all of the right, title and interest of such Loan Parties in all of such owned real property and in all such leasehold interests, together in each case with all of the right, title and interest of such Loan Parties in and to all buildings, improvements, and fixtures related thereto, any lease or sublease thereof, all general intangibles relating thereto and all proceeds thereof. Such Loan Parties acknowledge that, pursuant to the DIP Order, the Liens in favor of the Agent on behalf of the Lenders in all of such real property and leasehold instruments of such Loan Parties shall be perfected without the recordation of any instruments of mortgage or assignment. Such Loan Parties further agree that, upon the request of the Agent, in the exercise of its business judgment, such Loan Parties shall enter into separate fee and leasehold mortgages in recordable form with respect to such properties on terms satisfactory to the Agent and including customary related deliverables, including, without limitation, a Standard Flood Hazard Determination and, to the extent applicable, a notification to the applicable Loan Party that that flood insurance coverage under the National Flood Insurance Program is not available or evidence of flood insurance with respect to such property consistent with the requirements set forth in Section 5.01(c).

(c) The relative priorities of the Liens described in this Section 2.20 with respect to the Collateral shall be as set forth in the DIP Order and the Intercreditor Agreement. The relative priorities of the New Money Loans and the Junior Loans shall be as set forth in the DIP Order and Section 6.02. All of the Liens described in this Section 2.20 with respect to the Facilities shall be effective and perfected upon entry of the DIP Order.

(d) Notwithstanding anything to the contrary herein, not more than 65% of the voting equity interests of any CFC or a Subsidiary of a CFC shall be pledged in favor of any Lender or the Agent.

SECTION 2.21. No Discharge; Survival of Claims. Each of the Loan Parties agrees that to the extent that its obligations under the Loan Documents have not been satisfied in full in cash and not otherwise converted into loans under the Exit Loan Agreement pursuant to Section 2.22, (a) its obligations under the Loan Documents shall not be discharged by the entry of an order confirming a Reorganization Plan (and each of the Loan Parties, pursuant to Section 1141(d)(4) of the Bankruptcy Code, hereby waives any such discharge) and (b) the Superpriority Claim granted to the Agents and the Lenders pursuant to the DIP Order and the Liens granted to the Agents and the Lenders pursuant to the DIP Order shall not be affected in any manner by the entry of an order confirming a Reorganization Plan.

SECTION 2.22. Conversion to Exit Facility. (a) Upon the satisfaction or amendment or waiver by the Required Lead Lenders (or, to the extent there are no Lead Lenders at the time, the Required Lenders) of the conditions precedent set forth in Section 3 of the Exit Loan Agreement, at the Company's sole option, (i) the Company, in its capacity as reorganized Eastman Kodak Company, and each Guarantor, in its capacity as a reorganized Debtor, to the extent such Person is required under the Exit Loan Agreement to continue to be a guarantor of the Exit Facility, shall assume all Obligations in respect of the Loans hereunder and all other monetary obligations in respect hereof, (ii) all, but not less than all, outstanding New Money Loans and all Junior Loans shall be continued as an Exit Loan (as defined in the Exit Loan Agreement) under the Exit Facility, (iii) each New Money Lender and Junior Loan Lender hereunder shall be a Lender (as defined in the Exit Loan Agreement) under the Exit Facility, (iv) accrued and unpaid interest on the Loans shall be payable in cash on the Effective Date and (v) this Agreement and the Loan Documents shall be superseded and replaced by the Exit Facility Documentation. Notwithstanding anything herein to the contrary, concurrently with the consummation of the Acceptable Reorganization Plan, the Company may refinance all or a portion of the Junior Loans with Junior Loan Refinancing Indebtedness (as defined in the Exit Facility) and to continue New Money Loans and any Junior Loans that have not been refinanced under the Exit Facility; provided that any prepayment of the Junior Loans made with the proceeds of Junior Loan Refinancing Indebtedness shall be made together with all accrued and unpaid interest thereon and a premium in the amount of 2.00% of the principal amount of the Junior Loans so repaid. Each of the Loan Parties, the Agent and the Lenders shall take such actions and execute and deliver such agreements, instruments or other documents as the Agent and Loan Parties may agree to give effect to the provisions of this Section 2.22 and as are required to complete the Schedules to the Exit Facility Documentation.

ARTICLE III

CONDITIONS TO EFFECTIVENESS AND LENDING

SECTION 3.01. Conditions Precedent. The effectiveness of this Agreement and the obligations of the Lenders to make Loans hereunder on the Closing Date are, in each case, subject to the satisfaction (or waiver in accordance with Section 9.01) of the following conditions precedent:

(a) The Agent shall have received executed counterparts of this Agreement from each Loan Party and each Lender.

(b) The Agent shall have received the following, each dated as of the Closing Date (unless otherwise specified) and in form and substance satisfactory to the Agent and Lenders:

(i) Notes to the order of the Lenders to the extent requested two Business Days prior to the Closing Date by any Lender pursuant to Section 2.14.

(ii) Certified copies of the resolutions of the Board of Directors, or Executive or Finance Committee of the Board of Directors, of each Loan Party approving each Loan Document to which it is a party, and of all documents evidencing other necessary corporate action and governmental approvals, if any, with respect to each Loan Document to which it is a party.

(iii) A copy of the charter or other constitutive document of each Loan Party and each amendment thereto, certified (as of a date reasonably near the Closing Date), if applicable, by the Secretary of State (or similar official) of the jurisdiction of its incorporation or organization, as the case may be, thereof as being a true and correct copy thereof.

(iv) A certificate of the Secretary or an Assistant Secretary of each Loan Party certifying the names and true signatures of the officers of such Loan Party authorized to sign each Loan Document to which it is or is to be a party and the other documents to be delivered hereunder and thereunder.

(v) A certificate of good standing from the applicable secretary of state or similar official of the jurisdiction of organization (as of a date reasonably near the Closing Date), and such other organizational documents of each Loan Party as the Agent may reasonably require.

(vi) The Security Agreement substantially in the form of Exhibit D hereto, duly executed by the Company and each Subsidiary Guarantor.

(vii) A certificate from a Responsible Officer of the Company as to the matters set forth in Sections 3.01(h) and 3.01(m).

(viii) An opinion of the general counsel of the Loan Parties, substantially in the form attached hereto as Exhibit E-1.

(ix) An opinion of Sullivan & Cromwell LLP, U.S. counsel for the Loan Parties, substantially in the form attached hereto as Exhibit E-2.

(x) An opinion of Day Pitney LLP, special New Jersey counsel for Company, substantially in the form attached hereto as Exhibit E-3.

(xi) Proper financing statements under the UCC or other applicable law of all U.S. jurisdictions that the Required Lead Lenders may reasonably deem necessary in order to perfect and protect the Liens and security interests created or purported to be created under the DIP Order and the Security Agreement, covering the Collateral described therein.

(xii) Certified copies of the Operating Forecast and the initial 13-Week Projection, each of which (in form and detail substantially consistent with prior budgets and forecasts delivered to the lenders under the Existing DIP Credit Agreement and the substance of which is reasonably satisfactory to the advisors to the Lead Lenders) has been received by the Agent prior to the date hereof.

(c) Subject to the paragraph immediately following subsection (vi) below, the Agent (or, in the case of subclause (i), its bailee pursuant to the Intercreditor Agreement) shall have received the

following, each dated as of (or, in the case of subclauses (i), (ii), (v) and (vi), delivered on or prior to) the Closing Date and in form and substance reasonably satisfactory to the Lenders:

(i) The Intercreditor Agreement, duly executed by each party thereto.

(ii) Intellectual Property Security Agreements covering the registered intellectual property listed on the schedules to the Security Agreement, duly executed by the Company and each Person that is a Subsidiary Guarantor on the Closing Date.

(iii) All documents and instruments required to create and perfect the Agent's Lien on the Collateral (free and clear of all other Liens subject to exceptions permitted by Section 5.02(a)) shall have been executed and delivered and, if applicable, be in proper form for filing.

(iv) Evidence of all insurance required to be maintained pursuant to Section 5.01(c), and evidence that the Agent shall have been named as an additional insured or loss payee, as applicable, on all insurance policies covering loss or damage to Collateral and on all liability insurance policies as to which the Required Lead Lenders have reasonably requested the Agent to be so named.

(v) Copies of a recent Lien and judgment search in each jurisdiction reasonably requested by the Required Lead Lenders with respect to the Loan Parties.

(vi) All documents and instruments required to create and perfect the Agent's security interest in Collateral consisting of the stock of those Subsidiaries listed on Schedule 5.01(k) in the applicable foreign jurisdictions (free and clear of all other liens, subject to exceptions permitted hereunder), in each case along with a customary opinion of local counsel with respect to such security interest.

To the extent that any of the items described in this Section 3.01(c)(vi) shall not have been received by the Agent notwithstanding the Company's use of its commercially reasonable efforts to provide same, delivery of such items shall not constitute a condition effectiveness of this Agreement and the obligations of each Lender to make Loans hereunder, and the Company shall, instead, cause such items to be delivered to the Agent not later than 120 days following the Closing Date (or such later date as either the Agent or Required Lead Lenders shall agree in their respective discretion), in each case, together with such corporate resolutions (to the extent necessary), certificates and such other related documents and registrations as shall be reasonably requested by the Agent consistent with the relevant forms and types delivered on the Closing Date or as shall be otherwise reasonably acceptable to the Agent.

(d) The Agent shall have received an amendment to the Existing DIP Credit Agreement and any related order to be entered by the Bankruptcy Court in respect of the Existing DIP Credit Agreement, each in form and substance reasonably satisfactory to the Required Lead Lenders, permitting the incurrence of Debt under this Agreement.

(e) The Agent shall have received evidence that, substantially concurrently with the making (or deemed making) of the Loans hereunder, the "Term Loans" under, and as defined, in the Existing DIP Credit Agreement shall have been indefeasibly paid in full and the Liens in respect thereof shall have been terminated pursuant to documentation reasonably satisfactory to the Required Lead Lenders.

(f) The Lenders shall have received (i) the audited annual consolidated financial statements of the Company for the year ended December 31, 2011 and (ii) interim unaudited quarterly consolidated financial statements of the Company for each completed fiscal quarter ending not less than 45 days prior to the Closing Date (other than for the fiscal quarter ended December 31, 2012).

(g) No trustee under Chapter 7 or Chapter 11 of the Bankruptcy Code or examiner with enlarged powers beyond those set forth in Section 1106(a)(3) and (4) of the Bankruptcy Code shall have been appointed in any of the Cases.

(h) Since September 30, 2012, there shall have been no Material Adverse Effect.

(i) All necessary governmental and third party consents and approvals necessary in connection with the Facilities and the transactions contemplated hereby shall have been obtained (without the imposition of any adverse conditions that are not reasonably acceptable to the Required Lead Lenders) and shall remain in effect; and no law or regulation shall be applicable that restrains, prevents or imposes materially adverse conditions upon the Facilities or the transactions contemplated hereby.

(j) The Required Lead Lenders shall be satisfied in their reasonable judgment that there shall not occur as a result of, and after giving effect to, the extension of credit on the Closing Date under the Facilities, a default (or any event which with the giving of notice or lapse of time or both would be a default) under any of the Loan Parties' or their respective subsidiaries' debt instruments and other material agreements (after giving effect to the amendment of the Existing DIP Credit Agreement satisfying the condition set forth in Section 3.01(d)) which, (i) in the case of the Loan Parties' debt instruments and other material agreements, would permit the counterparty thereto to exercise remedies thereunder on a post-petition basis or (ii) in the case of any other subsidiary, could, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect.

(k) There shall exist no unstayed action, suit, investigation, litigation or proceeding pending or (to the knowledge of the Loan Parties) threatened in any court or before any arbitrator or governmental instrumentality (other than the Cases) that could reasonably be expected to have a Material Adverse Effect.

(l) The Company shall have paid (i) all fees of the Agent and the Lead Lenders accrued and payable on or prior to the Closing Date, and (ii) to the extent invoiced at least two Business Day prior to the Closing Date, all expenses of the Lead Lenders (including the accrued fees and expenses of counsel to the Agent).

(m) (i) The representations and warranties of the Company and each Loan Party contained in each Loan Document to which it is a party shall be correct in all material respects (except to the extent qualified by materiality, "Material Adverse Effect" or like qualification, in which case such representations and warranties shall be true and correct in all respects) on and as of the Closing Date, before and after giving effect to the effectiveness of this Agreement and the transactions contemplated hereby, as though made on and as of such date and (ii) no event shall have occurred and be continuing, or would result from the effectiveness of this Agreement or the transactions contemplated hereby, that would constitute a Default.

(n) The Agent and Lenders shall have received all documentation and other information required by bank regulatory authorities under applicable "know-your-customer" and anti-money laundering rules and regulations, including the PATRIOT Act, to the extent requested five Business Days prior to the Closing.

(o) The DIP Order shall be in full force and effect and shall not have been vacated or reversed, shall not be subject to a stay, and shall not have been modified or amended in any respect without the written consent of the Required Lead Lenders.

(p) The making or deemed making of the Loans shall not violate any requirement of law and shall not be enjoined, temporarily, preliminarily or permanently.

(q) [Reserved].

(r) The solicitation for Commitments contemplated by the Commitment Letter and the exchange of Existing Second Lien Debt for Junior Loans shall have been consummated in accordance with applicable securities laws, rules and regulations in all material respects.

SECTION 3.02. Determinations Under this Agreement. For purposes of determining compliance with the conditions specified in this Agreement, each Lender shall be deemed to have consented to, approved or accepted or to be satisfied with each document or other matter required hereunder to be consented to or approved by or acceptable or satisfactory to the Lenders unless an officer of the Agent responsible for the transactions contemplated by this Agreement shall have received notice from such Lender prior to the date that the Company, by notice to the Lenders, designates as the proposed Closing Date, specifying its objection thereto. The Agent shall promptly notify the Lenders of the occurrence of the Closing Date.

ARTICLE IV

REPRESENTATIONS AND WARRANTIES

SECTION 4.01. Representations and Warranties of the Company. The Company represents and warrants as follows:

(a) Each Loan Party is duly organized, validly existing and, to the extent such concept is applicable, in good standing under the laws of the jurisdiction of its organization.

(b) Subject to the entry of the DIP Order and subject to the terms thereof, the execution, delivery and performance by each Loan Party of each Loan Document to which it is or is to be party, and the consummation of the transactions contemplated hereby and thereby, are within such Loan Party's corporate powers, have been duly authorized by all necessary corporate action, and do not (i) contravene such Loan Party's charter or by-laws, (ii) violate any law, rule, regulation (including, without limitation, with respect to the Company, Regulation X of the Board of Governors of the Federal Reserve System), order, writ, judgment, injunction, decree, determination or award, (iii) conflict with or result in the breach of, or constitute a default or require any payment to be made under, any material contractual restriction (except in respect of the Existing Second Lien Debt) or, to such Loan Party's knowledge, any other contractual restriction, binding on or affecting such Loan Party or (iv) except for the Liens created under the Loan Documents, result in or require the creation or imposition of any Lien upon or with respect to any of the properties of any Loan Party or any of its Subsidiaries (except, in each case, pursuant to the Existing Second Lien Debt indentures).

(c) Subject to the entry of the DIP Order and the effectiveness of the amendment to the Existing DIP Credit Agreement satisfying the condition set forth in Section 3.01(d), no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the due execution, delivery, recordation, filing or performance by any Loan Party of any Loan Document to which it is or is to be a party, (ii) the grant by

any Loan Party of the Liens granted by it pursuant to the Collateral Documents, (iii) the perfection or maintenance of the Liens created under the Collateral Documents (including the priority thereof provided for in this Agreement, in the DIP Order and in the Intercreditor Agreement) or (iv) except for any notices that may be required pursuant to Section 6.01 or Section 6.02 or pursuant to the Intercreditor Agreement, the exercise by the Agent, or any Lender of its rights under the Loan Documents or the remedies in respect of the Collateral pursuant to the Collateral Documents.

(d) Subject to the entry of the DIP Order, this Agreement has been, and each other Loan Document when delivered hereunder will have been, duly executed and delivered by each Loan Party party thereto. Subject to the entry of the DIP Order, this Agreement is, and each other Loan Document when delivered hereunder will be, the legal, valid and binding obligation of each Loan Party party thereto enforceable against such Loan Party in accordance with their respective terms, except as enforceability may be affected by general principles of equity, whether enforcement is sought in a proceeding in equity or at law.

(e) The audited Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as at December 31, 2011, and the related audited Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the fiscal year then ended, accompanied by an opinion of PricewaterhouseCoopers LLP, independent public accountants, copies of which have been furnished to each Lender, fairly present, the Consolidated financial condition of the Company and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied. The unaudited Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as at September 30, 2012, and the related unaudited Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the nine-month period then ended, fairly present, the Consolidated financial condition of the Company and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied, subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements. Since September 30, 2012, there has been no Material Adverse Effect.

(f) There is no pending or, to the knowledge of the Company, threatened action, suit, investigation, litigation or proceeding, including, without limitation, any Environmental Action, affecting the Company or any of its Subsidiaries before any court, governmental agency or arbitrator that (i) is reasonably likely to have a Material Adverse Effect, other than the Cases and as disclosed on Schedule 4.01(f) or publicly filed or furnished prior to the Effective Date on form 8-K or any periodic report required or permitted to be filed or furnished under the Exchange Act with the Securities Exchange Commission; or (ii) purports to affect the legality, validity or enforceability of this Agreement or any other Loan Document or the consummation of the transactions contemplated hereby.

(g) The Company is not engaged in the business of extending credit for the purpose of purchasing or carrying margin stock (within the meaning of Regulation U issued by the Board of Governors of the Federal Reserve System), and no proceeds of any Loan will be used to purchase or carry any margin stock or to extend credit to others for the purpose of purchasing or carrying any margin stock.

(h) The Company is not an "investment company", or a company "controlled" by an "investment company", within the meaning of the Investment Company Act of 1940, as amended.

(i) The Company and each of its Subsidiaries owns, or has the valid and enforceable right to use, all trademarks, service marks, trade names, domain names, goodwill associated with the foregoing, patents, copyrights, trade secrets and know-how (including all registrations and applications for registration of the foregoing) (collectively, “Intellectual Property”) necessary for the conduct of its business as currently conducted except where the failure to so own or license could not reasonably be expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), no claim has been asserted and is pending, or to the knowledge of the Company, threatened, by any Person challenging the use of any such Intellectual Property by the Company or any Subsidiary or the validity or enforceability of any such Intellectual Property or alleging that the conduct of the business of the Company or any of its Subsidiaries infringes, misappropriates or otherwise violates the Intellectual Property rights of any other Person, nor does the Company know of any valid basis for any such claim, except, in each case, for such claims that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), to the knowledge of the Company, neither the use of such Intellectual Property by the Company or any of its Subsidiaries, nor the conduct of their respective businesses, infringes, misappropriates or otherwise violates the rights of any Person, except for such claims, infringements, misappropriations or violations that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect.

(j) (i) No ERISA Event has occurred or is reasonably expected to occur with respect to any Plan that has resulted in or that could reasonably be expected to have a Material Adverse Effect.

(ii) Neither any Loan Party nor any ERISA Affiliate has incurred or is reasonably expected to incur any Withdrawal Liability to any Multiemployer Plan that in the aggregate could reasonably be expected to have a Material Adverse Effect.

(iii) Neither any Loan Party nor any ERISA Affiliate has been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or has been terminated, within the meaning of Title IV of ERISA, or has been determined to be in “endangered” or “critical” status within the meaning of Section 432 of the Code or Section 305 of ERISA, and no such Multiemployer Plan is reasonably expected to be in reorganization, insolvent or to be terminated, within the meaning of Title IV of ERISA or in endangered or critical status.

(iv) Except as would not reasonably be expected to have a Material Adverse Effect, no event comprising (A) the commencement of winding up of the U.K. Pension Scheme, except pursuant to transactions reasonably acceptable to the Required Lead Lenders, (B) the cessation of participation in the U.K. Pension Scheme by any Affiliate of the Company, except pursuant to transactions reasonably acceptable to the Required Lead Lenders, or (C) the issue of a warning notice by the U.K. Pensions Regulator that it is considering issuing a financial support direction or contribution notice in relation to the U.K. Pension Scheme, has occurred, and (to the knowledge of the Company or Kodak Limited) the U.K. Pensions Regulator has not stated any intention to do so.

(v) No Loan Party nor any Affiliate of any Loan Party has incurred any liability to the U.K. Pension Scheme as a result of ceasing to participate in the U.K. Pension Scheme and (to the knowledge of the Company or Kodak Limited) no Affiliate of any Loan Party has stated any intention to cease to participate in the U.K. Pension Scheme, except pursuant to transactions reasonably acceptable to the Required Lead Lenders.

(vi) No Loan Party nor any Affiliate of any Loan Party has been notified by the Trustees of the U.K. Pension Scheme that the U.K. Pension Scheme is being wound up and (to the knowledge of the Company or Kodak Limited) the Trustees of the U.K. Pension Scheme

have not stated any intention to do so, except pursuant to transactions reasonably acceptable to the Required Lead Lenders.

(vii) Except as would not reasonably be expected to have a Material Adverse Effect or, except pursuant to the transactions as will be reasonably acceptable to the Required Lead Lenders: (A) the U.K. Pension Schemes are duly registered for HMRC tax purposes; (B) prior to the Petition Date all material obligations of each Affiliate required to be performed in connection with the U.K. Pension Schemes and any funding agreements therefor were performed in a timely fashion and there were no material outstanding disputes involving any Affiliates concerning the U.K. Pension Schemes; and (C) except as set forth on Schedule 4.01(j)(vii), after the Petition Date, all material obligations of each Affiliate required to be performed in connection with the U.K. Pension Schemes and any funding agreements therefor were performed in a timely fashion and there were no material outstanding disputes involving any Affiliates concerning the U.K. Pension Schemes.

(k) Except as could not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect, (i) the Company and its Subsidiaries has filed all Federal income tax returns and all other tax returns, domestic and foreign, required to be filed by it and has paid all taxes and assessments payable by them that have become due and payable and (ii) with respect to the Company and its Subsidiaries, there are no claims being asserted in writing with respect to any taxes.

(l) Except to the extent the Company or such Subsidiary has set aside on its books adequate reserves (A) the operations and properties of the Company and each of its Consolidated Subsidiaries comply with all applicable Environmental Laws and Environmental Permits, except as could not reasonably be expected to have a Material Adverse Effect, (B) all past non-compliance with such Environmental Laws and Environmental Permits has been or is reasonably expected to be resolved without ongoing obligations or costs that have had or are reasonably expected to have a Material Adverse Effect and (C) no circumstances exist that are reasonably likely to (i) form the basis of an Environmental Action against the Company or any of its Subsidiaries or any of their properties that is reasonably expected to have a Material Adverse Effect or (ii) cause any such property to be subject to any restrictions on ownership, occupancy, use or transferability under any Environmental Law that is reasonably expected to have a Material Adverse Effect.

(m) The Company and each of its Subsidiaries has good and marketable fee simple title to or valid leasehold interests in all of the real property owned or leased by the Company or such Subsidiary and good title to all of their personal property, except where the failure to hold such title or leasehold interests, individually or in the aggregate is not reasonably expected to have a Material Adverse Effect. The Company and its Subsidiaries enjoy peaceful and undisturbed possession under all of their respective leases except where the failure to enjoy such peaceful and undisturbed possession, individually or in the aggregate, is not reasonably expected to have a Material Adverse Effect. As of the Closing Date, each Material Real Property is set forth on Schedule 4.01(m).

(n) All factual information, taken as a whole, furnished by or on behalf of the Company and its Subsidiaries, taken as a whole, in writing to the Agent or any Lender on or prior to the Closing Date, for purposes of this Agreement and all other such factual information taken as a whole, furnished by the Company on behalf of itself and its Subsidiaries, taken as a whole, in writing to the Agent or any Lender pursuant to the terms of this Agreement will be, true and accurate in all material respects on the date as of which such information is dated or furnished and not incomplete by knowingly omitting to state any material fact necessary to make such information, taken as a whole, not materially misleading at such time, provided, however, that with respect to any projected financial information or forward-looking statements, the Company represents only that such information was prepared in good

faith based upon assumptions, and subject to such qualifications, believed to be reasonable at the time made.

(o) (i) Subject to the entry of the DIP Order, all filings and other actions necessary to perfect and protect the security interest in the Collateral created (or to be created) under the Collateral Documents to ensure that such security interest remains in full force and effect have been taken, (ii) the Collateral Documents, when executed and delivered (and at all times thereafter), create in favor of the Agent for the benefit of the Secured Parties a valid and, together with such filings and other actions, perfected security interest in the Collateral having the priority set forth in this Agreement, in the DIP Order, the Security Agreement and the Intercreditor Agreement, securing the payment of the Obligations, and (iii) except to the extent that a longer period within which to take such actions has been provided for pursuant to the paragraph following Section 3.01(c)(vi) (and only to such extent), all filings and other actions necessary to perfect and protect such security interest have been duly taken. The Loan Parties are the legal and beneficial owners of the Collateral free and clear of any Lien, except for the liens and security interests created or permitted under the Loan Documents and the DIP Order.

(p) (i) Set forth on Part A of Schedule II hereto is a complete and accurate list of all direct and indirect Subsidiaries of the Company that are organized under the laws of a state of the United States of America, and (ii) set forth on Part B of Schedule II hereto is a complete and accurate list of all direct Material Subsidiaries of the Company, showing, in each case, as of the Closing Date (as to each such Subsidiary) the jurisdiction of its formation, the number of shares, membership interests or partnership interests (as applicable) of each class of its equity interests authorized, and the number outstanding, on the Closing Date and the percentage of each such class of its equity interests owned (directly or indirectly) by the applicable Loan Party and the number of shares covered by all outstanding options, warrants, rights of conversion or purchase and similar rights at the Closing Date. All of the outstanding equity interests in each Loan Party's Subsidiaries have been validly issued, are fully paid and non-assessable and, except as otherwise provided herein, are owned by such Loan Party or one or more of its Subsidiaries, other than director's qualifying shares or similar minority interests required under the laws of the Subsidiary's formation, free and clear of all Liens, except (x) those created under the Collateral Documents, and (y) those securing the Existing Second Lien Debt.

(q) Schedule 4.01(g) sets forth all Deposit Accounts (as defined in the Existing DIP Credit Agreement) other than Excluded Accounts (as defined in the Existing DIP Credit Agreement) maintained by the Loan Parties in the United States, including, with respect to each depository (i) the name and address of such depository, (ii) the account number(s) maintained with such depository and (iii) a contact person at such depository.

(r) The Company believes in good faith, based upon information known to it as of the date hereof and assumptions believed by it to be reasonable as of the date hereof, that the Specified Sale shall occur on or prior to the Maturity Date for an aggregate gross cash purchase price at consummation of not less than the Minimum Proceeds Amount; provided that, rights to trademarks, trademark licenses, domain names and related intellectual property assets and materials reasonably necessary to the operations of the CI business shall be retained by the Company.

(s) Schedule 5.01(k) sets forth all CFC's of the Company that represent more than 2% of total assets or 2% of net sales of the Company and its Subsidiaries.

COVENANTS OF THE COMPANY

SECTION 5.01. Affirmative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Company has knowledge under any Loan Document shall remain unpaid or any Lender shall have any Commitment hereunder, the Company will:

(a) Compliance with Laws. Except as otherwise excused by the Bankruptcy Code, comply, and cause each of its Subsidiaries to comply, with all applicable laws, rules, regulations and orders, such compliance to include, without limitation, compliance with ERISA, Environmental Laws and the PATRIOT Act, except where such non-compliance is not reasonably expected to have a Material Adverse Effect.

(b) Payment of Post-Petition Taxes, Etc. In accordance with the Bankruptcy Code and subject to any required approval by the Bankruptcy Court, pay and discharge, and cause each of its Subsidiaries to pay and discharge, before the same shall become delinquent, (i) all material post-petition taxes, assessments and governmental charges or levies imposed upon it or upon its property and (ii) all material post-petition lawful claims that, if unpaid, might by law become a Lien upon its property; provided, however, that neither the Company nor any of its Subsidiaries shall be required to pay or discharge any such tax, assessment, charge or claim that is being contested in good faith and by proper proceedings and as to which appropriate reserves are being maintained.

(c) Maintenance of Insurance. (x) Maintain, and cause each of its Subsidiaries to maintain, insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Subsidiary operates; provided, however, that the Company and its Subsidiaries may self-insure to the extent consistent with prudent business practice and (y) if any real property owned by a Loan Party is located in an area identified by the Federal Emergency Management Agency as an area having special flood hazards and in which flood insurance has been made available under the National Flood Insurance Act of 1968 (or any amendment or successor act thereto), then such Loan Party shall maintain, or cause to be maintained, with a financially sound and reputable insurer, flood insurance in an amount sufficient to comply with all applicable rules and regulations promulgated pursuant to such Act.

(d) Preservation of Corporate Existence. Preserve and maintain, and cause each of its Subsidiaries to preserve and maintain, its corporate existence, rights (charter and statutory) and franchises; provided, however, that the Company and its Subsidiaries may consummate any amalgamation, merger or consolidation permitted under Section 5.02(b) and provided further that neither the Company nor any of its Subsidiaries shall be required to preserve any right or franchise, or in the case of a Subsidiary, its corporate existence, if the Company determines that the preservation or maintenance thereof is no longer desirable in the conduct of the business of the Company and its Subsidiaries, taken as a whole, and that the loss thereof is not reasonably expected to have a Material Adverse Effect.

(e) Visitation Rights. At any reasonable time, on reasonable notice and from time to time during normal business hours, permit the Agent or any of the Lenders or any agents or representatives thereof, to examine and make copies of and abstracts from the records and books of account of, and visit the properties of, the Company and any of its Subsidiaries, and to discuss the affairs, finances and accounts of the Company and any of its Subsidiaries with any of their officers or directors and with their independent certified public accountants, provided that all such information is subject to the provisions of Section 9.09. At any time prior to the occurrence of a continuing Event of Default, the

right of the Agent and any of the Lenders to visit the property of the Company and any of its Subsidiaries shall be subject to reasonable rules and restrictions of the Company for such access, and such visit shall not unreasonably interfere with the ongoing conduct of the business of the Company and its Subsidiaries at such properties.

(f) Keeping of Books. Keep and maintain proper books of record and account on a Consolidated basis for Company and its Subsidiaries in conformity with generally accepted accounting principles in effect from time to time.

(g) Maintenance of Properties, Etc. Maintain and preserve, and cause each of its Subsidiaries to maintain and preserve in all material respects, all of its properties that are used or useful in the conduct of its business in good working order and condition, ordinary wear and tear excepted, except where the failure to so maintain or preserve is not reasonably expected to have a Material Adverse Effect.

(h) Reporting Requirements. Furnish to the Lenders:

(i) as soon as available and in any event (A) with respect to any fiscal month of the Company in which a fiscal quarter ends, within 45 days after the end of such fiscal month and (B) within 20 Business Days after the end of any other fiscal month of the Company, in each case, the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such month and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such month, and certificates of a Responsible Officer of the Company as to compliance with the terms of this Agreement and setting forth in reasonable detail the calculations necessary to demonstrate compliance with Section 5.03(a), and Section 5.03(b), as of the last day of such period;

(ii) as soon as available and in any event within 45 days after the end of each of the first three quarters of each fiscal year of the Company, the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such quarter and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such quarter, duly certified by the chief financial officer of the Company as having been prepared in accordance with generally accepted accounting principles subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements;

(iii) as soon as available and in any event within 90 days after the end of such fiscal year of the Company, a copy of the annual audit report for such year for the Company and its Consolidated Subsidiaries, containing the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such fiscal year and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for such fiscal year, in each case accompanied by an opinion acceptable to the Required Lead Lenders by PricewaterhouseCoopers LLP or such other internationally recognized registered independent public accountants reasonably acceptable to the Required Lead Lenders; provided that, if the Required Lead Lenders have not objected to such other accounting firm within fifteen (15) Business Days of notice from the Company, then such other accounting firm shall be deemed acceptable;

(iv) as soon as practicable and in any event within five days after the management of the Company has knowledge of the occurrence of each Default continuing on the date of such statement, a statement of a Responsible Officer of the Company setting forth details

of such Default and the action that the Company has taken and/or proposes to take with respect thereto;

(v) promptly after the sending or filing thereof, copies of all reports that the Company sends to any of its security holders, and copies of all reports and registration statements that the Company or any Subsidiary files with the Securities and Exchange Commission or any national securities exchange;

(vi) notice of all actions and proceedings before any court, governmental agency or arbitrator affecting the Company or any of its Subsidiaries of the type which would have been required to be disclosed under Section 4.01(f), promptly after the later of the commencement thereof or knowledge that such actions or proceedings are reasonably likely to be of a type which would have been required to be disclosed under Section 4.01(f);

(vii) no later than 45 days after the end of each fiscal quarter, amended or supplemented Schedules setting forth such information as would be required to make the representations set forth in Section 6(a), (c), (d), (h), (i), (l) and (p)(iii) of the Security Agreement true and correct as if the Schedules referenced therein were delivered on such date;

(viii) except to the extent prohibited by the Pensions Act 2004, such other information respecting the Company or any of its Subsidiaries as any Lender through the Agent may from time to time reasonably request;

(ix) weekly, on or before the third Business Day following the end of every calendar week (for purposes of this section, each calendar week being deemed to end on Friday), commencing with the calendar week ending March 29, 2013, a 13-Week Projection together with a comparison against the immediately preceding calendar week;

(x) (A) promptly and in any event within 20 days after any Loan Party or any ERISA Affiliate knows or has reason to know that any ERISA Event has occurred, a statement of a Responsible Officer of such Loan Party describing such ERISA Event and the action, if any, that such Loan Party or such ERISA Affiliate has taken and proposes to take with respect thereto and (B) on the date any records, documents or other information must be furnished to the PBGC with respect to any Plan pursuant to Section 4010 of ERISA, a copy of such records, documents and information;

(xi) promptly and in any event within two business days after receipt thereof by any Loan Party or any ERISA Affiliate, copies of each notice from the PBGC or other governmental or regulatory authority stating its intention to terminate any Plan or to have a trustee appointed to administer any Plan;

(xii) promptly and in any event within five business days after receipt thereof by any Loan Party or any ERISA Affiliate from the sponsor of a Multiemployer Plan, copies of each notice concerning (A) the imposition of Withdrawal Liability by any such Multiemployer Plan, (B) the reorganization or termination, within the meaning of Title IV of ERISA, of any such Multiemployer Plan or (C) the amount of liability incurred, or that may be incurred, by such Loan Party or any ERISA Affiliate in connection with any event described in clause (A) or (B);

(xiii) (A) not later than March 31, 2013, audited "carve-out" financial statements (including statements of financial position, earnings and cash flows) for each of the Specified Business Units (each on a standalone basis) for the fiscal years ending December 31,

2010, December 31, 2011 and December 31, 2012, accompanied by an opinion acceptable to the Agent by registered independent public accountants reasonably acceptable to the Agent and (B) not later than May 15, 2013, unaudited “carve-out” financial statements (including statements of financial position, earnings and cash flows) for each of the Specified Business Units (each on a standalone basis) for the fiscal quarter ending March 31, 2013, except, in each case, with respect to any Specified Business Unit that shall have been Disposed;

(xiv) segment reporting for certain agreed segments on such dates, and with respect to reporting periods, in each case, to be mutually agreed and reasonably acceptable to the Required Lead Lenders and the Company (provided that the financial results and other information disclosed need not be reasonably acceptable to the Required Lead Lenders);

(xv) except to the extent prohibited by the Pensions Act 2004, promptly and in any event within 3 Business Days after a Responsible Officer of the Company or Kodak Limited knows or has reason to know that (A) the U.K. Pension Scheme has commenced winding up, (B) the U.K. Pensions Regulator has issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the U.K. Pension Scheme or (C) the Company or any of its Affiliates which currently participates in the U.K. Pension Scheme has ceased to participate and thus triggered a liability on its cessation of participation, a statement of a Responsible Officer of the Company (or, if applicable, cause to be furnished to the Lenders a statement of a Responsible Officer of Kodak Limited) noting such event and the action, if any, which is proposed to be taken with respect thereto.

Documents required to be delivered pursuant to Section 5.01(h)(i), (ii), (iii) and (v) (to the extent any such documents are included in materials otherwise filed with the Securities Exchange Commission) may be delivered electronically and if so delivered, shall be deemed to have been delivered on the date (i) on which the Company posts such documents, or provides a link thereto on the Company’s website on the Internet at the website address listed on Schedule 9.02; or (ii) on which such documents are posted on the Company’s behalf on an Internet or intranet website, if any, to which each Lender and the Agent have access (whether a commercial, third-party website or whether sponsored by the Agent); provided that: (A) upon written request of the Agent the Company shall deliver paper copies of such documents to the Agent until a written request to cease delivering paper copies is given by the Agent and (B) the Company shall notify the Agent (by telecopier or electronic mail) of the posting of any such documents and provide to the Agent by electronic mail electronic versions (i.e., soft copies) of such documents. The Agent shall have no obligation to request the delivery of or to maintain paper copies of the documents referred to above, and in any event shall have no responsibility to monitor compliance by the Company with any such request by a Lender for delivery, and each Lender shall be solely responsible for timely accessing posted documents or requesting delivery of paper copies of such documents from the Agent and maintaining its copies of such documents.

The Company hereby acknowledges that (a) the Agent will make available to the Lenders materials and/or information provided by or on behalf of the Company hereunder (collectively, “Company Materials”) by posting the Company Materials on IntraLinks or another similar electronic system (the “Platform”) and (b) certain of the Lenders (each, a “Public Lender”) may have personnel who do not wish to receive material non-public information with respect to the Company or its Affiliates, or the respective securities of any of the foregoing, and who may be engaged in investment and other market-related activities with respect to such Persons’ securities. The Company hereby agrees that it will use commercially reasonable efforts to identify that portion of the Company Materials that may be distributed to the Public Lenders and that (w) all such Company Materials shall be clearly and conspicuously marked “PUBLIC” which, at a

minimum, shall mean that the word "PUBLIC" shall appear prominently on the first page thereof; (x) by marking Company Materials "PUBLIC", the Company shall be deemed to have authorized the Agent and the Lenders to treat such Company Materials as not containing any material non-public information (although it may be sensitive and proprietary) with respect to the Company or its securities for purposes of United States Federal and state securities laws (provided, however, that to the extent such Company Materials constitute Company Information, they shall be treated as set forth in Section 9.09); (y) all Company Materials marked "PUBLIC" are permitted to be made available through a portion of the Platform designated "Public Side Information"; and (z) the Agent shall be entitled to treat any Company Materials that are not marked "PUBLIC" as being suitable only for posting on a portion of the Platform not designated "Public Side Information." Notwithstanding the foregoing, the Company shall be under no obligation to mark any Company Materials "PUBLIC".

(i) Covenant to Guarantee Obligations and Give Security. Upon (x) the request of the Agent and following the occurrence and during the continuance of an Event of Default, (y) the formation or acquisition of any Subsidiary organized under the laws of any state of the United States of America owned directly or indirectly by the Company or (z) the acquisition of any property by any Loan Party, and such property, in the judgment of the Required Lenders (as to which judgment the Agent has given notice to the Company), shall not already be subject (other than in respect of the Specified Collateral) to a perfected security interest in favor of the Agent for the benefit of the Secured Parties with the priorities set forth in this Agreement, the DIP Order and the Intercreditor Agreement, then in each case at the Company's expense:

(i) in connection with the formation or acquisition of a Subsidiary organized under the laws of a state of the United States of America owned directly or indirectly by the Company that (A) is not a CFC or a Subsidiary of a CFC, or (B) is not a Person having total assets of less than \$1,000,000 (and, so long as it is not such a Person), within 30 days after such formation or acquisition, cause each such Subsidiary, duly execute and deliver to the Agent a guaranty supplement, in the form of Exhibit F hereto, guaranteeing the applicable Guaranteed Obligations,

(ii) within 45 days after (A) such request or acquisition of property by any Loan Party, duly execute and deliver, and cause each Loan Party to duly execute and deliver, to the Agent such additional pledges, assignments, security agreement supplements, intellectual property security agreement supplements and other security agreements as specified by, and in form and substance reasonably satisfactory to, the Required Lenders, securing payment of all the Obligations of such Loan Party and constituting Liens on all such properties and (B) such formation or acquisition by any Loan Party of any Subsidiary, duly execute and deliver and cause each Loan Party acquiring equity interests in such Subsidiary to duly execute and deliver to the Agent pledges, assignments and security agreement supplements related to such equity interests as specified by, and in form and substance reasonably satisfactory to, the Required Lenders, securing payment of all of the Obligations of such Loan Party; provided that (x) the stock of any Subsidiary held by a CFC or a Subsidiary of a CFC shall not be required to be pledged and (y) if such property is equity interests of a CFC, no more than 65% of the voting equity interests in such CFC shall be pledged in favor of the Secured Parties,

(iii) within 60 days after such request, formation or acquisition, take, and cause each Loan Party to take, whatever action (including, without limitation, the filing of UCC financing statements (or similar registrations or filings), the giving of notices and the endorsement of notices on title documents) may be necessary or advisable in the reasonable opinion of the Required Lenders to vest in the Agent (or in any representative of the Agent

designated by it) valid and subsisting Liens on the properties purported to be subject to the pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements delivered pursuant to this Section 5.01(i), enforceable against all third parties in accordance with their terms (other than in respect of the Specified Collateral as set forth in Section 6(m) of the Security Agreement),

(iv) within 60 days after such request, formation or acquisition, deliver to the Agent, upon the request of the Agent in its sole discretion, a signed copy of one or more favorable opinions, addressed to the Agent and the other Secured Parties, of counsel for the Loan Parties reasonably acceptable to the Required Lenders as to (A) such guaranties, guaranty supplements, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements described in clauses (i), (ii) and (iii) above being legal, valid and binding obligations of each Loan Party party thereto enforceable in accordance with their terms and as to the matters contained in clause (iii) above, subject to customary exceptions, (B) such recordings, filings, notices, endorsements and other actions being sufficient to create valid perfected Liens on such assets, and (C) such other matters as the Agent may reasonably request, consistent with the opinions delivered on the Closing Date (to the extent applicable).

(v) at any time and from time to time, promptly execute and deliver, and cause each Loan Party and each Subsidiary to execute and deliver, any and all further instruments and documents and take, and cause such Subsidiary to take, all such other action as the Agent or Required Lenders may deem reasonably necessary or desirable in obtaining the full benefits of, or in perfecting and preserving the Liens of, such guaranties, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements to the extent required by this Section 5.01(i) and the applicable Collateral Documents.

Notwithstanding the foregoing, except as contemplated by the last sentence of Section 2.20(b), the Company shall have no obligation to provide in favor of the Secured Parties perfected security interests in any real property held by the Company or their Subsidiaries.

(j) Further Assurances. (i) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, correct, and cause each of the other Loan Parties promptly to correct, any material defect or error that may be discovered in any Loan Document or in the execution, acknowledgment, filing or recordation thereof, and

(ii) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, do, execute, acknowledge, deliver, record, re-record, file, re-file, register and re-register any and all such further acts, pledge agreements, assignments, financing statements and continuations thereof, termination statements, notices of assignment, transfers, certificates, assurances and other instruments as the Agent, or any Lender through the Agent, may reasonably require from time to time in order to (A) carry out more effectively the purposes of the Loan Documents, (B) to the fullest extent permitted by applicable law and the terms of this Agreement and the Collateral Documents, subject any Loan Party's properties, assets, rights or interests to the Liens now or hereafter intended to be covered by any of the Collateral Documents, (C) perfect and maintain the validity, effectiveness and priority of any of the Collateral Documents and any of the Liens intended to be created thereunder and (D) assure, convey, grant, assign, transfer, preserve, protect and confirm more effectively unto the Secured Parties the rights granted or now or hereafter intended to be granted to the Secured Parties under any Loan Document or under any other instrument executed in connection with any Loan Document to which any Loan Party or any of its Subsidiaries formed or acquired after the Closing Date is or is to be a party, and cause each of its Subsidiaries to do so.

(k) Foreign Security Interests. Within the time periods set forth on Schedule 5.01(k) (or such longer time as may be reasonably agreed by the Required Lead Lenders), execute and deliver, and cause each of its Subsidiaries to execute and deliver, to the Agent all documents and instruments required to create and perfect the Agent's security interest in Collateral consisting of the stock of those Subsidiaries listed on Schedule 5.01(k) in the applicable foreign jurisdictions (free and clear of all other liens, subject to exceptions permitted hereunder), in each case along with a customary opinion of local counsel with respect to such security interest.

(l) Use of Proceeds. Use, and cause its Subsidiaries to use, the proceeds of the Loans solely for the purposes contemplated by Section 2.15.

(m) Chief Restructuring Officer. Use commercially reasonable efforts to cause James Mesterham to continue (x) to be employed as Chief Restructuring Officer and (y) to have the structure, scope and duties existing on the date hereof. In the event of the death, disability, incapacity, removal (for cause) or resignation of such Chief Restructuring Officer, employ a replacement Chief Restructuring Officer, reasonably satisfactory to the Lead Lenders, within 30 days.

(n) Board of Directors. Promptly after the Closing Date and prior to the Effective Date, upon the request of the Required Lead Lenders, one person who shall be satisfactory to the Required Lead Lenders and reasonably acceptable to the Company shall be added to the board of directors of the Company; provided that such person (1) is independent with respect to the Company and the Lead Lenders and (2) is available to continue their service on the board of directors post-emergence.

(o) Retention of Executive Search Firm. Promptly after the Closing Date, the Debtors, together with the Creditor's Committee and the ad hoc committee of Pre-Petition Second Lien Noteholders, shall jointly retain an executive search firm to assist in identifying candidates for the post-emergence board of directors of the Company.

(p) Bidding Procedures. The bidding procedures in connection with any Specified Sale shall be reasonably satisfactory to the Required Lead Lenders. Subject to the Intercreditor Agreement, notwithstanding anything herein to the contrary, the New Money Lenders shall have the right to credit bid for up to \$200,000,000 of their New Money Loans in connection with a Specified Sale; provided that, to the extent such New Money Lenders are the winning bidders for any portion of such assets, the amount of any credit bid shall be deemed to be both cash purchase price for determining the Minimum Proceeds Amount and Net Cash Proceeds for Section 2.08(b)(iii). Such credit bid shall be applied ratably across the New Money Loans exercisable at the direction of the Required New Money Lenders.

(q) Side Letter. The Company will comply with the terms of the Side Letter.

(r) Post-Closing Covenants. Comply, and cause its Subsidiaries to comply, with the obligations set forth in the paragraph immediately following Section 3.01(c)(vi) and on Schedule 5.01(o).

(s) Certain Milestones. The Company shall comply with the milestones (the "Milestones") set forth below on or before the dates specified below:

(i) By no later than April 8, 2013, deliver a comprehensive draft of the Reorganization Plan (which will set forth, among other things, KPP claim treatment, treatment for each class of claims and interests (including proposed terms of any debt to be issued and proposed equity splits), a description of corporate governance mechanics (including provisions to address the selection of officers and directors of the post-reorganization Company), and post-

reorganization capital structure) and related disclosure statement in connection with the Reorganization Plan to the advisors to the Lead Lenders.

(ii) By no later than April 30, 2013, file the Reorganization Plan and the disclosure statement with the Bankruptcy Court.

(iii) By no later than June 30, 2013, an order shall be entered by the Bankruptcy Court, in form and substance reasonably satisfactory to the Required Lead Lenders, approving the disclosure statement.

(iv) By no later than September 15, 2013, an order shall be entered by the Bankruptcy Court, in form and substance reasonably satisfactory to the Required Lead Lenders, approving the Reorganization Plan.

SECTION 5.02. Negative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Company has knowledge under any Loan Document shall remain unpaid, the Company will not :

(a) Liens. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Lien on or with respect to any of its properties, whether now owned or hereafter acquired, or assign, or permit any of its Subsidiaries to assign, any right to receive income, other than the following, provided that any Lien permitted by any clause below shall be permitted under this Section 5.02(a), notwithstanding that such Lien would not be permitted by any other clause:

(i) Permitted Liens,

(ii) Liens created under the Loan Documents,

(iii) Liens upon or in any real property or equipment acquired or held by the Company or any Subsidiary in the ordinary course of business to secure the purchase price of such property or equipment or to secure Debt incurred solely for the purpose of financing the acquisition or improvement of such property or equipment (including any Liens placed on such property or equipment within 180 days after the acquisition of such property or equipment), or Liens existing on such property or equipment at the time of its acquisition (other than any such Liens created in contemplation of such acquisition that were not incurred to finance the acquisition of such property) or extensions, renewals or replacements of any of the foregoing for the same or a lesser amount, provided, however, that no such Lien shall extend to or cover any properties of any character other than the real property or equipment being acquired, and no such extension, renewal or replacement shall extend to or cover any properties not theretofore subject to the Lien being extended, renewed or replaced, provided further that the aggregate principal amount of the Debt secured by the Liens referred to in this clause (iii) and clause (vi) below shall not exceed \$25,000,000 at any time outstanding,

(iv) the Liens existing on the Petition Date and described on Schedule 5.02(a) hereto,

(v) Liens on property of a Person existing at the time such Person is acquired by, amalgamated, merged into or consolidated with the Company or any Subsidiary of the Company or becomes a Subsidiary of the Company; provided that such Liens were not created in contemplation of such amalgamation, merger, consolidation or acquisition and do not extend to

any assets other than those of the Person so merged or amalgamated into or consolidated with the Company or such Subsidiary or acquired by the Company or such Subsidiary,

(vi) Liens arising under leases that have been or should be, in accordance with generally accepted accounting principles, recorded as capital leases; provided that the aggregate principal amount of the Debt secured by the Liens referred to in this clause (vi) and clause (iii) above shall not exceed \$25,000,000 at any time outstanding,

(vii) Liens on assets of Subsidiaries organized under the laws of any jurisdiction outside of the United States (A) which secure Debt permitted under Section 5.02(d)(viii) or (B) which are incurred to permit such Subsidiaries to preserve their rights in any judicial, quasi-judicial, governmental agency or similar proceeding and which in the case of this clause (B) do not constitute an Event of Default under Section 6.01(f),

(viii) the replacement, extension or renewal of any Lien permitted by clause (iii) above in connection with a Permitted Refinancing of the Debt secured thereby, in each case upon or in the same property theretofore subject thereto,

(ix) Liens on assets of Subsidiaries that are not Loan Parties securing Debt permitted under Section 5.02(d)(ix),

(x) Liens on up to \$1,500,000 of cash collateral securing the obligations of the Company and its Subsidiaries under the Existing Secured Agreements set forth on Part 1 of Schedule 1.01(a),

(xi) Liens in respect of judgments that do not constitute an Event of Default under Section 6.01(f),

(xii) Liens on assets of the Company and its Subsidiaries not constituting Collateral which secure Debt permitted under Section 5.02(d)(xvii),

(xiii) Liens granted to provide adequate protection pursuant to the DIP Order,

(xiv) Liens over any assets of any Subsidiary that is not a Loan Party to the extent required to provide collateral in respect of any appeal of any tax litigation in an aggregate amount not to exceed the amount required to be paid under local law to permit such appeal,

(xv) additional Liens securing obligations not to exceed \$5,000,000 at any time outstanding,

(xvi) Liens in favor of a Loan Party securing Debt permitted under Section 5.02(d)(i), 5.02(d)(vii) or 5.02(d)(viii); provided, that such Debt also constitutes an Investment permitted under clause (D) of Section 5.02(i)(i) or under Section 5.02(i)(iii), and

(xvii) Liens securing the obligations under the Existing DIP Credit Agreement, subject to, and in accordance with, the Intercreditor Agreement and the DIP Order.

(b) Mergers. Merge, amalgamate or consolidate with or into any Person, or permit any of its Subsidiaries to do so, provided that, notwithstanding the foregoing (i) any Subsidiary may merge, amalgamate or consolidate with or into the Company or any other Subsidiary of the Company (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party

and the security interests granted by such surviving or continuing entity that is a Loan Party pursuant to the DIP Order and the Collateral Documents shall remain in full force and effect), (ii) any Subsidiary of the Company that is a Loan Party may merge, amalgamate or consolidate with or into the Company or any other Loan Party (provided that the security interests granted by the Company or such other Loan Party pursuant to the DIP Order and the Collateral Documents shall remain in full force and effect), (iii) any Subsidiary of the Company that is not a Loan Party may merge, amalgamate or consolidate with or into the Company or any other Subsidiary of the Company, (iv) any Subsidiary may merge, amalgamate or consolidate with any other Person so long as such Subsidiary is the surviving or continuing corporation (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party and the security interests granted by such surviving or continuing entity pursuant to the DIP Order and the Collateral Documents shall remain in full force and effect), (v) the Company may merge, amalgamate or consolidate with any other Person so long as the Company is the surviving corporation and the security interests granted by the Company pursuant to the DIP Order and the Collateral Documents shall remain in full force and effect, and (vi) any Subsidiary may merge, amalgamate or consolidate with any other Person the purpose of which is to effect a disposition permitted pursuant to Section 5.02(e)(vi); provided, in each case, that no Default shall have occurred and be continuing at the time of such proposed transaction or would result therefrom.

(c) Accounting Changes. Make or permit, or permit any of its Subsidiaries organized under the laws of the United States or any state thereof to make or permit, any change in accounting policies or reporting practices, except as required or permitted by generally accepted accounting principles.

(d) Debt. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Debt other than the following, provided that any Debt permitted by any clause below shall be permitted under this Section 5.02(d), notwithstanding that such Debt would not be permitted by any other clause:

(i) Debt owed to the Company or to a Consolidated Subsidiary of the Company, provided that all such Debt owed by a Loan Party to a Person that is not a Loan Party shall be subordinated to the Obligations of such Loan Party pursuant to an intercompany subordination agreement or other arrangements reasonably satisfactory to the Required Lenders; provided further that all such Debt that is owed to a Loan Party by a Person that is not a Loan Party (x) shall be permitted as an Investment under Section 5.02(i) and (y) shall be evidenced by an intercompany note, and pledged to the Agent as Collateral,

(ii) Debt existing on the Closing Date and described on Schedule 5.02(d) hereto, and any Permitted Refinancing thereof,

(iii) Debt secured by Liens of the type described in and to the extent permitted by Section 5.02(a)(iii) and (vi) in an aggregate amount not to exceed \$25,000,000 at any time outstanding,

(iv) Debt of a Person existing at the time such Person is amalgamated, merged into or consolidated with the Company or any Subsidiary of the Company or becomes a Subsidiary of the Company; provided that such Debt was not created in contemplation of such amalgamation, merger, consolidation or acquisition,

(v) Debt arising under the Loan Documents,

- (vi) Debt under the Existing DIP Credit Agreement in connection with an asset based revolving facility (including any letters of credit or other obligations incurred thereunder) in an amount not to exceed \$200,000,000 at any time outstanding,
- (vii) Debt incurred by Kodak International Finance Limited, a company organized and existing under the laws of England, (x) in connection with short term working capital needs in an aggregate amount not to exceed \$25,000,000 at any time outstanding and (y) consisting of Hedge Agreement Obligations entered into in the ordinary course of business to protect the Company and its Subsidiaries against fluctuations in commodities, interest or exchanges rates and permitted under Section 5.02(m),
- (viii) Debt incurred by Subsidiaries organized under the laws of any jurisdiction outside of the United States in an aggregate amount not to exceed \$30,000,000 at any time outstanding,
- (ix) Debt of Subsidiaries that are not Loan Parties in respect of (a) treasury management services, clearing, corporate credit card and related services provided to any such Subsidiaries, (b) letters of credit issued for the benefit of any such Subsidiaries, (c) Hedge Agreements entered into by any such Subsidiaries and permitted under Section 5.02(m), and (d) bank guarantees with respect to such Subsidiaries, in an aggregate amount not to exceed \$10,000,000 at any time outstanding,
- (x) endorsement of negotiable instruments for deposit or collection or similar transactions in the ordinary course of business,
- (xi) Debt which exists or may exist under the Existing DIP Secured Agreements in existence from time to time, subject to the Maximum Obligations Amount,
- (xii) Debt which exists or may exist under the Existing Secured Agreements in existence from time to time; provided that such Debt shall not be secured by any Lien other than a Lien permitted under Section 5.02(a)(x),
- (xiii) unsecured Debt consisting of guarantees of amounts owing by customers of the Company under equipment and vendor financing programs in an aggregate amount not to exceed \$25,000,000 at any time outstanding,
- (xiv) unsecured Debt in connection with surety bonds, guarantees and letters of credit for customs and excise taxes, value added taxes, insurance and environmental liabilities, rental expenses, tenders and bids and other obligations of the like incurred in the ordinary course of business in an aggregate principal amount not to exceed \$10,000,000 at any time outstanding,
- (xv) the Other Existing Letters of Credit, but, with respect to each Other Existing Letter of Credit, only until such time as such letter of credit expires in accordance with its terms in effect on the Closing Date or is otherwise cancelled or terminated,
- (xvi) Guarantees (i) of any Loan Party in respect of Debt of the Company or any other Loan Party otherwise permitted hereunder and (ii) of any Subsidiary that is not a Loan Party in respect of Debt of any other Subsidiary that is not a Loan Party otherwise permitted hereunder, and
- (xvii) additional Debt not to exceed \$10,000,000 at any time outstanding.

(e) Sales and Other Transactions. Sell, convey, transfer, lease or otherwise dispose of, or permit any of its Subsidiaries to sell, convey, transfer, lease or otherwise dispose of, any assets, other than the following, provided that such action permitted by any clause below shall be permitted under this Section 5.02(e), notwithstanding that such action would not be permitted by any other clause:

(i) sales of Inventory in the ordinary course of its business,

(ii) in a transaction authorized by Section 5.02(b),

(iii) sales of obsolete or worn-out property or property no longer used or useful,

(iv) sales, transfers or other dispositions of assets (x) among the Loan Parties and (y) among Subsidiaries of the Company that are not Loan Parties or from such Subsidiaries to Loan Parties,

(v) Investments permitted under Section 5.02(i),

(vi) sales, transfer or other disposition of accounts receivable in the ordinary course of business by foreign subsidiaries,

(vii) other sales, transfers or other dispositions of assets for fair market value (excluding the Specified Sale), provided, that the Company or any of its Subsidiaries shall receive not less than 75% of the consideration for such sale, transfer or other disposition in the form of cash or Cash Equivalents (in each case, free and clear of all Liens at the time received); provided, that, with respect to Intellectual Property, the value of licenses to the Company or its Subsidiaries (as a licensee) shall be excluded from determining whether 75% of such consideration is in the form of cash or Cash Equivalents,

(viii) the Specified Sale; provided that such sale results in an aggregate cash purchase price of not less than the Minimum Proceeds Amounts,

(ix) (a) leases of real property located at Eastman Business Park in Rochester, NY and (b) other leases of real property in the ordinary course of business; and

(x) the sales, transfers or other dispositions set forth on Schedule 5.02(e).

(f) Payment Restrictions Affecting Subsidiaries. Directly or indirectly, enter into or suffer to exist, or permit any of its Subsidiaries to enter into or suffer to exist, any agreement or arrangement limiting the ability of any of its Subsidiaries to declare or pay dividends or other distributions in respect of its equity interests or repay or prepay any Debt owed to, make loans or advances to, or otherwise transfer assets to or make investments in, the Company or any Subsidiary of the Company (whether through a covenant restricting dividends, loans, asset transfers or investments, a financial covenant or otherwise), except (i) as provided in this Agreement and the Existing DIP Credit Agreement, (ii) any agreement or instrument evidencing Debt existing on the Petition Date, (iii) any agreement in effect at the time a Person first became a Subsidiary of the Company, so long as such agreement was not entered into solely in contemplation of such Person becoming a Subsidiary of the Company; (iv) any agreement evidencing debt permitted by Section 5.02(a)(iii) that imposes restrictions on the property acquired; (v) by reason of customary provisions restricting assignments, licenses, subletting or other transfers contained in leases, licenses, joint venture agreements, purchase and sale or merger agreements and other similar agreements entered into in the ordinary course of business so long as

such restrictions do not extend to assets other than those that are the subject of such lease, license or other agreement; (vi) in securitization transactions to the extent set forth in the documents evidencing such transactions so long as such restrictions do not extend to assets other than those that are the subject of such securitization transactions; or (vii) any agreement that amends, extends, refinances, renews or replaces any agreement described in the foregoing clauses; provided, however, that the terms and conditions of any such agreement are not materially less favorable to the Loan Parties or the Lenders with respect to such dividend and payment restrictions than those under or pursuant to the agreement amended, extended, refinanced, renewed or replaced .

(g) Change in Nature of Business. Make, or permit any of its Material Subsidiaries to make, any material change in the nature of the business as carried on or as contemplated to be carried on by the Company and its Subsidiaries taken as a whole on the date hereof (and, for the avoidance of doubt, on and after the date of such consummation, after giving effect to the Specified Sale).

(h) Dividends and Other Payments. Declare or make any dividend payment or other distribution of assets, properties, cash, rights, obligations or securities on account of any shares of any class of capital stock of the Company, or purchase, redeem or otherwise acquire for value (or permit any of its Subsidiaries to do so) any shares of any class of capital stock or any warrants, rights or options to acquire any such shares, now or hereafter outstanding, except that the Company may (i) declare and make any dividend payment or other distribution payable in common stock of the Company and (ii) purchase, redeem or otherwise acquire shares of its common stock or warrants, rights or options to acquire any such shares with the proceeds received from the substantially concurrent issue of new shares of its common stock. For the avoidance of doubt, Subsidiaries of the Company that are not Debtors shall be permitted to issue shares of its common stock in connection with any conversion of its convertible Debt, upon the exercise of options or warrants or otherwise.

(i) Investments in Other Persons. Make, or permit any of its Subsidiaries to make, any Investment in any Person, except the following (provided, that any Investment permitted by any clause below shall be permitted under this Section 5.02(i), notwithstanding that such Investment would not be permitted by any other clause):

(i) (A) Investments by the Company and its Subsidiaries in their Subsidiaries outstanding on the Petition Date, (B) additional Investments by the Company and its Subsidiaries in the Company or the Subsidiary Guarantors, (C) Investments by any Loan Party in another Loan Party, and (D) additional Investments by Subsidiaries of the Company that are not Loan Parties in other Subsidiaries that are not Loan Parties;

(ii) loans and advances to employees in the ordinary course of the business of the Company and its Subsidiaries as presently conducted in an aggregate principal amount not to exceed \$10,000,000 at any time outstanding;

(iii) Investments made by Loan Parties in Subsidiaries of the Company that are not Loan Parties in an aggregate amount not to exceed \$100,000,000 at any time outstanding (determined net of any repayments in respect of such Investments received in Cash Equivalents by any Loan Party); provided that no Default shall exist at the time such Investment is made or would result therefrom and; provided further that all such Investments shall be evidenced by an intercompany note, and pledged to the Agent as Collateral;

(iv) Investments in Hedge Agreements permitted under Section 5.02(m);

(v) Investments received in settlement of claims against another Person in connection with (A) a bankruptcy proceeding against such Person, (B) accounts receivable arising from or trade credit granted to, in the ordinary course of business, a financially troubled account debtor and (C) disputes regarding intellectual property rights;

(vi) Investments arising out of the receipt by the Company or any of its Subsidiaries of non-cash consideration for the sale, transfer or other disposition of assets permitted under Section 5.02(e);

(vii) Investments (including Investments in joint ventures) in an aggregate amount not to exceed \$20,000,000 for all such Investments after the Petition Date, and

(viii) Investments by the Company and its Subsidiaries in cash and Cash Equivalents.

(j) Prepayments, Amendments, Etc. of Debt. (i) Except with respect to Debt under the Existing DIP Credit Agreement or as permitted by the DIP Order, prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner, or permit any of its Subsidiaries to prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner, it being understood that (i) regularly scheduled payments of interest (other than in respect of Pre-Petition Debt) and (ii) payments in respect of adequate protection made in accordance with the DIP Order, shall be permitted, (x) any Debt of any Loan Party incurred prior to the Petition Date (including the Existing Second Lien Debt, but excluding Debt incurred under the Existing Secured Agreements), (y) any Debt that is subordinated to the Obligations or (z) any other Debt, except (A) in the case of clause (z) only, for regularly scheduled (including repayments of revolving facilities) or required repayments or redemptions of Debt permitted hereunder, provided that (1) before and after giving effect to such prepayment, redemption, purchase, defeasance or other satisfaction, no Default shall have occurred and be continuing and (2) the Agent shall have received a certificate from a Responsible Officer of the Company certifying compliance with the foregoing clause (1), (B) any repayments of subordinated Debt to the Loan Parties that was permitted to be incurred under this Agreement, (C) conversion of convertible debt into common stock of the Company and payments of cash in lieu of fractional shares upon any such conversion, (D) as expressly provided for in the "first day" orders of the Bankruptcy Court or (E) with the proceeds of any Permitted Refinancing permitted under Section 5.02(d), (ii) amend, modify or change in any manner adverse to the Lenders any term or condition of the Existing DIP Credit Agreement or any related loan documents or any subordinated Debt, or (iii) amend, modify or change any term or condition in the Existing DIP Credit Agreement or any related loan documents, other than to the extent permitted under the Intercreditor Agreement, provided that the amendment to the Existing DIP Credit Agreement satisfying the condition set forth in Section 3.01(d) shall be permitted.

(k) Transactions with Affiliates. Conduct or enter into, or permit any of its Subsidiaries to conduct or enter into, any transactions otherwise permitted under this Agreement with any of its or their Affiliates except on terms that are fair and reasonable and no less favorable to the Company or such Subsidiary than it would obtain in a comparable arm's-length transaction (determined in the reasonable judgment of the Company) with a Person not an Affiliate, other than (i) intercompany transactions among the Company and its wholly-owned Subsidiaries, (ii) fees and other benefits to non-officer directors of the Company and its Subsidiaries and (iii) employment, severance and other similar arrangements and employee benefits with officers and employees of the Company and its Subsidiaries.

(l) Negative Pledges. Not, and not permit any Subsidiary to, enter into any agreement prohibiting the creation or assumption of any Lien upon any of its properties or assets, whether

now owned or hereafter acquired, except with respect to (i) specific property encumbered to secure payment of particular Debt or to be sold pursuant to an executed agreement with respect to a Disposition or IP License permitted hereunder, (ii) restrictions set forth in the documents governing the Existing Second Lien Debt, the Existing DIP Credit Agreement, in the Indenture and in the documents governing other existing Indebtedness as set forth on Schedule 5.02(l) and (iii) restrictions by reason of customary provisions restricting assignments, subletting or other transfers contained in leases, licenses and similar agreements entered into in the ordinary course of business (provided, that such restrictions are limited to the property or assets secured by such Liens or the property or assets subject to such leases, licenses or similar agreements, as the case may be).

(m) Hedge Agreements. Not, and not permit any of its Subsidiaries to, enter into any Hedge Agreement, other than Hedge Agreements designed to hedge against fluctuations in interest rates, foreign exchange rates or in commodity prices entered into in the ordinary course of business and consistent with existing business practice and not for speculative purposes.

(n) Changes to Organization Documents and Material Agreements. Amend, modify or waive, or permit any of its Subsidiaries to amend, modify or waive, (i) its certificate of incorporation, by-laws or other organizational documents or (ii) its rights and obligations under any material contractual obligation or agreement, in each case to if such amendment, modification or waiver could reasonably be expected to materially adversely affect the interests of the Lenders.

(o) Sale Leaseback Transactions. Except as otherwise set forth on Schedule 5.02(o) and except for any such transactions involving Eastman Business Park in Rochester, NY, shall not, and shall not permit any of its Subsidiaries to, enter into any arrangement, directly or indirectly, whereby it shall sell or transfer any property, real or personal, used or useful in its business, whether now owned or hereinafter acquired, and thereafter rent or lease such property or other property that it intends to use for substantially the same purpose or purposes as the property sold or transferred, except for any such sale of any fixed or capital asset that is made for cash consideration in an amount not less than the cost of such fixed or capital asset and is consummated within 90 days after the Company or such Subsidiary acquires or completes the construction of such asset.

(p) Creation of Subsidiaries. Not, and not permit any of its Subsidiaries that is a Loan Party to, establish, create or acquire any Subsidiary unless the Company or such Subsidiary that is a Loan Party shall have caused the requirements of Section 5.01(i) with respect to such established, created or acquired Subsidiary, and the assets and equity interests of such established, created or acquired Subsidiary, to be satisfied.

(q) Selected Payments. The Company shall not, and not permit any of its Subsidiaries to, make payments in respect of a settlement relating to the U.K. Pension Scheme other than as reasonably acceptable to the Required Lead Lenders.

SECTION 5.03. Financial Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Company has knowledge under any Loan Document shall remain unpaid or any Lender shall have any Commitment hereunder, the Company will not:

(a) Minimum Consolidated Adjusted EBITDA. Permit Consolidated Adjusted EBITDA of the Company and its Subsidiaries for any period set forth in the table below to be less than the amount set forth opposite such period:

Period	Minimum	
	Consolidated	Adjusted EBITDA
January 1, 2013 to March 31, 2013	\$	34,908,000
January 1, 2013 to April 30, 2013	\$	47,032,000
January 1, 2013 to May 31, 2013	\$	64,743,000
January 1, 2013 to June 30, 2013	\$	93,451,000
January 1, 2013 to July 31, 2013	\$	115,809,000
January 1, 2013 to August 31, 2013	\$	136,926,000
January 1, 2013 to September 30, 2013	\$	171,476,000

; provided, however, that if (i) the sale of assets of the Company assigned the code name “Rockford” is consummated during any such period or (ii) the sale of assets of the Company assigned the code name “Walden” is consummated during any such period, the financial covenant levels set forth in the table above will be adjusted for each period ending after the date of consummation of such sale in accordance with the principles and examples set forth on Schedule 5.03(a).

(b) Minimum CI Adjusted EBITDA. Permit CI Adjusted EBITDA for any period set forth in the table below to be less than the amount set forth opposite such period:

Period	Minimum	
	CI Adjusted	EBITDA
January 1, 2013 to March 31, 2013	\$	58,100,000
January 1, 2013 to April 30, 2013	\$	76,000,000
January 1, 2013 to May 31, 2013	\$	96,800,000
January 1, 2013 to June 30, 2013	\$	124,600,000
January 1, 2013 to July 31, 2013	\$	147,900,000
January 1, 2013 to August 31, 2013	\$	169,400,000
January 1, 2013 to September 30, 2013	\$	201,500,000

(c) Minimum U.S. Liquidity. Permit, as of the close of business on any day, U.S. Liquidity to be less than \$100,000,000.

ARTICLE VI

EVENTS OF DEFAULT

SECTION 6.01. Events of Default. If any of the following events (“Events of Default”) shall occur and be continuing:

(a) Non-Payment. (i) The Company shall fail to pay any principal of any Loan when the same becomes due and payable; (ii) the Company shall fail to pay any interest on any Loan or fees within three Business Days after the same becomes due and payable; or (iii) any Loan Party shall fail to make any other payment under any Loan Document, within three Business Days after notice of such failure is given by the Agent or any Lender to the Company; or

(b) **Representations.** Any representation, warranty, certification or other statement of fact made or deemed made by the Company or by any Loan Party in any Loan Document to which it is a party or by the Company (or any of its officers) in a certificate delivered under or in connection with any Loan Document shall prove to have been incorrect in any material respect when made or deemed made; or

(c) **Specific Covenants.** (i) The Company shall fail to perform or observe any term, covenant or agreement contained in Sections 5.01(d), clauses (i) through (viii) (and, in the case of clause (i), such failure shall continue for 5 Business Days), (ix) (and, in the case of clause (ix), such failure shall continue for 5 days), or (xiii) of 5.01(h), 5.01(k), 5.01(n), 5.01(o), 5.01(p), 5.01(q), 5.01(r), 5.01(s), 5.02 or 5.03, or (ii) any Loan Party shall fail to perform or observe any other term, covenant or agreement contained in any Loan Document on its part to be performed or observed if such failure shall remain unremedied for 30 days after written notice thereof shall have been given to the Company by the Agent or any Lender; or

(d) **Cross Default.** (i) The Company or any of its Subsidiaries shall fail to pay any principal of or premium or interest on any Debt that is outstanding in a principal, or in the case of Hedge Agreement Obligations, net amount of, at least (x) in the case of the Company and the U.S. Subsidiaries, \$5,000,000 in the aggregate or (y) in the case of the Non-U.S. Subsidiaries, \$50,000,000 in the aggregate (but in each case excluding Debt outstanding hereunder and any Debt of any Debtor that was incurred prior to the Petition Date), when the same becomes due and payable (whether by scheduled maturity, required prepayment, acceleration, demand or otherwise), and such failure shall continue after the applicable grace period, if any, specified in the agreement or instrument relating to such Debt; or (ii) any other event shall occur or condition shall exist under any agreement or instrument relating to any such Debt and shall continue after the applicable grace period, if any, specified in such agreement or instrument, if the effect of such event or condition is to cause, or to permit the holders or beneficiaries of such Debt (or a trustee or agent on behalf of such holders or beneficiaries) to cause, with the giving of notice if required, such Debt to be demanded or to become due or to be repurchased, prepaid, defeased or redeemed (automatically or otherwise), or an offer to repurchase, prepay, defease or redeem such Debt to be made, in each case prior to the stated maturity of such Debt; or (iii) any such Debt shall be declared to be due and payable, or required to be prepaid or redeemed (other than by a regularly scheduled required prepayment or redemption), purchased or defeased, or an offer to prepay, redeem, purchase or defease such Debt shall be required to be made, in each case prior to the stated maturity thereof; or

(e) **Insolvency Proceedings, Etc.** (i) Any Subsidiary of the Company (other than a Debtor) shall generally not pay its debts as such debts become due, or shall admit in writing its inability to pay its debts generally, or shall make a general assignment for the benefit of creditors; or (ii) any proceeding shall be instituted by or against any Subsidiary of the Company (other than a Debtor) seeking to adjudicate it a bankrupt or insolvent, or seeking liquidation, winding up, reorganization, arrangement, adjustment, protection, relief, or composition of it or its debts under any law relating to bankruptcy, insolvency or reorganization or relief of debtors, or seeking the entry of an order for relief or the appointment of a receiver, interim receiver, monitor, trustee, custodian or other similar official for it or for any substantial part of its property and in the case of any such proceeding instituted against it (but not instituted by it), either such proceeding shall remain undismissed or unstayed for a period of 60 days, or any of the actions sought in such proceeding (including, without limitation, the entry of an order for relief against, or the appointment of a receiver, trustee, custodian or other similar official for, it or for any substantial part of its property) shall occur; or (iii) any Subsidiary of the Company shall take any corporate action to authorize any of the actions set forth above in this Section 6.01(e) (other than any such actions with respect to the Debtors); provided, that with respect to each of the foregoing subclauses (i), (ii) and (iii), in the case of any Non-U.S. Subsidiary, such event, individually, or, when aggregated with

all such events occurring after the Closing Date, would reasonably be expected to have a Material Adverse Effect.

(f) Judgments. (i) Other than any judgments or orders arising from any investigation, litigation or proceeding disclosed on Schedule 6.01(f), judgments or orders for the payment of money in excess of \$25,000,000 in the aggregate shall be rendered against the Company or any of its Subsidiaries (which, in the case of the Debtors only, arose post-petition) and (x) enforcement proceedings shall have been commenced by any creditor upon such judgment or order or (y) there shall be any period of 10 consecutive days during which a stay of enforcement of such judgment or order, by reason of a pending appeal or otherwise, shall not be in effect or (ii) there shall be rendered against the Debtors or other Loan Parties or any other Material Subsidiaries a nonmonetary judgment with respect to any event (which, in the case of the Debtors only, arose post-petition) which causes or would reasonably be expected to cause a Material Adverse Effect, and such nonmonetary judgment shall not be reversed, stayed or vacated within 30 days after the entry thereof; or

(g) Change of Control. Except in connection with an Acceptable Reorganization Plan, (i) Any Person or two or more Persons acting in concert shall have acquired beneficial ownership (within the meaning of Rule 13d-3 of the Securities and Exchange Commission under the Securities Exchange Act of 1934), directly or indirectly, of Voting Stock of the Company (or other securities convertible into such Voting Stock) representing 35% or more of the combined voting power of all Voting Stock of the Company; or (ii) during any period of up to 24 consecutive months, commencing before or after the date of this Agreement, individuals who at the beginning of such 24-month period were directors of the Company together with individuals who were either (x) elected by a majority of the remaining members of the board of directors of the Company or (y) nominated for election by a majority of the remaining members of the board of directors of the Company, shall cease for any reason to constitute a majority of the board of directors of the Company; or

(h) ERISA Events. (i) Except as could not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect, (x) any ERISA Event shall have occurred with respect to a Plan or (y) any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan; or

(ii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan in an amount that, when aggregated with all other amounts required to be paid to Multiemployer Plans by the Loan Parties and the ERISA Affiliates as Withdrawal Liability (determined as of the date of such notification), exceeds \$25,000,000; or

(iii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or is being terminated, within the meaning of Title IV of ERISA, or has been determined to be in "endangered" or "critical" status within the meaning of Section 432 of the Code or Section 305 of ERISA, and as a result of such reorganization, insolvency, termination or determination, the aggregate annual contributions of the Loan Parties and the ERISA Affiliates to all Multiemployer Plans that are then in reorganization, insolvent, being terminated or in endangered or critical status have been or will be increased over the amounts contributed to such Multiemployer Plans for the plan years of such Multiemployer Plans immediately preceding the plan year in which such reorganization, insolvency, termination or determination occurs, by an amount exceeding \$25,000,000; or

(iv) Except pursuant to transactions reasonably acceptable to the Required Lead Lenders, (A) (1) the U.K. Pension Scheme shall have commenced winding up or (2) the U.K. Pensions Regulator shall have issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the U.K. Pension Scheme, and, in the case of each of clause (1) and clause (2), the amount of the deficit on winding up of the U.K. Pension Scheme would reasonably be expected to have a Material Adverse Effect, or (B) any Affiliate of the Company which currently participates in the U.K. Pension Scheme shall have ceased to participate therein or shall have withdrawn therefrom, and in each case such action would reasonably be expected to have a Material Adverse Effect; or

(i) Invalidity of Loan Documents. Any provision of any Loan Document after delivery thereof pursuant to Section 3.01 or 5.01(i), (j), (k) or (r) that is material to the substantial realization of the rights of the Lenders thereunder shall for any reason cease to be valid and binding on or enforceable against any Loan Party party to it, or any such Loan Party shall so state in writing; or

(j) Collateral Documents. Any Collateral Document or financing statement after delivery thereof pursuant to Section 3.01 or 5.01(i), (j), (k) or (r) shall for any reason (other than pursuant to the terms thereof) cease to create a valid and perfected first priority lien on and security interest in the Collateral (other than the Specified Collateral as set forth in Section 6(m) of the Security Agreement) purported to be covered thereby; or

(k) Dismissal or Conversion of Cases. (i) Any of the Cases of Debtors which are Material Subsidiaries shall be dismissed or converted to a case under Chapter 7 of the Bankruptcy Code or any Debtor shall file a motion or other pleading seeking the dismissal of any Case of any Debtor that is a Material Subsidiary under Section 1112 of the Bankruptcy Code or otherwise, or (ii) a trustee under Chapter 7 or Chapter 11 of the Bankruptcy Code, a responsible officer or an examiner with enlarged powers relating to the operation of the business (powers beyond those set forth in Section 1106(a)(3) and (4) of the Bankruptcy Code) under Section 1106(b) of the Bankruptcy Code shall be appointed in any of the Cases of the Debtors and the order appointing such trustee or examiner shall not be reversed or vacated within 30 days after the entry thereof; or

(l) Superpriority Claims. An order of the Bankruptcy Court shall be entered granting any Superpriority Claim (other than the Carve-Out or pursuant to the DIP Order as in effect on the date hereof) in any of the Cases of the Debtors that is pari passu with or senior to the claims of the Agent and the Lenders against the Company or any other Loan Party hereunder or under any of the other Loan Documents, or any Debtor takes any action seeking or supporting the grant of any such claim, except as expressly permitted hereunder; or

(m) Relief from Automatic Stay. The Bankruptcy Court shall enter an order or orders granting relief from the automatic stay applicable under Section 362 of the Bankruptcy Code to the holder or holders of any security interest to (i) permit foreclosure (or the granting of a deed in lieu of foreclosure or the like) on any assets of any of the Debtors which have a value in excess of \$10,000,000 in the aggregate or (ii) permit other actions that would have a Material Adverse Effect on the Debtors or their estates (taken as a whole); or

(n) Certain Orders.

(i) an order of the Bankruptcy Court shall be entered reversing, amending, supplementing, staying for a period of five days or more, vacating or otherwise amending, supplementing or modifying the DIP Order, or any of the Company or any Subsidiary of the Company shall apply for authority to do so, without the prior written consent of the Agent or the

Required Lenders, and such order is not reversed or vacated within 5 days after the entry thereof; or

(ii) an order of the Bankruptcy Court shall be entered denying or terminating use of Cash Collateral by the Loan Parties; or

(iii) the DIP Order shall cease to create a valid and perfected Lien on the Collateral or to be in full force and effect; or

(iv) any of the Loan Parties or any Subsidiary of the Company shall fail to comply with the DIP Order; or

(v) a final non-appealable order in the Cases shall be entered charging any of the Collateral under Section 506(c) of the Bankruptcy Code against the Lenders or the commencement of other actions that is materially adverse to the Agent or the Lenders or their respective rights and remedies under the Facilities in any of the Cases or inconsistent with any of the Loan Documents.

(o) Pre-Petition Payments. Except as permitted by the DIP Order, any Debtor shall make any Pre-Petition Payment other than Pre-Petition Payments authorized by the Bankruptcy Court in accordance with the "first day" orders or entered by the Bankruptcy Court with the consent of (or non-objection by) the Required Lenders; or

(p) Invalid Plan. A Reorganization Plan that is not an Acceptable Reorganization Plan shall be confirmed in any of the Cases of the Debtors, or any order shall be entered which dismisses any of the Cases of the Debtors and which order does not provide for termination of the Commitments and payment in full in cash of the Obligations under the Loan Documents (other than contingent indemnification obligations not yet due and payable), or any of the Debtors shall seek confirmation of any such plan or entry of any such order; or

(q) Supportive Actions. Any Loan Party or any Subsidiary thereof shall take any action in support of any matter set forth in paragraph (k), (l), (m), (n), (o) or (p) above or any other Person shall do so and such application is not contested in good faith by the Loan Parties and the relief requested is granted in an order that is not stayed pending appeal;

then, and in any such event, the Agent shall at the request, or may with the consent of the Required Lenders (i) by notice to the Company, declare the Loans, all interest thereon and all other amounts payable in respect thereof under this Agreement to be forthwith due and payable, whereupon such Loans, all such interest and all such amounts shall become and be forthwith due and payable, without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by the Company; and (ii) subject to the provisions of the Intercreditor Agreement and the DIP Order, exercise rights and remedies in respect of the Collateral in accordance with Section 19 of the Security Agreement and/or the comparable provisions of any other Collateral Document, the DIP Order and applicable law; provided, that with respect to the enforcement of Liens or other remedies with respect to the Collateral of the Loan Parties under the preceding clause (ii), the Agent shall provide the Company (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' prior written notice prior to taking the action contemplated thereby; in any hearing after the giving of the aforementioned notice, the only issue that may be raised by any party in opposition thereto being whether, in fact, an Event of Default has occurred and is continuing.

SECTION 6.02. Application of Funds; Intercreditor Provisions. After the exercise of remedies provided for in Section 6.01 (or after the Loans have become immediately due and payable), any amounts received by the Agent on account of the Obligations shall be applied by the Agent in the following order:

(a) With respect to amounts received from or on account of the Company, or in respect of any Collateral (subject to the proviso at the end of this Section 6.02(a)):

First, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees, charges and disbursements of counsel to the Agent and amounts payable under Article II) payable to the Agent in its capacity as such;

Second, to payment of that portion of the Obligations in respect of the New Money Loans, ratably among the New Money Lenders in proportion to the respective amounts described in this clause Second held by them;

Third, to payment of that portion of the Obligations in respect of the Junior Loans, ratably among the Junior Loan Lenders in proportion to the respective amounts described in this clause Fourth held by them provided that (x) as between the 9.75% Tranche Loans and the 10.625% Tranche Loans and the relative Obligations in respect hereof, the amounts shall be applied ratably in proportion to the respective amounts of principal held by the Lenders holding 9.75% Tranche Loans and Lenders holding 10.625% Tranche Loans, respectively, (y) as among the 9.75% Tranche Loans and the Obligations in respect thereof, the amounts shall be applied ratably in proportion to the respective amounts of such Loans and Obligations held by the Lenders holding 9.75% Tranche Loans and (z) as among the 10.625% Tranche Loans and the Obligations in respect thereof, the amounts shall be applied ratably in proportion to the respective amounts of such Loans and Obligations held by the Lenders holding 10.625% Tranche Loans; and

Last, the balance, if any, after all of the Obligations have been paid in full in cash, to the Company or as otherwise required by law;

provided, that the application to the Obligations pursuant to this Section 6.02(a) of amounts received in respect of Collateral is expressly subject to the priorities set forth in the Intercreditor Agreement and in the DIP Order, and all such amounts shall first be allocated in accordance with such priorities before being applied to the Obligations pursuant to this Section 6.02(a).

(b) Without limiting the generality of the foregoing, this Section 6.02 is intended to constitute and shall be deemed to constitute a "subordination agreement" within the meaning of Section 510(a) of the Bankruptcy Code and is intended to be and shall be interpreted to be enforceable to the maximum extent permitted pursuant to applicable law. Amounts applied pursuant to clauses First through Last of Section 6.02(a) are to be applied, for the avoidance of doubt, in the order required by such clauses until the payment in full in cash of the applicable Obligations referred to in the applicable clause.

(c) If any Secured Party collects or receives any amounts received on account of the Obligations to which it is not entitled under Section 6.02(a) hereof, such Secured Party shall hold the same in trust for the applicable Secured Parties entitled thereto and shall forthwith deliver the same to the Agent, for the account of such Secured Parties, to be applied in accordance with Section 6.02(a) hereof, in each case until the prior payment in full in cash of the applicable Obligations of such Secured Parties.

(d) It is the intention of the parties hereto that (and to the maximum extent permitted by law the parties hereto agree that) the Obligations in respect of the New Money Loans (and the security therefor) constitute a separate and distinct class (and separate and distinct claims) from the Obligations (and security therefor) in respect of the Junior Loans.

(e) EACH LENDER WITH OUTSTANDING JUNIOR LOANS ACKNOWLEDGES AND AGREES THAT THE OBLIGATIONS IN RESPECT OF THE OUTSTANDING NEW MONEY LOANS ARE ENTITLED TO DISTRIBUTIONS PURSUANT TO THIS SECTION 6.02 PRIOR TO ANY DISTRIBUTIONS BEING APPLIED TO THE OBLIGATIONS IN RESPECT OF OUTSTANDING JUNIOR LOANS.

ARTICLE VII

GUARANTY

SECTION 7.01. Guaranty; Limitation of Liability. (a) Each of the Company and each Subsidiary Guarantor, jointly and severally, hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all obligations of each other Loan Party and each other Subsidiary of the Company now or hereafter existing under or in respect of the Loan Documents (including, without limitation, any extensions, modifications, substitutions, amendments or renewals of any or all of the foregoing obligations), whether direct or indirect, absolute or contingent, and whether for principal, interest, premiums, fees, indemnities, contract causes of action, costs, expenses or otherwise (such obligations being the "Guaranteed Obligations"), and agrees to pay any and all expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by the Agent or any other Lender in enforcing any rights under this Guaranty or any other Loan Document. Without limiting the generality of the foregoing, each Guarantor's liability shall extend to all amounts that constitute part of the Guaranteed Obligations and would be owed by any other Loan Party or Subsidiary of the Company, as applicable, to the Agent or any Lender under or in respect of the Loan Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party or Subsidiary, as the case may be.

(b) Each Guarantor, and by its acceptance of this Guaranty, the Agent and each other Lender, hereby confirms that it is the intention of all such Persons that this Guaranty and the obligations of each Guarantor hereunder not constitute a fraudulent transfer or conveyance for purposes of the Bankruptcy Code, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty and the obligations of such Guarantor hereunder. To effectuate the foregoing intention, the Agent, the Lenders and the Guarantors hereby irrevocably agree that the obligations of such Guarantor under this Guaranty at any time shall be limited to the maximum amount as will result in the obligations of such Guarantor under this Guaranty not constituting a fraudulent transfer or conveyance.

(c) Each Guarantor hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty or any guaranty supplement of the Guaranteed Obligations, such Guarantor will contribute, to the maximum extent permitted by law, such amounts to each other Guarantor and each other guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

SECTION 7.02. Guaranty Absolute. Each Guarantor guarantees that the applicable Guaranteed Obligations will be paid strictly in accordance with the terms of the Loan Documents, regardless of any law, regulation or order now or hereafter in effect in any jurisdiction affecting any of

such terms or the rights of the Agent or any Lender with respect thereto. The obligations of each Guarantor under or in respect of this Guaranty are independent of the applicable Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, and a separate action or actions may be brought and prosecuted against each Guarantor to enforce this Guaranty, irrespective of whether any action is brought against the Company or any other Loan Party or whether the Company or any other Loan Party is joined in any such action or actions. The liability of each Guarantor under this Guaranty shall be irrevocable, absolute and unconditional irrespective of, and each Guarantor hereby irrevocably waives any defenses it may now have or hereafter acquire in any way relating to, any or all of the following:

(a) any lack of validity or enforceability of any Loan Document or any agreement or instrument relating thereto;

(b) any change in the time, manner or place of payment of, or in any other term of, all or any of the applicable Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, or any other amendment or waiver of or any consent to departure from any Loan Document, including, without limitation, any increase in the applicable Guaranteed Obligations resulting from the extension of additional credit to any Loan Party or any of its Subsidiaries or otherwise;

(c) any taking, exchange, release or non-perfection of any Collateral or any other collateral, or any taking, release or amendment or waiver of, or consent to departure from, any other guaranty, for all or any of the applicable Guaranteed Obligations;

(d) any manner of application of Collateral or any other collateral, or proceeds thereof, to all or any of the applicable Guaranteed Obligations or any manner of sale or other disposition of any Collateral or any other collateral for all or any of the applicable Guaranteed Obligations or any other obligations of any Loan Party under the Loan Documents or any other assets of any Loan Party or any of its Subsidiaries;

(e) any change, restructuring or termination of the corporate structure or existence of any Loan Party or any of its Subsidiaries;

(f) any failure of the Agent or any Lender to disclose to any Loan Party any information relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party now or hereafter known to the Agent or such Lender (each Guarantor waiving any duty on the part of the Agent and the Lenders to disclose such information);

(g) the failure of any other Person to execute or deliver this Agreement, any Guaranty Supplement or any other guaranty or agreement or the release or reduction of liability of any Guarantor or other guarantor or surety with respect to the applicable Guaranteed Obligations; or

(h) any other circumstance (including, without limitation, any statute of limitations) or any existence of or reliance on any representation by the Agent or any Lender that might otherwise constitute a defense available to, or a discharge of, any Loan Party or any other guarantor or surety.

This Guaranty shall continue to be effective or be reinstated, as the case may be, if at any time any payment of any of the applicable Guaranteed Obligations is rescinded or must otherwise be returned by the Agent or any Lender or any other Person upon the insolvency, bankruptcy or reorganization of the Company or any other Loan Party or otherwise, all as though such payment had not been made.

SECTION 7.03. Waivers and Acknowledgments. (a) Each Guarantor hereby unconditionally and irrevocably waives promptness, diligence, notice of acceptance, presentment, demand for performance, notice of nonperformance, default, acceleration, protest or dishonor and any other notice with respect to any of the applicable Guaranteed Obligations and this Guaranty and any requirement that the Agent or any Lender protect, secure, perfect or insure any Lien or any property subject thereto or exhaust any right or take any action against any Loan Party or any other Person or any Collateral.

(b) Each Guarantor hereby unconditionally and irrevocably waives any right to revoke this Guaranty and acknowledges that this Guaranty is continuing in nature and applies to all applicable Guaranteed Obligations whether existing now or in the future.

(c) Each Guarantor hereby unconditionally and irrevocably waives (i) any defense arising by reason of any claim or defense based upon an election of remedies by the Agent or any Lender that in any manner impairs, reduces, releases or otherwise adversely affects the subrogation, reimbursement, exoneration, contribution or indemnification rights of such Guarantor or other rights of such Guarantor to proceed against any of the other Loan Parties, any other guarantor or any other Person or any Collateral and (ii) any defense based on any right of set-off or counterclaim against or in respect of the obligations of such Guarantor hereunder.

(d) Each Guarantor hereby unconditionally and irrevocably waives any duty on the part of the Agent or any Lender to disclose to such Guarantor any matter, fact or thing relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party or any of its Subsidiaries now or hereafter known by the Agent or such Lender.

(e) Each Guarantor acknowledges that it will receive substantial direct and indirect benefits from the financing arrangements contemplated by the Loan Documents and that the waivers set forth in Section 7.02 and this Section 7.03 are knowingly made in contemplation of such benefits.

SECTION 7.04. Subrogation. Each Guarantor hereby unconditionally and irrevocably agrees not to exercise any rights that it may now have or hereafter acquire against the Company, any other Loan Party or any other insider guarantor that arise from the existence, payment, performance or enforcement of such Guarantor's obligations under or in respect of this Guaranty or any other Loan Document, including, without limitation, any right of subrogation, reimbursement, exoneration, contribution or indemnification and any right to participate in any claim or remedy of the Agent or any Lender against the Company, any other Loan Party or any other guarantor of some or all of the Guaranteed Obligations or any Collateral, whether or not such claim, remedy or right arises in equity or under contract, statute or common law, including, without limitation, the right to take or receive from the Company, any other Loan Party or any other insider guarantor, directly or indirectly, in cash or other property or by set-off or in any other manner, payment or security on account of such claim, remedy or right, unless and until all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty shall have been paid in full in cash and the Commitments shall have expired or been terminated. If any amount shall be paid to any Guarantor in violation of the immediately preceding sentence at any time prior to the latest of (a) the payment in full in cash of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty and (b) the Termination Date, such amount shall be received and held in trust for the benefit of the Agent and the Lenders, shall be segregated from other property and funds of such Guarantor and shall forthwith be paid or delivered to the Agent in the same form as so received (with any necessary endorsement or assignment) to be credited and applied to the applicable Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor, whether matured or unmatured, in accordance with the terms of the Loan Documents, or to be held as Collateral for any applicable Guaranteed Obligations or other amounts payable under this Guaranty by such Guarantor thereafter arising. If (i) any Guarantor shall make payment to the Agent or any Lender of all or any part of the

applicable Guaranteed Obligations, (ii) all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor shall have been paid in full in cash and (iii) the Termination Date shall have occurred, the Agent and the Lenders will, at such Guarantor's request and expense, execute and deliver to such Guarantor appropriate documents, without recourse and without representation or warranty, necessary to evidence the transfer by subrogation to such Guarantor of an interest in the applicable Guaranteed Obligations resulting from such payment made by such Guarantor pursuant to this Guaranty.

SECTION 7.05. Guaranty Supplements. Upon the execution and delivery by any Person of a guaranty supplement in substantially the form of Exhibit F hereto (each, a "Guaranty Supplement"), (a) such Person shall be referred to as an "Additional Guarantor" and shall become and be a Guarantor hereunder, and each reference in this Guaranty to a "Guarantor" shall also mean and be a reference to such Additional Guarantor, and each reference in any other Loan Document to a "U.S. Subsidiary Guarantor", as applicable, shall also mean and be a reference to such Additional Guarantor, and (b) each reference herein to "this Guaranty," "hereunder," "hereof" or words of like import referring to this Guaranty, and each reference in any other Loan Document to the "Guaranty," "thereunder," "thereof" or words of like import referring to this Guaranty, shall mean and be a reference to this Guaranty as supplemented by such Guaranty Supplement.

SECTION 7.06. Subordination. (a) Each Guarantor hereby subordinates any and all debts, liabilities and other obligations owed to such Guarantor by each other Loan Party (the "Subordinated Obligations") to the applicable Guaranteed Obligations to the extent and in the manner hereinafter set forth in this Section 7.06:

(b) Prohibited Payments, Etc. Except during the continuance of an Event of Default, each Guarantor may receive regularly scheduled payments from any other Loan Party on account of the Subordinated Obligations. After the occurrence and during the continuance of any Event of Default, however, unless the Required Lenders otherwise agree, no Guarantor shall demand, accept or take any action to collect any payment on account of the Subordinated Obligations.

(c) Prior Payment of Guaranteed Obligations. In any proceeding under the Bankruptcy Code relating to any other Loan Party, each Guarantor agrees that the Lenders shall be entitled to receive payment in full in cash of all applicable Guaranteed Obligations (including all interest and expenses accruing after the commencement of a proceeding under the Bankruptcy Code, whether or not constituting an allowed claim in such proceeding ("Post-Petition Interest")) before such Guarantor receives payment of any Subordinated Obligations.

(d) Turn-Over. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, each Guarantor shall, if the Agent (with the consent or at the direction of the Required Lenders) so requests, collect, enforce and receive payments on account of the Subordinated Obligations as trustee for the Agent and the Lenders and deliver such payments to the Agent on account of the applicable Guaranteed Obligations (including all Post-Petition Interest), together with any necessary endorsements or other instruments of transfer, but without reducing or affecting in any manner the liability of such Guarantor under the other provisions of this Guaranty.

(e) Agent Authorization. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, the Agent is authorized and empowered (but without any obligation to so do), in its discretion, (i) in the name of each Guarantor, to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and to apply any amounts received thereon to the applicable Guaranteed Obligations (including any and all Post-Petition Interest), and (ii) to require each Guarantor (A) to collect and enforce, and to submit claims in respect of, the

Subordinated Obligations and (B) to pay any amounts received on such obligations to the Agent for application to the applicable Guaranteed Obligations (including any and all Post-Petition Interest).

SECTION 7.07. Continuing Guaranty; Assignments. This Guaranty is a continuing guaranty and shall (a) except as provided in the next succeeding sentence, remain in full force and effect until the latest of (i) the payment in full in cash of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty and (ii) the Termination Date, (b) be binding upon each Guarantor, its successors and assigns and (c) inure to the benefit of and be enforceable by the Agent and the Lenders and their successors, permitted transferees and permitted assigns. Upon the sale of a Guarantor or any or all of the assets of any Guarantor to the extent permitted in accordance with the terms of the Loan Documents or upon such Guarantor otherwise ceasing to be a Subsidiary of the Company organized under the laws of a state of the United States of America without violation of the terms of this Agreement, such Guarantor (and its Subsidiaries) or such assets shall be automatically released from this Guaranty or any Guaranty Supplement, and all pledges and security interests of the equity of such Guarantor or any Subsidiary of such Guarantor and all other pledges and security interests in the assets of such Guarantor and any of its Subsidiaries shall be released as provided in Section 9.15. Without limiting the generality of clause (c) above, the Agent or any Lender may assign or otherwise transfer all or any portion of its rights and obligations under this Agreement to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise, in each case as and to the extent provided in Section 9.08. No Guarantor shall have the right to assign its rights hereunder or any interest herein without the prior written consent of the Lenders.

ARTICLE VIII

THE AGENT

SECTION 8.01. Authorization and Action. (a) Each Lender hereby irrevocably appoints Wilmington Trust, National Association to act on its behalf as the Agent hereunder and under the other Loan Documents and authorizes the Agent to take such actions on its behalf and to exercise such powers as are delegated to the Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto.

(b) Each Lender hereby further irrevocably appoints Wilmington Trust, National Association to act on its behalf as Agent hereunder and under the other Loan Documents and authorizes the Agent to take such actions on its behalf and to exercise such powers as are delegated to the Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto. The Agent shall act on behalf of the Lenders and shall have all of the benefits and immunities (i) provided to the Agent in this Article VIII with respect to any acts taken or omissions suffered by the Agent in connection with its activities in such capacity as fully as if the term "Agent" as used in this Article VIII included the Agent with respect to such acts or omissions, and (ii) as additionally provided herein with respect to the Agent.

(c) The provisions of this Article VIII are solely for the benefit of the Agent and the Lenders, and neither the Company nor any other Loan Party shall have rights as a third party beneficiary of any of such provisions.

SECTION 8.02. Agent Individually. (a) The Person serving as the Agent hereunder shall have the same rights and powers in its capacity as a Lender as any other Lender and may exercise the same as though it were not the Agent and the term "Lender" or "Lenders" shall, unless otherwise expressly indicated or unless the context otherwise requires, include the Person serving as the Agent hereunder in its individual capacity. Such Person and its Affiliates may accept deposits from, lend money

to, act as the financial advisor or in any other advisory capacity for and generally engage in any kind of business with the Company or any of their Subsidiaries or other Affiliate thereof as if such Person were not the Agent hereunder and without any duty to account therefor to the Lenders.

(b) Each Lender understands that the Person serving as Agent, acting in its individual capacity, and its Affiliates (collectively, the “Agent’s Group”) are engaged in a wide range of financial services and businesses (including, but not limited to, trust, investment management, financing, securities trading, corporate and investment banking and research) (such services and businesses are collectively referred to in this Section 8.02 as “Activities”) and may engage in the Activities with or on behalf of one or more of the Loan Parties or their respective Affiliates. Furthermore, the Agent’s Group may, in undertaking the Activities, engage in trading in financial products or undertake other investment businesses for its own account or on behalf of others (including the Loan Parties and their Affiliates and including holding, for its own account or on behalf of others, equity, debt and similar positions in the Company, another Loan Party or their respective Affiliates), including trading in or holding long, short or derivative positions in securities, loans or other financial products of one or more of the Loan Parties or their Affiliates. Each Lender understands and agrees that in engaging in the Activities, the Agent’s Group may receive or otherwise obtain information concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) which information may not be available to any of the Lenders that are not members of the Agent’s Group. None of the Agent nor any member of the Agent’s Group shall have any duty to disclose to any Lender or use on behalf of the Lenders, and shall not be liable for the failure to so disclose or use, any information whatsoever about or derived from the Activities or otherwise (including any information concerning the business, prospects, operations, property, financial and other condition or creditworthiness of any Loan Party or any Affiliate of any Loan Party) or to account for any revenue or profits obtained in connection with the Activities, except that the Agent shall deliver or otherwise make available to each Lender such documents as are expressly required by any Loan Document to be transmitted by the Agent to the Lenders.

(c) Each Lender further understands that there may be situations where members of the Agent’s Group or their respective customers (including the Loan Parties and their Affiliates) either now have or may in the future have interests or take actions that may conflict with the interests of any one or more of the Lenders (including the interests of the Lenders hereunder and under the other Loan Documents). Each Lender agrees that no member of the Agent’s Group is or shall be required to restrict its activities as a result of the Person serving as Agent being a member of the Agent’s Group, and that each member of the Agent’s Group may undertake any Activities without further consultation with or notification to any Lender. None of (i) this Agreement nor any other Loan Document, (ii) the receipt by the Agent’s Group of information (including Company Information) concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) nor (iii) any other matter shall give rise to any fiduciary, equitable or contractual duties (including without limitation any duty of trust or confidence) owing by the Agent or any member of the Agent’s Group to any Lender including any such duty that would prevent or restrict the Agent’s Group from acting on behalf of customers (including the Loan Parties or their Affiliates) or for its own account.

SECTION 8.03. Duties of Agent; Exculpatory Provisions. (a) The Agent’s duties hereunder and under the other Loan Documents are solely ministerial and administrative in nature and the Agent shall not have any duties or obligations except those expressly set forth herein and in the other Loan Documents. Without limiting the generality of the foregoing, (i) the Agent shall not be subject to any fiduciary or other implied duties, regardless of whether a Default has occurred and is continuing, (ii) the Agent shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby or by the other Loan Documents

that the Agent is required to exercise as directed in writing by the Required Lenders (or such other number or percentage of the Lenders as shall be expressly provided for herein or in the other Loan Documents), provided that the Agent shall not be required to take any action that, in its opinion or the opinion of its counsel, may expose the Agent or any of its Affiliates to liability or that is contrary to any Loan Document or applicable law and (iii) the Agent shall not, except as expressly set forth herein and in the other Loan Documents, have any duty to disclose, and shall not be liable for the failure to disclose, any information relating to the Company or any of its Affiliates that is communicated to or obtained by the Person serving as the Agent or any of its Affiliates in any capacity.

(b) The Agent shall not be liable for any action taken or not taken by it (i) with the consent or at the request of the Required Lenders (or such other number or percentage of the Lenders as shall be necessary, or as the Agent shall believe in good faith shall be necessary, under the circumstances as provided in Sections 9.01 or 9.03) or (ii) in the absence of its own gross negligence or willful misconduct. The Agent shall be deemed not to have knowledge of any Default or the event or events that give or may give rise to any Default unless and until the Company or any Lender shall have given notice to the Agent describing such Default and such event or events.

(c) Neither the Agent nor any member of the Agent's Group shall be responsible for or have any duty to ascertain or inquire into (i) any statement, warranty, representation or other information made or supplied in or in connection with this Agreement, any other Loan Document or the information presented to the other Lenders by the Company, (ii) the contents of any certificate, report or other document delivered hereunder or thereunder or in connection herewith or therewith or the adequacy, accuracy and/or completeness of the information contained therein, (iii) the performance or observance of any of the covenants, agreements or other terms or conditions set forth herein or therein or the occurrence of any Default, (iv) the validity, enforceability, effectiveness or genuineness of this Agreement, any other Loan Document or any other agreement, instrument or document or the perfection or priority of any Lien or security interest created or purported to be created by the Collateral Documents or (v) the satisfaction of any condition set forth in Article III or elsewhere herein, other than (but subject to the foregoing clause (ii)) to confirm receipt of items expressly required to be delivered to the Agent.

(d) Nothing in this Agreement or any other Loan Document shall require the Agent or any of its Related Parties to carry out any "know your customer" or other checks in relation to any Person on behalf of any Lender and each Lender confirms to the Agent that it is solely responsible for any such checks it is required to carry out and that it may not rely on any statement in relation to such checks made by the Agent or any of its Related Parties.

SECTION 8.04. Reliance by Agent. The Agent shall be entitled to rely upon, and shall not incur any liability for relying upon, any notice, request, certificate, consent, statement, instrument, document or other writing (including any electronic message, Internet or intranet website posting or other distribution) believed by it to be genuine and to have been signed, sent or otherwise authenticated by the proper Person. The Agent also may rely upon any statement made to it orally or by telephone and believed by it to have been made by the proper Person, and shall not incur any liability for relying thereon. In determining compliance with any condition hereunder to the making of a Loan, that by its terms must be fulfilled to the satisfaction of a Lender, the Agent may presume that such condition is satisfactory to such Lender unless an officer of the Agent responsible for the transactions contemplated hereby shall have received notice to the contrary from such Lender prior to the making of such Loan, and in the case of a Borrowing, such Lender shall not have made available to the Agent such Lender's ratable portion of such Borrowing. The Agent may consult with legal counsel (who may be counsel for the Company or any other Loan Party), independent accountants and other experts selected by it, and shall not be liable for any action taken or not taken by it in accordance with the advice of any such counsel, accountants or experts.

SECTION 8.05. Indemnification. (a) Each Lender severally agrees to indemnify the Agent (to the extent not promptly reimbursed by the Company) from and against such Lender's pro rata share (based on the Loans and unused Commitments held by such Lender relative to the total Loans and unused Commitments then outstanding) of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against the Agent in any way relating to or arising out of this Agreement or any action taken or omitted by the Agent under this Agreement (collectively, the "Indemnified Costs"), provided that no Lender shall be liable for any portion of the Indemnified Costs resulting from the Agent's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse the Agent promptly upon demand for its ratable share of any reasonable out-of-pocket expenses (including reasonable counsel fees) incurred by the Agent in connection with the preparation, execution, delivery, administration, modification, amendment or enforcement (whether through negotiations, legal proceedings or otherwise) of, or legal advice in respect of rights or responsibilities under, this Agreement, to the extent that the Agent is not promptly reimbursed for such expenses by the Company. In the case of any investigation, litigation or proceeding giving rise to any Indemnified Costs, this Section 8.05 applies whether any such investigation, litigation or proceeding is brought by the Agent, any Lender or a third party.

(b) The failure of any Lender to reimburse the Agent promptly upon demand for its ratable share of any amount required to be paid by the Lenders to the Agent as provided herein shall not relieve any other Lender of its obligation hereunder to reimburse the Agent for its ratable share of such amount, but no Lender shall be responsible for the failure of any other Lender to reimburse the Agent for such other Lender's ratable share of such amount. Without prejudice to the survival of any other agreement of any Lender hereunder, the agreement and obligations of each Lender contained in this Section 8.05 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes. The Agent agrees to return to the Lenders their respective ratable shares of any amounts paid under this Section 8.05 that are subsequently reimbursed by the Company.

SECTION 8.06. Delegation of Duties. The Agent may perform any and all of its duties and exercise its rights, and powers hereunder or under any other Loan Document by or through any one or more co-agents or sub-agents appointed by the Agent. The Agent and any such co-agent or sub-agent may perform any and all of its duties and exercise its rights and powers by or through their respective Related Parties. Each such co-agent and sub-agent and the Related Parties of the Agent and each such co-agent and sub-agent shall be entitled to the benefits of all provisions of this Article VIII and Article IX (as though such co-agents and sub-agents were the "Agent" under the Loan Documents) as if set forth in full herein with respect thereto.

SECTION 8.07. Resignation of Agent. The Agent may at any time give notice to the Lenders and the Company of its resignation in respect of the Facilities. Upon receipt of any such notice of resignation, the Required Lenders shall have the right, in consultation with the Company, to appoint a successor, which shall be a bank with an office in New York, New York, or an Affiliate of any such bank with an office in New York, New York. If no such successor shall have been so appointed by the Required Lenders and shall have accepted such appointment within 30 days after the retiring Agent gives notice of its resignation (such 30-day period, the "Lender Appointment Period"), then the retiring Agent may on behalf of the applicable Lenders, appoint a successor Agent meeting the qualifications set forth above. In addition and without any obligation on the part of the retiring Agent to appoint, on behalf of the Lenders, a successor Agent, the retiring Agent may at any time upon or after the end of the Lender Appointment Period notify the Company and the Lenders that no qualifying Person has accepted appointment as successor Agent and the effective date of such retiring Agent's resignation. Upon the resignation effective date established in such notice and regardless of whether a successor Agent has been

appointed and accepted such appointment, the retiring Agent's resignation shall nonetheless become effective and (i) the retiring Agent shall be discharged from its duties and obligations as Agent hereunder and under the other Loan Documents in respect of the Facilities as to which it has resigned and (ii) all payments, communications and determinations provided to be made by, to or through the Agent shall instead be made by or to each applicable Lender directly, until such time as the Required Lenders appoint a successor Agent as provided for above in this paragraph. Upon the acceptance of a successor's appointment as Agent hereunder, such successor shall succeed to and become vested with all of the rights, powers, privileges and duties as Agent of the retiring (or retired) Agent in respect of the Facilities as to which it has resigned, and the retiring Agent shall be discharged from all of its duties and obligations as Agent hereunder or under the other Loan Documents in respect of the Facilities as to which it has resigned (if not already discharged therefrom as provided above in this paragraph). The fees payable by the Company to a successor Agent shall be the same as those payable to its predecessor unless otherwise agreed between the Company and such successor. After the retiring Agent's resignation hereunder and under the other Loan Documents, the provisions of this Article VIII and Section 8.05 and Section 9.04 shall continue in effect for the benefit of such retiring Agent, its sub-agents and their respective Related Parties in respect of any actions taken or omitted to be taken by any of them while the retiring Agent was acting as Agent.

SECTION 8.08. Non-Reliance on Agent and Other Lenders. (a) Each Lender confirms to the Agent, each other Lender and each of their respective Related Parties that it (i) possesses (individually or through its Related Parties) such knowledge and experience in financial and business matters that it is capable, without reliance on the Agent, any other Lender or any of their respective Related Parties, of evaluating the merits and risks (including tax, legal, regulatory, credit, accounting and other financial matters) of (x) entering into this Agreement, (y) making Loans and other extensions of credit hereunder and under the other Loan Documents and (z) in taking or not taking actions hereunder and thereunder, (ii) is financially able to bear such risks and (iii) has determined that entering into this Agreement and making Loans and other extensions of credit hereunder and under the other Loan Documents is suitable and appropriate for it.

(b) Each Lender acknowledges that (i) it is solely responsible for making its own independent appraisal and investigation of all risks arising under or in connection with this Agreement and the other Loan Documents, (ii) that it has, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, made its own appraisal and investigation of all risks associated with, and its own credit analysis and decision to enter into, this Agreement based on such documents and information, as it has deemed appropriate and (iii) it will, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, continue to be solely responsible for making its own appraisal and investigation of all risks arising under or in connection with, and its own credit analysis and decision to take or not take action under, this Agreement and the other Loan Documents based on such documents and information as it shall from time to time deem appropriate, which may include, in each case:

(i) the financial condition, status and capitalization of the Company and each other Loan Party;

(ii) the legality, validity, effectiveness, adequacy or enforceability of this Agreement and each other Loan Document and any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document;

(iii) determining compliance or non-compliance with any condition hereunder to the making of a Loan and the form and substance of all evidence delivered in connection with establishing the satisfaction of each such condition;

(iv) the adequacy, accuracy and/or completeness of any information delivered by the Agent, any other Lender or by any of their respective Related Parties under or in connection with this Agreement or any other Loan Document, the transactions contemplated hereby and thereby or any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document.

SECTION 8.09. Agent May File Proofs of Claim. In case of the pendency of any proceeding under the Bankruptcy Code or any other judicial proceeding relative to any Loan Party, the Agent (irrespective of whether the principal of any Loan shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether the Agent shall have made any demand on the Company) shall be entitled and empowered, by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of the principal and interest owing and unpaid in respect of the Loans and all other Obligations that are owing and unpaid and to file such other documents as may be necessary or advisable in order to have the claims of the Lenders and the Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders and the Agent and their respective agents and counsel and all other amounts due the Lenders and the Agent hereunder) allowed in such judicial proceeding; and

(b) to collect and receive any monies or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, interim receiver, monitor, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender to make such payments to the Agent and, if the Agent shall consent to the making of such payments directly to the Lenders, to pay to the Agent any amount due for the reasonable compensation, expenses, disbursements and advances of the Agent and its agents and counsel, and any other amounts due the Agent hereunder.

SECTION 8.10. Intercreditor Agreement. Each of the Lenders hereby authorizes and directs the Agent to enter into the Intercreditor Agreement on behalf of such Lender and agrees that the Agent in its various capacities thereunder may take such actions on its behalf as is contemplated by the terms of the Intercreditor Agreement. Each Lender hereunder (a) consents to any subordination of Liens provided for in the Intercreditor Agreement, (b) agrees that it will be bound by and will take no actions contrary to the provisions of the Intercreditor Agreement, (c) authorizes and instructs the Agent to enter into the Intercreditor Agreement as Agent and on behalf of such Lender and (d) agrees that the Agent may take such actions on behalf of such Lender as is contemplated by the terms of such Intercreditor Agreement. The foregoing provisions are intended as an inducement to the Lenders and to the lenders under the ABL Credit Agreement to extend credit to the Borrower and to permit the incurrence of Indebtedness under this Agreement and the ABL Credit Agreement, and such lenders are intended third party beneficiaries of such provisions.

ARTICLE IX

MISCELLANEOUS

SECTION 9.01. Amendments, Waivers. Other than an amendment or waiver that specifically requires the approval of the Required Lead Lenders, in which case that shall be the only approval

required, no amendment or waiver of any provision of this Agreement or the Notes, nor consent to any departure by any Loan Party therefrom, shall in any event be effective unless the same shall be in writing and signed by the Required Lenders, or in the case of any amendment or waiver that only affects one class of Loans and does not adversely affect any other Class of Loans, the Required New Money Lenders or Required Junior Loan Lenders, as applicable, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given; provided, however, that (a) no amendment, waiver or consent shall, unless in writing and signed by all the Lenders, do any of the following: (i) waive any of the conditions specified in Section 3.01, (ii) release all or substantially all of the Collateral in any transaction or series of related transactions, (iii) release one or more Guarantors (or otherwise limit such Guarantors' liability with respect to the obligations owing to the Agent and the Lenders under the Guaranties) if such release or limitation is in respect of all or substantially all of the value of the Guaranties, taken as a whole, to the Lenders, (iv) amend this Section 9.01 or (v) amend or modify the definition of "Required Lenders", "Required New Money Lenders" and "Required Junior Loan Lenders"; (b) no amendment, waiver or consent shall, unless in writing and signed by each Lender affected thereby, do any of the following: (i) increase the Commitment of such Lender, (ii) reduce or forgive the principal of, or interest on, the Loans or any fees or other amounts payable hereunder, (iii) postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder, or (iv) amend or modify the Superpriority Claim status of the Lenders under the DIP Order or under any other Loan Document; provided further that no amendment, waiver or consent shall, unless in writing and signed by the Agent in addition to the Lenders required above to take such action, affect the rights or duties of the Agent, under this Agreement or any Note and (c) no amendment, waiver or consent shall, unless in writing and signed by, in the case of any amendment or waiver that only affects one Class of Loans and does not adversely affect any other Class of Loans, the Required New Money Lenders or Required Junior Loan Lenders, as applicable, change the order of application of any prepayment or repayment of Loans among the Facilities from the application thereof set forth in Section 2.08 or Section 6.02, provided, however, notwithstanding clauses (ii) and (iii) of clause (a) above, no consent or waiver or other approval of any Lender shall be required for any release of a Guaranty or Guaranty Supplement as provided in Section 7.07 or any release of Collateral as provided in Section 9.15 or in any Collateral Document.

SECTION 9.02. Notices, Etc.

(a) Notices Generally. Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopier as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, as follows:

(i) if to the Company or the Agent, to the address, telecopier number, electronic mail address or telephone number specified for such Person on Schedule 9.02; and

(ii) if to any other Lender, to the address, telecopier number, electronic mail address or telephone number specified in its Administrative Questionnaire (including, as appropriate, notices delivered solely to the Person designated by a Lender on its Administrative Questionnaire then in effect for the delivery of notices that may contain material non-public information relating to the Company).

Notices and other communications sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices and other communications sent by telecopier shall be deemed to have been given when sent (except that, if not

given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next business day for the recipient). Notices and other communications delivered through electronic communications to the extent provided in subsection (b) below, shall be effective as provided in such subsection (b).

(b) Notices and other communications to the Lenders hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by the Agent, provided that the foregoing shall not apply to notices to any Lender pursuant to Article II if such Lender has notified the Agent that it is incapable of receiving notices under such Article by electronic communication. The Agent or the Company may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it, provided that approval of such procedures may be limited to particular notices or communications.

Each Lender agrees that notice to it specifying that any Company Materials or other notices or communications have been posted to the Platform shall constitute effective delivery of such information, documents or other materials to such Lender for purposes of this Agreement; provided that if requested by any Lender, the Agent shall deliver a copy of the Company Materials, notices or other communications to such Lender by email or fax.

(c) Electronic Communications. Unless the Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), provided that if such notice or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next business day for the recipient, and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communication is available and identifying the website address therefor.

(d) The Platform. THE PLATFORM IS PROVIDED "AS IS" AND "AS AVAILABLE". THE AGENT PARTIES (AS DEFINED BELOW) DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE COMPANY MATERIALS OR THE ADEQUACY OF THE PLATFORM, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS IN OR OMISSIONS FROM THE COMPANY MATERIALS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS, IS MADE BY ANY AGENT PARTY IN CONNECTION WITH THE COMPANY MATERIALS OR THE PLATFORM. In no event shall the Agent or any of its Related Parties (collectively, the "Agent Parties") have any liability to the Company, any Lender or any other Person for losses, claims, damages, liabilities or expenses of any kind (whether in tort, contract or otherwise) arising out of the Company' or the Agent's transmission of Company Materials through the Internet, except to the extent that such losses, claims, damages, liabilities or expenses are determined by a court of competent jurisdiction by a final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Agent Party; provided, however, that in no event shall any Agent Party have any liability to the Company, any Lender or any other Person for indirect, special, incidental, consequential or punitive damages (as opposed to direct or actual damages).

(e) Change of Address, Etc. Each of the Company and the Agent may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the other parties hereto. Each other Lender may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the Company and the Agent. In addition, each Lender agrees to notify the Agent from time to time to ensure that the Agent has on record (i) an effective address, contact name, telephone number, telecopier number and electronic mail address to which notices and other communications may be sent and (ii) accurate wire instructions for such Lender. Furthermore, each Public Lender agrees to cause at least one individual at or on behalf of such Public Lender to at all times have selected the "Private Side Information" or similar designation on the content declaration screen of the Platform in order to enable such Public Lender or its delegate, in accordance with such Public Lender's compliance procedures and applicable law, including United States Federal and state securities laws, to make reference to Company Materials that are not made available through the "Public Side Information" portion of the Platform and that may contain material non-public information with respect to the Company or their securities for purposes of United States Federal or state securities laws.

(f) Reliance by Agent and Lenders. The Agent, and the Lenders shall be entitled to rely and act upon any notices (including telephonic Notices of Borrowing) purportedly given by or on behalf of the Company even if (i) such notices were not made in a manner specified herein, were incomplete or were not preceded or followed by any other form of notice specified herein, or (ii) the terms thereof, as understood by the recipient, varied from any confirmation thereof. The Company shall indemnify the Agent, each Lender and the Related Parties of each of them from all losses, costs, expenses and liabilities resulting from the reliance by such Person on each notice purportedly given by or on behalf of the Company. All telephonic notices to and other telephonic communications with the Agent may be recorded by the Agent, and each of the parties hereto hereby consents to such recording.

SECTION 9.03. No Waiver; Remedies. No failure on the part of any Lender or the Agent to exercise, and no delay in exercising, any right hereunder or under any Note shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right. The remedies herein provided are cumulative and not exclusive of any remedies provided by law.

Notwithstanding anything to the contrary contained herein or in any other Loan Document, the authority to enforce rights and remedies hereunder and under the other Loan Documents against the Loan Parties or any of them shall be vested exclusively in, and all actions and proceedings at law in connection with such enforcement shall be instituted and maintained exclusively by, the Agent in accordance with Section 6.01 for the benefit of all the Lenders; provided, however, that the foregoing shall not prohibit (a) the Agent from exercising on its own behalf the rights and remedies that inure to its benefit (solely in its capacity as Agent) hereunder and under the other Loan Documents, (b) any Lender from exercising setoff rights in accordance with Section 9.06 (subject to the terms of Section 2.13), or (c) any Lender from filing proofs of claim or appearing and filing pleadings on its own behalf during the pendency of a proceeding relative to any Loan Party under the Bankruptcy Code; and provided, further, that if at any time there is no Person acting as Agent hereunder and under the other Loan Documents, then (i) the Required Lenders shall have the rights otherwise ascribed to the Agent pursuant to Article VI and (ii) in addition to the matters set forth in clauses (b) and (c) of the preceding proviso and subject to Section 2.13, any Lender may, with the consent of the Required Lenders, enforce any rights and remedies available to it and as authorized by the Required Lenders.

SECTION 9.04. Costs and Expenses. (a) The Company agrees to pay on demand all reasonable costs and expenses of the Agent in connection with the preparation, execution, delivery, administration, modification and amendment of this Agreement, the Notes and the other documents to be delivered hereunder, including, without limitation, (i) all due diligence, transportation, computer,

duplication, appraisal, consultant, and audit expenses, (ii) the reasonable fees and expenses of counsel for the Lead Lenders and the Agent with respect thereto and (iii) fees and expenses incurred in connection with the creation, perfection or protection of the liens under the Loan Documents (including all reasonable search, filing and recording fees), provided, however, the Company shall not be required to pay fees or expenses of more than one counsel in any jurisdiction where the Collateral is located, with respect to advising each of the Agent, as to its rights and responsibilities, or the perfection, protection or preservation of rights or interests, under the Loan Documents, with respect to negotiations with any Loan Party or with other creditors of any Loan Party or any of its Subsidiaries arising out of any Default or any events or circumstances that may give rise to a Default and with respect to presenting claims in or otherwise participating in or monitoring any bankruptcy, insolvency or other similar proceeding involving creditors' rights generally and any proceeding ancillary thereto. The Company further agrees to pay on demand all costs and expenses of the Agent, and each Lender, if any (including, without limitation, reasonable counsel fees and expenses), in connection with the enforcement (whether through negotiations, legal proceedings or otherwise) of the Loan Documents, whether in any action, suit or litigation, or any bankruptcy, insolvency or other similar proceeding affecting creditors' rights generally, including, without limitation, reasonable fees and expenses of counsel for the Agent and each Lender in connection with the enforcement of rights under this Agreement and the other Loan Documents. Without limiting the foregoing, the Company also agrees to pay all costs and expenses of the Lead Lenders as required under the Commitment Letter.

(b) The Company agrees to indemnify and hold harmless the Agent, and each Lender and each of their Related Parties (each, an "Indemnified Party") from and against any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or by reason of (including, without limitation, in connection with any investigation, litigation or proceeding or preparation of a defense in connection therewith) (i) the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans (which, for the avoidance of doubt does not include Taxes, Excluded Taxes and Other Taxes which shall be governed by Section 2.12) or (ii) the actual or alleged presence of Hazardous Materials on any property of the Company or any of its Subsidiaries or any Environmental Action relating in any way to the Company or any of its Subsidiaries, except to the extent such claim, damage, loss, liability or expense resulted from such Indemnified Party's gross negligence, bad faith or willful misconduct, as found in a final and non-appealable judgment by a court of competent jurisdiction. In the case of an investigation, litigation or other proceeding to which the indemnity in this Section 9.04(b) applies, such indemnity shall be effective whether or not such investigation, litigation or proceeding is brought by any Loan Party, its directors, equityholders or creditors or an Indemnified Party or any other Person, whether or not any Indemnified Party is otherwise a party thereto and whether or not the transactions contemplated hereby are consummated. The Company and each Indemnified Party agrees not to assert any claim for special, indirect, consequential or punitive damages against the Company, the Agent, any Lender, any of their Affiliates, or any of their respective directors, officers, employees, attorneys and agents, on any theory of liability, arising out of or otherwise relating to the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans.

(c) If any payment of principal of, or Conversion of, any Eurodollar Rate Loan is made by the Company to or for the account of a Lender other than on the last day of the Interest Period for such Loan, as a result of a payment or Conversion pursuant to Section 2.06(d), 2.08 or 2.10, acceleration of the maturity of the Notes pursuant to Section 6.01 or for any other reason, or by an Eligible Assignee to a Lender other than on the last day of the Interest Period for such Loan upon an assignment of rights and obligations under this Agreement pursuant to Section 9.08 as a result of a demand by the Company pursuant to Section 9.08(a), the Company shall, upon demand by such Lender (with a copy of such demand to the Agent), pay to the Agent for the account of such Lender any amounts

required to compensate such Lender for any additional losses, costs or expenses that it may reasonably incur as a result of such payment or Conversion, including, without limitation, any loss (excluding loss of anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by any Lender to fund or maintain such Loan.

(d) Without prejudice to the survival of any other agreement of any Loan Party hereunder or under any other Loan Document, the agreements and obligations of the Company contained in Sections 2.09, 2.12 and 9.04 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes.

(e) No Indemnified Party referred to in subsection (b) above shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed to such unintended recipients by such Indemnified Party through telecommunications, electronic or other information transmission systems in connection with this Agreement or the other Loan Documents or the transactions contemplated hereby or thereby other than for direct or actual damages resulting from the gross negligence, bad faith or willful misconduct of such Indemnified Party as determined by a final and nonappealable judgment of a court of competent jurisdiction.

(f) All amounts due under this Section shall be payable not later than ten Business Days after demand therefor.

(g) The agreements in this Section shall survive the resignation of the Agent, the replacement of any Lender, the termination of the aggregate Commitments and the repayment, satisfaction or discharge of all the other Obligations.

SECTION 9.05. Payments Set Aside. To the extent that any payment by or on behalf of the Company is made to the Agent, or any Lender, or the Agent, or any Lender exercises its right of setoff, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Agent, or such Lender in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under the Bankruptcy Code or otherwise, then (a) to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such setoff had not occurred, and (b) each Lender severally agrees to pay to the Agent upon demand its applicable share (without duplication) of any amount so recovered from or repaid by the Agent, plus interest thereon from the date of such demand to the date such payment is made at a rate per annum equal to the Federal Funds Rate from time to time in effect. The obligations of the Lenders under clause (b) of the preceding sentence shall survive the payment in full of the Obligations and the termination of this Agreement.

SECTION 9.06. Right of Set-off. Subject to the DIP Order and the final proviso to Section 6.01, upon (i) the occurrence and during the continuance of any Event of Default and (ii) the making of the request or the granting of the consent specified by Section 6.01 to authorize the Agent to declare the Loans due and payable pursuant to the provisions of Section 6.01, the Agent, and each applicable Lender and each of their respective Affiliates is hereby authorized at any time and from time to time, to the fullest extent permitted by law, to set off and apply any and all deposits (general or special, time or demand, provisional or final) at any time held and other indebtedness at any time owing by the Agent, or such Lender or such Affiliate to or for the credit or the account of the Company against any and all of the obligations of such Company now or hereafter existing under this Agreement and any Note held by the Agent, or such Lender, whether or not such Lender shall have made any demand under this Agreement or such Note and although such obligations may be unmatured, provided, however, that no such right shall exist against any deposit designated as being for the benefit of any governmental authority, provided,

further, that in the event that any Defaulting Lender shall exercise any such right of setoff, (x) all amounts so set off shall be paid over immediately to the Agent for further application in accordance with the provisions of Section 6.02 and, pending such payment, shall be segregated by such Defaulting Lender from its other funds and deemed held in trust for the benefit of the Agent and the Lenders, and (y) the Defaulting Lender shall provide promptly to the Agent a statement describing in reasonable detail the Obligations owing to such Defaulting Lender as to which it exercised such right of setoff. Each Lender agrees promptly to notify the applicable Loan Party after any such set-off and application, provided that the failure to give such notice shall not affect the validity of such set-off and application. The rights of each Lender, the Agent, and each such Affiliate under this Section are in addition to other rights and remedies (including, without limitation, other rights of set-off) that the Agent, the Lenders or such Affiliates may have.

SECTION 9.07. Binding Effect. This Agreement shall become effective in accordance with Section 3.01 and thereafter shall be binding upon and inure to the benefit of the Company, the Agent, and each Lender and their respective successors and assigns, except that no Company shall have the right to assign its rights hereunder or any interest herein without the prior written consent of all of the Lenders.

SECTION 9.08. Assignments and Participations. (a) Each Lender may, with the consent of the Agent (not to be unreasonably withheld or delayed) in the case of an assignment to a Person who is not a Lender, an Affiliate of a Lender or an Approved Fund with respect to a Lender and, if demanded, by the Company so long as no Default shall have occurred and be continuing and only with respect to any Affected Lender, upon at least five Business Days' notice to such Lender and the Agent, shall, assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of the Loans of a Class owing to it and the Note or Notes held by it); provided, however, that (i) except in the case of an assignment to a Lender, an Affiliate of a Lender or an Approved Fund with respect to a Lender, or an assignment of all of a Lender's rights and obligations under this Agreement, the amount of the Loans of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than (x) \$1,000,000 or an integral multiple of \$1,000,000 in excess thereof or (y) the remaining Commitment of the assigning Lender, in each case, unless the Company and the Agent otherwise agrees, (ii) each such assignment shall be to an Eligible Assignee, (iii) each such assignment made as a result of a demand by the Company pursuant to this Section 9.08(a) shall be arranged by the Company after consultation with the Agent and shall be either an assignment of all of the rights and obligations of the assigning Lender under this Agreement or an assignment of a portion of such rights and obligations made concurrently with another such assignment or other such assignments that together cover all of the rights and obligations of the assigning Lender under this Agreement, (iv) no Lender shall be obligated to make any such assignment as a result of a demand by the Company pursuant to this Section 9.08(a) unless and until such Lender shall have received one or more payments from either the Company or one or more Eligible Assignees in an aggregate amount at least equal to the aggregate outstanding principal amount of the Loans owing to such Lender, together with accrued interest thereon to the date of payment of such principal amount and all other amounts payable to such Lender under this Agreement, and (v) unless waived by the Agent in its sole discretion, the parties to each such assignment shall execute and deliver to the Agent, for its acceptance and recording in the Register, an Assignment and Acceptance (and the assignee, if it is not a Lender, shall deliver to the Agent an Administrative Questionnaire), together with any Note subject to such assignment and a processing and recordation fee of \$3,500 payable by the parties to each such assignment; provided, however, that (x) only one such fee shall be payable in connection with simultaneous assignments to or by two or more Approved Funds with respect to a Lender and (y) in the case of each assignment made as a result of a demand by the Company, such recordation fee shall be payable by the Company except that no such recordation fee shall be payable in the case of an assignment made at the request of the Company to an Eligible Assignee that is an existing Lender. Upon such execution, delivery, acceptance and recording,

from and after the effective date specified in each Assignment and Acceptance, (x) the assignee thereunder shall be a party hereto and, to the extent that rights and obligations hereunder have been assigned to it pursuant to such Assignment and Acceptance, have the rights and obligations of a Lender hereunder and (y) the Lender assignor thereunder shall, to the extent that rights and obligations hereunder have been assigned by it pursuant to such Assignment and Acceptance, relinquish its rights (other than its rights under Sections 2.09, 2.12 and 9.04 to the extent any claim thereunder relates to an event arising prior to such assignment) and be released from its obligations (other than its obligations under Section 9.06 to the extent any claim thereunder relates to an event arising prior to such assignment) under this Agreement (and, in the case of an Assignment and Acceptance covering all or the remaining portion of an assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto).

(b) By executing and delivering an Assignment and Acceptance, the Lender assignor thereunder and the assignee thereunder confirm to and agree with each other and the other parties hereto as follows: (i) other than as provided in such Assignment and Acceptance, such assigning Lender makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with this Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, this Agreement or any other instrument or document furnished pursuant hereto; (ii) such assigning Lender makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under any Loan Document or any other instrument or document furnished pursuant hereto; (iii) such assignee confirms that it has received a copy of this Agreement and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into such Assignment and Acceptance; (iv) such assignee will, independently and without reliance upon the Agent, such assigning Lender or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under this Agreement; (v) such assignee confirms that it is an Eligible Assignee; (vi) such assignee appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under this Agreement as are delegated to the Agent by the terms hereof, together with such powers and discretion as are reasonably incidental thereto; and (vii) such assignee agrees that it will perform in accordance with their terms all of the obligations that by the terms of this Agreement are required to be performed by it as a Lender.

(c) Upon its receipt of an Assignment and Acceptance executed by an assigning Lender and an assignee representing that it is an Eligible Assignee, together with any Note or Notes subject to such assignment, the Agent shall, if such Assignment and Acceptance has been completed and is in substantially the form of Exhibit C hereto, (i) accept such Assignment and Acceptance, (ii) record the information contained therein in the Register and (iii) give prompt notice thereof to the Company

(d) In connection with any assignment of rights and obligations of any Defaulting Lender hereunder, no such assignment shall be effective unless and until, in addition to the other conditions thereto set forth herein, the parties to the assignment shall make such additional payments to the Agent in an aggregate amount sufficient, upon distribution thereof as appropriate (which may be outright payment, purchases by the assignee of participations or subparticipations, or other compensating actions, including funding, with the consent of the Company and the Agent, the applicable pro rata share of Loans previously requested but not funded by the Defaulting Lender, to each of which the applicable assignee and assignor hereby irrevocably consent), to (x) pay and satisfy in full all payment liabilities then owed by such Defaulting Lender to the Agent or any Lender hereunder (and interest accrued thereon) and (y) acquire (and fund as appropriate) its full pro rata share of all Loans Share. Notwithstanding the foregoing, in the event that any assignment of rights and obligations of any Defaulting Lender hereunder

shall become effective under applicable Law without compliance with the provisions of this paragraph, then the assignee of such interest shall be deemed to be a Defaulting Lender for all purposes of this Agreement until such compliance occurs.

(e) The Agent shall maintain at its address referred to in Section 9.02 a copy of each Assignment and Acceptance delivered to and accepted by it and a register for the recordation of the names and addresses of the Lenders and the principal amount of Loans owing to each Lender from time to time (the "Register"). The entries in the Register shall be conclusive and binding for all purposes, absent manifest error, and the Company, the Agent and the Lenders may treat each Person whose name is recorded in the Register as a Lender hereunder for all purposes of this Agreement. The Register shall be available for inspection by the Company or any Lender at any reasonable time and from time to time upon reasonable prior notice.

(f) Each Lender may sell participations to one or more banks or other entities (other than the Company or any of its Affiliates) in or to all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of its Commitment, the Loans owing to it and any Note or Notes held by it); provided, however, that (i) such Lender's obligations under this Agreement (including, without limitation, its Commitment to the Company hereunder) shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations, (iii) such Lender shall remain the holder of any such Note for all purposes of this Agreement, (iv) the Company, the Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement and (v) no participant under any such participation shall have any right to approve any amendment or waiver of any provision of any Loan Document, or any consent to any departure by any Loan Party therefrom, provided, however, that any agreement between a Lender and such participant may provide that the Lender will not, without the consent of participant, agree to any such amendment, waiver or consent which would reduce the principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation, or postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation.

(g) Any Lender may, in connection with any assignment or participation or proposed assignment or participation pursuant to this Section 9.08, disclose to the assignee or participant or proposed assignee or participant, any information relating to the Company furnished to such Lender by or on behalf of the Company; provided that, prior to any such disclosure, the assignee or participant or proposed assignee or participant shall agree to preserve the confidentiality of any Company Information relating to the Company received by it from such Lender.

(h) Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment shall release such Lender from any of its obligations hereunder or substitute any such pledge or assignee for such Lender as a party hereto.

(i) Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Company, maintain a register in the United States on which it enters the name and address of each participant and the principal amounts and stated interest of each participant's interest in the Loans, Commitments or other obligations under this Agreement (the "Participant Register"); provided, that no Lender shall have any obligation to disclose all or any portion of the Participant Register to any Person (including the identity of any participant or any information relating to a participant's interest in any Commitments, Loans, or its other obligations under this Agreement) except to the extent

that such disclosure is necessary to establish that the Loans are in registered form under Treas. Reg. § 5f.103-1(c). The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as owner of such participation for all purposes of this Agreement.

SECTION 9.09. Confidentiality. Neither the Agent nor any Lender may disclose to any Person any confidential, proprietary or non-public information of any Loan Party furnished to the Agent or the Lenders by any Loan Party, including, without limitation (1) earnings and other financial information and forecasts, budgets, projections, plans, (including, without limitation, any confirmations of publicly disclosed advice regarding any material matter); (2) mergers, acquisitions, tender offers, joint ventures, disposition or changes in assets; (3) new products or discoveries or developments regarding the Company's customers or suppliers; (4) changes in control or in management; (5) changes in auditors or auditor notifications to the Company; (6) securities redemptions, splits, repurchase plans, changes in dividends, changes in rights of holders or sales of additional securities; and (7) negative news relating to such matters as physical damage to properties from significant events, loss of significant contractual relationship, material litigation, defaults under contracts or securities, bankruptcy (including the Cases) or receivership (such information being referred to collectively herein as the "Company Information"), except that each of the Agent and each of the Lenders may disclose Company Information (i) to its Affiliates and to its and its Affiliates' managers, administrators, partners, employees, trustees, officers, directors, agents, advisors and other representatives solely for purposes of this Agreement, any Notes and the transactions contemplated hereby (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of such Company Information and instructed to keep such Company Information confidential on terms substantially no less restrictive than those provided herein), (ii) to the extent requested by any regulatory authority purporting to have jurisdiction over it (including any self-regulating authority, such as the National Association of Insurance Commissioners), provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Company with prompt notice of such requested disclosure so that the Company may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure (except in the case of any disclosure made in the course of any examination conducted by bank regulatory authority), (iii) to the extent required by applicable laws or regulations or by any subpoena or similar legal process, provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Company with prompt notice of such requested disclosure so that the Company may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure, (iv) subject to this Section 9.09, to any other Lender to this Agreement which has requested such information, (v) in connection with the exercise of any remedies hereunder or any suit, action or proceeding relating to this Agreement or the enforcement of rights hereunder, (vi) subject to an agreement containing provisions no less restrictive than those of this Section 9.09, to any assignee or participant or prospective assignee or participant or any pledge referred to in Section 9.08(g), (vii) to the extent such Company Information (A) is or becomes generally available to the public on a non-confidential basis other than as a result of a breach of this Section 9.09 by the Agent or such Lender, or (B) is or becomes legally available to the Agent or such Lender on a nonconfidential basis from a source other than a Loan Party, provided that the source of such information was not known by the Agent or such Lender to be bound by a confidentiality agreement with or other contractual, legal or fiduciary obligations of confidentiality to a Loan Party or any other party with respect to such information, (viii) with the consent of the Company, (ix) to any party hereto and (x) subject to the Agent's or the applicable Lender's receipt of an agreement containing provisions no less restrictive than those of this Section, to any actual or prospective party (or its managers, administrators, trustees, partners, directors, officers, employees, agents, advisors and other representatives) to any swap, derivative or other transaction under which payments are to be made by reference to the Company and its Obligations, this Agreement or payments hereunder. Any Person required to maintain the confidentiality of Company Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised

the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information

SECTION 9.10. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or in .pdf (or similar electronic format) shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 9.11. Survival of Representations and Warranties. All representations and warranties made hereunder and in any other Loan Document or other document delivered pursuant hereto or thereto shall survive the execution and delivery hereof and thereof. Such representations and warranties have been or will be relied upon by the Agent and each Lender, regardless of any investigation made by the Agent or any Lender or on their behalf and notwithstanding that the Agent or any Lender may have had notice or knowledge of any Default at the time of any Loan, and shall continue in full force and effect as long as any Loan or any other Obligation hereunder shall remain unpaid or unsatisfied.

SECTION 9.12. Severability. If any provision of this Agreement or the other Loan Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Agreement and the other Loan Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. Without limiting the foregoing provisions of this Section 9.12, if and to the extent that the enforceability of any provisions in this Agreement relating to Defaulting Lenders shall be limited by the Bankruptcy Code, as determined in good faith by the Agent, as applicable, then such provisions shall be deemed to be in effect only to the extent not so limited.

SECTION 9.13. Jurisdiction. (a) GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

(b) SUBMISSION TO JURISDICTION. THE COMPANY AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE

AGENT OR ANY LENDER MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AGAINST THE COMPANY OR ANY OTHER LOAN PARTIES OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) WAIVER OF VENUE. THE COMPANY AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(d) SERVICE OF PROCESS. EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

SECTION 9.14. PATRIOT Act Notice. Each Lender and the Agent (for itself and not on behalf of any Lender) hereby notifies the Company that pursuant to the requirements of the PATRIOT Act, it is required to obtain, verify and record information that identifies such Company, which information includes the name and address of such Company and other information that will allow such Lender or the Agent, as applicable, to identify such Company in accordance with the PATRIOT Act. Each Company shall provide such information and take such actions as are reasonably requested by the Agent or any Lenders in order to assist the Agent and the Lenders in maintaining compliance with its ongoing obligations under applicable "know your customer" and anti-money laundering rules and regulations, including the PATRIOT Act.

SECTION 9.15. Release of Collateral; Termination of Loan Documents. (a) (i) Upon the sale, lease, transfer or other disposition of any item of Collateral of any Loan Party (to any Person that is not, and that is not required to be, a Loan Party) in accordance with the terms of the Loan Documents, including, without limitation, as a result of the sale, in accordance with the terms of the Loan Documents, of the Loan Party that owns such Collateral, (ii) upon a Subsidiary ceasing to be a Subsidiary, and (iii) at any time a Loan Party's guarantee of the obligations under the Loan Documents ceases as provided in Section 7.07, the security interests granted by the Loan Documents with respect to such items of Collateral and/or Loan Party shall immediately terminate and automatically be released, and the Agent

will, at the Company's expense, execute and deliver to such Loan Party such documents as such Loan Party may reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted under the Collateral Documents.

(b) Upon the latest of (i) the payment in full in cash of all Obligations (other than contingent indemnification obligations for which no claim has been asserted), and (ii) the termination in full of the Commitments, (x) except as otherwise specifically stated in this Agreement or the other Loan Documents, this Agreement and the other Loan Documents shall terminate and be of no further force or effect, (y) the Agent shall release or cause the release of all Collateral from the Liens of the Loan Documents and the Guarantors of all Obligations under each Guaranty, and will, at the Company's expense, execute and deliver such documents as the Company may reasonably request to evidence the release of Collateral from the assignment and security interest granted under the Collateral Documents and the obligations of the Guarantors and (z) each Lender that has requested and received a Note shall return such Note to the Company marked "cancelled" or "paid in full"; provided, however, that the Lender's obligations under this Section 9.15 shall survive until satisfied.

SECTION 9.16. Judgment Currency. (a) If for the purposes of obtaining judgment in any court it is necessary to convert a sum due hereunder in Dollars into another currency, the parties hereto agree, to the fullest extent that they may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures the Agent could purchase Dollars with such other currency at the exchange rate on the Business Day preceding that on which final judgment is given.

(b) The obligation of the Company in respect of any sum due from it in any currency (the "Primary Currency") to any Lender or the Agent hereunder shall, notwithstanding any judgment in any other currency, be discharged only to the extent that on the Business Day following receipt by such Lender or the Agent (as the case may be), of any sum adjudged to be so due in such other currency, such Lender or the Agent (as the case may be) may in accordance with normal banking procedures purchase the applicable Primary Currency with such other currency; if the amount of the applicable Primary Currency so purchased is less than such sum due to such Lender or the Agent (as the case may be) in the applicable Primary Currency, the Company agrees, as a separate obligation and notwithstanding any such judgment, to indemnify such Lender or the Agent (as the case may be) against such loss, and if the amount of the applicable Primary Currency so purchased exceeds such sum due to any Lender or the Agent (as the case may be) in the applicable Primary Currency, such Lender or the Agent (as the case may be) agrees to remit to such Company such excess.

SECTION 9.17. No Fiduciary Duty. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), the Company and each other Loan Party acknowledges and agrees, and acknowledges its Affiliates' understanding, that: (i) (A) the arranging and other services regarding this Agreement provided by the Agent and the Lenders are arm's-length commercial transactions between the Loan Parties and their respective Affiliates, on the one hand, and the Agent and the Lenders, on the other hand, (B) each of the Loan Parties has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (C) the Loan Parties are capable of evaluating, and understand and accept, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; (ii) (A) the Agent and the Lenders each are and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, have not been, are not, and will not be acting as an advisor, agent or fiduciary for the Loan Parties or any of their respective Affiliates, or any other Person and (B) neither the Agent nor the Lenders have any obligation to the Loan Parties or any of their respective Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (iii) the Agent and the Lenders and their respective Affiliates may be engaged in a broad range of transactions that involve interests that differ

from those of the Loan Parties and their respective Affiliates, and neither the Agent nor the Lenders have any obligation to disclose any of such interests to the Loan Parties or their respective Affiliates. To the fullest extent permitted by law, the Company and each of the other Loan Parties hereby waives and releases any claims that it may have against the Agent and the Lenders with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

SECTION 9.18. Electronic Execution of Assignments and Certain Other Documents. The words “execution,” “signed,” “signature,” and words of like import in any Assignment and Acceptance or in any amendment or other modification hereof (including waivers and consents) shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act or similar foreign laws.

[The remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

EASTMAN KODAK COMPANY

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

CREO MANUFACTURING AMERICA LLC KODAK AVIATION
LEASING LLC

By: /s/ William G. Love
Name: William G. Love
Title: Manager

EASTMAN KODAK INTERNATIONAL CAPITAL COMPANY, INC.
FAR EAST DEVELOPMENT LTD.
FPC INC.
KODAK (NEAR EAST), INC.
KODAK AMERICAS, LTD.
KODAK IMAGING NETWORK, INC.
KODAK PORTUGUESA LIMITED
KODAK REALTY, INC.
LASER-PACIFIC MEDIA CORPORATION PAKON, INC.
QUALEX INC.

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

KODAK PHILIPPINES, LTD.
NPEC INC.

By: /s/ William G. Love
Name: William G. Love
Title: Assistant Treasurer

Signature Page to
Credit Agreement

Wilmington Trust, National Association, as Agent

By: /s/ Meghan H. McCauley
Name: Meghan H. McCauley
Title: Authorized Signatory

Signature Page to
Credit Agreement

683 CAPITAL PARTNERS LP
as a Lender

By: /s/ Joseph Patt
Name: Joseph Patt
Title: Member

Signature Page to
Credit Agreement

ARCH STREET FUNDING LLC
BY: FS INVESTMENT CORPORATION, AS SOLE
MEMBER
BY: GSO/BLACKSTONE DEBT FUNDS
MANAGEMENT LLC
As Sub-Advisor, as a Lender

By: /s/ Daniel H. Smith
Name: Daniel H. Smith
Title: Authorized Signatory

Signature Page to
Credit Agreement

ARCHVIEW MASTER FUND LTD.,
as a Lender

By: /s/ Aaron M. Rosen

Name: Aaron M. Rosen

Title: Principal

Signature Page to
Credit Agreement

ARCHVIEW FUND L.P
as a Lender

By: /s/ Aaron M. Rosen

Name: Aaron M. Rosen

Title: Principal

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Credit Agreement

Barclays Bank PLC
as a Lender

By: /s/ James Felty

Name: James Felty

Title: Managing Director

Signature Page to
Credit Agreement

BASTOGNE CAPITAL PARTNERS, LP,
as a Lender

By: /s/ Vikas Tandon

Name: Vikas Tandon

Title: Managing Member

Signature Page to
Credit Agreement

BATTERY PARK HIGH YIELD LONG SHORT
FUND, LTD.,
as a Lender

By: /s/ Derek Lewng

Name: Derek Lewng

Title: Vice President

Signature Page to
Credit Agreement

BATTERY PARK HIGH YIELD OPPORTUNITY MASTER FUND,
LTD.,
as a Lender

By: /s/ Derek Lewng

Name: Derek Lewng

Title: Vice President

Signature Page to
Credit Agreement

BENNETT OFFSHORE RESTRUCTURING FUND, INC., as a Lender

By: Bennett Offshore Investment Corporation
its Investment Manager

By: /s/ Warren Frank

Name: Warren Frank

Title: Treasurer

Signature Page to
Credit Agreement

BlueCrest Multi Strategy Credit Master Fund Limited
as a Lender

By: BlueCrest Capital Management (New York) LP

By: /s/ Paul Dehadray on behalf of the general partner of
BlueCrest Capital Management (New York) LP

Name: Paul Dehadray
Title: General Counsel

Signature Page to
Credit Agreement

BROWNSTONE INVESTMENT GROUP, LLC,
as a Lender

By: /s/ Joanne C. Barmess

Name: Joanne C. Barmess

Title: Chief Financial Officer

Signature Page to
Credit Agreement

CANDLEWOOD SPECIAL SITUATIONS MASTER FUND, LTD.,
as a Lender

By: /s/ David Koenig
Name: David Koenig
Title: Authorized Signatory

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Credit Agreement

CWD OC 522 MASTER FUND, LTD.,
as a Lender

By: /s/ Derek Lewng
Name: Derek Lewng
Title: Authorized Signatory

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CHATHAM FUND III SPV, LLC,
as a Lender

By: /s/ Scott Kray

Name: Scott Kray
Title: Managing Director of Chatham
Credit Management III, LLC,
SPU's Manager

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Credit Agreement

CHICAGO TITLE INSURANCE COMPANY,
as a Lender

By: /s/ Matthew Hartmann

Name: Matthew Hartmann
Title: Senior Vice President
Head of Fixed Income Trading
and Portfolio Management

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Credit Agreement

CITIGROUP FINANCIAL PRODUCTS INC.,
as a Lender

By: /s/ Brian S. Broyles

Name: Brian S. Broyles

Title: Authorized Signatory

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Credit Agreement

C O MOORE, LP, as a Lender
By: Moore Capital Management, LP
Its: Investment Manager

By: /s/ Kerrioll O'Mahony
Name: Brian S. Broyles
Title: Global Head of Operations

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Credit Agreement

CONTRARIAN FUNDS, L.L.C.,
as a Lender

By: Contrarian Capital Management, LLC,
as Manager

By: /s/ Michael Restifo

Name: Michael Restifo

Title: CFO

Signature Page to
Credit Agreement

CCM PENSION A LLC,
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: Managing Member of Contrarian Capital
Management LLC, in its capacity as
Manager or Investment Advisor

Signature Page to
Credit Agreement

CCM PENSION A LLC,
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: ManagingMember of Contrarian Capital
ManagementLLC, in its capacity as
Manageror Investment Advisor

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Credit Agreement

CCM PENSION A LLC,
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: ManagingMember of Contrarian Capital
ManagementLLC, in its capacity as
Manageror Investment Advisor

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Credit Agreement

CONTRARIAN ADVANTAGE B LP.
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: Managing Member of Contrarian Capital
Management LLC, in its capacity as
Manager or Investment Advisor

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Credit Agreement

CONTRARIAN ADVANTAGE MASTER FUND I LTD,
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: Managing Member of Contrarian Capital Management
LLC, in its capacity as Manager or Investment Advisor

Signature Page to
Credit Agreement

CONTRARIAN CAPITAL FUND 1 L.P.
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: Managing Member of Contrarian Capital Management
LLC, in its capacity as Manager or Investment Advisor

Signature Page to
Credit Agreement

CONTRARIAN CAPITAL SENIOR SECURED L.P.
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer
Title: Managing Member of Contrarian Capital Management
LLC, in its capacity as Manager or Investment Advisor

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CONTRARIAN CAPITAL TRADE CLAIMS LP.
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: Managing Member of Contrarian Capital Management
LLC, in its capacity as Manager or Investment Advisor

Signature Page to
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PERMAL CONTRARIAN FUND 1 LTD,
as a Lender

By: /s/ Jon Bauer

Name: Jon Bauer

Title: Managing Member of Contrarian Capital Management
LLC, in its capacity as Manager or Investment Advisor

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CREDIT SUISSE LOAN FUNDING LLC,
as a Lender

By: /s/ Robert Healey

Name: Robert Healey

Title: Authorized Signatory

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CSS, LLC
as a Lender

By: /s/ Jerome P. White

Name: Jerome P. White
Title: Partner

Signature Page to
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CAPITAL VENTURES INTERNATIONAL,
as a Lender

By: /s/ Kathleen Harley

Name: Kathleen Harley

Title: Assistant Vice President

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Credit Agreement

CRESCENT 1 L.P.,
By: Cyrus Capital Partners, L.P. as Investment Manager

as a Lender

By: /s/ Brennan McCaw

Name: Brennan McCaw

Title: CFO

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Credit Agreement

CRS MASTER FUND L.P.,
By: Cyrus Capital Partners, L.P. as Investment Manager

as a Lender

By: /s/ Brennan McCaw

Name: Brennan McCaw

Title: CFO

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Credit Agreement

CYRUS OPPORTUNITIES MASTER FUND II,
LTD,
By: Cyrus Capital Partners, L.P. as Investment Manager

as a Lender

By: /s/ Brennan McCaw
Name: Brennan McCaw
Title: CFO

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Credit Agreement

CYRUS SELECT OPPORTUNITIES MASTER FUND
LTD,
LTD,
By: Cyrus Capital Partners, L.P. as Investment Manager

as a Lender

By: /s/ Brennan McCaw

Name: Brennan McCaw
Title: CFO

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Credit Agreement

D.E. SHAW GALVANIC PORTFOLIOS, L.L.C.,
as a Lender

By: /s/ Seth Charnow

Name: Seth Charnow

Title: Authorized Signatory

Signature Page to
Credit Agreement

D.E. SHAW HELIANT PORTFOLIOS, L.L.C.,
as a Lender

By: /s/ Daniel Michalow

Name: Daniel Michalow

Title: Authorized Signatory

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Credit Agreement

DELAWARE BAY CORPORATE RECOVERY
PARTNERS, LP,
as a Lender

By: The Delaware Bay Company, LLC
General Partner

By: /s/ Gary E. Hinds

Name: Gary E. Hinds
Title: Managing Member

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Credit Agreement

DEUTSCHE BANK AG CAYMAN ISLANDS
BRANCH
By: DB Services New Jersey, Inc.,
as a Lender

By: /s/ Angeline Quintana
Name: Angeline Quintana
Title: Assistant Vice President

By: /s/ Edward Schaffer
Name: Edward Schaffer
Title: Vice President

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THE FALLEN ANGELS FUND, LP
as a Lender

By: Hides Interests, LLC
General Partner

By: /s/ Gary E. Hides
Gary E. Hides
Managing Member

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Credit Agreement

FIDELITY NATIONAL TITLE INSURANCE
COMPANY.
as a Lender

By: /s/ Matthew G. Hartmann

Name: Matthew G. Hartmann
Title: Senior Vice President
Head of Fixed Income Trading
and Portfolio Management

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Credit Agreement

FIFTH STREET STATION LLC,
as a Lender

By: /s/ Justin Packard

Name: Justin Packard

Title: Senior Analyst

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FS INVESTMENT CORPORATION II
By: GSO/Blackstone Debt Funds Management LLC
as Sub-Adviser,
as a Lender

By: /s/ Daniel H. Smith

Name: Daniel H. Smith

Title: Authorized Signatory

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Credit Agreement

FS INVESTMENT CORPORATION
By: GSO/Blackstone Debt Funds Management LLC
as Sub-Adviser,
as a Lender

By: /s/ Daniel H. Smith
Name: Daniel H. Smith
Title: Authorized Signatory

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GoldenTree Partners II, LP
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

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GoldenTree Select Partners II, LP
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

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GoldenTree Partners II, LP
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

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GoldenTree Partners (100), LP
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

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GoldenTree Select Partners, LP
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber
Name: Karen Weber
Title: Director - Bank Debt

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Credit Agreement

GN3 SIP LTD

By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

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Credit Agreement

GOLDENTREE ENTRUST MASTER FUND SPC
ON BEHALF OF AND ACCOUNT FOR
SEGREGATED PORTFOLIO I,
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

Signature Page to
Credit Agreement

GOLDENTREE MASTER FUND II LTD,
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

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Credit Agreement

GOLDENTREE MASTER FUND LTD,
By: GoldenTree Asset Management, LP
as a Lender

By: /s/ Karen Weber

Name: Karen Weber

Title: Director - Bank Debt

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Credit Agreement

GSO CREDIT - A PARTNERS LP,
as a Lender

BY: GSO CAPITAL PARTNERS LP AS
INVESTMENT MANAGER

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

Signature Page to
Credit Agreement

GSO PALMETTO OPPORTUNISTIC INVESTMENT
PARTNERS LP,
as a Lender

BY: GSO CAPITAL PARTNERS LP AS
INVESTMENT MANAGER

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

Signature Page to
Credit Agreement

GSO SPECIAL SITUATIONS FUND L.P.,
as a Lender

BY: GSO CAPITAL PARTNERS LP AS
INVESTMENT MANAGER

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

Signature Page to
Credit Agreement

GSO SPECIAL SITUATIONS OVERSEAS MASTER FUND LTD.,
as a Lender

BY: GSO CAPITAL PARTNERS LP AS INVESTMENT MANAGER

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

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/s/ Guenter, Thomas Hotz ,
as a Lender

By: GUENTER, THOMAS HOTZ
Name:
Title:

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MATTHEW HARTMANN AND LISA M. HARTMANN,
as a Lender

By: /s/ Matthew Hartmann

Name: Matthew Hartmann

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Credit Agreement

JEFFERIES HIGH YIELD TRADING LLC,
as a Lender

By: /s/ William P. McLoughlin

Name: William P. McLoughlin
Title: Senior Vice President
Jefferies High Yield Trading, LLC

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Credit Agreement

CHASE LINCOLN FIRST COMMERCIAL CORPORATION
as a Lender

By: /s/ Andrew C. Faherty

Name: Andrew C. Faherty

Title: Authorized Signatory

Signature Page to
Credit Agreement

LIGHTSPEED MASTER FUND LTD.,
as a Lender

By: _____
Name:
Title: CFO

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Credit Agreement

LOCUST STREET FUNDING LLC
By: FS Investment Corporation, as Sole Member
By: GSO/Blackstone Debt Funds Management LLC
as Sub-Adviser
as a Lender

By: /s/ Daniel H. Smith
Name: Daniel H. Smith
Title: Authorized Signatory

Signature Page to
Credit Agreement

LONESTAR PARTNERS, LP,
as a Lender

By: Lonestar Capital Management, LLC its Investment Adviser

By: /s/ Yedi Wong

Name: Yedi Wong

Title: Chief Financial Officer

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Credit Agreement

MAP 139 SEGREGATED PORTFOLIO OF LMP SPC,
as a Lender

By: Venor Capital Management LP
Its: Investment Adviser

By: /s/ Michael J. Wartell
Name: Michael J. Wartell
Title: Co-Chief Investment Officer

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Credit Agreement

MATLINPATTERSON FUND IV (HEDGE)
MASTER ACCOUNT L.P.,
as a Lender

By: /s/ Sherry Gao

Name: Sherry Gao
Title: Controller

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MERRILL LYNCH PIERCE FENNER &
SMITH/FIXED INCOME,
as a Lender

By: /s/ Richard Aarons

Name: Richard Aarons

Title: Associate

Signature Page to
Credit Agreement

MOMAR CORPORATION
as a Lender

By: /s/ Moses Marx

Name: Moses Marx
Title: President

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Credit Agreement

MORGAN STANLEY SENIOR FUNDING, INC.,
as a Lender

By: /s/ John Rogusa

Name: John Rogusa

Title: Authorized Signatory

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Credit Agreement

MORGAN STANLEY SENIOR FUNDING, INC.,
as a Lender

By: /s/ John Rogusa

Name: John Rogusa

Title: Authorized Signatory

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Credit Agreement

Moses Marx and Marga Marx LTWROS
as a Lender

By: /s/ Moses Marx

Name: Moses Marx

Title:

By: /s/ Moses Marx

Name: Moses Marx

Title:

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Credit Agreement

ONEX DEBT OPPORTUNITY FUND, LTD.,

By: Onex Credit Partners, LLC, its investment manager

as a Lender

By: /s/ Steven Gutman

Name: Steven Gutman
Title: General Counsel

Signature Page to
Credit Agreement

OCP INVESTMENT TRUST,

By: Onex Credit Partners, LLC, its manager

as a Lender

By: /s/ Steven Gutman

Name: Steven Gutman
Title: General Counsel

Signature Page to
Credit Agreement

PARK WEST INVESTORS MASTER FUND,
LIMITED
as a Lender

By: Park West Asset Management LLC
Its: Investment Manager

By: /s/ James J. Watson

Name: James J. Watson
Title: Chief Financial Officer

Signature Page to
Credit Agreement

QP SFM CAPITAL HOLDINGS LIMITED,
as a Lender

By: /s/ Thomas L. O'Grady

Name: Thomas L. O'Grady

Title: Attorney-in-Fact

Signature Page to
Credit Agreement

QUANTUM PARTNERS LP,
as a Lender
By: QP GP LLC, its General Partner

By: /s/ Thomas O'Grady
Name: Thomas O'Grady
Title: Attorney-in-Fact

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Credit Agreement

The Royal Bank of Scotland plc,
as a Lender
By: RBS Securities Inc., its agent

By: /s/ Suzanne Glossoti
Name: Suzanne Glossoti
Title: Authorized Signatory

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Credit Agreement

SCOGGIN CAPITAL MANAGEMENT II LLC,
as a Lender

By: /s/ Dev Chodry

Name: Dev Chodry

Title: Authorized Signatory

Signature Page to
Credit Agreement

SCOGGIN INTERNATIONAL FUND LTD.,
as a Lender

By: /s/ Dev Chodry

Name: Dev Chodry

Title: Authorized Signatory

Signature Page to
Credit Agreement

SCOGGIN WORLDWIDE FUND LTD.,
as a Lender

By: /s/ Dev Chodry

Name: Dev Chodry

Title: Authorized Signatory

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Credit Agreement

RAPAX OC MASTER FUND, LTD.,
By: Serengeti Asset Management LP,
as the Investment Adviser,
as a Lender

By: /s/ Marc Baum

Name: Marc Baum

Title: Director

Signature Page to
Credit Agreement

SERENGETI LYCAON MM LP,
By: Serengeti Asset Management LP,
as the Investment Adviser,
as a Lender

By: /s/ Marc Baum

Name: Marc Baum

Title: Director

Signature Page to
Credit Agreement

SERENGETI OPPORTUNITIES MM LP,
By: Serengeti Asset Management LP,
as the Investment Adviser,
as a Lender

By: /s/ Marc Baum

Name: Marc Baum
Title: Director

Signature Page to
Credit Agreement

SILVER POINT CAPITAL FUND, LP,
as a Lender

By: /s/ Michael A. Gatto

Name: Michael A. Gatto

Title: Authorized Signatory

Signature Page to
Credit Agreement

SILVER POINT CAPITAL OFFSHORE MASTER
FUND L.P.,
as a Lender

By: /s/ Michael A. Gatto

Name: Michael A. Gatto

Title: Authorized Signatory

Signature Page to
Credit Agreement

SPCP GROUP, LLC,
as a Lender

By: /s/ Michael A. Gatto

Name: Michael A. Gatto

Title: Authorized Signatory

Signature Page to
Credit Agreement

Permal Stone Lion Fund Ltd.
By: Stone Lion Capital Partners L.P.,
Investment Manager

as a Lender

By: /s/ Claudia Borg

Name: Claudia Borg

Title: Authorized Signatory

Signature Page to
Credit Agreement

Permal Lion Portfolio L.P.
Stone Lion Capital Partners L.P., Investment Manager
By: SL Capital Partners LLC, Its General Partner
By: Stone Lion Capital LLC, Managing Member

as a Lender

By: /s/ Claudia Borg

Name: Claudia Borg

Title: Authorized Signatory

Signature Page to
Credit Agreement

TRICADIA CREDIT STRATEGIES MASTER FUND LTD.
as a Lender

By: Tricadia Capital Management, LLC as Investment Manager

By: /s/ Barry Monday

Name: Barry Monday

Title: Chief Administrative Officer

Signature Page to
Credit Agreement

UBS AG, STAMFORD BRANCH,
as a Lender

By: /s/ Thomas Howard

Name: Thomas Howard
Title: Managing Director

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UBS SECURITIES LLC,
as a Lender

By: /s/ Thomas Howard

Name: Thomas Howard
Title: Managing Director

Signature Page to
Credit Agreement

UNITED STATES DEBT RECOVERY XI, L.P.,
as a Lender

By: /s/ Nathan F. Jones

Name: Nathan F. Jones

Title: Managing Director

Signature Page to
Credit Agreement

VENDOR CAPITAL MASTER FUND LTD.,
as a Lender

By: Venor Capital Management LP
Its: Investment Manager

By: /s/ Michael J. Wartell
Name: Michael J. Wartell
Title: Co-Chief Investment Officer

Signature Page to
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Visium Catalyst Credit Master Fund, LTD
as a Lender

By: /s/ Jacob Gottlieb

Name: Jacob Gottlieb

Title: Authorized Signatory

Signature Page to
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John Voltz & Kathryn Voltz JT TEN
as a Lender

By: /s/ John Voltz, /s/ Kathryn Voltz

Name: John Voltz, Kathryn Voltz
Title: JT TEN

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WAZEE STREET OPPORTUNITIES FUND LP,
as a Lender

By: Wazee Street Capital Management LLC
its General Partner

By: /s/ R. Michael Collins
Name: R. Michael Collins
Title: Managing Member

Signature Page to
Credit Agreement

WOLVERINE FLAGSHIP FUND TRADING LIMITED,
as a Lender

By: /s/ Ken Nadel

Name: Ken Nadel

Title: Chief Operating Officer

Signature Page to
Credit Agreement

SCHEDULE I
Commitments and Junior loan allocation

New Money Loan Lender Entities

\$ in millions	Amount ⁽¹⁾
683 CAPITAL PARTNERS LP	\$ 2,464,646
ARCH STREET FUNDING LLC	16,593,049
ARCHVIEW FUND L.P.	7,329,151
ARCHVIEW MASTER FUND LTD.	11,464,153
BARCLAYS BANK PLC	9,200,000
BASTOGNE CAPITAL PARTNERS, LP	616,162
BATTERY PARK HIGH YIELD LONG SHORT FUND, LTD.	169,697
BATTERY PARK HIGH YIELD OPPORTUNITY MASTER FUND, LTD.	309,091
BENNETT OFFSHORE RESTRUCTURING FUND, INC.	21,130,914
BENNETT RESTRUCTURING FUND, L.P.	28,938,615
BLUECREST MULTI STRATEGY CREDIT MASTER FUND LIMITED	14,169,697
BROWNSTONE INVESTMENT GROUP, LLC	1,232,323
C O MOORE, LP	5,544,444
CANDLEWOOD SPECIAL SITUATIONS MASTER FUND, LTD.	1,411,111
CAPITAL VENTURES INTERNATIONAL	27,340,970
CHASE LINCOLN FIRST COMMERCIAL CORPORATION	6,353,988
CHATHAM FUND III SPV, LLC	2,464,646
CHICAGO TITLE INSURANCE COMPANY	1,848,485
CITIGROUP FINANCIAL PRODUCTS INC.	4,743,434
CONTRARIAN FUNDS, L.L.C.	22,728,559
CREDIT SUISSE LOAN FUNDING LLC	10,473,737
CRESCENT 1 L.P.	369,697
CRS MASTER FUND L.P.	325,253
CSS, LLC	3,696,970
CWD OC 522 MASTER FUND, LTD.	1,053,535
CYRUS OPPORTUNITIES MASTER FUND II, LTD	990,909
CYRUS SELECT OPPORTUNITIES MASTER FUND LTD	162,626
D.E. SHAW HELIANT PORTFOLIOS, L.L.C.	1,285,775
D.E. SHAW GALVANIC PORTFOLIOS, L.L.C.	24,425,507
DELAWARE BAY CORPORATE RECOVERY PARTNERS, LP	616,162
DEUTSCHE BANK AG CAYMAN ISLANDS BRANCH	1,663,636
FIDELITY NATIONAL TITLE INSURANCE COMPANY	1,232,323
FIFTH STREET STATION LLC	1,232,323
FS INVESTMENT CORPORATION II	638,476
GOLDENTREE PARTNERS (100), LP	915,922
GOLDENTREE PARTNERS II, LP	3,237,213
GOLDENTREE PARTNERS, LP	15,699,209
GOLDENTREE SELECT PARTNERS II, LP	11,359
GOLDENTREE SELECT PARTNERS, LP	64,967
GSO CREDIT-A PARTNERS LP	6,564,789
GSO PALMETTO OPPORTUNISTIC INVESTMENT PARTNERS LP	5,251,203
GSO SPECIAL SITUATIONS FUND L.P.	16,824,366
GSO SPECIAL SITUATIONS OVERSEAS MASTER FUND LTD.	16,001,674
GUENTER, THOMAS HOTZ	123,232
JEFFERIES HIGH YIELD TRADING LLC	11,255,556
JOHN VOLTZ AND KATHRYN VOLTZ	26,263
LITESPEED MASTER FUND LTD.	1,539,155
LOCUST STREET FUNDING LLC	4,787,523
LONESTAR PARTNERS, LP	30,804,040
MAP 139 SEGREGATED PORTFOLIO OF LMA SPC	730,303
MATLINPATTERSON FUND IV HEDGE MASTER ACCOUNT LP	3,080,808
MATTHEW HARTMANN AND LISA M HARTMANN	61,616
MERRILL LYNCH PIERCE FENNER & SMITH/FIXED INCOME	308,081
MOMAR CORPORATION	5,544,444
MORGAN STANLEY SENIOR FUNDING, INC.	9,376,768
MOSES MARX AND MARGA MARX	3,696,970
OCP INVESTMENT TRUST	5,956,566
ONEX DEBT OPPORTUNITY FUND, LTD.	6,873,737
PARK WEST INVESTORS MASTER FUND, LIMITED	1,029,293
PARK WEST PARTNERS INTERNATIONAL, LTD	203,030
PERMAL STONE LION FUND LTD.	3,377,523
QP SFM CAPITAL HOLDINGS LIMITED	7,392,929
RAPAX OC MASTER FUND, LTD.	4,450,510
SCOGGIN CAPITAL MANAGEMENT II LLC	579,798
SCOGGIN INTERNATIONAL FUND, LTD	602,020
SCOGGIN WORLDWIDE FUND, LTD	602,020
SERENGETI LYCAON MM LP	2,780,089
SERENGETI OPPORTUNITIES MM LP	4,586,124
SPCP GROUP, LLC	10,739,319
STONE LION PORTFOLIO L.P.	26,647,013
THE FALLEN ANGELS FUND, LP	616,162
THE ROYAL BANK OF SCOTLAND PLC	237,374
TRICADIA CREDIT STRATEGIES MASTER FUND LTD	5,544,444
UBS AG, STAMFORD BRANCH	9,727,227

New Money Loan Lender Entities

\$ in millions

	Amount ⁽¹⁾
UNITED STATES DEBT RECOVERY XI, L.P.	769,697
VENOR CAPITAL MASTER FUND LTD.	5,430,303
VISIUM CATALYST CREDIT MASTER FUND, LTD.	1,848,485
WAZEE STREET OPPORTUNITIES FUND LP	924,242
WOLVERINE FLAGSHIP FUND TRADING LIMITED	2,156,566
Total	\$ 473,200,000

(1) Includes 4% put option premium to Lead Lenders.

Junior Loan Lender Entities

\$ in millions

	Amount
683 CAPITAL PARTNERS LP	\$ 2,031,000
ARCHVIEW FUND L.P.	5,648,000
ARCHVIEW MASTER FUND LTD.	8,835,000
BARCLAYS BANK PLC	7,582,000
BASTOGNE CAPITAL PARTNERS, LP	508,000
BATTERY PARK HIGH YIELD LONG SHORT FUND, LTD.	140,000
BATTERY PARK HIGH YIELD OPPORTUNITY MASTER FUND, LTD.	255,000
BENNETT OFFSHORE RESTRUCTURING FUND, INC.	16,286,000
BENNETT RESTRUCTURING FUND, L.P.	22,303,000
BLUECREST MULTI STRATEGY CREDIT MASTER FUND LIMITED	11,678,000
BROWNSTONE INVESTMENT GROUP, LLC	1,015,000
C O MOORE LP	4,570,000
CANDLEWOOD SPECIAL SITUATIONS MASTER FUND, LTD.	1,163,000
CAPITAL VENTURES INTERNATIONAL	21,072,000
CCM PENSION A LLC	1,478,000
CCM PENSION B LLC	311,000
CCM PENSION C LLC	1,051,000
CHASE LINCOLN FIRST COMMERCIAL CORPORATION	4,461,000
CHATHAM FUND III SPV, LLC	2,031,000
CHICAGO TITLE INSURANCE COMPANY	1,523,000
CITIGROUP FINANCIAL PRODUCTS INC.	3,910,000
CONTRARIAN ADVANTAGE B LP	605,000
CONTRARIAN ADVANTAGE MASTER FUND I LTD	516,000
CONTRARIAN CAPITAL FUND I LP	10,650,000
CONTRARIAN CAPITAL SENIOR SECURED LP	676,000
CONTRARIAN CAPITAL TRADE CLAIMS LP	734,000
CREDIT SUISSE LOAN FUNDING LLC	8,632,000
CRESCENT 1 L.P.	305,000
CRS MASTER FUND L.P.	268,000
CSS, LLC	3,046,000
CWD OC 522 MASTER FUND, LTD.	868,000
CYRUS OPPORTUNITIES MASTER FUND II, LTD	816,000
CYRUS SELECT OPPORTUNITIES MASTER FUND LTD	134,000
D.E. SHAW HELIANT PORTFOLIOS, L.L.C.	1,016,000
D.E.SHAW GALVANIC PORTFOLIOS, L.L.C.	19,295,000
DELAWARE BAY CORPORATE RECOVERY PARTNERS, LP	508,000
DEUTSCHE BANK AG CAYMAN ISLANDS BRANCH	1,371,000
FIDELITY NATIONAL TITLE INSURANCE COMPANY	1,015,000
FIFTH STREET STATION LLC	1,015,000
FS INVESTMENT CORPORATION	13,198,000
FS INVESTMENT CORPORATION II	508,000
GN3 SIP LTD	2,318,000
GOLDENTREE ENTRUST MASTER FUND SPC	894,000
GOLDENTREE MASTER FUND II LTD	1,790,000
GOLDENTREE MASTER FUND LTD	10,358,000
GSO CREDIT-A PARTNERS LP	5,221,000
GSO PALMETTO OPPORTUNISTIC INVESTMENT PARTNERS LP	4,177,000
GSO SPECIAL SITUATIONS FUND L.P.	13,382,000
GSO SPECIAL SITUATIONS OVERSEAS MASTER FUND LTD.	12,727,000
GUENTER, THOMAS HOTZ	102,000
JEFFERIES HIGH YIELD TRADING LLC	9,277,000
JOHN VOLTZ AND KATHRYN VOLTZ	21,000
LOCUST STREET FUNDING LLC	3,808,000
LONESTAR PARTNERS, LP	25,388,000
MAP 139 SEGREGATED PORTFOLIO OF LMA SPC	602,000
MATLINPATTERSON FUND IV HEDGE MASTER ACCOUNT LP	2,539,000
MATTHEW HARTMANN AND LISA M HARTMANN	51,000
MERRILL LYNCH PIERCE FENNER & SMITH/FIXED INCOME	254,000
MOMAR CORPORATION	4,570,000
MORGAN STANLEY SENIOR FUNDING, INC.	7,728,000
MOSES MARX AND MARGA MARX	3,047,000
OCP INVESTMENT TRUST	4,909,000
ONEX DEBT OPPORTUNITY FUND, LTD.	5,665,000
PARK WEST INVESTORS MASTER FUND, LIMITED	848,000
PARK WEST PARTNERS INTERNATIONAL, LTD	168,000
PERMAL CONTRARIAN FUND I LTD	1,497,000
PERMAL STONE LION FUND LTD.	2,668,000
QUANTUM PARTNERS LP	6,093,000
RAPAX OC MASTER FUND, LTD.	3,442,000
SCOGGIN CAPITAL MANAGEMENT II LLC	478,000
SCOGGIN INTERNATIONAL FUND, LTD	496,000
SCOGGIN WORLDWIDE FUND, LTD	496,000
SERENGETI LYCAON MM LP	2,150,000
SERENGETI OPPORTUNITIES MM LP	3,547,000

Junior Loan Lender Entities

\$ in millions

	Amount
SILVER POINT CAPITAL FUND, LP	2,890,000
SILVER POINT CAPITAL OFFSHORE MASTER FUND, L.P.	5,386,000
STONE LION PORTFOLIO L.P.	21,044,000
THE FALLEN ANGELS FUND, LP	508,000
THE ROYAL BANK OF SCOTLAND PLC	195,000
TRICADIA CREDIT STRATEGIES MASTER FUND LTD	4,570,000
UBS SECURITIES LLC	7,497,000
UNITED STATES DEBT RECOVERY XI, L.P.	635,000
VENOR CAPITAL MASTER FUND LTD.	4,475,000
VISIUM CATALYST CREDIT MASTER FUND, LTD.	1,523,000
WAZEE STREET OPPORTUNITIES FUND LP	762,000
WOLVERINE FLAGSHIP FUND TRADING LIMITED	1,777,000
Total	\$ 375,000,000

SCHEDULE II

**PART A
SUBSIDIARY GUARANTORS**

<u>Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Percentage of Shares Owned by Parent Entity</u>	<u>Parent Entity</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
Creo Manufacturing America LLC	Wyoming	LLC membership interests	N/A	N/A	100%	Eastman Kodak Company	—
Eastman Kodak International Capital Company, Inc.	Delaware	Common stock	10,000	8,200	100%	Eastman Kodak Company	—
Far East Development Ltd.	Delaware	Common stock	1,000	10	100%	Eastman Kodak Company	—
FPC Inc.	California	Common stock	7,500	80	100%	Laser-Pacific Media Corporation	—
Kodak (Near East), Inc.	New York	Capital stock	12,000	5,000	100%	Eastman Kodak Company	—
Kodak Americas, Ltd.	New York	Common stock	34,500	34,500	100%	Eastman Kodak Company	—
Kodak Aviation Leasing LLC	Delaware	LLC membership interests	N/A	N/A	100%	Eastman Kodak Company	—
Kodak Imaging Network, Inc.	Delaware	Common stock	100	100	100%	Eastman Kodak Company	—
Kodak Philippines, Ltd.	New York	Capital stock	18,000	6,000	100%	Eastman Kodak Company	—
Kodak Portuguesa Limited	New York	Capital stock	1,000	1,000	100%	Eastman Kodak Company	—
Kodak Realty, Inc.	New York	Capital stock	10,000	100	100%	Eastman Kodak Company	—

Laser-Pacific Media Corporation	Delaware	Common stock	1,200	1,110	100%	Eastman Kodak Company	—
NPEC Inc.	California	Common stock	10,000	100	100%	Eastman Kodak Company	—
Pakon, Inc.	Indiana	Capital stock	1,000	300	100%	Eastman Kodak Company	—
Qualex Inc.	Delaware	Common stock	1,000	1,000	100%	Eastman Kodak Company	—

SCHEDULE II

PART B

MATERIAL SUBSIDIARIES

<u>Material Subsidiary</u>	<u>Jurisdiction of Formation</u>	<u>Class of Equity</u>	<u>Number of Shares Authorized</u>	<u>Number of Shares Outstanding</u>	<u>Number of Shares Owned by the Company</u>	<u>Percentage of Shares Owned by the Company</u>	<u>Number of Shares Covered by all Outstanding Derivatives</u>
Eastman Kodak Holdings, B.V.	The Netherlands	Common shares	25,000	20,401	20,401	100%	—
Kodak Limited	United Kingdom	Ordinary Shares: Certificate No. 89	unlimited	100,000,000	100,000,000	100%	—
Kodak Limited	United Kingdom	Ordinary Shares: Certificate No. 93	unlimited	30,000,000	30,000,000	100%	—
Kodak Holding GmbH	Germany	Shares in a limited liability company	unlimited	20	20	100%	—
Kodak Polychrome Graphics Company Limited	Barbados	Common shares	unlimited	4	4	100%	—

SCHEDULE 1.01(A)
Existing SECURED AGREEMENTS¹

PART 1

<u>Counterparty</u>	<u>Secured Amount</u>
Citibank, N.A.	\$ 20,000,000.00

¹ As of March 22, 2013.

SCHEDULE 1.01(B)
OTHER EXISTING Letters of Credit

Entity	Bank	LOC #	Beneficiary	Amount-\$
EKC	Wells Fargo	IS0012035	[New York State Dept of Environmental Conservation]	10,000
EKC	Wells Fargo	IS0012271	[NY Workers Compensation]	8,390,063
EKC	Wells Fargo	IS0011616	[Old Republic Insurance]	26,587,872
EKC	Wells Fargo	IS0012762	Employment Dev Dept - State of Ca	99,800
EKC	Wells Fargo	IS0012521	California Self Insurance Plans	4,351,072
EKC	Wells Fargo	IS0012760	Trenton Ground Well Water	5,500
EKC	Wells Fargo	IS0012677	NYS Short Term	96,000
EKC	Wells Fargo	IS0011889	Westchester Fire Insurance Company	2,500,000
EKC	Wells Fargo	IS0012736	Virginia Extended Service Contract Provider Obligation	100,000
EKC	Wells Fargo	IS0012645	NJ Department of Environmental Protection	500,000
EKC	Wells Fargo	IS0012739	Maryland Workers' Compensation Commission	100,000
EKC	CitiBank	63665579	North Carolina Workers' Comp	150,000
EKC	CitiBank	61604621	Travelers	2,600,000
EKC	CitiBank	63659751	The Bank of NY Mellon	5,000,000
EKC	CitiBank	63666676	Arent Fox LLP	1,250,000
EKC	CitiBank	63667037	CVS Pharmacy, Inc	10,500,000
EKC	CitiBank	NY-02805-30031820	NY Workers Compensation (CITI)	61,634,205
EKC	CitiBank	NY-02805-30035009	INA, Pacific, Atlantic Insurance Company	1,066,540
EKC	CitiBank	NY-02805-30035285	Ohio Environmental Protection Agency	1,600,000
Total:				126,541,052

SCHEDULE 4.01(f)
Certain Proceedings

None.

SCHEDULE 4.01(J)(VII)
UK PENSION SCHEME OBLIGATIONS

1. \$55,500,000 annual contribution payment from Kodak Limited to the Kodak Pension Plan, due June 30, 2012.
2. \$2,837,000,000 claim entered in the Bankruptcy Court by KPP Trustees Limited on July 16, 2012.
3. Unliquidated claim entered in the Bankruptcy Court by Kodak Limited on July 16, 2012.
4. £6,145,873 levy payable from Kodak Limited to the trustees of the Kodak Pension Plan, due January 2, 2013.

SCHEDULE 4.01(m)
material real properties

None.

] Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol “,” has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

SCHEDULE 4.01(Q)
DEPOSIT ACCOUNTS

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	***]	***]	***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	***]	***]	***]
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	***]	***]	***]

SCHEDULE 5.01(k)
FOREIGN SECURITY INTERESTS

<u>Subsidiary</u>	<u>Jurisdiction Of Organization</u>	<u>Percentage</u>	<u>Parent Entity</u>	<u>Status Of Share Certificates</u>	<u>Number of Days to Perfect</u>
Eastman Kodak Holdings B.V.	The Netherlands	65.000000%	Eastman Kodak Company	Not Certificated	90
Kodak Holding GmbH	Germany	65.000000%	Eastman Kodak Company	Not Certificated	90
Kodak Limited	England	65.000000%	Eastman Kodak Company	Cert #89 (65,000,000 Shares) and #93 (19,500,000 Shares) held by Citicorp North America, Inc.	90
Kodak Polychrome Graphics Company Ltd.	Barbados	65.000000%	Eastman Kodak Company	No. 6 – 2.6 Shares held by Citicorp North America, Inc.	90
Kodak (Singapore) Pte. Limited	Singapore	65.000000%	Eastman Kodak Company	No. 12 – 58,500 Shares held by Citicorp North America, Inc.	90
Kodak Graphic Communications Canada Company	Canada	65.000000%	Eastman Kodak Company	No. 2 – 4,976,278 Shares held by Citicorp North America, Inc.	90
Kodak S.p.A	Italy	65.000000%	Eastman Kodak Company	No. 7 – 47,450,000 held by Citicorp North America, Inc.	90
Kodak S.A.	Spain	65.000000%	Eastman Kodak Company	No. 1 – 19,508 Shares and No. 3 – 165,587 Shares held by Citicorp North America, Inc.	90
Kodak (Australasia) Py. Ltd.	Australia	65.000000%	Eastman Kodak Company	No. 1 – 43,486,057 Shares held by Citicorp North America, Inc.	90
Kodak France	France	65.000000%	Eastman Kodak Company	Uncertificated	*

* Pledged under New York law only, no local law perfection required.

SCHEDULE 5.01(o)
post-closing obligations

1. **AS PROMPTLY AS POSSIBLE, BUT IN NO EVENT LATER THAN 90 DAYS OF THE CLOSING DATE, OR SUCH LONGER TIME AS MAY BE REASONABLY AGREED BY THE AGENT, THE COMPANY WILL CAUSE THE PERFECTION OF THE AGENT'S SECURITY INTERESTS IN THE STOCK OF THE SUBSIDIARIES LISTED IN SCHEDULE 5.01(K), EXCEPT FOR KODAK FRANCE.**
2. **WITHIN 45 DAYS OF THE CLOSING DATE, THE COMPANY WILL DELIVER EVIDENCE OF INSURANCE REQUIRED TO BE PROVIDED TO THE AGENT PURSUANT TO SECTION 3.01(C)(IV) OF THE AGREEMENT.**
3. **POSSESSORY COLLATERAL CONSISTING OF PLEDGED EQUITY AND PLEDGED DEBT SHALL BE DELIVERED TO THE AGENT BY THE CLOSE OF BUSINESS ON APRIL 1, 2013.**

SCHEDULE 5.02(a)

Existing Liens²

<u>Entity</u>	<u>Description</u>	<u>Amount</u>
Eastman Kodak Company	Cash collateralization with American Express for corporate credit cards	USD2,200,000
Eastman Kodak Company	Receipts reserve for credit card charges with PNC Merchant Services	USD3,500,000
Eastman Kodak Company	Trust to support environmental liabilities to benefit New York State Department of Environmental Conservation	USD22,294,825
Eastman Kodak Company	Cash collateralization to support claims related to Customer Guarantees/Vendor Programs	USD2,815,000
Wheeling Insurance Ltd.	Trust to support claim liabilities related to past participation in Green Island Reinsurance Treaty	USD817,198
Wheeling Insurance Ltd.	Trust to support claim liabilities related to Old Republic self-funded Workers' Compensation and Automobile Liability policies	USD9,500,000
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of real property and other assets to support adjudication of tax and labor disputes	BRL286,236,191
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Pledge of cash to support adjudication of tax and labor disputes	BRL23,712,000
Kodak Export de Mexico, S. de R.L. de C.V.	Pledge of assets to support a tax adjudication	MXP177,365,103
Kodak Limited	Cash collateralization to support guarantee liabilities with Lloyds Bank	GBP3,680,000
Kodak India Private Limited	Cash collateralization to support guarantee liabilities with Citibank and HDFC	INR77,291,592
Kodak India Private Limited	Pledge of assets to support tax adjudication	INR45,000,000
Kodak Norge A.S.	Cash collateral to support bank guarantee with Nordea Bank	NOK1,000,000

² As of Petition Date.

Entity	Description	Amount
Kodak IL Ltd. (Israel)	Cash collateralization of bank guarantee by Bank Leumi	USD1,600,000
Kodak International Finance Ltd.	Cash collateralization of FX dealing line by Bank of New York Mellon	USD5,813,664
Kodak Canada Inc.	PHH Vehicle Management Services Inc.	\$0 – Operating Lease
Kodak Canada Inc.	GE Capital Vehicle and Equipment Leasing Inc.	\$0 – Operating Lease

SCHEDULE 5.02(D)
EXISTING DEBT

<u>Entity</u>	<u>Type</u>	<u>Existing</u>
Kodak Brasileira Comercio de Produtos Para Imagem e Servicos Ltda	Debt for Borrowed Money	BRL 2,746,749
	Bank Guarantees/LOCs	
	Customer	BRL 2,328,817
	Guarantee/Vendor Program	BRL 11,140, 963
		USD 113,110
Kodak Graphic Communications Canada Company	Capital Leases	CAD 10,349,293
Kodak Mexicana S.A. de C.V.	Surety Bonds	MXN 266,848,681
		USD 6,300
Kodak Limited	Bank Guarantees/LOCs	EUR 1,755,328
		GBP 600,000
		SEK 319,932
Kodak Nordic AB (Sweden)	Surety Bonds	SEK 24,133,833
	Bank Guarantees/LOCs	SEK 50,000
Kodak Argentina S.A.I.C.	Customer	ARS 7,591,433
	Guarantee/Vendor Program	
	Surety Bonds	ARS 175
Kodak S.p.A (Italy)	Bank Guarantees/LOCs	EUR 751,207
Kodak SA/NV (Belgium)	Customer	USD 1,318,413
	Guarantee/Vendor Program	
	Bank Guarantees/LOCs	EUR 18,502

<u>Entity</u>	<u>Type</u>	<u>Existing</u>
Kodak India Private Limited	Bank Guarantees/LOCs	INR 32,748,545
	Customer Guarantee/Vendor Program	INR 10,712,000
Kodak IL Ltd. (Israel)	Bank Guarantees/LOCs	USD 2,030,000
		ILS 150,000
Kodak, S.A. (Spain)	Bank Guarantees/LOCs	EUR 468,981
	Customer Guarantee/Vendor Program	EUR 708
Qualex Inc.	3rd Party Guarantees	USD 684,195
Eastman Kodak Sarl	Bank Guarantees/LOCs	PLN 2,000,000
	Customer Guarantee/Vendor Program	USD 42,916
Kodak (Hong Kong) Limited	Bank Guarantees/LOCs	HKD 103,556
Kodak (Australasia) Pty. Ltd.	Bank Guarantees/LOCs	AUD 398,096
Kodak (China) Company Limited	Customer Guarantee/Vendor Program	CNY 718,990
	Bank Guarantees/LOCs Omnibus	HKD 3,500,000
		USD 650,000
Kodak (Thailand) Limited	Bank Guarantees/LOCs	THB 2,652,656
	Customer Guarantee/Vendor Program	THB 1,621,886
		USD 250,000
	Foreign Exchange Omnibus	THB 5,000,000
Kodak Societe Anonyme	Bank Guarantees/LOCs	CHF 115,000
Kodak (Taiwan) Limited	Foreign Exchange	USD 125,000
	Omnibus	TWD 1,546,000

<u>Entity</u>	<u>Type</u>	<u>Existing</u>
Kodak Korea Limited	Commercial Cards	KRW 70,000,000
Kodak (Singapore) Pte Limited	Bank Guarantees/LOCs	SGD 45,261
	Omnibus	SGD 400,000
Kodak (Near East), Inc.	Bank Guarantees/LOCs	AED 133,000
Kodak Japan Ltd.	Bank Guarantees/LOCs	JPY 75,917,002
Kodak Turkey	Bank Guarantees/LOCs	TL 289,016

Eastman Kodak Company Debt (USD) (principal amounts where applicable)

Existing DIP Facility ³	\$ 0
Sun Note - US Portion	\$ 20,000,000
7.25% Senior Notes due 2013	\$250,000,000
7.0% Convertible Senior Notes due 2017	\$400,000,000
9.75% Senior Secured Notes due 2018 ⁴	\$500,000,000
9.95% Senior Notes due 2018	\$ 3,104,000
10.625% Senior Secured Notes due 2019 ⁴	\$250,000,000
9.2% Senior Notes due 2021	\$ 10,176,000
Letters of Credit under existing Revolver (as scheduled on Schedule 1.01(B))	\$126,541,052
Surety Bonds	\$ 1,417,000
Customer Guarantees/Vendor Program (Loss Pool)	973,647

³ The outstanding balance on the Existing DIP facility immediately prior to closing was \$222,340,725.36.

⁴ The sum of these amounts will decrease on close by approximately \$375 million pro rata to reflect the roll-up of Existing Second Lien Debt into Junior Loans.

SCHEDULE 5.02(E)

PERMITTED ASSET SALES

1. The Harrow Sale
2. Sale of equity holdings of Kodak Japan in customer companies
3. Exclusive licenses of Intellectual Property in the ophthalmological field

CERTAIN RESTRICTIONS

None.

SCHEDULE 5.02(O)

SALE LEASEBACK TRANSACTIONS

1. In March 2012, there was a sale-leaseback transaction of Kodak de Mexico S.A. de C.V.'s Guadalajara, Mexico Facility. This transaction failed sales-leaseback accounting, which resulted in a deferred gain being recorded of MP 445M. The Kodak de Mexico entity was closed as of October 1, 2012, and the gain moved to Kodak Mexicana, and is expected to be released on March 31,2013, with the termination of contractual lease obligations.
2. Proposed sale of certain portions of Eastman Kodak Company's "Kodak Office" at 343 State Street, Rochester, NY 14650.
3. Proposed sale of property located in Mountain City, Tennessee owned by FPC, Inc., a Kodak Company.

SCHEDULE 5.03(A)

ADJUSTMENTS TO MINIMUM CONSOLIDATED ADJUSTED EBITDA

Upon consummation of (x) the disposition of the assets or business of the Company assigned the code name "Rockford" and/or (y) the disposition of the assets or business of the Company assigned the code name "Walden" (each such disposition, an "Applicable Disposition"; and the assets or business so disposed, each a "Disposed Business"), the amounts set forth in the table in Section 5.03(a) (the "Covenant EBITDA Amounts") for the period in which such Applicable Disposition occurs and for each subsequent period shall be adjusted in accordance with the following principles:

- The Adjusted EBITDA projected to be generated by such Disposed Business during the fiscal month in which such Applicable Disposition occurs and during each subsequent month, as adjusted to reflect the covenant cushion for each such month set forth in the financial model dated January 29, 2013 posted to the private-side Lenders on February 4, 2013 (the "Model"), shall be removed from the projected consolidated monthly Adjusted EBITDA set forth in the Model. The adjustment for the fiscal month in which the Applicable Disposition occurs shall be made on a pro rata basis so that the adjustment shall be made only with respect to the period of time following the date of disposition (e.g., if the Applicable Disposition occurs on the 15th of such month, the adjustment described in the preceding sentence for such month shall be multiplied by 50% (to reflect the fact that the Disposed Business was owned for one-half of such month), and if Applicable Disposition occurs on the 20th of such month, the adjustment described in the preceding sentence for such month shall be multiplied by 33% (to reflect the fact that the Disposed Business was owned for two-thirds of such month).
- Additional expenses in an amount equal to (x) \$3.5 million per fiscal month (if the Disposed Business is Rockford) or (y) \$2.0 million per fiscal month (if the Disposed Business is Walden) shall be added into the Model (without any "cushion"), to reflect the "stranded cost factor" associated with the applicable Disposed Business. With respect to the fiscal month in which the Applicable Disposition occurs, such expenses shall be added on a pro rata basis in the manner described in the last sentence of the preceding bullet point.
- The Covenant EBITDA Amounts for each applicable period shall be modified by the sum of the adjustments to projected consolidated monthly EBITDA described in the preceding two bullet points for such period.

The calculation of the adjustments described above and the Covenant EBITDA Amounts shall be agreed between the Company and the Agent, acting in good faith, no later than 5 Business Days after an Applicable Disposition, and (i) a revised table showing the "Minimum Consolidated Adjusted EBITDA" for each applicable period shall be posted to the Lenders and (ii) the calculations showing the determination of such revised amounts shall be posted to the private-side Lenders. Upon such posting, the table in Section 5.03(a) of this Agreement shall be deemed modified to reflect the information set forth in such table posted to Lenders, notwithstanding anything to the contrary in Section 9.01 of this Agreement.

The attached slide provides an example of the adjustments that would be made to minimum Consolidated Adjusted EBITDA, assuming a sale of Walden on April 30, 2013 and a sale of Rockford on July 31, 2013.

SCHEDULE 6.01(F)
JUDGMENTS

<u>Case No. / Matter</u>	<u>Kodak Party</u>	<u>Other Party</u>	<u>Venue</u>
03-930139/2010 DHL	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual - SP	Brazil
0007292-65.2005.4.03.6103/INCOME TAX 91/92	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual - SP	Brazil
3.066.612/VAT STATE OF SP, DHL EXPORTATION	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Fazenda Estadual - SP	Brazil
967403	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
973.014	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda do Estado de São Paulo	Brazil
145.738	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
1314995	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Fazenda Estadual - SP	Brazil
583.00.2005.061.270	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Canadá Color Vídeo - Foto - Som Ltda	Brazil
1069186-0/4	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Paulo Afonso Cotta	Brazil
000.05.070670	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	Gretag Imaging do Brasil, Importação Comércio e Se	Brazil
2009.135.14335	Kodak da Amazônia Indústria e Comércio Ltda.	Secretaria do Estado da Fazenda do Rio de Janeiro	Brazil
13884.002311/2004-99	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil
301-33333	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda.	União Federal	Brazil

10283-720.630/2008-94	Kodak da Amazônia Indústria e Comércio Ltda.	União Federal	Brazil
0263043-53.2011.8.04.0001	Kodak Brasileira Comércio de Produtos para Imagem e Serviços Ltda. & Kodak da Amazônia Indústria e Comércio Ltda.	Flashmed	Brazil
001.05.045558-4	Kodak da Amazônia Indústria e Comércio Ltda.	Syncrofilm	Brazil
18 O 635/05	Kodak GmbH and Kodak Holding GmbH	KFS Fotolabore GmbH	Germany
221 former employees have filed unfair termination and related individual or group employee claims which relate to Kodak Chalón Plant	Kodak (France) EKSarl (Switzerland)	Former employees	France

Additional Matters:

1. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2006-7.
2. In India there is a tax assessment against Kodak India Limited on appeal for fiscal year 2007-8.
3. Eastman Business Park expects it will be necessary to incur operating costs and capital expenditures to comply with future National Emission Standards for Hazardous Air Pollutants (NESHAP) promulgated by USEPA in accordance with the Clean Air Act Amendments of 1990; including the boiler MACT (anticipated to be promulgated in 2012 with compliance required in 2015). These costs will not be incurred by Kodak if sale of EBP Utilities to RED is closed as anticipated.
4. Eastman Kodak Company (or a predecessor) has identified remedial obligations and established financial reserves for remedial actions at facilities at the following locations:
 - a. Eastman Business Park (Rochester, NY)
 - b. Middleway, WV
5. Claims have been filed in the bankruptcy cases against Eastman Kodak Company or NPEC by the following:
 - a. Bayer and its subsidiary STWB for indemnification related to former Sterling Sites, including the Lower Passaic River Study Area;
 - b. The U.S. Department of Justice and the New York Department of Environmental Conservation for potential damages to the Genesee River.

SCHEDULE 9.02
Agent's Office; Certain Address For Notices

COMPANY AND GUARANTORS:

c/o Eastman Kodak Company
343 State Street
Rochester, NY 14650
Attn: General Counsel
Tel: 585-724-4000
Fax: 585-724-9549
Email: Patrick.sheller@kodak.com
Website: www.kodak.com

AGENT OR LENDERS:

Wilmington Trust, National Association
50 South Sixth Street, Suite 1290
Minneapolis, MN 55402
Attn: Meghan McCauley
Telephone: (612) 217-5647
Facsimile: (612) 217-5651
Email: MMCCauley@WilmingtonTrust.com

With a copy to:

Covington & Burling LLP
The New York Times Building
620 Eighth Avenue
New York, NY 10018
Attn: Ron Hewitt
Telephone: (212) 841-1220
Facsimile: (646) 441-9220
Email: rhewitt@cov.com

[TO BE COMPLETED PRIOR TO ISSUANCE WITH: (1) APPROPRIATE LENDER INFORMATION, (2) THE EFFECTIVE DATE, UPON ISSUANCE TO AN INITIAL LENDER, OR THE DATE OF ASSIGNMENT, AND (3) THE PRINCIPAL AMOUNT OF THE LENDER'S NEW MONEY LOANS]

U.S.\$_____

FOR VALUE RECEIVED, the undersigned, EASTMAN KODAK COMPANY (the "Company"), HEREBY PROMISES TO PAY to the order of _____ (the "Lender") for the account of its Applicable Lending Office on the Maturity Date (each as defined in the Credit Agreement referred to below) the principal sum of U.S.\$[AMOUNT OF THE LENDER'S [NEW MONEY LOANS IN FIGURES] pursuant to the Debtor-in-Possession Credit Agreement, dated as of March 22, 2013, among the Company, the U.S. Subsidiaries of the Company party thereto, as Guarantors, the Lender and the banks, financial institutions and other institutional lenders from time to time party thereto, and Wilmington Trust, National Association, as Agent for the Lender and the other lenders (as amended or modified from time to time, the "Credit Agreement") outstanding on the Maturity Date. Capitalized terms used, but not defined, in this Term Note are used with the meaning ascribed thereto in the Credit Agreement.

The Company promises to pay interest on the unpaid principal amount of the New Money Loans from the date of such New Money Loans until such principal amount is paid in full, at such interest rates, and payable at such times, as are specified in the Credit Agreement.

Both principal and interest are payable in lawful money of the United States of America to Wilmington Trust, National Association, as Agent, at 50 South Sixth Street, Suite 1290, Minneapolis, MN 55402 Attn: [____], in same day funds.

This Term Note is one of the Term Notes referred to in, and is entitled to the benefits of, the Credit Agreement. The Credit Agreement, among other things, (i) provides for the making of the New Money Loans by the Lender to the Company in the aggregate amount specified above, the indebtedness of the Company resulting from the New Money Loans being evidenced by this Term Note and (ii) contains provisions for acceleration of the maturity hereof upon the happening of certain stated events and also for prepayments on account of principal hereof prior to the maturity hereof upon the terms and conditions therein specified.

IN WITNESS WHEREOF, the Company has caused this Term Note to be executed by its duly authorized officer to evidence the New Money Loans made under the Credit Agreement.

Date: March _____, 2013

EASTMAN KODAK COMPANY

By: _____

Name:

Title:

Signature Page to
Term Note

[TO BE COMPLETED PRIOR TO ISSUANCE WITH: (1) APPROPRIATE LENDER INFORMATION, (2) THE EFFECTIVE DATE, UPON ISSUANCE TO AN INITIAL LENDER, OR THE DATE OF ASSIGNMENT, AND (3) THE PRINCIPAL AMOUNT OF THE LENDER'S JUNIOR LOANS]

U.S.\$ _____

FOR VALUE RECEIVED, the undersigned, EASTMAN KODAK COMPANY (the "Company"), HEREBY PROMISES TO PAY to the order of _____ (the "Lender") for the account of its Applicable Lending Office on the Maturity Date (each as defined in the Credit Agreement referred to below) the principal sum of U.S.\$[AMOUNT OF THE LENDER'S JUNIOR LOANS IN FIGURES] pursuant to the Debtor-in-Possession Credit Agreement, dated as of March 22, 2013, among the Company, the U.S. Subsidiaries of the Company party thereto, as Guarantors, the Lender and the banks, financial institutions and other institutional lenders from time to time party thereto, and Wilmington Trust, National Association, as Agent for the Lender and the other lenders (as amended or modified from time to time, the "Credit Agreement") outstanding on the Maturity Date. Capitalized terms used, but not defined, in this Junior Note are used with the meaning ascribed thereto in the Credit Agreement.

The Company promises to pay interest on the unpaid principal amount of the Junior Loans from the date of such Junior Loans until such principal amount is paid in full, at such interest rates, and payable at such times, as are specified in the Credit Agreement.

Both principal and interest are payable in lawful money of the United States of America to Wilmington Trust, National Association, as Agent, at 50 South Sixth Street, Suite 1290, Minneapolis, MN 55402 Attn: [_____], in same day funds.

This Junior Note is one of the Junior Notes referred to in, and is entitled to the benefits of, the Credit Agreement. The Credit Agreement, among other things, (i) provides for the deemed making of the Junior Loans by the Lender to the Company in the aggregate amount specified above, the indebtedness of the Company resulting from the Junior Loans being evidenced by this Junior Note and (ii) contains provisions for acceleration of the maturity hereof upon the happening of certain stated events and also for prepayments on account of principal hereof prior to the maturity hereof upon the terms and conditions therein specified.

IN WITNESS WHEREOF, the Company has caused this Junior Note to be executed by its duly authorized officer to evidence the Junior Loans made under the Credit Agreement.

Date: March _____, 2013

EASTMAN KODAK COMPANY

By: _____
Name:
Title:

Signature Page to
Junior Note

Notice of Borrowing

Wilmington Trust, National Association,
as Agent for the Lenders party
to the Credit Agreement
50 South Sixth Street, Suite 1290
Minneapolis, MN 55402
Attn:[_____]

March [], 2013

Ladies and Gentlemen:

The undersigned, EASTMAN KODAK COMPANY, refers to the Debtor-in-Possession Credit Agreement, dated as of March 22, 2013 (as amended or modified from time to time, the "Credit Agreement"), among Eastman Kodak Company (the "Company"), the U.S. Subsidiaries of the Company party thereto (the "Guarantors"), the banks, financial institutions and other institutional lenders from time to time party hereto (the "Lenders"), and Wilmington Trust, National Association, as Agent for said Lenders, and hereby gives you notice, irrevocably, pursuant to Section 2.02 of the Credit Agreement that the undersigned hereby requests a Borrowing under the Credit Agreement, and in that connection sets forth below the information relating to such Borrowing (the "Proposed Borrowing") as required by Section 2.02(a) of the Credit Agreement (capitalized terms used, but not defined, in this Notice are used with the meaning ascribed thereto in the Credit Agreement):

- (i) The date of the Proposed Borrowing is March [22], 2013.
- (ii) New Money Loans
 - a. The aggregate principal amount of the Proposed Borrowing of New Money Loans is \$[455,000,000][473,200,000].
 - b. The Type of Loans comprising the Proposed Borrowing of New Money Loans is [Base Rate Loan] [Eurodollar Rate Loan].
 - c. [The initial Interest Period for each Eurodollar Rate Loan made as part of the Proposed Borrowing of New Money Loans is _____ month[s].]

(iii) The aggregate amount of the Proposed Borrowing of Junior Loans is \$

5

⁵ Up to \$375,000,000 in exchange for Existing Second Lien Debt.

Very truly yours,

EASTMAN KODAK COMPANY

By: _____

Name:

Title:

Reference is made to the Debtor-in-Possession Credit Agreement, dated as of March 22, 2013 (as amended, restated, supplemented or modified from time to time, the "Credit Agreement") among Eastman Kodak Company, a New Jersey corporation and a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code (the "Company"), the U.S. Subsidiaries of the Company party thereto (the "Guarantors"), the banks, financial institutions and other institutional lenders from time to time party thereto (the "Lenders"), and Wilmington Trust, National Association, as administrative agent and collateral agent for the Lenders (the "Agent").

The "Assignor" and the "Assignee" referred to on Schedule 1 hereto agree as follows:

1. The Assignor hereby sells and assigns to the Assignee, and the Assignee hereby purchases and assumes from the Assignor, an interest in and to all of the Assignor's outstanding rights and obligations under the [New Money Loans][Junior Loans] under the Credit Agreement as of the date hereof equal to the amount of the Assignor's [New Money Loans] [Junior Loans] specified on Schedule 1 hereto. After giving effect to such sale and assignment, the Assignee's Commitment and the amount of the Loans owing to the Assignee will be as set forth on Schedule 1 hereto.

2. The Assignor (i) represents and warrants that it is the legal and beneficial owner of the interest being assigned by it hereunder and that such interest is free and clear of any adverse claim; (ii) makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with the Credit Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, the Credit Agreement or any other instrument or document furnished pursuant thereto; [and] (iii) makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under the Loan Documents or any other instrument or document furnished pursuant thereto; [and (iv) attaches the Notes[, if any] held by the Assignor [and requests that the Agent exchange such Note for a new Note payable to the order of [the Assignee in an amount equal to the [New Money Loans] [Junior Loans] assumed by the Assignee pursuant hereto or new Notes payable to the order of the Assignee in an amount equal to the [New Money Loans] [Junior Loans] assumed by the Assignee pursuant hereto and] the Assignor in an amount equal to the [New Money Loans] [Junior Loans] retained by the Assignor under the Credit Agreement, [respectively,] as specified on Schedule 1 hereto].

3. The Assignee (i) confirms that it has received a copy of the Credit Agreement and such other documents and information as it has deemed appropriate to

make its own credit analysis and decision to enter into this Assignment and Acceptance; (ii) agrees that it will, independently and without reliance upon the Agent, the Assignor or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under the Credit Agreement; (iii) confirms that it is an Eligible Assignee; (iv) appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under the Credit Agreement as are delegated to the Agent by the terms thereof, together with such powers and discretion as are reasonably incidental thereto; (v) agrees that it will perform in accordance with their terms all of the obligations that by the terms of the Credit Agreement are required to be performed by it as a Lender; and (vi) attaches any U.S. Internal Revenue Service forms required under Section 2.12(e) of the Credit Agreement.

4. Following the execution of this Assignment and Acceptance, it will be delivered to the Agent for acceptance and recording by the Agent. The effective date for this Assignment and Acceptance (the "Assignment Effective Date") shall be the date of acceptance hereof by the Agent, unless otherwise specified on Schedule 1 hereto.

5. Upon such acceptance and recording by the Agent, as of the Assignment Effective Date, (i) the Assignee shall be a party to the Credit Agreement and, to the extent provided in this Assignment and Acceptance, have the rights and obligations of a Lender thereunder and (ii) the Assignor shall, to the extent provided in this Assignment and Acceptance, relinquish its rights and be released from its obligations under the Credit Agreement.

6. Upon such acceptance and recording by the Agent, from and after the Assignment Effective Date, the Agent shall make all payments under the Credit Agreement and the applicable Notes in respect of the interest assigned hereby (including, without limitation, all payments of principal, interest and facility fees with respect thereto) to the Assignee. The Assignor and Assignee shall make all appropriate adjustments in payments under the Credit Agreement and the applicable Notes for periods prior to the Assignment Effective Date directly between themselves.

7. This Assignment and Acceptance shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

8. This Assignment and Acceptance may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of Schedule

1 to this Assignment and Acceptance by telecopier shall be effective as delivery of a manually executed counterpart of this Assignment and Acceptance.

IN WITNESS WHEREOF, the Assignor and the Assignee have caused Schedule 1 to this Assignment and Acceptance to be executed by their officers thereunto duly authorized as of the date specified thereon.

SECURITY AGREEMENT

Dated March 22, 2013

From

The Grantors referred to herein

as Grantors

to

Wilmington Trust, National Association

as Agent

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Schedule II	- Deposit Accounts
Schedule III	- Receivables and Agreement Collateral
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Exhibits

Exhibit A	- Form of Intellectual Property Security Agreement
Exhibit B	- Form of Intellectual Property Security Agreement Supplement
Exhibit C	- Form of Security Agreement Supplement

SECURITY AGREEMENT

SECURITY AGREEMENT dated March 22, 2013 (this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement, defined herein) (the "**Company**"), and the U.S. Subsidiaries of the Company listed on the signature pages hereof, each of which is a debtor and debtor-in-possession, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as **Exhibit C** (the Company and such U.S. Subsidiaries, collectively, the "**Grantors**"), to Wilmington Trust, National Association, as Agent (in such capacity, together with any successor Agent appointed pursuant to Article VIII of the Credit Agreement, the "**Agent**") for the Secured Parties (as hereinafter defined).

PRELIMINARY STATEMENTS.

(1) Reference is made to the Debtor-in-Possession Credit Agreement, dated as of March 22, 2013, among the Company, the U.S. Subsidiaries of the Company party thereto, the Agent and Lenders from time to time party thereto (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**").

(2) Each Grantor is the owner of the shares of stock or other equity interests in its Subsidiaries set forth on Part I of **Schedule I** hereto and issued by the Persons named therein (such shares of stock or other equity interests, the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of **Schedule I** hereto and issued by the obligors named therein.

(3) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on **Schedule II** hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Deposit Accounts**").

(4) It is a condition precedent to the making or deemed making of Loans by the Lenders under the Credit Agreement that the Grantors shall supplement the DIP Order, without in any way diminishing or limiting the effect of the DIP Order or the security interest, pledge and Lien granted thereunder, by more fully setting forth in this Agreement their respective rights in connection with such security interest, pledge and Lien. Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(5) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement as such terms are defined in such Article 8 or 9. "**UCC**" means the Uniform Commercial Code as in effect from time to time in the State of New York; *provided* that, if perfection or the effect of perfection or non perfection or the priority of the security interest in any Collateral is governed (or would be governed, absent the DIP Order) by the Uniform Commercial Code as in effect in a jurisdiction other than the State of

New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make Loans under the Credit Agreement, each Grantor hereby agrees with the Agent for the ratable benefit of the Secured Parties as follows:

• Grant of Security. In addition to the security interest set forth in the DIP Order, each Grantor hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in such Grantor’s right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the “*Collateral*”) (*provided, however*, that notwithstanding anything herein to the contrary, in no event shall the Collateral include or the security interest granted under this Section 1 hereof attach to: (A) any deposit account for taxes, payroll, employee benefits or similar items and any other account or financial asset in which such security interest would be unlawful or in violation of any Plan or employee benefit agreement, (B) any lease, license, contract, or agreement or other property right (including any United States of America intent-to-use trademark or service mark application), to which any Grantor is a party or of any of its rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in: (x) the abandonment, invalidation, unenforceability or other impairment of any right, title or interest of any Grantor therein, or (y) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, agreement or other property right pursuant to any provision thereof, in the case of each of clause (x) and (y) to the extent the applicable provision is not rendered ineffective by applicable law or the DIP Order, (C) any of the outstanding capital stock of a CFC in excess of 65% of the voting power of all classes of capital stock of such CFC entitled to vote, (D) if and to the extent invoked pursuant to the DIP Order, proceeds in an amount equal to the Carve-Out):

a. all equipment in all of its forms, including, without limitation, all machinery, tools, motor vehicles, vessels, aircraft and furniture, and all parts thereof and all accessions thereto, including, without limitation, computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the “*Equipment*”);

b. all inventory in all of its forms, including, without limitation, (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including, without limitation, goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including, without limitation, computer programs and supporting information that

constitute inventory within the meaning of the UCC (any and all such property being the “**Inventory**”);

c. (i) all accounts, instruments (including, without limitation, promissory notes), deposit accounts, chattel paper, general intangibles (including, without limitation, payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the “**Receivables**”), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the “**Related Contracts**”), and (ii) all commercial tort claims, whether or not now or hereafter described on Schedule X hereto;

d. the following (the “**Security Collateral**”):

i. the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

ii. the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

iii. all additional shares of stock and other equity interests from time to time acquired by such Grantor in any manner of (X) the issuers of the Initial Pledged Equity and (Y) each other Subsidiary of such Grantor, provided that (1) the stock of any Subsidiary held by a CFC or held by a Subsidiary of a CFC shall not be required to be pledged and (2) not more than 65% of the voting equity in any CFC shall be subject to the pledge hereunder (such shares and other equity interests, together with the Initial Pledged Equity, being the “**Pledged Equity**”), and the certificates, if any, representing such additional shares or other equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such shares or other equity interests and all warrants, rights or options issued thereon or with respect thereto;

iv. all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the “**Pledged Debt**”) and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

v. all security entitlements or commodity contracts carried in a securities account or commodity account and all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

vi. all other investment property (including, without limitation, all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

e. each Hedge Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including, without limitation, (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

f. the following (collectively, the "**Account Collateral**"):

i. the Deposit Accounts and all funds and financial assets from time to time credited thereto (including, without limitation, all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Deposit Accounts;

ii. all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

iii. all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

g. the following (collectively, the “**Intellectual Property Collateral**”):

- i. all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto (“**Patents**”);
- ii. all trademarks, service marks, domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby (“**Trademarks**”);
- iii. all copyrights, including, without limitation, copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered (“**Copyrights**”); all confidential and proprietary information, including, without limitation, know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including, without limitation, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, “**Trade Secrets**”), and all other intellectual, industrial and intangible property of any type, including, without limitation, industrial designs and mask works;
- iv. all registrations and applications for registration for any of the foregoing, including, without limitation, those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;
- v. all agreements, licenses and covenants providing for the granting of any right in or to any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary (“**IP Agreements**”); and
- vi. any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;
 - h. all documents, all money and all letter-of-credit rights;
 - i. fixtures related to real property the title to or possession of which is held by a Grantor; and
 - j. all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including, without limitation, proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this Section 1) and, to the extent not otherwise included, all (A) payments under insurance

(whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

• **Security for Obligations.** In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the DIP Order, this Agreement secures, in the case of each Grantor, the payment of all obligations of such Grantor and the Subsidiaries of the Company now or hereafter existing under the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), fees, premiums, penalties, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings) (all such obligations being the “**Secured Obligations**”) owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and would be owed by such Grantor or Subsidiary of the Company, as applicable, to any Secured Party under the Loan Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Company.

• **Grantors Remain Liable.** Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor’s Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

• **Delivery and Control of Security Collateral.** (a) All certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered following the date of this Agreement, without further order from the Bankruptcy Court, to be held by or on behalf of the Agent pursuant hereto and the Intercreditor Agreement and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Agent except to the extent that such transfer or assignment is (x) prohibited by applicable law, including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases or (y) subject to certain corporate actions by the holders or issuers of non-U.S. Initial Pledged Equity which have not occurred as of the Effective Date and governmental approvals or consents to pledge or transfer with respect to the issuers of non-U.S. Pledged Equity which have not yet been obtained as to which Grantor shall, to the extent permitted by and in accordance with the DIP Order and without further notice from the Bankruptcy Court, use commercially reasonable efforts to complete as soon as practicable after the date hereof.

a. With respect to any Security Collateral representing interests in Subsidiaries in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, use commercially reasonable efforts to cause the issuer thereof to agree in an authenticated record with such Grantor and the Agent that upon notice from the Agent that an Event of Default has occurred and is continuing, such issuer will comply with instructions with respect to such security originated by the Agent without further consent of such Grantor, such authenticated record to be in form and substance reasonably satisfactory to the Agent. Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will notify each issuer of other Security Collateral as provided in Section 4(e) below.

b. With respect to any securities or commodity account, any Security Collateral that constitutes a security entitlement as to which the financial institution acting as Agent hereunder is not the securities intermediary, upon the request of the Agent upon the occurrence and during the continuance of an Event of Default the relevant Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, use its commercially reasonable efforts to cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Agent as the entitlement holder thereof.

c. Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, cause the Security Collateral to be registered in the name of the Agent or such of its nominees as the Agent shall direct, subject only to the revocable rights specified in Section 12(a). In addition, the Agent shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to any securities account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to any securities or commodity account.

d. Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

• Maintaining the Account Collateral. So long as any Loan or any other payment obligation of any Loan Party of which the Company has notice under any Loan Document shall remain unpaid:

a. Each Grantor will, to the extent permitted by and in accordance with the DIP Order and to the extent required by the Credit Agreement and without further order from the Bankruptcy Court, enter into an agreement with the financial institution holding each of its Deposit Accounts pursuant to which such financial institution shall agree with such Grantor and the Agent to, upon notice from the Agent upon the occurrence and during the continuance of an Event of Default, comply with instructions originated by the Agent directing the disposition of funds in such deposit account without the further consent of such Grantor, such agreement to be in form and substance reasonably satisfactory to the Agent (a “**Deposit Account Control Agreement**”), and, upon the occurrence and during the continuance of an Event of Default, instruct each Person obligated at any time to make any payment to such Grantor for any reason (an “**Obligor**”) to make such payment to such a Deposit Account.

b. The Agent may, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, at any time and without notice to, or consent from, the Grantor, transfer, or direct the transfer of, funds from the Deposit Accounts to satisfy the Grantor’s obligations under the Loan Documents if an Event of Default shall have occurred and be continuing. As soon as reasonably practicable after any such transfer, the Agent agrees to give written notice thereof to the applicable Grantor.

• Representations and Warranties. Each Grantor represents and warrants as follows:

a. Such Grantor’s exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number as of the date hereof is set forth in Schedule V hereto. Within the twelve months preceding the date hereof, such Grantor has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto.

b. Such Grantor is the legal and beneficial owner of the Collateral granted or purported to be granted by it free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement, by the DIP Order or Liens permitted under the Credit Agreement. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of

the Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

- c. All Equipment of such Grantor having a value in excess of \$5,000,000 and Inventory of such Grantor having a value in excess of \$5,000,000 as of the date hereof is located at the places specified therefor in Schedule VIII and Schedule IX hereto, respectively. Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.
- d. None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$5,000,000 that has not been delivered to the Agent. All such Receivables or Agreement Collateral valued in excess of \$5,000,000 is listed on Schedule III attached hereto.
- e. All Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$5,000,000 for all such Security Collateral of the Grantors has been delivered to be held by or on behalf of the Agent in accordance with Section 4(a).
- f. If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.
- g. The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non assessable. The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory note, such promissory notes have been delivered to be held by or on behalf of the Agent in accordance with Section 4(a), and is not in default.
- h. The Initial Pledged Equity pledged by such Grantor constitutes, as of the date hereof, all of the issued and outstanding equity interests of the issuers thereof (or, in the case of any issuer that is a CFC, 100% of the non-voting equity interests (if any) of such issuer and 65% of the voting equity interests of such issuer) indicated on Part I of Schedule I hereto. The Initial Pledged Debt constitutes all of the outstanding Debt for Borrowed Money owed to such Grantor by the issuers thereof.
- i. Such Grantor has no Investment Property with a market value in excess of \$5,000,000 as of the date hereof, other than the Investment Property listed on Part III of Schedule I hereto.
- j. The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full

force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

k. Such Grantor has no material deposit accounts subject to the grant or security in Section 1 of this Agreement as of the date hereof, other than the Deposit Accounts listed on Schedule II hereto.

l. Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$5,000,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

m. Subject to the DIP Order, the security interest created hereunder constitutes a legal, valid and perfected security interest in all Collateral to the extent set forth and with the priority set forth in the DIP Order and the Intercreditor Agreement; provided, however, that the Agent will receive a security interest, but not a first priority security interest, in (1) Collateral subject to Liens permitted by the terms of the Credit Agreement which Liens have priority over the security interests granted hereunder as a matter of law and (2) other Collateral to the extent consented to by the Agent and approved by the Required Lenders (collectively, the "**Specified Collateral**").

n. Subject to the DIP Order, no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor, (ii) the perfection or maintenance of the security interest created in the Collateral (having the priority required by the Intercreditor Agreement) other than Specified Collateral, except for the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Security Collateral issued by a non-U.S. Person and any filings or approvals required prior to realizing on any such Pledged Equity or (iii) the exercise by the Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

o. The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

p. As to itself and its Intellectual Property Collateral:

i. Except as set forth on Schedule IV hereto, to the knowledge of the Company, neither the operation of such Grantor's business nor the use of the Intellectual Property Collateral by Grantor in connection therewith conflicts with, infringes, misappropriates, dilutes, misuses or otherwise violates the Intellectual Property rights of any third party, except, in each case, as are not reasonably expected to have a Material Adverse Effect.

ii. Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and except for such failures to have exclusive ownership that are not reasonably expected to have a Material Adverse Effect.

iii. The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

iv. The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Company, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except, in each case, as are not reasonably expected to have a Material Adverse Effect.

v. Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain in full force and effect and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor that is registered or the subject of an application for registration.

vi. Except as set forth on Schedule IV hereto, no claim has been asserted and is pending or to the knowledge of such Grantor, threatened, by any Person challenging the use of any Intellectual Property Collateral by a Grantor or the validity or enforceability of any such Intellectual Property Collateral, nor does the Company know of any valid basis for any such claim, except, in either case, for such claims that individually or in the aggregate are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will not result in the termination or material impairment of any of the Intellectual Property Collateral.

vii. Except as set forth on Schedule IV hereto, with respect to each material IP Agreement: (A) to the knowledge of the Company, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received

any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and, to the knowledge of such Grantor, no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

viii. Such Grantor has used commercially reasonable efforts to maintain the confidentiality of the Trade Secrets of such Grantor and to protect such Trade Secrets from unauthorized use, disclosure, or appropriation and no such Trade Secrets have been disclosed by such Grantor other than to employees, representatives, agents, consultants and contractors of such Grantor or other Persons, all of whom are bound by written confidentiality agreements.

• Further Assurances. Each Grantor agrees that from time to time, in accordance with the terms of this Agreement to the extent permitted by and in accordance with the DIP Order, at the expense of such Grantor and at the reasonable request of the Agent and without further order from the Bankruptcy Court, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Agent and to the extent permitted by and in accordance with the DIP Order, without further order from the Bankruptcy Court, promptly with respect to the Collateral of such Grantor: (i) if any such Collateral shall be evidenced by a promissory note or other instrument or chattel paper, deliver and pledge to the Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Agent; (ii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iii) at the request of the Agent, take all action to ensure that the Agent's security interest is noted on any certificate of title related to any Collateral evidenced by a certificate of title; and (iv) deliver to the Agent evidence that all other actions that the Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

a. Each Grantor hereby authorizes the Agent to file one or more financing or continuation statements, and amendments thereto, including, without limitation, one or more financing statements indicating that such financing statements cover all assets or all personal property of such

Grantor and fixtures related to real property the title to or possession of which is held by such Grantor (or words of similar effect) in the United States, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Agent to have filed such financing statements (including as a fixture filing), continuation statements or amendments filed prior to the date hereof.

b. Each Grantor will furnish to the Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Agent may reasonably request, all in reasonable detail.

• As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$5,000,000 and Inventory having a value in excess of \$5,000,000 (other than Inventory sold in the ordinary course of business) at the places therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Agent (or such lesser time as may be agreed by the Agent), at such other places designated by such Grantor in such notice.

b. Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including, without limitation, claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.01(b) of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

• Insurance. (a) Each Grantor will, at its own expense, maintain or cause to be maintained, insurance with respect to its Collateral in such amounts, against such risks, in such form and with such insurers, as shall be customary for similar businesses of the size and scope of the Company on a consolidated basis, provided however that the Grantor may self insure to the extent consistent with prudent business practice to be applied in accordance with the Credit Agreement. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses, except for losses of less than \$12,500,000 per occurrence, to be paid, in accordance with the Intercreditor Agreement and the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Agent. So long as no Event of Default shall have occurred and be continuing, all property damage insurance payments received by the Agent in connection with any loss, damage or destruction of Inventory will be released by the Agent to the applicable Grantor. Each such policy shall in addition (i) name such Grantor and the Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Agent) as their interests may appear, (ii) provide that there shall be no recourse against the Agent for payment of premiums or

other amounts with respect thereto, (iii) provide that at least 10 days' prior written notice of cancellation or of lapse shall be given to the Agent by the insurer and (iv) contain such other customary lender loss payee provisions as the Agent shall reasonably request. Each Grantor will, if so requested by the Agent and to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, deliver to the Agent certificates of insurance evidencing such insurance and, as often as the Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Agent and to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 1(i) and cause the insurers to acknowledge notice of such assignment.

a. Reimbursement under any liability insurance maintained by any Grantor pursuant to this Section 9 may be paid directly to the Person who shall have incurred damages covered by such insurance to be applied in accordance with the Credit Agreement. In case of any loss involving damage to Equipment or Inventory when subsection (c) of this Section 9 is not applicable, the applicable Grantor, to the extent determined to be in the business interest of such Grantor, will make or cause to be made the necessary repairs to or replacements of such Equipment or Inventory, and any proceeds of insurance properly received by or released to such Grantor shall be used by such Grantor, except as otherwise required hereunder, by the Credit Agreement or the Orders, to pay or as reimbursement for the costs of such repairs or replacements or, if such Grantor determines not to repair or replace such Equipment or Inventory, treat the loss or damage as a disposition under Section 5.02(e)(v) of the Credit Agreement.

b. So long as no Event of Default shall have occurred and be continuing, all insurance payments received by the Agent in connection with any loss, damage or destruction of Equipment or Inventory will be released by the Agent to the applicable Grantor to be applied in accordance with the Credit Agreement. Upon the occurrence and during the continuance of any Event of Default, to the extent permitted by and in accordance with the DIP Order and the Intercreditor Agreement and without further order from the Bankruptcy Court, all insurance payments in respect of such Equipment or Inventory shall be paid to the Agent and shall, in the Agent's sole discretion, (i) be released to the applicable Grantor to be applied in accordance with the Credit agreement or (ii) be held as additional Collateral hereunder or applied as specified in Section 19(b).

• Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) No Grantor will change its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement without first giving at least 15 Business Days prior written notice to the Agent, or such lesser period of time as agreed by the Agent, and taking all action reasonably required by the Agent for the purpose

of perfecting or protecting the security interest granted by this Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including, without limitation, the Assigned Agreements and Related Contracts, and will permit representatives of the Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.01(e) of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will forthwith notify the Agent of such organizational identification number.

b. Except as otherwise provided in this subsection (b), each Grantor will continue to collect, at its own expense, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, such Grantor may take (and, at the Agent's direction, will take) such action as such Grantor or the Agent may deem necessary or advisable to enforce collection of the Assigned Agreements and Receivables; *provided, however*, that the Agent shall have the right at any time, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including, without limitation, those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including, without limitation, instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement) to be applied in accordance with the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

• As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Company and its Subsidiaries, each Grantor agrees to take, at its expense, all commercially reasonable steps as determined in Grantor's reasonable discretion, including, without limitation, in the U.S. Patent

and Trademark Office, the U.S. Copyright Office and any other governmental authority, to (i) maintain the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including, without limitation, the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other governmental authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S. Trademark Act, the filing of divisional, continuation, continuation-in-part, reissue and renewal applications or extensions, the payment of maintenance fees and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings initiated by third parties, in each case except where the failure to so file, register, maintain or participate is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Agent, which shall not be unreasonably withheld or delayed, discontinue use of or otherwise abandon any such material Intellectual Property Collateral, or abandon any right to file an application for patent, trademark, or copyright, unless such Grantor shall have reasonably determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer reasonably necessary or desirable in the conduct of such Grantor's business and that the loss thereof would not be reasonably likely to have a Material Adverse Effect.

a. Until the termination of the Credit Agreement, each Grantor agrees to provide, annually to the Agent an updated Schedule of its Patents, Trademarks and registered Copyrights.

b. In the event that any Grantor becomes aware that any item of the Intellectual Property Collateral is being infringed, misappropriated or otherwise violated by a third party in any material respect, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including, without limitation, suing for infringement, misappropriation or other violation and for an injunction against such infringement, misappropriation or other violation.

c. Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including, without limitation, taking all reasonable steps which it deems appropriate under the circumstances to maintain substantially the quality of any and all products or services used or provided in connection with any of the Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking all reasonable steps which it deems appropriate under the circumstances to ensure that all licensed users of any of the Trademarks use such consistent standards of quality.

d. With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in

substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Agent (an “**Intellectual Property Security Agreement**”), for recording the security interest granted hereunder to the Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

e. Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Agent with such written notice, or otherwise authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Agent (an “**IP Security Agreement Supplement**”) identifying the Intellectual Property Collateral pledged by such Grantor, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

• Voting Rights; Dividends; Etc. So long as no Default under Section 6.01(a) or (e) of the Credit Agreement shall have occurred and be continuing:

i. Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

ii. Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; *provided, however*, that any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, be promptly delivered to be held by or on behalf of the Agent as Security Collateral and shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

iii. The Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

b. Subject to the DIP Order, upon the occurrence and during the continuance of a Default under Section 6.01(a) or (e) of the Credit Agreement:

i. All rights of each Grantor (x) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 12(a)(i) shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, upon notice to such Grantor by the Agent, cease and (y) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 12(a)(ii) shall automatically cease, and all such rights shall thereupon become vested in the Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

ii. All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 12(b) shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

• As to the Assigned Agreements. Each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, at its expense:

i. perform and observe all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Agent; and

ii. furnish to the Agent promptly upon receipt thereof copies of all notices of defaults in excess of \$25,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Agent may reasonably request and (B) upon request of the Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

b. Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

c. Each Grantor agrees, upon the reasonable request of Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Deposit Account.

d. All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in Section 5 so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b).

• As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement, this Agreement and DIP Order, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Agent, hereby assigns to the Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Agent, each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$5,000,000 and each nominated person (as defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Agent and deliver written evidence of such consent to the Agent.

a. Upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, promptly upon request by the Agent, (i) notify (and such Grantor hereby authorizes the Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Agent or its designee and (ii) arrange for the Agent to become the transferee beneficiary of letter of credit.

b. In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$20,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

• Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for

the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

a. Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.01(i) of the Credit Agreement from time to time acquired by such Grantor in any manner.

• Agent Appointed Attorney in Fact. (a) Each Grantor hereby irrevocably appoints the Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, upon the occurrence and during the continuance of an Event of Default, in the Agent's discretion, to take any action and to execute any instrument, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, that the Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation:

a. to obtain and adjust insurance required to be paid to the Agent pursuant to Section 9,

b. to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

c. to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above, and

d. to file any claims or take any action or institute any proceedings that the Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Agent with respect to any of the Collateral.

• Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Agent may, but without any obligation to do so, upon notice to the Company of at least five Business Days in advance and if the Company fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Agent incurred in connection therewith shall be payable by such Grantor under Section 20.

• The Agent's Duties. The powers conferred on the Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose

any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

a. Anything contained herein to the contrary notwithstanding, the Agent may from time to time, when the Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Company, any other Persons) subagents (each a “**Subagent**”) for the Agent hereunder with respect to all or any part of the Collateral. In the event that the Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Agent, for the ratable benefit of the Secured Parties, as security for the Secured Obligations of such Grantor; (ii) such Subagent shall automatically be vested, in addition to the Agent, with all rights, powers, privileges, interests and remedies of the Agent hereunder with respect to such Collateral, and (iii) the term “Agent,” when used herein in relation to any rights, powers, privileges, interests and remedies of the Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Agent.

• **Remedies.** Subject to the DIP Order, if any Event of Default shall have occurred and be continuing:

a. The Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Agent forthwith, assemble all or part of the Collateral as directed by the Agent and make it available to the Agent at a place and time to be designated by the Agent that is reasonably convenient to both parties; (ii) subject to applicable law (including the Bankruptcy Code or any order of the Bankruptcy Court entered in connection with the Cases), without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Agent’s offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.01(e) of the Credit Agreement, on a non-

exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including, without limitation, (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including, without limitation, those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, including the Bankruptcy Code or any order of the Bankruptcy Court entered in connection with the Cases, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned.

b. Any cash held by or on behalf of the Agent and all cash proceeds received by or on behalf of the Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral may, in the discretion of the Agent, be held by the Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Agent for the ratable benefit of the Secured Parties against, all or any part of the Secured Obligations, in accordance with Section 6.04 of the Credit Agreement.

c. All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement).

d. Subject to the provisions of Section 9.06 of the Credit Agreement, the Agent may, without notice to any Grantor except as required by law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases) and at any time or from time to time, charge, set off and otherwise apply all or any part of the Secured Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

e. In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such sale or other disposition shall be included therein, and such Grantor shall supply to the Agent or its designee, to the extent practicable, tangible embodiments of such Grantor's know-how and expertise, and documents relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

f. In each case under this Agreement in which the Agent takes any action with respect to the Collateral, including proceeds, the Agent shall provide to the Company such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Company as a basis for the preparation of the applicable Grantor's financial statements in accordance with GAAP.

With respect to the foregoing, the Agent shall provide the Company (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' written notice prior to taking the actions contemplated by this Section 19; *provided*, that the Agent may take the actions contemplated by this Section 19 without further order from the Bankruptcy Court.

• Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including, without limitation, enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

a. Each Grantor will upon demand pay to the Agent the amount of any and all reasonable expenses, including, without limitation, the reasonable fees and expenses of its counsel and of any experts and agents, that the Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

• Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Agent and, with respect to any amendment, the Company on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

a. Upon the execution and delivery by any Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a “**Security Agreement Supplement**”), such Person shall be referred to as an “**Additional Grantor**” and shall be and become a Grantor hereunder, and each reference in this Agreement and the other Loan Documents to “Grantor” shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the “Collateral” shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

• Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.09 of the Credit Agreement shall apply to all information received by the Agent or any Lender under this Agreement.

a. All notices and other communications provided for hereunder shall be delivered as provided in Section 9.02 of the Credit Agreement.

b. The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral Agreement	Section 1(f)
Agreement Collateral	Preamble
Assigned Agreements	Section 1(e)
Company	Section 1(e)
Collateral	Preamble
Copyrights	Section 1
Credit Agreement	Section 1 (g)(iii)
Deposit Account Control Agreement	Recitals (1)
Deposit Accounts	Section 5(a)
Equipment	Recitals (3)
Grantor, Grantors	Section 1(a)
Initial Pledged Debt	Preamble
Initial Pledged Equity	Recitals (2)
	Recitals (2)

Intellectual Property Collateral	Section 1(g)
Inventory	Section 1(b)
IP Agreements	Section 1(g)(v)
Obligor	Section 5(a)
Patents	Section 1(g)(i)
Pledged Debt	Section 1(d)(iv)
Pledged Equity	Section 1(d)(iii)
Receivables	Section 1(c)
Related Contracts	Section 1(c)
Secured Obligations	Section 2
Security Collateral	Section 1(d)
Specified Collateral	Section 6(m)
Trademarks	Section 1(g)(ii)
Trade Secrets	Section 1(g)(iii)
UCC	Recitals (5)

• Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing security interest in the Collateral and shall (a) except as otherwise provided in Section 9.15 of the Credit Agreement, remain in full force and effect until the latest of (i) the payment in full in cash of the Secured Obligations or (ii) the Termination Date, or otherwise as set forth in any order of the Bankruptcy Court, (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.08 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including, without limitation, the Loans owing to it and the Note or Notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

• Release; Termination. (a) Upon any sale, lease, transfer or other disposition of any item of Collateral of any Grantor in accordance with the terms of the Loan Documents or as otherwise directed or required by any order of the Bankruptcy Court, the security interests granted under this Agreement by such Grantor in such Collateral shall immediately terminate and automatically be released and Agent will promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral held by it, and Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; *provided, however,* that no such documents shall be required unless such Grantor shall have delivered to the Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Agent and

a certificate of such Grantor to the effect that the transaction is in compliance with the Loan Documents.

a. The pledge and security interest granted hereby will be terminated as set forth in Section 9.15(b) of the Credit Agreement and upon such termination all rights to the Collateral shall revert to the applicable Grantor and the Agent will promptly deliver to the applicable Grantors all certificates representing any Pledged Equity or Pledged Debt, Receivables or other Collateral.

• Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

• Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

• Jurisdiction; Waiver of Jury Trial. Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of the Bankruptcy Court and, if the Bankruptcy Court does not have (or abstains from jurisdiction), to the nonexclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in the Bankruptcy Court or any such New York State court, as applicable, or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Company at its address specified pursuant to Section 9.02 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that any party may otherwise have to bring any action or proceeding relating to this Agreement in the courts of any jurisdiction.

a. Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in the Bankruptcy Court or any New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

b. Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

• Intercreditor Agreement Controlling. Notwithstanding anything herein to the contrary, the liens and security interests granted to the Agent pursuant to this Agreement, the exercise of any right or remedy by the Agent hereunder and any obligation of any Grantor to take any action, in each case, with respect to the Collateral are subject to the limitations and provisions of the Intercreditor Agreement. In the event of any inconsistency between the terms or conditions of this Agreement and the terms and conditions of the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, prior to the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to the ABL Priority Collateral (as defined in the Intercreditor Agreement), (i) no Grantor shall be required to act or refrain from acting with respect to any ABL Priority Collateral (as defined in the Intercreditor Agreement) if compliance by such Grantor with such requirement would result in a breach of or constitute a default under the Intercreditor Agreement, (ii) the requirements of this Agreement to deliver any physical ABL Priority Collateral (as defined in the Intercreditor Agreement) and any certificates, instruments or documents in relation thereto (or control thereof) to the Agent shall be deemed satisfied by delivery of such Collateral and such certificates, instruments or documents in relation thereto (or control thereof) to the ABL Agent (as defined in the Intercreditor Agreement) and (iii) any provision of this Agreement requiring or authorizing any action by, or requiring that any action or delivery be satisfactory to the Agent, shall instead be deemed to require or authorize such action by, or that such action or delivery be satisfactory to, the ABL Agent (as defined in the Intercreditor Agreement).

• Marshalling. Neither the Agent nor the Secured Parties shall be required to marshal any present or future collateral security (including but not limited to the Collateral for, or other assurance of payment of, the Secured Obligations or any of them) or to resort to such collateral security or other assurances of payment in any particular order, and all of their rights and remedies hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising.

• Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the DIP Order, the provisions of the DIP Order shall govern.

[The remainder of this page intentionally left blank]

IN WITNESS WHEREOF, each Grantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By: _____
Name: William G. Love
Title: Treasurer

CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC

By: _____
Name: William G. Love
Title: Manager

EASTMAN KODAK INTERNATIONAL
CAPITAL COMPANY, INC.
FAR EAST DEVELOPMENT LTD.
FPC INC.
KODAK (NEAR EAST), INC.
KODAK AMERICAS, LTD.
KODAK IMAGING NETWORK, INC.
KODAK PORTUGUESA LIMITED
KODAK REALTY, INC.
LASER-PACIFIC MEDIA CORPORATION
PAKON, INC.
QUALEX INC.

By: _____
Name: William G. Love
Title: Treasurer

KODAK PHILIPPINES, LTD.
NPEC INC.

By: _____
Name: William G. Love
Title: Assistant Treasurer

[Signature page to the Junior Debtor-In-Possession Security Agreement]

Wilmington Trust, National Association, As Agent

By: _____
Name: Meghan H. McCauley
Title: Authorized Signatory

See attached.

To each of the Lenders to the Credit Agreement
referred to below listed on Schedule A hereto

To Wilmington Trust, National Association, as Agent

Ladies and Gentlemen:

I am general counsel of Eastman Kodak Company, a New Jersey corporation (the "Company"), and in that capacity I am responsible for the legal matters of the Company and its subsidiaries, including those listed on Schedule B hereto (the "U.S. Subsidiary Guarantors" and, together with the Company, the "Loan Parties"), each of which is a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code, in the United States Bankruptcy Court for the Southern District of the State of New York (the "Bankruptcy Court"). I, or attorneys under my direction, have acted in such capacity in connection with the preparation, execution and delivery of the Debtor-In-Possession Loan Agreement (the "Credit Agreement"), dated as of the date hereof, among the Company, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code, the U.S. Subsidiary Guarantors of the Company party thereto, as guarantors, each a debtor and debtor-in-possession under Chapter 11 of the Bankruptcy Code, the Lenders party thereto and Wilmington Trust, National Association, as Agent for said Lenders. This opinion is furnished to you pursuant to Section 3.01(b)(viii) of the Credit Agreement. Capitalized terms used, and not defined, in this opinion are used with the meanings ascribed to them in the Credit Agreement.

In connection with this opinion, I have examined:

- (1) the Credit Agreement;
- (2) the Security Agreement, dated as of the date hereof, among the Grantors referred to therein and Wilmington Trust, National Association, as Agent; and
- (3) the Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926] (the "Original DIP Order"); the Order Authorizing the Debtors to (I) Enter into Financing Commitment Documents for Secured Supplemental Postpetition and Exit

Financing, (II) Incur and Pay Associated Fees, Costs and Expenses and (III) Furnish Related Indemnities [Docket No. 3278] (the "Finding"); and the Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279] (the "Amending Order," together with the Original DIP Order and the Finding, the "DIP Order").

The documents described in the foregoing clauses (1) and (2) are collectively referred to herein as the "Operative Documents" and the Operative Documents together with the DIP Order are referred to herein collectively as the "Documents."

I have also examined the originals, or copies certified to my satisfaction, of the organizational documents, by-laws and resolutions or other actions taken by the governing bodies of the Company and each U.S. Subsidiary Guarantor, as amended through the date hereof, and such other corporate records of the Company and the U.S. Subsidiary Guarantors, certificates of public officials and of other officers of the Company and the U.S. Subsidiary Guarantors, and such other documents, as I have deemed necessary or appropriate as a basis for the opinions expressed below.

As to any facts material to the opinions expressed herein which I did not independently establish or verify, I have relied upon the statements and representations of the Loan Parties and their officers and of public officials as to matters within their purview.

I have assumed the genuineness of all signatures, the authenticity of documents submitted to me as originals, the conformity to the originals of all documents submitted to me as copies, and the authenticity of the originals of such copies. I have assumed, with your consent, the due execution and delivery, pursuant to due authorization, of the Credit Agreement by the Lenders and the Agent and its enforceability against such parties in accordance with its terms.

The opinions expressed below are limited to the law of the State of New York, the Business Corporation Act of the State of New Jersey, the General Corporation Law of the State of Delaware, the corporate or limited liability company laws of the States of Wyoming, California and Indiana set forth in standard compilations of corporation, limited liability company and other business statutes set forth in the Wolters Kluwer Law and Business *Corporation: Statutes* (Aspen Publishers) and the federal law of the United States customarily applicable to transactions of the type contemplated by the Documents (collectively "Applicable Law").

Solely for purposes of the opinions expressed herein and with your permission, I have assumed:

A. That the execution, delivery and performance by each Loan Party of the Operative Documents to which it is a party do not:

- i. except with respect to Applicable Law, violate any law, rule or regulation applicable to it; or
- ii. result in any conflict with or breach of any agreement or document binding on it; or

B. except with respect to Applicable Law, no authorization, approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or (to the extent the same is required under any agreement or document binding on it) any other third party is required for the due execution, delivery or performance by any Loan Party of any Operative Document to which it is a party or, if any such authorization, approval, action, notice or filing is required, it has been duly obtained, taken, given or made and is in full force and effect.

I have not independently established the validity of the foregoing assumptions.

Based upon the foregoing and subject to the limitations, qualifications and assumptions set forth herein, I am of the opinion that:

1. The Company and each of the U.S. Subsidiary Guarantors is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization.

2. Subject to the DIP Order, the Company and each of the U.S. Subsidiary Guarantors: (a) has the organizational power to execute, deliver and perform each Operative Document to which it is a party, (b) has taken all organizational action necessary to authorize the execution, delivery and performance of each Operative Document to which it is a party, and (c) has duly executed and delivered each Operative Document to which it is a party.

3. The execution and delivery by the Company and each of the U.S. Subsidiary Guarantors of each Operative Document to which it is a party does not, and the performance by the Company and each of the U.S. Subsidiary Guarantors of its obligations thereunder and the consummation of the transactions contemplated thereby and the borrowings thereunder on the date hereof, subject to the DIP Order and such other orders as the Bankruptcy Court may require, does not: (a) result in a violation of such Loan Party's organizational documents, or (b) violate any of the material terms of any contractual or legal restriction contained in any indenture, loan or credit agreement, guarantees, mortgages, security agreements, notes, bonds and other agreements that restrict or limit the Company's right to borrow money.

4. No authorization, approval or other action by, and no notice to or filing with, any governmental authority or regulatory body under Applicable Law is required for the due execution, delivery and performance by the Company and each of the U.S. Subsidiary Guarantors of any Operative Document to which it is a party or the exercise of rights or remedies by the other parties under any Operative Document except (a) the entry of the DIP Order with

the Bankruptcy Court and such other orders as the Bankruptcy Court may require, (b) in the case of the Collateral, as may be required in connection with any disposition of any portion of the Collateral by laws affecting the offering and sale of securities generally, (c) the supplementary filings or other actions supplementary to entry of the DIP Order referred to in the Security Agreement, and (d) other than as provided under Applicable Law, the filings and other actions required to grant, perfect and/or enforce the security interests in the Initial Pledged Equity consisting of the capital stock of non-U.S. entities.

5. To my knowledge, there are no pending or overtly threatened actions or proceedings against the Borrowers or any of the U.S. Subsidiary Guarantors before any court, governmental agency or arbitrator that purport to affect the legality, validity, binding effect or enforceability of the Operative Documents or the consummation of the transactions contemplated thereby or that are reasonably likely to have a materially adverse effect on the business or operations of the Company and its U.S. Subsidiary Guarantors taken as a whole.

6. No Borrower is required to register as an investment company under the Investment Company Act of 1940, as amended.

A copy of this opinion letter may be delivered by any of you to any person that becomes a Lender or Agent in accordance with the provisions of the Credit Agreement. Any such person may rely on the opinions expressed above as if this opinion letter were addressed and delivered to such person on the date hereof. You may also deliver a copy of this opinion to your attorneys, accountants and other professional advisors and to governmental authorities having jurisdiction over you.

This opinion letter is rendered to you in connection with the transactions contemplated by the Documents. This opinion letter may not be relied upon by you or any future Lender or Agent for any other purpose without my prior written consent.

This opinion letter speaks only as of the date hereof. I expressly disclaim any responsibility to advise you of any development or circumstance of any kind, including any change of law or fact, that may occur after the date of this opinion letter and that might affect the opinions expressed herein.

Very truly yours,

Patrick M. Sheller

See attached.

To each of the Lenders party to the Credit Agreement referred to below listed on Schedule A hereto

To Wilmington Trust, National Association, as Agent

Ladies and Gentlemen:

In connection with the execution today of (i) the Debtor-In-Possession Loan Agreement, dated as of the date hereof (the "Credit Agreement"), among Eastman Kodak Company, a New Jersey corporation (the "Company"), a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code, in the United States Bankruptcy Court for the Southern District of the State of New York (the "Bankruptcy Court") and the U.S. Subsidiaries of the Company party thereto (collectively, the "Loan Parties"), each a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code in the Bankruptcy Court, the Lenders party thereto and Wilmington Trust, National Association, as Agent for said Lenders, (ii) the Trademark Security Agreement, as of the date hereof (the "Trademark Security Agreement"), made by the Company and the U.S. Subsidiaries party thereto, as grantors, to Wilmington Trust, National Association, as Agent for the Secured Parties, (iii) the Copyright Security Agreement, as of the date hereof (the "Copyright Security Agreement"), made by the Company and the U.S. Subsidiaries party thereto, as grantors, to Wilmington Trust, National Association, as Agent for the Secured Parties, (iv) the Patent Security Agreement, as of the date hereof (the "Patent Security Agreement" and, together with the Trademark Security Agreement and the Copyright Security Agreement, collectively, the "IP Security Agreements"), made by the Company and the U.S. Subsidiaries party thereto, as grantors, to Wilmington Trust, National Association, as Agent for the Secured Parties and (v) the Security Agreement, dated as of the date hereof (the "Security Agreement" and, together with the IP Security Agreements and the Credit Agreement, the "Opinion Documents"), from the Grantors referred to therein to Wilmington Trust, National Association, as Agent, we, as special counsel for the Company, have examined the Opinion Documents; the Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition

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To each of the Lenders party to the Credit Agreement referred to below listed on Schedule A hereto

To Wilmington Trust, National Association, as Agent

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Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926] (the "Original Order"); the Order Authorizing the Debtors to (I) Enter into Financing Commitment Documents for Secured Supplemental Postpetition and Exit Financing, (II) Incur and Pay Associated Fees, Costs and Expenses and (III) Furnish Related Indemnities [Docket No. 3278] (the "Finding"); and the Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279] (the "Amending Order," together with the Original Order and the Finding, the "Order," and, together with the Opinion Documents, collectively, the "Documents") as entered on the docket of the Clerk of the Bankruptcy Court and such corporate records, certificates and other documents, and such questions of law, as we have considered necessary or appropriate for the purposes of this opinion. Capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto in the Credit Agreement.

Upon the basis of such examination, it is our opinion that:

(1) Subject to the Order, each of the Opinion Documents constitutes a valid and legally binding obligation of the Company and each Loan Party party thereto, enforceable in accordance with its terms.

(2) Subject to the Order and the terms thereof, all regulatory consents, authorizations, approvals and filings required to be obtained or made by the Loan Parties under the Covered Laws for the execution and delivery by the Loan Parties of, and the performance by the Loan Parties of their respective obligations under, the Opinion Documents have been obtained or made except for filings intended to supplement the creation and perfection of Liens granted pursuant to the terms of the Order.

(3) The execution and delivery by the Loan Parties of, and the performance by the Loan Parties of their respective obligations under, the Opinion Documents will not violate any Covered Laws.

(4) Assuming that the Company applies the proceeds of the Loans as provided in the Credit Agreement, such Loans will not violate the provisions of Regulation U or X of the Board of Governors of the Federal Reserve System.

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To each of the Lenders party to the Credit Agreement referred to below listed on Schedule A hereto

To Wilmington Trust, National Association, as Agent

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(5) The Original Order was entered on the docket of the Clerk of the Bankruptcy Court (the "Docket") on January 24, 2013 and each of the Finding and the Amending Order was entered on the Docket on March 8, 2013. We have reviewed the Docket as it existed on March 22, 2013 at 8:00 A.M. Based solely on our review of the Docket as of such date and time: (i) the Order is in full force and effect in accordance with its terms; (ii) no motion to amend, reargue, stay, vacate or rescind the Order has been filed with the Bankruptcy Court; and (iii) the Order is not subject to any pending appeal and no order amending, granting reargument, staying, vacating or rescinding the Order has been entered by the Bankruptcy Court.

The opinions set forth above are subject to the qualifications stated therein, and subject to the following qualifications, limitations and assumptions: (i) our opinion set forth in paragraph (1) is subject to (a) bankruptcy, insolvency, fraudulent transfer, reorganization, moratorium and similar laws of general applicability relating to or affecting the enforcement of creditors' rights and general equity principles; and (ii) the obligations of the Loan Parties under the Opinion Documents and the rights of the Agent may be subject to possible limitations upon the exercise of remedial or procedural provisions contained in the Opinion Documents provided that such limitations do not, in our opinion (but subject to the other comments and qualifications set forth in this opinion), make the remedies and procedures that will be afforded to the Agent inadequate for the practical realization of the substantive benefits purported to be provided to the Agent pursuant to such agreement. We have also assumed, with your permission, that each of the Loan Parties is a corporation or limited liability company validly existing and in good standing under the laws of the jurisdiction of its formation; has duly and validly authorized, executed and delivered all Opinion Documents to which it is a party; and has the corporate or limited liability company power and authority to own its assets and properties and to transact the business in which it is currently engaged. We understand that in connection with such matters you are receiving an opinion from the General Counsel to the Company, on which you will rely.

In addition, in rendering the foregoing opinions we express no opinion with respect to:

(i) the creation or perfection of any security interest in the Collateral;

(ii) any provisions of the Security Agreement that (A) prohibit or restrict parties thereto from transferring their respective rights in the Collateral or from creating, attaching, perfecting or enforcing a security interest in such Collateral except as specified therein,

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To each of the Lenders party to the Credit Agreement referred to below listed on Schedule A hereto

To Wilmington Trust, National Association, as Agent

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(B) impose a consent requirement on such transfer or pledge, or (C) provide that such transfer or pledge may give rise to a default, breach, right of recoupment, claim, defense, termination, right of termination or remedy to the extent such provisions may be unenforceable by virtue of Sections 9-401, 9-406 and/or 9-408 of the UCC;

(iii) the validity, binding effect or enforceability of any provision of the Security Agreement that purports to (a) permit the Agent or any other person to sell or otherwise dispose of any Collateral subject thereto except in compliance with all applicable laws or (b) impose on the Agent standards for the care of any Collateral in its possession other than as provided in section 9-207 of the UCC; and

(iv) as contemplated by the qualifications set forth above, we are expressing no opinion as to Federal or state laws relating to fraudulent transfers.

We have, with your approval, also relied as to certain matters on information obtained from public officials, officers of the Company and other sources believed by us to be responsible, and we have assumed, with your approval, (i) the due authorization, execution and delivery of each Opinion Document by each of the parties thereto; (ii) the genuineness of all signatures on all documents submitted to us; (iii) the authenticity and completeness of all documents, records, certificates and other instruments reviewed by us; (iv) that photocopy, electronic, certified, conformed, facsimile and other copies of originals conform to the original documents, records, certificates and instruments; (v) the legal capacity of all individuals executing documents; (vi) that the Opinion Documents are the valid and binding obligations of each of the parties thereto (other than the Loan Parties) under New York law in accordance with their respective terms; and (vii) the execution, delivery and performance of each of the Loan Documents by each of the Loan Parties do not require the Company to obtain any regulatory consent, authorization or approval or make any regulatory filing that has not been obtained or made (except for the entry of the Order), in each case, assumptions that we have not independently verified.

We are expressing no opinion in paragraphs (2) or (3) above, insofar as performance by any of the Loan Parties of its obligations under any Opinion Document is concerned, as to bankruptcy, insolvency, fraudulent transfer, reorganization, moratorium and similar laws of general applicability relating to or affecting creditors' rights. Also, for purposes of the opinions in paragraphs (2) and (3) above, "Covered Laws" means the federal laws of the

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To each of the Lenders party to the Credit Agreement referred to below listed on Schedule A hereto

To Wilmington Trust, National Association, as Agent

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United States and the laws of the State of New York (including the published rules or regulations thereunder) that in our experience normally are applicable to general business corporations and transactions such as those contemplated by the Opinion Documents; provided, however, that such term does not include Federal or state securities laws, other antifraud laws and fraudulent transfer laws, tax laws, the Employee Retirement Income Security Act of 1974, antitrust laws or any law that is applicable to the Company, the Opinion Documents or the transactions contemplated thereby solely as part of a regulatory regime applicable to the Loan Parties or their respective affiliates due to its or their status, business or assets. With respect to all matters of New Jersey law, we understand that you are relying upon the opinion, dated the date hereof, of Day Pitney LLP, New Jersey counsel to the Company, delivered to you pursuant to Section 3.01(b)(x) of the Credit Agreement.

The opinions expressed in this opinion letter are limited to the federal laws of the United States and the laws of the State of New York. This opinion is provided to the addressees hereof and is exclusively for their benefit as Agent and Lenders from time to time under the Credit Agreement and may not be used or relied upon by any other persons.

Very truly yours,

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See attached.

To the Agent and each of the Lenders party to
the Debtor-In-Possession Loan Agreement referred to below

Re: Eastman Kodak Company – Debtor-In-Possession Loan Agreement, dated as of March [22], 2013

We have acted as New Jersey counsel to Eastman Kodak Company, a New Jersey corporation (the “Company”), in connection with that certain Debtor-In-Possession Loan Agreement, dated as of March [22], 2013 (the “DIP Loan Agreement”), by and among the Company, the U.S. Subsidiaries party thereto, as subsidiary guarantors, the banks, financial institutions and other institutional lenders from time to time party thereto (collectively, the “Lenders”), and Wilmington Trust, National Association, as administrative agent and collateral agent for the Lenders (the “Agent”). This opinion letter is being furnished to you pursuant to Section 3.01(b)(x) of the DIP Loan Agreement. Unless otherwise defined in this opinion letter, capitalized terms used herein have the same meanings as in the DIP Loan Agreement.

In this regard, we have examined executed originals or copies of the following:

- (a) the DIP Loan Agreement;
- (b) the Security Agreement, dated March [22], 2013 (the “Security Agreement”), made by the Company and the U.S. Subsidiaries party thereto, as grantors, to the Agent for the Secured Parties;
- (c) the Patent Security Agreement, dated as of March [22], 2013 (the “Patent Security Agreement”), made by the Company and the U.S. Subsidiaries party thereto, as grantors, to the Agent for the Secured Parties;
- (d) the Trademark Security Agreement, dated as of March [22], 2013 (the “Trademark Security Agreement”), made by the Company and the U.S. Subsidiaries party thereto, as grantors, to the Agent for the Secured Parties;
- (e) the Copyright Security Agreement, dated as of March [22], 2013 (the “Copyright Security Agreement,” and together with the Patent Security Agreement and the Trademark Security Agreement, the “IP Security”).

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- Agreements”), made by the Company and the U.S. Subsidiaries party thereto, as grantors, to the Agent for the Secured Parties;
- (f) the Intercreditor Agreement, dated as of March [22], 2013 (the “Intercreditor Agreement”), among Citicorp North America, Inc., as Representative (as defined therein) with respect to the ABL Credit Agreement (as defined therein), Wilmington Trust, National Association, as Representative with respect to the New Money Term Loans (as defined therein), Wilmington Trust, National Association, as Representative with respect to the Junior Term Loans (as defined therein), the Company and each of the other Grantors (as defined therein) party thereto;
 - (g) the UCC-1 financing statement (the “Financing Statement”) filed with the Department of the Treasury of the State of New Jersey (the “Filing Office”) under the Uniform Commercial Code as adopted in the State of New Jersey (the “Covered UCC”) naming the Company as debtor and the Agent as secured party, a copy of which is attached to this letter as Exhibit A.
 - (h) the officers’ certificate of the Company, dated as of the date hereof, delivered to the Agent pursuant to Section 3.01(b)(vii) of the DIP Loan Agreement;
 - (i) the certificate of the Secretary of the Company, dated as of the date hereof, certifying, among other things:
 - (i) that attached thereto as Exhibit A is a Certificate of Resolutions certifying true, correct and complete copies of resolutions duly adopted by the Board of Directors of the Company on February 28, 2013 and that such resolutions have not been amended or modified, are in full force and effect in the form adopted and are the only resolutions by the Board of Directors relating to the authorization, execution and delivery of the DIP Loan Agreement, the Security Agreement, each of the IP Security Agreements and the Intercreditor Agreement (collectively, the “Loan Documents”);
 - (ii) that the Amended and Restated Certificate of Incorporation of the Company attached thereto as Exhibit B is in full force and effect as of the date hereof;
 - (iii) that the Amended and Restated By-laws of the Company attached thereto as Exhibit C are in full force and effect as of the date hereof; and

- (iv) as to certain incumbent officers of the Company as of the date hereof;
- (j) a Certificate of the Department of the Treasury of the State of New Jersey, dated March [], 2013, stating that as of the date thereof, the Company is an active business in good standing in the State of New Jersey (the "Good Standing Certificate"); and
- (k) such other instruments, corporate resolutions, minutes or other records, certificates of public officials, certificates of officers or other representatives of the Company and others and other documents as we have deemed necessary or appropriate as a basis for the opinions set forth herein.

With your permission, we have assumed the following: (a) the authenticity of all documents submitted to us as originals and the genuineness of all signatures; (b) the conformity to the originals of all documents submitted to us as copies; (c) the truth, accuracy and completeness of the information, factual matters, representations and warranties (with respect to factual matters) contained in the records, documents, instruments and certificates we have reviewed as of their stated dates and as of the date hereof; (d) the legal capacity of natural persons; (e) except as specifically covered in the opinions set forth below, the due authorization, execution and delivery on behalf of the respective parties thereto of documents referred to herein and the legal, valid and binding effect thereof on such parties; (f) all conditions precedent to the closing contemplated by the DIP Loan Agreement other than the delivery of this opinion have been satisfied, and the closing contemplated by the DIP Loan Agreement will be consummated substantially concurrently with the delivery of this opinion letter in accordance with the terms and conditions of the DIP Loan Agreement; (g) the absence of any evidence extrinsic to the provisions of the written agreements between the parties that the parties intended a meaning contrary to that expressed by those provisions; (h) the Company has sufficient rights in the UCC Collateral (as defined below) for the security interest granted to the Agent for the benefit of the Lenders to attach; (i) the provisions of the Security Agreement are sufficient under the laws of the State of New York to create in favor of the Agent for the benefit of the Lenders a security interest in the UCC Collateral (as defined below); (j) the DIP Order has been entered and has not been vacated, reversed, rescinded, modified or amended in any respect or been subject to a stay; and (k) the name and mailing address of the Agent, as the secured party, set forth in the Financing Statement is accurate and correct. As to any facts material to the opinions expressed herein that were not independently established or verified, we have relied upon oral or written statements and representations of officers and other representatives of the Company.

Based upon the foregoing, and subject to the limitations, qualifications and assumptions set forth herein, we are of the opinion that:

1. Based solely on the Good Standing Certificate, the Company is a corporation validly existing and in good standing under the laws of the State of New Jersey as of the date set forth in the Good Standing Certificate.

2. No consent, approval, authorization of, or designation, declaration or filing with, any New Jersey State governmental authority on the part of the Company that has not been made, obtained, or provided for under the DIP Loan Agreement is required under Applicable Law (as hereinafter defined) for the valid execution and delivery by the Company of the DIP Loan Agreement, the Security Agreement and the Intercreditor Agreement.

3. The execution and delivery to the Agent and the Lenders by the Company of the Loan Documents and the performance by the Company of its obligations under the Loan Documents do not violate any provisions of the Amended and Restated Certificate of Incorporation or Amended and Restated By-laws of the Company or any present provision of Applicable Law known to us to be customarily applicable to transactions of this nature.

4. The DIP Loan Agreement has been duly authorized, executed and delivered by the Company.

5. The Security Agreement has been duly authorized, executed and delivered by the Company.

6. Each of the IP Security Agreements has been duly authorized, executed and delivered by the Company.

7. The Intercreditor Agreement has been duly authorized, executed and delivered by the Company.

8. Upon the effective filing and indexing of the Financing Statement with the Filing Office, the Agent will have, for the benefit of the Agent and the Lenders, a perfected security interest in the Company's rights in that portion of the Collateral to which both (i) Article 9 of the Covered UCC is applicable and (ii) a security interest may be perfected by filing an initial financing statement with the Filing Office under the Covered UCC (the "UCC Collateral").

The opinions expressed above are subject to and limited by the assumptions, examinations, qualifications, reliances, and limitations hereinabove set forth and the following matters:

A. We are admitted to practice in the State of New Jersey, and the foregoing opinions are limited to the laws of the State of New Jersey.

B. Our opinion and the conclusions stated herein may be effected by, and any rights and remedies available pursuant thereto or pursuant to applicable laws are subject to and may be precluded or limited by (a) bankruptcy, dissolution, composition, reorganization, arrangement, liquidation, insolvency, fraudulent conveyance, moratorium, fraudulent transfer, winding up, attachment, arrestment, readjustment, receivership, custodianship, compulsory manager, administrative, sequestration, distress, diligence, execution affects on assets and property, and similar statutes, laws, rules, regulations, and codes affecting debtors' and creditors' rights generally; (b) rights to indemnification and contribution which may be limited by applicable law or equitable principles; and (c) general principles of equity, including without limitation, concepts of materiality, reasonableness, unconscionability, good faith and fair dealing, and the possible unavailability of specific performance or injunctive relief, and limitation of rights of acceleration regardless of whether such valid and binding effect are considered in a proceeding in equity or at law.

C. We disclaim any opinion as to the perfection of a security interest in collateral other than the UCC Collateral. We also disclaim any opinion as to the perfection of a security interest in Collateral which is included in the UCC Collateral which consists of fixtures (goods which have become so related to particular real property that an interest in them arises under real property law).

D. The security interest granted by the Collateral Documents is subject to limitations on rights of creditors under the provisions of 11 U.S.C. 101 et seq. (the United States Bankruptcy Code), including, but not limited to, a secured party's rights in assets acquired after a petition in bankruptcy is filed and the right to exercise remedies on account of a default.

E. Except as specifically stated in the opinions set forth above, we express no opinion as to: (i) title, ownership, or any lien or the priority thereof in any of the Collateral in which a security interest is granted to the Agent for the benefit of the Lenders; (ii) the adequacy or accuracy of the description of the Collateral contained in the Collateral Documents; (iii) any of the Company's rights or interest in or to any Collateral; or (iv) the creation, validity, perfection, priority or enforceability of any security interest in any Collateral which (w) may require perfection by recording or filing in offices other than the Filing Office; (x) may be perfected by possession; (y) constitutes commercial tort claims; or (z) consists of bank deposits and any other Collateral which requires actual possession or control agreements.

F. The Covered UCC requires the proper filing and indexing of a continuation statement in the Filing Office within six (6) months prior to the expiration of each five (5) year period from the date of the original filing and indexing in such office to continue the perfection of the security interests therein protected by the proper filing and indexing of the Financing Statement.

G. Under the Covered UCC, perfected security interests will be terminated in personal property (i) four months after a debtor changes its location to another jurisdiction, (ii) that was acquired four months after a debtor changes its name, identity, or structure so as to make the debtor's name set forth in the financing statements seriously misleading, and (iii) one year after the transfer of such personal property to a person that thereby becomes a debtor and is located in another jurisdiction, or, earlier, in the case of each of (i), (ii) or (iii) above, when perfection under the laws of the one or more jurisdictions in which it is perfected would have ceased, unless new financing statements that do not contain such misleading information but include and indicate the new name, new identity, new address, or new structure and such other information as may be necessary to make the financing statements not seriously misleading, are properly filed and indexed in the proper jurisdiction, before the expiration of such four month period or one year period, or earlier as set forth above.

H. The perfection of the Agent's security interest will be limited to the extent provided in Chapter 9, § 301 et seq. of the Covered UCC.

I. A secured party may be required to obtain, after appropriate notice and hearing, a judgment or decree of a court of competent jurisdiction permitting it to enforce any rights it may have to taking possession and disposing of collateral. A secured party has an obligation to exercise commercially reasonable care in the custody and preservation of collateral and to sell, lease or otherwise dispose of collateral in a commercially reasonable manner.

J. As noted above, we express no opinion with respect to the effect of any law, rule, regulation, judicial or other order, judgment or decree of any court, arbitrator, tribunal, or other adjudicative authority apart from the laws, rules, and regulations of the State of New Jersey ("Applicable Laws"). Notwithstanding the foregoing, "Applicable Laws" expressly excludes any law, rule, or regulation or judicial, or other order, judgment, or decree of any court, arbitrator, tribunal, or other regulatory or adjudicative authority relating to (i) tax, (ii) antitrust, (iii) labor, employee rights, employee benefits, or occupational health and safety, (iv) zoning, land use, building, or construction, (v) environmental protection, (vi) municipal laws or the laws of local agencies, (vii) utility regulation (viii) trademarks, service marks, and other intellectual property matters, (ix) state securities (including any "blue sky" laws), (x) insurance regulation, or (xi) banking regulation.

K. This opinion letter is limited to the matters stated herein, and, without limiting the foregoing, no opinions or confirmations of law or fact are implied or may be inferred from or beyond the matters expressly stated.

L. This opinion letter is rendered to you as a legal opinion only, and not a guaranty or warranty of the matters set forth herein or assurance of performance of any of the matters contemplated by the Loan Documents.

M. This opinion letter is rendered as of the date hereof. We express no opinion as to circumstances or events that may occur subsequent to such date. We assume no obligation or responsibility to supplement or update this opinion letter, or to advise any person of changes of applicable law or the interpretation thereof, or any changes of fact, that occur after the date hereof, even though such changes may affect a legal analysis, conclusion, informational confirmation or opinion set forth herein.

N. Except for the review of the documents identified or referred to above, we have not made any affirmative effort or an independent investigation to verify the existence or absence of any facts relative to the Loan Documents or the UCC Collateral or the matters covered by this opinion.

The opinions letter is rendered only to you by us as New Jersey counsel to the Company and is solely for your benefit in connection with the transactions contemplated by the DIP Loan Agreement. This opinion letter may not be relied upon by you for any other purpose, or furnished to, quoted to, or relied upon by any other person, firm or corporation for any purpose, without our prior written consent (which consent may be withheld in our sole discretion) or as required by law or regulation. We disclaim any obligation to update this opinion letter for events occurring or coming to our attention after the date hereof.

Very truly yours,

DAY PITNEY LLP

To each of the Lenders
party to the Credit Agreement
(as defined below) and to Wilmington Trust, National Association
as Agent for such Lenders

Ladies and Gentlemen:

Reference is made to the Debtor-in-Possession Credit Agreement, dated as of March 22, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement") among Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement, defined herein) (the "Company"), the U.S. Subsidiaries of the Company party thereto, as Guarantors, the banks, financial institutions and other institutional lenders from time to time party thereto (the "Lenders"), and Wilmington Trust, National Association, as administrative agent and collateral agent for the Lenders (the "Agent"). Terms defined in the Credit Agreement are used herein with the same meaning.

Guaranty; Limitation of Liability. i) The undersigned is a Guarantor and hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all Guaranteed Obligations, and agrees to pay any and all expenses (including, without limitation, fees and expenses of counsel) incurred by the Agent or any Lender in enforcing any rights under this Guaranty Supplement, the Guaranty or any other Loan Document. Without limiting the generality of the foregoing, the undersigned's liability shall extend to all amounts that constitute part of the applicable Guaranteed Obligations and would be owed by any other Loan Party to the Agent or any Lender under or in respect of the Loan Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party.

The undersigned, and by its acceptance of this Guaranty Supplement, the Agent and each Lender, hereby confirms that it is the intention of all such Persons that this Guaranty Supplement, the Guaranty and the obligations of the undersigned hereunder and thereunder not constitute a fraudulent transfer or conveyance for purposes of Bankruptcy Law, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty Supplement, the Guaranty and the obligations of the undersigned hereunder and thereunder. To effectuate the foregoing intention, the Agent, the Lenders and the undersigned hereby irrevocably agree that the obligations of the undersigned under this Guaranty Supplement and the Guaranty at any time shall be limited to the maximum amount as will result in the obligations of the undersigned under this Guaranty Supplement and the Guaranty not constituting a fraudulent transfer or conveyance.

The undersigned hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty Supplement, the Guaranty or any other guaranty, the undersigned will contribute, to the maximum extent permitted by applicable law, such amounts to each other Guarantor and each other guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

Obligations Under the Guaranty. The undersigned hereby agrees, as of the date first above written, to be bound as a Guarantor by all of the terms and conditions of the Guaranty to the same extent as each of the other Guarantors thereunder. The undersigned further agrees, as of the date first above written, that each reference in the Guaranty to an "Additional Guarantor" or a "Guarantor" shall also mean and be a reference to the undersigned, and each reference in any other Loan Document to a "Guarantor" or a "Loan Party" shall also mean and be a reference to the undersigned.

Representations and Warranties. The undersigned hereby makes each representation and warranty set forth in Section 4.01 of the Credit Agreement to the same extent as each other Guarantor.

Delivery by Telecopier. Delivery of an executed counterpart of a signature page to this Guaranty Supplement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Guaranty Supplement.

Governing Law; Jurisdiction; Waiver of Jury Trial, Etc. ii) THIS GUARANTY SUPPLEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

SUBMISSION TO JURISDICTION. THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE NONEXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. THE UNDERSIGNED AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS GUARANTY SUPPLEMENT, THE GUARANTY OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE AGENT, ANY LENDER OR ANY ISSUING

BANK MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT AGAINST THE BORROWERS OR ANY OTHER LOAN PARTIES OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

WAIVER OF VENUE. THE UNDERSIGNED IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. THE UNDERSIGNED HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

SERVICE OF PROCESS. THE UNDERSIGNED IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02 OF THE CREDIT AGREEMENT. NOTHING IN THIS GUARANTY SUPPLEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

THE UNDERSIGNED HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS GUARANTY SUPPLEMENT, THE GUARANTY OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). THE UNDERSIGNED HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT HAS BEEN INDUCED TO ENTER INTO THIS GUARANTY SUPPLEMENT, THE GUARANTY AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

Very truly yours,

[NAME OF ADDITIONAL GUARANTOR]

By _____

Name:

Title:

See attached.

**FORM OF
LOAN AGREEMENT¹**

Dated as of [], 2013

Among

EASTMAN KODAK COMPANY,
as Company,

THE U.S. SUBSIDIARIES OF EASTMAN KODAK COMPANY PARTY HERETO,
as U.S. Subsidiary Guarantors,

and

THE LENDERS FROM TIME TO TIME PARTY HERETO,
as Lenders,

and

WILMINGTON TRUST, NATIONAL ASSOCIATION
as Agent

¹ Subject to amendment in accordance with its terms.

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LOAN AGREEMENT

This LOAN AGREEMENT, dated as of [], 2013, among EASTMAN KODAK COMPANY, a New Jersey corporation (the "Company"), the U.S. Subsidiaries of the Company party hereto, as Guarantors, the banks, financial institutions and other institutional lenders from time to time party hereto (the "Lenders"), and Wilmington Trust, National Association, as administrative agent and collateral agent for the Lenders.

INTRODUCTORY STATEMENT

On January 19, 2012 (the "Petition Date"), the Company (such term and each other capitalized term used but not otherwise defined herein having the meaning assigned to it in Section 1.01) and each of the U.S. Subsidiary Guarantors (collectively, the "Debtors") filed voluntary petitions with the Bankruptcy Court initiating their respective cases that are pending under Chapter 11 of the Bankruptcy Code (the cases of the Company and the U.S. Subsidiary Guarantors, each a "Case" and collectively, the "Cases") and continued in the possession of their assets and in the management of their business pursuant to Sections 1107 and 1108 of the Bankruptcy Code.

Certain of the Lenders provided the Company with certain debtor-in-possession term loan facilities in an aggregate principal amount of \$[848,200,000], consisting of (i) new money term loans in the aggregate principal amount of \$[473,200,000] and (ii) second lien term loans in the aggregate principal amount of \$375,000,000, which were deemed made in exchange for certain Second Lien Debt (defined below).

WHEREAS, on [], 2013], the Bankruptcy Court entered the Confirmation Order confirming the Debtors' Reorganization Plan under Chapter 11 of the Bankruptcy Code, dated [], 2013 (as in effect on the date of confirmation thereof and as thereafter may be amended as provided in this Agreement, the "Reorganization Plan").

WHEREAS, in connection with the confirmation and implementation of the Reorganization Plan, the reorganized Debtors, have requested that the Lenders agree that (i) the outstanding New Money Loans be rolled over into a tranche of first lien term loans in the aggregate principal amount of [\$278,700,000] and (ii) the Junior Loans (as defined in the Existing DIP Term Loan Agreement) be rolled over into a tranche of second lien term loans in the aggregate principal amount of \$375,000,000 (the "Facilities"), and the Lenders have agreed, subject to the terms and conditions hereof (and in accordance with the Existing DIP Term Loan Agreement), to enter into this Agreement.

Accordingly, in consideration of the mutual agreements herein contained and other good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged, the parties hereto hereby agree as follows:

ARTICLE I

DEFINITIONS AND ACCOUNTING TERMS

SECTION 1.01. Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings (such meanings to be equally applicable to both the singular and plural forms of the terms defined):

“Account” has the meaning specified in the UCC, as the context may require.

“Accounting Change” has the meaning specified in Section 1.03.

“Activities” has the meaning specified in Section 8.02(b).

“Adjusted EBITDA” means, for any period, Consolidated Net Income for such period plus, without duplication and to the extent deducted in determining Consolidated Net Income, the sum of:

- (a) interest expense for such period,
- (b) income tax expense for such period,
- (c) depreciation expense for such period,
- (d) amortization expense (including with respect to intangibles) for such period,
- (e) deferred financing fees (and any writeoffs thereof) for such period,
- (f) (i) any extraordinary expenses or losses during such period and (ii) any non-recurring expenses or losses during such period not to exceed for purposes of subclause (ii) 5.00% of Adjusted EBITDA for such period (without giving effect to this clause (ii)),
- (g) any loss or expense from discontinued operations or discontinued business lines and loss or expense on disposal of discontinued operations or discontinued business lines during such period,
- (h) any non-cash charges or expenses, including, in respect of (A) any pre-petition obligations, liabilities or claims or (B) asset writeoffs or writedowns; provided, that to the extent any such non-cash charges represent an accrual or reserve for potential cash items in any future period, any cash payment made in respect thereof in a future period shall be subtracted from Adjusted EBITDA for such future period to such extent,
- (i) pension, equity awards, other post-employment benefits expense during such period and any non-cash compensation expense realized during such period from grants of stock appreciation rights or similar rights, stock options or other rights to directors, officers or employees,
- (j) any non-cash loss on foreign exchange during such period,
- (k) fees, costs and expenses (including (i) fees, costs and expenses related to legal, financial and other advisors, auditors and accountants, (ii) printer costs and expenses, (iii) SEC and other filing fees and (iv) underwriting, arrangement, syndication, backstop and placement premiums, discounts, fees, charges and expenses) incurred during such period in connection with the Cases, obtaining confirmation and effectiveness of the Reorganization Plan, negotiation and funding of this Agreement and the other Loan Documents and the Existing DIP Term Loan Agreement, Existing Revolving Credit Facility (and any Permitted Refinancing of the foregoing) and, in each case, any transaction (including any financing, acquisition or disposition, whether or not consummated) or litigation related thereto, in each case, regardless of

whether initially incurred by the Company or paid by the Company to reimburse others for such fees, costs and expenses,

- (l) any non-cash loss relating to Hedge Agreements permitted under this Agreement (including any non-cash ASC 815 loss) during such period,
- (m) corporate restructuring charges (including retention, severance, contract termination costs, plant closure or consolidation costs, employee relocation and business optimization expenses) incurred during such period,
- (n) any charges resulting from fresh start accounting; and
- (o) any cash expenses or losses funded during such period with payments from assets of the Kodak Retirement Income Plan as in effect on the Petition Date,

minus, without duplication and to the extent included determining Consolidated Net Income:

- (i) interest income for such period,
- (ii) revenues from IP licensing transactions effected in connection with IP Settlement Agreements during such period,
- (iii) pension and other post-employment benefits income and credit during such period,
- (iv) any non-cash gains on foreign exchange during such period,
- (v) any extraordinary income or gains or non-recurring income during such period,
- (vi) any non-cash gain relating to Hedge Agreements permitted under this Agreement (including any non-cash ASC 815 gain) for such period,
- (vii) any income or gain from discontinued operations or discontinued business lines and any income or gain on disposal of discontinued operations or discontinued business lines in each case for such period, and
- (viii) any other non-cash income (other than the accrual of revenue in the ordinary course of business) for such period excluding any non-cash gain to the extent it represents the reversal of an accrual or reserve for a potential cash item that reduced Adjusted EBITDA in any prior period.

“Administrative Questionnaire” means an Administrative Questionnaire in the form approved by the Agent.

“Affected Lender” has the meaning specified in Section 2.17.

“Affiliate” means, as to any Person, any other Person that, directly or indirectly, controls, is controlled by or is under common control with such Person or is a director or executive officer of such Person. For purposes of this definition, the term “control” (including the terms “controlling”, “controlled by” and “under common control with”) of a Person means the possession, direct or indirect, of the power

to direct or cause the direction of the management and policies of such Person, whether through the ownership of Voting Stock, by contract or otherwise.

“Agent” means Wilmington Trust, National Association, in its capacity as administrative agent and collateral agent under the Loan Documents, or any successor administrative agent and collateral agent appointed in accordance with Section 8.07.

“Agent Parties” has the meaning specified in Section 9.02(d).

“Agent’s Account” means the account of the Agent maintained by the Agent at its office as set forth on Schedule 9.02.

“Agent’s Group” has the meaning specified in Section 8.02(b).

“Agreement” means this Loan Agreement, as amended, restated, supplemented or otherwise modified from time to time.

“Applicable Lending Office” means, with respect to each Lender, such Lender’s Domestic Lending Office in the case of a Base Rate Loan and such Lender’s Eurodollar Lending Office in the case of a Eurodollar Rate Loan.

“Applicable Margin” means (a) with respect to First Lien Loans (i) 11.50% per annum, in the case of Eurodollar Rate Loans and (ii) 10.50%, in the case of Base Rate Loans and (b) with respect to Junior Loans (i) 14.00% per annum, in the case of Eurodollar Rate Loans and (ii) 13.00%, in the case of Base Rate Loans.

“Applicable Prepayment Percentage” means, with respect to Net Cash Proceeds of the Specified Sale (i) up to \$200,000,000, 100%, (ii) in excess of \$200,000,000, but less than or equal to the Minimum Proceeds Amount, 0%, and (iii) in excess of the Minimum Proceeds amount, 75%.

“Appropriate Lender” means (i) in respect of the First Lien Loans, each First Lien Lender and (iii) in respect of the Junior Loans, each Junior Loan Lender.

“Approved Fund” means any Fund that is administered or managed by (i) a Lender, (ii) an Affiliate of a Lender or (iii) an entity or an Affiliate of an entity that administers or manages a Lender.

“Asset Sale” means any Disposition of property or series of related Dispositions of property excluding (i) any such Disposition permitted by any clause of Section 5.02(e) (other than clause (ii), (iii), (vii) or (viii) thereof) and (ii) any other Disposition or series of related Dispositions (valued at the initial principal amount thereof in the case of non-cash proceeds consisting of notes or other debt securities and valued at fair market value in the case of other non-cash proceeds), by (x) Subsidiaries of the Company that are not Loan Parties so long as the Net Cash Proceeds received by such Subsidiaries therefrom do not exceed \$500,000 for any single Disposition or series of related Dispositions, or (y) Loan Parties so long as the Net Cash Proceeds received by such Loan Parties therefrom do not exceed (1) \$500,000 for any single Disposition or series of related Dispositions, and (2) \$5,000,000 in the aggregate for all such Dispositions in any fiscal year.

“Assignment and Acceptance” means an assignment and acceptance entered into by a Lender and an Eligible Assignee, and accepted by the Agent, in substantially the form of Exhibit C hereto.

“Bankruptcy Code” means The Bankruptcy Reform Act of 1978, as heretofore and hereafter amended, and codified as 11 U.S.C. Section 101 et seq.

“Bankruptcy Court” means the United States Bankruptcy Court for the Southern District of New York or any other court having jurisdiction over the Cases from time to time.

“Base Rate” means for any day a fluctuating rate per annum equal to the highest of (a) the Federal Funds Rate plus 1/2 of 1%, (b) the rate of interest in effect for such day as published in the Wall Street Journal is the “prime rate” and (c) the Eurodollar Rate for a one-month Interest Period (after giving effect to the proviso to the definition of Eurodollar Base Rate) on such day (or if such day is not a Business Day, the immediately preceding Business Day) plus 1.00%. Any change in such prime rate or base rate shall take effect at the opening of business on the day specified in the public announcement of such change.

“Base Rate Loan” means a Loan that bears interest as provided in Section 2.05(a)(i).

“Borrowing” means a deemed borrowing consisting of simultaneous Loans of the same Type made by the Lenders.

“Business Day” means a day of the year on which banks are not required or authorized by law to close in New York City and, if the applicable Business Day relates to any Eurodollar Rate Loans, on which dealings are carried on in the London interbank market.

“Capital Expenditures” shall mean, for any person in respect of any period, the aggregate of all expenditures incurred by such Person during such period that, in accordance with GAAP, are or would be included in “additions to property, plant or equipment” or similar items reflected in the statement of cash flows of such Person, but excluding (a) 50% of expenditures in any period that would otherwise be “Capital Expenditures” made with proceeds that would otherwise be “Net Cash Proceeds” but for the last proviso of the definition of Net Cash Proceeds, (b) expenditures in any period that would otherwise be “Capital Expenditures” made with proceeds that would otherwise be “Net Cash Proceeds” but for the second to last proviso of the definition of Net Cash Proceeds, (c) the purchase price of equipment that is purchased substantially contemporaneously with the trade-in of existing equipment to the extent that the gross amount of such purchase price is reduced by the credit granted by the seller of such equipment for the equipment being traded in at such time and (d) any investments made pursuant to Section 5.02(i)(vii). In calculating “Capital Expenditures” to the extent that the “Maximum Capital Expenditures” for any prior period exceed the actual Capital Expenditures for such period, an amount equal to 50% of such excess shall carry-over to the subsequent fiscal year (the “Excess Amount”). The Excess Amount shall offset on a dollar-for-dollar basis any Capital Expenditures in the applicable period until the Excess Amount is equal to zero.

“Case” or “Cases” has the meaning specified in the Introductory Statement.

“Cash Equivalents” means any of the following having a maturity of not greater than 12 months from the date of issuance thereof: (a) readily marketable direct obligations of the Government of the United States or any agency or instrumentality thereof or obligations unconditionally guaranteed by the full faith and credit of the Government of the United States, (b) certificates of deposit of or time deposits with any commercial bank that is a Lender or a member of the Federal Reserve System that issues (or the parent of which issues) commercial paper rated as described in clause (c), is organized under the laws of the United States or any state thereof and has combined capital and surplus of at least \$500,000,000, (c) commercial paper in an aggregate amount of no more than \$10,000,000 per issuer outstanding at any time, issued by any corporation organized under the laws of any state of the United

States and rated at least “Prime 1” (or the then equivalent grade) by Moody’s or “A 1” (or the then equivalent grade) by S&P or (d) Investments, classified in accordance with GAAP, as current assets of the Company or any of its Subsidiaries, in money market investment funds having the highest rating obtainable from either Moody’s or S&P, (e) offshore overnight interest bearing deposits in foreign branches of the Agent, any Lender or an Affiliate of a Lender, or (f) solely with respect to any Subsidiaries of the Company not domiciled in the United States, substantially similar investments as described in clauses (a) through (e) above (including as to credit quality and maturity), denominated in the currency of any jurisdiction in which any such Subsidiary conducts business.

“Cash Interest Coverage Ratio” shall mean, on any date, the ratio of (a) Adjusted EBITDA to (b) Cash Interest Expense, in each case, for the applicable period of four consecutive fiscal quarters of the Company, all determined for the Company and its Subsidiaries on a consolidated basis in accordance with GAAP.

“Cash Interest Expense” shall mean with respect to any Person on a consolidated basis for any period, the Interest Expense related to all funded debt, secured or unsecured, and outstanding letters of credit, for such period, less, without duplication, the sum of (a) pay-in-kind Interest Expense or other noncash Interest Expense (including as a result of the effects of purchase accounting), (b) to the extent included in Interest Expense, the amortization of any financing fees paid by, or on behalf of, the Company or any of its Subsidiary, including such fees paid in connection with the execution and delivery of this Agreement, the Loan Documents and the deemed extensions of credit hereunder, (c) the amortization of debt discounts, if any, or fees in respect of Hedge Agreements and (d) cash interest income of the Company and any of its the Subsidiaries for such period; provided that Cash Interest Expense shall exclude any one-time financing fees paid in connection with the execution and delivery of this Agreement, the Loan Documents and the deemed extensions of credit hereunder or one-time amendment, waiver or consent fees paid in connection with any amendment, waiver of or consent to or in connection with this Agreement.

“Casualty Event” shall mean any event that gives rise to the receipt by the Company or any Subsidiary of any insurance proceeds or condemnation awards in respect of any assets or properties.

“CFC” means an entity that is a “controlled foreign corporation” of the Company under Section 957 of the Code or an entity all or substantially all of the assets of which are CFC’s, and any entity which would be a “controlled foreign corporation” except for any alternate classification under Treasury Regulation 301.7701-3, or any successor provisions to the foregoing.

“CI” means the assets and operations of the Company’s digital printing and enterprise and graphics, entertainment and commercial films businesses, as well as brand licensing.

“CI Adjusted EBITDA” means, for any period, CI Net Income for such period plus, without duplication and to the extent deducted in determining CI Net Income, the sum of items (a) through (n) in the definition of “Adjusted EBITDA”; minus, without duplication and to the extent included in CI Net Income, items (i) through (viii) in the definition of “Adjusted EBITDA”, in each case to the extent relating to CI.

“CI Net Income” means, for any period, the Consolidated net income of CI for such period, determined in accordance with GAAP.

“Class” means (i) with respect to any Loans, whether such Loans are First Lien Loans or Junior Loans, and (ii) with respect to any Lenders, whether such Lenders are First Lien Lenders or Junior Loan Lenders.

“Code” means the United States Internal Revenue Code of 1986, as amended from time to time, and the regulations promulgated thereunder.

“Collateral” means all “Collateral” referred to in the Collateral Documents and all other property that is or is intended to be subject to any Lien in favor of the Agent for the benefit of the Secured Parties pursuant to the terms of the Collateral Documents.

“Collateral Documents” means the Security Agreement, the Intellectual Property Security Agreements, the Mortgages, the Deposit Account Control Agreements² and each of the collateral documents, instruments and agreements entered into in connection with this Agreement that grants or purports to grant a Lien in favor of the Agent for the benefit of the Secured Parties on the assets of any Loan Party, including those delivered pursuant to Section 5.01(i) or (j).

“Company” has the meaning specified in the preamble.

“Commitment Letter” means that certain Amended & Restated Commitment Letter dated as of February 28, 2013 (as amended, supplemented or otherwise modified from time to time) between the Lead Lenders, the Agent and the Company (as amended, supplemented or otherwise modified from time to time).

“Confirmation Order” has the meaning specified in Section 3.01.

“Consolidated” refers to the consolidation of accounts in accordance with GAAP.

“Consolidated Net Income” means as to any Person for any period the consolidated net income of such Person and its subsidiaries for that period determined in accordance with GAAP.

“Consolidated Subsidiary” means any Person whose accounts are consolidated with the accounts of the Company in accordance with GAAP.

“Consummation Date” means [], 2013.³

“Conversion Adjusted EBITDA” means (x) with respect to calendar months occurring in the fiscal year ending December 31, 2013, ending 15 days or more prior to the Conversion Date, CI Adjusted EBITDA and (y) with respect to any other calendar month occurring in the fiscal year ending December 31, 2013, Forecasted 2013 EBITDA for such calendar month. Conversion Adjusted EBITDA shall be calculated on a pro forma basis to give effect to the wind-down of the consumer inkjet business and the Specified Sale (including any stranded costs).

“Conversion Date” means the first date on which all of the conditions precedent in Article III are satisfied or waived in accordance with Article III (other than those conditions which are of a nature to be satisfied concurrently with the Conversion Date).

“Conversion Secured Leverage Ratio” means the ratio of the Borrower’s (x) Secured Debt, as of such date, to (y) Conversion Adjusted EBITDA of the Company and its Subsidiaries for the fiscal year ending December 31, 2013.

² Mortgages and Deposit Account Agreements to be post-closing items.

³ Date on which substantial consummation of reorganization plan occurs to be inserted

“Conversion Junior Loan Refinancing Debt” has the meaning specified in Section 2.20.

“Convert”, “Conversion” and “Converted” each refers to a conversion of Loans of one Type into Loans of the other Type, in each case pursuant to Section 2.06 or 2.07.

“Debt” of any Person means, without duplication, (a) all indebtedness of such Person for borrowed money (including, without limitation, pursuant to securitization transactions), (b) to the extent such obligations would appear as a liability of such Person in accordance with GAAP, all obligations of such Person for the deferred purchase price of property or services (other than trade payables incurred in the ordinary course of such Person’s business), (c) all obligations of such Person evidenced by notes, bonds, debentures or other similar instruments, (d) all obligations of such Person created or arising under any conditional sale or other title retention agreement with respect to property acquired by such Person (even though the rights and remedies of the seller or lender under such agreement in the event of default are limited to repossession or sale of such property), (e) all obligations of such Person as lessee under leases that have been or should be, in accordance with GAAP, recorded as capital leases, (f) the face or maximum amount of all obligations of such Person which have been or may be drawn upon under acceptances, letters of credit or similar extensions of credit, (g) all Hedge Agreement Obligations of such Person, (h) all payment obligations of other Persons whose financial statements are not Consolidated with those of such Person (collectively, “Guaranteed Debt”) guaranteed directly or indirectly in any manner by such Person, or in effect guaranteed directly or indirectly by such Person through an agreement (1) to pay or purchase such Guaranteed Debt or to advance or supply funds for the payment or purchase of such Guaranteed Debt, (2) to purchase, sell or lease (as lessee or lessor) property, or to purchase or sell services, expressly for the purpose of enabling the debtor to make payment of such Guaranteed Debt or to assure the holder of such Guaranteed Debt against loss, (3) to supply funds to or in any other manner invest in the debtor (including any agreement to pay for property or services irrespective of whether such property is received or such services are rendered) or (4) otherwise to assure a creditor of such other Person against loss, and (i) all Debt of the type referred to in clauses (a) through (h) above secured by (or for which the holder of such Debt has an existing right to be secured by) any Lien on property (including, without limitation, accounts and contract rights) owned by such Person, even though such Person has not assumed or become liable for the payment of such Debt.

“Default” means any Event of Default or any event that would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

“Default Interest” has the meaning specified in Section 2.05(b).

“Defaulting Lender” means, at any time, a Lender as to which the Agent has notified the Company that a Lender Insolvency Event has occurred and is continuing with respect to such Lender. Any determination that a Lender is a Defaulting Lender will be made by the Agent in its sole discretion acting in good faith. The Agent will promptly send to all parties hereto a copy of any notice to the Company provided for in this definition.

“Digital Imaging Patent Portfolio” means the portfolio of approximately 1,100 issued U.S. digital imaging patents, 250 pending U.S. digital imaging patent applications, 580 foreign counterparts and 400 related foreign patent applications, which were the subject of the transaction that was consummated on February 1, 2013.

“Disposition” means, with respect to any property, any sale, lease, transfer or other disposition thereof. The terms “Dispose” and “Disposed of” shall have correlative meanings. For the avoidance of doubt, a non-exclusive license of Intellectual Property in the ordinary course of business does not constitute a Disposition.

“Disqualified Lender” means (i) the Persons previously identified to the Lead Lenders and the Agent in connection with the Commitment Letter⁴ for the Facilities and (ii) other bona fide competitors of the Company identified by the Company, from time to time, in writing to the Agent.

“Dollar” or “\$” means the lawful currency of the United States.

“Domestic Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Company and the Agent.

“Effective Date” means the effective date of the Reorganization Plan.

“Eligible Assignee” means (i) a Lender; (ii) an Affiliate or branch of a Lender or an Approved Fund with respect to a Lender; and (iii) any other Person approved by the Agent, such approval not to be unreasonably withheld or delayed; provided, however, that no Loan Party or Affiliate of a Loan Party or any Disqualified Lender shall qualify as an Eligible Assignee.

“Environmental Action” means any action, suit, demand, demand letter, claim, notice of non-compliance or violation, notice of liability or potential liability, investigation, proceeding, consent order or consent agreement relating to any Environmental Law, Environmental Permit or arising from alleged injury or threat of injury to health or safety from Hazardous Materials or the environment, including, without limitation, (a) by any governmental or regulatory authority for enforcement, cleanup, removal, response, remedial or other actions or damages and (b) by any governmental or regulatory authority or any third party for damages, contribution, indemnification, cost recovery, compensation or injunctive relief.

“Environmental Law” means any federal, state, provincial, municipal, local or foreign statute, law, ordinance, rule, regulation, code, order, judgment, decree or judicial or agency interpretation, policy or guidance relating to pollution or protection of the environment, health and safety as it relates to any Hazardous Materials or natural resources, including, without limitation, those relating to the use, handling, transportation, treatment, storage, disposal, release or discharge of Hazardous Materials.

“Environmental Permit” means any permit, approval, identification number, license or other authorization required under any Environmental Law.

“Equipment” has the meaning specified in the UCC, as the context may require.

“ERISA” means the United States Employee Retirement Income Security Act of 1974, as amended from time to time, and the regulations promulgated and rulings issued thereunder.

“ERISA Affiliate” means any Person that for purposes of Title IV of ERISA is a member of the controlled group of any Loan Party, or under common control with any Loan Party, within the meaning of Section 414 of the Code.

“ERISA Event” means (a)(i) the occurrence of a reportable event, as described in 29 CFR § 4043, with respect to any Plan unless the 30-day notice requirement with respect to such event has been waived by the PBGC or (ii) the requirements of Section 4043(b) of ERISA apply with respect to a contributing sponsor, as defined in Section 4001(a)(13) of ERISA, of a Plan, and an event described in 29

⁴ To be brought down on the Conversion Date

CFR § 4043.62 through 68 is reasonably expected to occur with respect to such Plan within the following 30 days; provided that for purposes of this clause (a), a reportable event shall not include the events set forth in §4043.35(a); (b) the application for a minimum funding waiver with respect to a Plan; (c) the provision by the administrator of any Plan of a notice of intent to terminate such Plan, pursuant to Section 4041(a)(2) of ERISA (including any such notice with respect to a plan amendment referred to in Section 4041(e) of ERISA); (d) the cessation of operations at a facility of any Loan Party or any ERISA Affiliate in the circumstances described in Section 4062(e) of ERISA; (e) the withdrawal by any Loan Party or any ERISA Affiliate from a Multiple Employer Plan during a plan year for which it was a substantial employer, as defined in Section 4001(a)(2) of ERISA; (f) the conditions for imposition of a lien under Section 303(k) of ERISA shall have been met with respect to any Plan; (g) a determination that any Plan is in “at risk” status (within the meaning of Section 303 of ERISA); or (h) the institution by the PBGC of proceedings to terminate a Plan pursuant to Section 4042 of ERISA, or the occurrence of any event or condition described in Section 4042 of ERISA.

“Eurodollar Base Rate” means, for such Interest Period, the rate per annum equal to the British Bankers Association LIBOR Rate (“BBA LIBOR”), as published by Reuters on Screen LIBOR01 (or other commercially available source providing quotations of BBA LIBOR as designated by the Agent from time to time) at approximately 11:00 a.m., London time, two Business Days prior to the commencement of such Interest Period, for Dollar deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period. If such rate is not available at such time for any reason, then the “Eurodollar Base Rate” for such Interest Period shall be the rate per annum determined by the Agent to be the rate at which deposits in Dollars for delivery on the first day of such Interest Period in same day funds in the approximate amount of the Eurodollar Rate Loan being made, continued or converted by the Agent and with a term equivalent to such Interest Period would be offered by the Agent’s London Branch to major banks in the London interbank eurodollar market at their request at approximately 11:00 a.m. (London time) two Business Days prior to the commencement of such Interest Period; provided, that the Eurodollar Base Rate with respect to the Loans shall be not less than 1.00%.

“Eurodollar Lending Office” means, as to any Lender, the office or offices of such Lender described as such in such Lender’s Administrative Questionnaire, or such other office or offices as a Lender may from time to time notify the Company and the Agent.

“Eurodollar Rate” means for any Interest Period with respect to a Eurodollar Rate Loan, a rate per annum determined by the Agent pursuant to the following formula:

$$\text{Eurodollar Rate} = \frac{\text{Eurodollar Base Rate}}{1.00 - \text{Eurodollar Reserve Percentage}}$$

“Eurodollar Rate Loan” means a Loan that bears interest as provided in Section 2.05(a)(ii).

“Eurodollar Reserve Percentage” means, for any day during any Interest Period, the reserve percentage (expressed as a decimal, carried out to five decimal places) in effect on such day, whether or not applicable to any Lender, under regulations issued from time to time by the FRB for determining the maximum reserve requirement (including any emergency, supplemental or other marginal reserve requirement) with respect to Eurocurrency funding (currently referred to as “Eurocurrency liabilities”). The Eurodollar Rate for each outstanding Eurodollar Rate Loan shall be adjusted automatically as of the effective date of any change in the Eurodollar Reserve Percentage.

“Events of Default” has the meaning specified in Section 6.01.

“Excess Cash Flow” means, with respect to any Excess Cash Flow Period, an amount equal to Worldwide Cash as of the last day of such Excess Cash Flow Period, minus Worldwide Cash as of the first day of such Excess Cash Flow Period, minus any Worldwide Cash resulting from any Asset Sale or Casualty Event or the incurrence of any Indebtedness permitted hereunder; provided that if such amount is equal to a negative number it shall be deemed to equal zero for such period. The determination of “Excess Cash Flow” is subject to the adjustment set forth in Section 2.08(b)(vi).

“Excess Cash Flow Calculation Date” has the meaning specified in Section 2.08(b)(iii).

“Excess Cash Flow Period” means each fiscal year of the Company, commencing with the fiscal year ended December 31, 2014.

“Excess Cash Trigger Amount” has the meaning specified in Section 2.08(b)(iii).

“Excluded Accounts” [has the meaning set forth in the Security Agreement.]

“Excluded Taxes” has the meaning specified in Section 2.12(a).

“Existing DIP Term Loan Agreement” has the meaning specified in the recitals hereto.

“Existing Revolving Credit Facility” means []⁵

“Exit Fee” has the meaning specified in Section 2.03(b).

“Facilities” has the meaning specified in the Introductory Statement.

“FATCA” means Sections 1471-1474 of the Code in effect as of the date hereof and Treasury regulations issued thereunder.

“Federal Funds Rate” means, for any day, the rate per annum equal to the weighted average of the rates on overnight Federal funds transactions with members of the Federal Reserve System arranged by Federal funds brokers on such day, as published by the Federal Reserve Bank of New York on the Business Day next succeeding such day; provided that (a) if such day is not a Business Day, the Federal Funds Rate for such day shall be such rate on such transactions on the next preceding Business Day as so published on the next succeeding Business Day, and (b) if no such rate is so published on such next succeeding Business Day, the Federal Funds Rate for such day shall be the average rate (rounded upward, if necessary, to a whole multiple of 1/100 of 1%) charged to the Agent on such day on such transactions as determined by the Agent.

“Fee Letter” has the meaning specified in Section 2.03.

“First Lien Lender” means, at any time, a Lender with an outstanding First Lien Loan at such time.

“First Lien Loan” has the meaning specified in Section 2.01(a).

“Forecasted 2013 EBITDA” shall mean, with respect to each month in the fiscal year ending December 31, 2013, the amounts set forth in Schedule []⁶

⁵ To insert reference to Revolving Credit Facility at Conversion

“FRB” means the Board of Governors of the Federal Reserve System of the United States.

“Fund” means any Person (other than an individual) that is or will be engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course.

“GAAP” has the meaning specified in Section 1.03.

“Guaranteed Obligations” has the meaning specified in Section 7.01(a).

“Guarantors” means the direct and indirect wholly-owned (other than directors’ qualifying shares or similar holdings under applicable law) U.S. Subsidiaries of the Company listed on Part A of Schedule II hereto, including each other Subsidiary of the Company that shall be required to execute and deliver a guaranty pursuant to Section 5.01(i).

“Guaranty” means the guaranty of each Guarantor set forth in Article VII.

“Guaranty Supplement” has the meaning specified in Section 7.05.

“Harrow Sale” means the sale of real property in the United Kingdom identified by the Company to the Lead Lenders prior to the date hereof as the “Harrow Sale”.

“Hazardous Materials” means (a) petroleum and petroleum products, byproducts or breakdown products, radioactive materials, asbestos-containing materials, polychlorinated biphenyls and radon gas and (b) any other chemicals, materials or substances designated, classified or regulated as hazardous or toxic or as a pollutant or contaminant under any Environmental Law.

“Hedge Agreement Obligations” means the aggregate net liabilities, on a mark-to-market basis as determined in accordance with GAAP, for all Hedge Agreements of a Person calculated as of the end of the most recent month.

“Hedge Agreements” means interest rate, currency or commodity swap, cap or collar agreements, interest rate, currency or commodity future or option contracts and other similar agreements.

“HMRC” means Her Majesty’s Revenue & Customs.

“Intellectual Property” has the meaning specified in Section 4.01(i).

“Intellectual Property Security Agreement” means a “short form” intellectual property security agreement substantially in the form of Exhibit A to the Security Agreement.

“Intercreditor Agreement” means [].⁷

“Interest Expense” shall mean, with respect to any Person for any period, the sum of, without duplication, (a) gross interest expense of such person for such period on a consolidated basis, including (i) the amortization of debt discounts, (ii) the amortization of all fees (including fees with

⁶ To be consistent with the amounts previously agreed unless otherwise agreed.

⁷ To refer to applicable intercreditor agreement

respect to Hedge Agreements) payable in connection with the incurrence of Debt to the extent included in interest expense, (iii) the portion of any payments or accruals with respect to capital leases allocable to interest expense and (iv) net payments and receipts (if any) pursuant to interest rate hedging obligations, and excluding amortization of deferred financing fees and expensing of any bridge or other financing fees, (b) capitalized interest of such person, whether paid or accrued, and (c) commissions, discounts, yield and other fees and charges incurred for such period in connection with any receivables financing of such person or any of its subsidiaries that are payable to persons other than the Company and any of its Subsidiaries.

“Interest Period” means, for each Eurodollar Rate Loan comprising part of the same Borrowing, the period commencing on the date of such Eurodollar Rate Loan or the date of the Conversion of any Base Rate Loan into such Eurodollar Rate Loan and ending on the last day of the period selected by the Company pursuant to the provisions below and, thereafter, each subsequent period commencing on the last day of the immediately preceding Interest Period and ending on the last day of the period selected by such Company pursuant to the provisions below. The duration of each such Interest Period shall be one, two, three or six months, as the Company may, upon notice received by the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the first day of such Interest Period, select; provided, however, that:

(i) the Company may not select any Interest Period that ends after the Termination Date;

(ii) Interest Periods commencing on the same date for Eurodollar Rate Loans comprising part of the same Borrowing shall be of the same duration;

(iii) whenever the last day of any Interest Period would otherwise occur on a day other than a Business Day, the last day of such Interest Period shall be extended to occur on the next succeeding Business Day, provided, however, that, if such extension would cause the last day of such Interest Period to occur in the next following calendar month, the last day of such Interest Period shall occur on the next preceding Business Day; and

(iv) whenever the first day of any Interest Period occurs on a day of an initial calendar month for which there is no numerically corresponding day in the calendar month that succeeds such initial calendar month by the number of months equal to the number of months in such Interest Period, such Interest Period shall end on the last Business Day of such succeeding calendar month.

“Investment” in any Person means any loan or advance to such Person, any purchase or other acquisition of any equity interests or Debt or the assets comprising a division or business unit or a substantial part or all of the business of such Person, any capital contribution to such Person or any other direct or indirect investment in such Person, including, without limitation, any acquisition by way of a merger or consolidation (or similar transaction) and any arrangement pursuant to which the investor incurs Debt of the types referred to in clause (h) or (i) of the definition of “Debt” in respect of such Person.

“IP License” means any lease, license or covenant not to sue, entered into with respect to any Intellectual Property outside the ordinary course of business; provided, that any exclusive license of Intellectual Property (except for an exclusive license of Intellectual Property in the ophthalmological field) shall be deemed to be outside the ordinary course of business.

“IP Settlement Agreement” means any agreement entered into by the Company or any its Subsidiaries with any other Person (other than a Subsidiary of the Company) relating to any assets included in the Digital Imaging Patent Portfolio (but not involving the sale of such assets) and pursuant to which such other Person shall agree to provide consideration (including, without limitation, pursuant to an IP License) to the Company or such Subsidiary in exchange for the settlement of, or agreement not to pursue, litigation with respect to such assets.

“Junior Loan” has the meaning specified in Section 2.01(b).

“Junior Loan Lender” means, at any time, a Lender with an outstanding Junior Loan at such time.

“Kodak Limited” means Kodak Limited, a company with limited liability organized under the laws of England and Wales.

“Lead Lenders” means the Lead Lenders party to the Commitment Letter (and their Affiliates, other than portfolio companies); provided that any Lead Lender shall cease to be a Lead Lender at such time as it no longer holds Loans and may not subsequently become a Lead Lender if, following such date, it holds Loans.

“Lender” means a First Lien Lender and/or a Junior Loan Lender, as the context may require, and shall include each Person that shall become a party hereto pursuant to Section 9.08.

“Lender Insolvency Event” means that (i) a Lender or its Parent Company is insolvent, or is generally unable to pay its debts as they become due, or admits in writing its inability to pay its debts as they become due, or makes a general assignment for the benefit of its creditors, or (ii) such Lender or its Parent Company is the subject of a bankruptcy, insolvency, reorganization, liquidation, winding up or similar proceeding, or a receiver, interim receiver, trustee, conservator, intervenor or sequestrator or the like has been appointed for such Lender or its Parent Company, or such Lender or its Parent Company has taken any action in furtherance of or indicating its consent to or acquiescence in any such proceeding or appointment.

“Lien” means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property, provided the term “Lien” shall not include any license of intellectual property. Solely for the avoidance of doubt, the filing of a UCC financing statement that is a precautionary filing in respect of an operating lease that does not constitute a security interest in the leased property or otherwise give rise to a security interest does not constitute a Lien solely on account of being filed in a public office.

“Loan Documents” means (i) this Agreement, (ii) the Notes, (iii) Collateral Documents, and (iv) the Intercreditor Agreement, in each case as amended, restated, supplemented or otherwise modified from time to time.

“Loan Parties” means the Company and the Guarantors.

“Loans” means the First Lien Loans and/or the Junior Loans, as the context may require.

“Mandatory Principal Redemption Amount” means, as of each AHYDO Redemption Date the portion of a Loan required to be redeemed to prevent such Loan from being treated as an “applicable high yield discount obligation” within the meaning of Section 163(i)(1) of the Code.

“Material Adverse Effect” means an event or occurrence that has had a material adverse effect, or any event or occurrence which could reasonably be expected to have a material adverse effect, on (A) the business, properties, financial condition, results of operations or liabilities of the Company and its Subsidiaries, taken as a whole, other than any change, event or occurrence, arising individually or in the aggregate, from (i) events leading up to the commencement of proceedings under Chapter 11 of the Bankruptcy Code or (ii) events that would reasonably be expected to result from the filing or commencement of the Cases or the announcement of the filing or commencement of the Chapter 11 Cases, or (iii) actions required to be taken under the terms of the Loan Documents, (B) the ability of the Company or the Guarantors to perform their respective obligations under the Loan Documents or (C) the ability of the Agent and/or the Lenders to enforce their rights and remedies under the Loan Documents.

“Material CFCs” means each CFC that, for the most recently completed fiscal quarter for the Company, either (i) has, together with its Subsidiaries, assets that exceed 2% of the total assets shown on the Consolidated statement of financial condition of the Company as of the last day of such period or (ii) has, together with its Subsidiaries, net sales that exceed 2% of the Consolidated net sales of the Company for such period.

“Material Real Property” means each real property owned in fee by a Loan Party that has a fair market value (as determined by the Company in good faith) of not less than \$[25,000,000].

“Material Subsidiary” means each Subsidiary of the Company that, for the most recently completed fiscal year of the Company for which audited financial statements are available, either

(i) has, together with its Subsidiaries, assets that exceed 5% of the total assets shown on the Consolidated statement of financial condition of the Company as of the last day of such period or

(ii) has, together with its Subsidiaries, net sales that exceed 5% of the Consolidated net sales of the Company for such period.

“Maturity Date” means [] 30, 2018.⁸

“Maximum Obligations Amount” has the meaning specified in the Intercreditor Agreement.

“Maximum Rate” has the meaning specified in Section 2.06(g).

“Minimum Proceeds Amount” shall mean \$600,000,000.

“Moody’s” means Moody’s Investors Service, Inc.

“Mortgages” shall mean the mortgages or deeds of trust or other similar instruments as applicable, delivered pursuant to Section 3.01(c)(vii) or 5.01(j), as amended, supplemented or otherwise modified from time to time, with respect to Material Real Property, each in form and substance reasonably satisfactory to the Agent.

“Multiemployer Plan” means a multiemployer plan, as defined in Section 4001(a)(3) of ERISA, to which any Loan Party or any ERISA Affiliate is making or accruing an obligation to make

⁸ To be 5 years after the Effective Date for the Reorganization Plan

contributions, or has within any of the preceding five plan years made or accrued an obligation to make contributions.

“Multiple Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and at least one Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4064 or 4069 of ERISA in the event such plan has been or were to be terminated.

“Net Cash Proceeds” means, with respect to any Disposition or IP License by the Company or any of its Subsidiaries or Casualty Event affecting the Company or any of its Subsidiaries, in each case, after the Conversion Date, the aggregate amount of cash actually received from time to time (whether as initial consideration or through payment or disposition of deferred consideration, and if received in a currency other than Dollars, determined after the conversion of such cash into Dollars using the prevailing exchange rate in effect on the date such local currency cash is received) by or on behalf of such Person in connection with such transaction or Casualty Event, in each case, after deducting therefrom only (without duplication) (a) reasonable and customary brokerage commissions, underwriting fees and discounts, legal and accounting fees and expenses, filing fees, finder’s fees, success fees and any other similar fees and commissions and other expenses related to the transaction, (b) the amount of taxes payable in connection with or as a result of such transaction or (c) the amount of any Debt (other than the Debt under the Revolving Facility) secured by a Lien on such asset that, by the terms of the agreement or instrument governing such Debt, is required to be repaid upon such disposition, in each case to the extent, but only to the extent, that the amounts so deducted are, at the time of receipt of such cash (or, in the case of taxes, within twelve months of the time of receipt of such cash), actually paid to a Person that is not an Affiliate of the Company and are properly attributable to such transaction or to the asset that is the subject thereof; provided that, with respect to Net Cash Proceeds of Casualty Events, if no Event of Default is continuing at such time and the Company shall have delivered a certificate of a Responsible Officer of the Company to the Agent promptly following receipt of such Net Cash Proceeds setting forth the Company’s intention to use all or any portion of such Net Cash Proceeds to acquire, maintain, develop, construct, improve, upgrade or repair assets useful in the business or otherwise invest in the business (including investments in research and development) of the Company and its Subsidiaries, in each case within nine months of such receipt (and provided that, if the assets subject to the loss, damage, destruction, condemnation, sale, transfer or other disposition constituted Collateral, the assets to be acquired shall constitute Collateral), such portion of such proceeds shall not constitute Net Cash Proceeds except to the extent (1) not so used within such nine-month period or (2) not contracted to be so used within such nine-month period and not thereafter so used within twelve months of such receipt; provided further that with respect to Net Cash Proceeds of any Disposition or IP License only, if no Event of Default is continuing at such time, the Company may use all or any portion of such Net Cash Proceeds to acquire, maintain, develop, construct, improve, upgrade or repair assets useful in the business or otherwise invest in the business (including investments in research and development) of the Company and its Subsidiaries and such portion of such Net Cash Proceeds shall not constitute Net Cash Proceeds except to the extent (i) such Net Cash Proceeds are not contracted to be so used within 180 days of receipt of such Net Cash Proceeds, (ii) such Net Cash Proceeds are not so used within 365 days of receipt of such Net Cash Proceeds or (iii) the aggregate Net Cash Proceeds excluded pursuant to this proviso that would have otherwise been required to be applied to make a mandatory prepayment pursuant to Section 2.08(b) in any fiscal year exceeds \$50,000,000 or in the aggregate \$100,000,000.

“Non-U.S. Subsidiary” means any direct or indirect Subsidiary of the Company that is not a U.S. Subsidiary.

“Note” means a promissory note of the Company payable to the order of any Lender, delivered pursuant to a request made under Section 2.14 in substantially the form of Exhibit A hereto, as applicable, evidencing the aggregate indebtedness of the Company to such Lender resulting from the Loans made by such Lender.

“Obligations” means all liabilities and obligations of every nature of each Loan Party from time to time owed to the Agent, the Lenders, the other Secured Parties or any of them, under the Loan Documents relating to the Facilities, whether for principal, interest, fees, expenses, indemnification or otherwise and whether primary, secondary, direct, indirect, contingent, fixed or otherwise.

“Optional Prepayment Premium” means (i) prior to the first anniversary of the Conversion Date, an amount equal to 2% of the aggregate principal amount of any Loans prepaid pursuant to Section 2.08(a), (ii) on and after the first anniversary of the Conversion Date, but prior to the second anniversary of the Conversion Date, an amount equal to 1% of the aggregate principal amount of any Loans prepaid pursuant to Section 2.08(a) and (iii) on or after the second anniversary of the Conversion Date, an amount equal to 0% of the aggregate principal amount of any Loans prepaid pursuant to Section 2.08(a).

“Other Existing Letters of Credit” means the letters of credit set forth on Schedule 1.01(b).

“Other Taxes” has the meaning specified in Section 2.12(b).

“Parent Company” means, with respect to a Lender, the bank holding company (as defined in Federal Reserve Board Regulation Y), if any, of such Lender, and/or any Person owning, beneficially of record, directly or indirectly, a majority of the shares of such Lender.

“Participant Register” has the meaning specified in Section 9.08(i).

“PATRIOT Act” means the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001, Pub. L. 107-56, signed into law October 26, 2001.

“PBGC” means the Pension Benefit Guaranty Corporation (or any successor).

“Permitted Liens” means such of the following as to which no enforcement, collection, execution, levy or foreclosure proceeding shall have been commenced: (a) Liens for taxes, assessments, utility charges and governmental charges or levies that are not yet due or that are being contested in good faith by appropriate proceedings; provided that, adequate reserves are maintained on the books of the Company or its Subsidiaries, as the case may be, in conformity with GAAP; (b) Liens imposed by law, including, materialmen’s, mechanics’, carriers’, workmen’s and repairmen’s Liens and other similar Liens arising in the ordinary course of business; (c) pledges or deposits to secure obligations under workers’ compensation laws or similar legislation or to secure public or statutory obligations or to secure the performance of bids, performance bonds, tenders, trade contracts or leases (other than leases constituting Debt) in the ordinary course of business; (d) Liens on the applicable real property related to or in connection with the Harrow Sale; (e) easements, rights of way and other encumbrances on title to real property that do not render title to the property encumbered thereby unmarketable, were not incurred in connection with and do not secure Debt and do not materially adversely affect the use of such property for its present purposes; (f) minor survey exceptions and matters as to real property which would be disclosed by an accurate survey of such real property and do not materially adversely affect the use of such property for its present purposes; and (g) Liens or other conveyances of property in favor of any

governmental department, agency or instrumentality to secure partial, progress or advance or other payments (other than in respect of borrowed money) pursuant to any contract or statute.

“Permitted Refinancing” means, with respect to any Person, any modification, refinancing, refunding, renewal, replacement, exchange or extension of any Debt of such Person; provided that (a) the principal amount (or accreted value, if applicable) thereof does not exceed the principal amount (or accreted value, if applicable) of the Debt so modified, refinanced, refunded, renewed, replaced, exchanged or extended except by an amount equal to accrued and unpaid interest and a reasonable premium thereon plus other reasonable and customary amounts paid, and customary fees and expenses reasonably incurred, in connection with such modification, refinancing, refunding, renewal, replacement, exchange or extension and by an amount equal to any existing commitments unutilized thereunder; (b) such modification, refinancing, refunding, renewal, replacement, exchange or extension (i) has a final maturity date equal to or later than the final maturity date of, and has a Weighted Average Life to Maturity, equal to or greater than the Weighted Average Life to Maturity of, the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (ii) has no scheduled amortization or payments of principal prior to 181 days after the Maturity Date or, if the Debt being modified, amended, restated, amended and restated, refinanced, refunded, renewed or extended is subject to scheduled amortization or payments of principal, prior to any such scheduled amortization or payments of principal; (c) if the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended is subordinated in right of payment to the Obligations, such modification, refinancing, refunding, renewal, replacement, exchange or extension is subordinated in right of payment to the Obligations on terms as favorable in all material respects to the Lenders as those contained in the documentation governing the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended; (d) the terms and conditions (including, if applicable, as to collateral) of any such modified, refinanced, refunded, renewed, replaced, exchanged or extended Debt are, (A) either (i) customary for similar debt securities in light of then-prevailing market conditions or (ii) not materially less favorable to the Loan Parties or the Lenders, taken as a whole, than the terms and conditions of the Debt being modified, refinanced, refunded, renewed, replaced, exchanged or extended and (B) when taken as a whole (other than interest rate and redemption premiums), not more restrictive to the Company and its Subsidiaries than those set forth in this Agreement (provided that a certificate of a Responsible Officer of the Company delivered to the Agent in good faith at least five Business Days prior to the incurrence of such Debt, together with a reasonably detailed description of the material terms and conditions of such Debt or drafts of the documentation relating thereto, stating that the Company has determined in good faith that such terms and conditions satisfy the requirement set out in the foregoing clause (d), shall be conclusive evidence that such terms and conditions satisfy such requirement unless the Agent provides notice to the Company of its objection during such five Business Day period); (e) any such modification, refinancing, refunding, renewal, replacement, exchange or extension is incurred by the Person who is the obligor or guarantor, or a successor to the obligor or guarantor, on the Debt being modified, refinanced, refunded, renewed, replaced or extended; and (f) at the time thereof, no Event of Default shall have occurred and be continuing.

“Person” means an individual, partnership, corporation (including a business trust), joint stock company, trust, unincorporated association, joint venture, limited or unlimited liability company or other entity, or a government or any political subdivision or agency thereof.

“Petition Date” has the meaning specified in the Introductory Statement.

“PIK Applicable Margin” means (a) with respect to First Lien Loans (i) 12.50% per annum, in the case of Eurodollar Rate Loans and (ii) 11.50%, in the case of Base Rate Loans and (b) with respect to Junior Loans (i) 15.00% per annum, in the case of Eurodollar Rate Loans and (ii) 14.00%, in the case of Base Rate Loans.

“Plan” means a Single Employer Plan or a Multiple Employer Plan.

“Proceeds Amount” means \$5,000,000.

“Register” has the meaning specified in Section 9.08(e).

“Related Parties” means, with respect to any specified Person, such Person’s Affiliates and the respective directors, officers, employees, agents, trustees, partners and advisors of such Person and such Person’s Affiliates.

“Reorganization Plan” has the meaning specified in the recitals hereof.

“Replacement Lender” has the meaning specified in Section 2.17.

“Required First Lien Lenders” means at any time First Lien Lenders holding a majority in interests of the aggregate unpaid principal amount of the First Lien Loans outstanding at such time; provided, however, that if any First Lien Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required First Lien Lenders at such time the aggregate principal amount of the Loans owing to such First Lien Lender (in its capacity as a First Lien Lender).

“Required Junior Loan Lenders” means at any time Junior Loan Lenders holding a majority in interests of the aggregate unpaid principal amount of the Junior Loans outstanding at such time; provided, however, that if any time Junior Loan Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Junior Loan Lenders at such time the aggregate principal amount of the Loans owing to such Junior Loan Lender (in its capacity as a Junior Loan Lender).

“Required Lead Lenders” means Lead Lenders holding in the aggregate more than 50% of the Loans held by all Lead Lenders on the date approval is given; provided that if there are no Lead Lenders, any item requiring Lead Lenders approval shall require no approval and shall be at the option of the Company unless otherwise indicated in this Agreement; provided, further, that if at any time any Lead Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lead Lenders at such time the aggregate principal amount of the Loans owing to such Lead Lender (in its capacity as a Lead Lender) and outstanding at such time.

“Required Lenders” means at any time Lenders holding at least a majority in interest of the aggregate unpaid principal amount of the Loans outstanding at such time; provided, however, that if any Lender shall be a Defaulting Lender at such time, there shall be excluded from the determination of Required Lenders at such time the aggregate principal amount of the Loans owing to such Lender (in its capacity as a Lender) and outstanding at such time.

“Responsible Officer” means the chief executive officer, president, chief financial officer, secretary, assistant secretary, treasurer, assistant treasurer or controller of a Loan Party (or for purposes of Section 5.01(h)(xiv), the Company or any of its Subsidiaries). Any document delivered hereunder or under any other Loan Document that is signed by a Responsible Officer of a Loan Party shall be conclusively presumed to have been authorized by all necessary corporate, partnership and/or other action on the part of such Loan Party and such Responsible Officer shall be conclusively presumed to have acted on behalf of such Loan Party.

“Revolving Credit Agreement” means the credit agreement, dated as of [], 2013 among [], and any amendments, supplements, modifications, extensions, replacements, renewals,

restatements, refundings or refinancings thereof in accordance with the terms of this Agreement and any Intercreditor Agreement.

“Revolving Credit Facility” means the revolving credit facility provided under the Revolving Credit Agreement.

“Revolving Credit Facility Collateral” means “Revolving Credit Facility Collateral” as defined in the Intercreditor Agreement.

“S&P” means Standard & Poor’s, a division of The McGraw-Hill Companies, Inc.

“Second Lien Debt” means (a) the 2018 Notes outstanding on the Petition Date and (b) the 2019 Notes outstanding on the Petition Date, in each case together with accrued and unpaid interest thereon.

“Secured Leverage Ratio” means, on any date, the ratio of (a) Secured Debt as of such date to (b) Adjusted EBITDA for the applicable period of four consecutive fiscal quarters of the Company.

“Secured Agreements” means (a) all agreements and other documents relating to any treasury management services, clearing, corporate credit card and related services provided to the Company or any of its Subsidiaries and entered into by the Company or any of its Subsidiaries with any lender under the Revolving Credit Agreement or any of its Affiliates (regardless of whether such lender subsequently ceases to be a lender under the Revolving Credit Agreement for any reason), (b) all letters of credit issued by a lender under the Revolving Credit Agreement or any of its Affiliates (regardless of whether such lender subsequently ceases to be a lender under the Revolving Credit Agreement for any reason) for the benefit of the Company or any of its Subsidiaries, (c) all agreements evidencing any other obligations of the Company and any of its Subsidiaries owing to any lender under the Revolving Credit Agreement and its Affiliates, (d) all Hedge Agreements entered into with the Company or any of its Subsidiaries by any lender under the Revolving Credit Agreement or any of its Affiliates (regardless of whether such lender subsequently ceases to be a lender under the Revolving Credit Agreement for any reason) and (e) each agreement or instrument delivered by any Loan Party or Subsidiary of the Company pursuant to any of the foregoing, as the same may be amended from time to time in accordance with the provisions thereof and of this Agreement, in the case of each of the foregoing described in clauses (a) through (e), to the extent permitted under this Agreement and, subject to the Intercreditor Agreement, including without limitation, the Maximum Obligations Amount.

“Secured Debt” means, on any date, the aggregate principal amount of funded Debt for borrowed money of the Company and its Subsidiaries outstanding at such date that consists of, without duplication, Debt that is then secured by Liens on property or assets of the Company and its Subsidiaries (other than (i) property or assets held in defeasance or similar trust arrangement for the benefit of the Debt secured thereby or (ii) any Debt owing by the Company or its Subsidiaries to the Company or its Subsidiaries); provided that any amounts outstanding pursuant to the Revolving Credit Agreement (including letters of credit issued thereunder or guarantees in respect thereof) shall not be deemed to be Secured Debt.

“Secured Parties” means, collectively, the Agent, and each Lender.

“Security Agreement” means the Security Agreement, dated as of the date hereof, from the Loan Parties party thereto, as grantors, to the Agent, in substantially the form of Exhibit D, as may be amended, amended and restated, supplemented or otherwise modified from time to time.

“Single Employer Plan” means a single employer plan, as defined in Section 4001(a)(15) of ERISA, that (a) is maintained for employees of any Loan Party or any ERISA Affiliate and no Person other than the Loan Parties and the ERISA Affiliates or (b) was so maintained and in respect of which any Loan Party or any ERISA Affiliate could have liability under Section 4069 of ERISA in the event such plan has been or were to be terminated.

“Solvent” means, with respect to any Person on a particular date, that on such date (a) the fair value of the property of such Person is greater than the total amount of liabilities, including, without limitation, contingent liabilities, of such Person, (b) the present fair salable value of the assets of such Person is not less than the amount that will be required to pay the probable liability of such Person on its debts as they become absolute and matured, (c) such Person does not intend to, and does not believe that it will, incur debts or liabilities beyond such Person’s ability to pay such debts and liabilities as they mature and (d) such Person is not engaged in business or a transaction, and is not about to engage in business or a transaction, for which such Person’s property would constitute an unreasonably small capital. The amount of contingent liabilities at any time shall be computed as the amount that, in the light of all the facts and circumstances existing at such time, represents the amount that can reasonably be expected to become an actual or matured liability.

“Specified Collateral” has the meaning specified in the Security Agreement.

“Specified Sale” means the sale or disposition, in whole or in part, of any combination of (A) the assets and businesses to be sold in the transaction assigned the code name “Rockford”, (B) the assets and businesses to be sold in the transaction assigned the code name “Walden” and/or (C) trademarks, trademark licenses, domain names and related intellectual property assets and materials.

“Subsidiary” of any Person means any corporation, partnership, joint venture, limited liability company, trust or estate of which (or in which) more than 50% of (a) the issued and outstanding capital stock having ordinary voting power to elect a majority of the Board of Directors of such corporation (irrespective of whether at the time capital stock of any other class or classes of such corporation shall or might have voting power upon the occurrence of any contingency), (b) the interest in the capital or profits of such limited liability company, partnership or joint venture or (c) the beneficial interest in such trust or estate is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more of its other Subsidiaries or by one or more of such Person’s other Subsidiaries.

“Taxes” has the meaning specified in Section 2.12(a).

“Termination Date” means the earliest of (a) the Maturity Date and (b) the acceleration of the Loans in accordance with the provisions hereof.

“Type” refers to the distinction between Loans bearing interest at the Base Rate and Loans bearing interest at the Eurodollar Rate.

“UCC” means the Uniform Commercial Code as in effect in the State of New York; provided that, if perfection or the effect of perfection or non-perfection or the priority of any security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

“UK Pensions Regulator” means the Pensions Regulator established in the United Kingdom pursuant to the Pensions Act of 2004.

“UK Pension Scheme” means the retirement benefits scheme known as the Kodak Pension Plan.

“UK Pension Settlement Agreement” means [—]⁹.

“United States” and “U.S.” mean the United States of America.

“U.S. Liquidity” means, on any date of determination, the sum of the aggregate amount of cash and Cash Equivalents owned by the Loan Parties free and clear of all Liens (other than Liens created under the Collateral Documents and Liens securing the Revolving Credit Facility) on such date plus (B) Excess Availability (as defined in and as calculated under the Revolving Credit Agreement¹⁰) on such date.

“U.S. Subsidiary” means any direct or indirect Subsidiary of the Company organized under the laws of the United States, any state thereof or the District of Columbia.

“Voting Stock” means capital stock issued by a corporation, or equivalent interests in any other Person, the holders of which are ordinarily, in the absence of contingencies, entitled to vote for the election of directors (or persons performing similar functions) of such Person, even if the right so to vote has been suspended by the happening of such a contingency.

“Weighted Average Life to Maturity” means, when applied to any Debt at any date, the number of years obtained by dividing: (a) the sum of the products obtained by multiplying (i) the amount of each then remaining installment, sinking fund, serial maturity or other required payments of principal, including payment at final maturity, in respect thereof, by (ii) the number of years (calculated to the nearest one-twelfth) that will elapse between such date and the making of such payment; by (b) the then outstanding principal amount of such Debt.

“Withdrawal Liability” has the meaning specified in Part I of Subtitle E of Title IV of ERISA.

“Worldwide Cash” means, on any date of determination, the sum of the aggregate amount of unrestricted cash and Cash Equivalents owned by the Company and each of its Subsidiaries.

SECTION 1.02. Computation of Time Periods. In this Agreement in the computation of periods of time from a specified date to a later specified date, the word “from” means “from and including” and the words “to” and “until” each mean “to but excluding”.

SECTION 1.03. Accounting Terms. (a) All accounting terms not specifically defined herein shall be construed in accordance with generally accepted accounting principles in the United States of America consistent with those applied in the preparation of the financial statements referred to in Section 4.01(e) (“GAAP”). If at any time any change in GAAP or the application thereof would affect the computation of any financial ratio or requirement set forth in any Loan Document, and either the

⁹ To be reasonably satisfactory to the Required Lead Lenders.

¹⁰ Definition to match definition in Revolving Credit Agreement as of the date hereof

Company or the Required Lenders shall so request, the Agent and the Company shall negotiate in good faith to amend such ratio or requirement (an “Accounting Change”) to preserve the original intent thereof in light of such change in GAAP or the application thereof; provided that, until so amended, (i) such ratio or requirement shall be made as if such Accounting Change had not been effected and on a basis consistent with how GAAP or the rules promulgated pursuant thereto that are the subject of such Accounting Change were calculated in the most recent financial statements delivered by the Company to the Lenders as to which no such objection shall have been made and (ii) the Company shall provide to the Agent financial statements and other documents required under this Agreement or as reasonably requested hereunder setting forth a reconciliation between calculations of such ratio or requirement made before and after giving effect to such change in GAAP or the application thereof.

(b) Unless otherwise provided herein, the Secured Leverage Ratio and Cash Interest Coverage Ratio as of any date shall be calculated on a pro forma basis (other than for the Specified Sale), after giving effect to any acquisition or disposition of assets, or any incurrence, payment, refinancing, restructuring or retirement of Debt, in each case which occurred during the most recently completed period of four consecutive fiscal quarters for which financial statements have been delivered pursuant to 5.01(h)(ii) or (iii), as though each such transaction had occurred at the beginning of such period, including, without duplication, giving effect to all pro forma adjustments permitted or required by Article 11 of Regulation S X under the Securities Act of 1933, as amended; provided that all such adjustments shall be set forth in a reasonably detailed certificate of the chief financial officer of the Company) using, for purposes of making such calculations, the historical financial statements of the Company and its Subsidiaries which shall be reformulated as if such transaction, and any other such transactions that have been consummated during the period, had been consummated on the first day of such period. Whenever pro forma effect is to be given to a transaction, the pro forma calculations shall be made in good faith by chief financial officer of the Company. If any Debt bears a floating rate of interest and is being given pro forma effect, the interest on such Debt shall be calculated as if the rate in effect on the calculation date had been the applicable rate for the entire period (taking into account any Hedge Agreements applicable to such Debt). Interest on a capital lease obligation shall be deemed to accrue at an interest rate reasonably determined by the chief financial officer of the Company to be the rate of interest implicit in such capital lease obligation in accordance with GAAP. For purposes of making a pro forma computation hereunder, interest on any Debt under a revolving credit facility computed on a pro forma basis shall be computed based upon the average daily balance of such Debt during the applicable period. Interest on Debt that may optionally be determined at an interest rate based upon a factor of a prime or similar rate, a eurocurrency interbank offered rate, or other rate, shall be deemed to have been based upon the rate actually chosen, or, if none, then based upon such optional rate chosen as the Company may designate. For purposes of determining Conversion Adjusted EBITDA and Conversion Secured Leverage Ratio, this Section 1.03(b), shall not be applicable.¹¹

SECTION 1.04. Permitted Liens. Any reference in any of the Loan Documents to a Permitted Lien is not intended to subordinate or postpone, and shall not be interpreted as subordinating or postponing, or as any agreement to subordinate or postpone, any Lien created by any of the Loan Documents to any Permitted Lien.

SECTION 1.05. Other Interpretive Provisions. With reference to this Agreement and each other Loan Document, unless otherwise specified herein or in such other Loan Document:

(a) The term “including” is by way of example and not limitation (i.e., “including” shall be deemed to mean “including, without limitation”).

¹¹ Stranded costs will be calculated in the same manner as in the Existing DIP Term Loan Agreement.

(b) Section headings herein and in the other Loan Documents are included for convenience of reference only and shall not affect the interpretation of this Agreement or any other Loan Document.

ARTICLE II

AMOUNTS AND TERMS OF THE LOANS

SECTION 2.01. The Loans.

(a) First Lien Loans. Subject to the terms and conditions set forth herein each First Lien Lender agrees, severally and not jointly, that the outstanding New Money Loans (as defined in the Existing DIP Term Loan Agreement) immediately prior to giving effect to this Agreement in an amount equal to the amount set forth opposite such First Lien Lender's name on Schedule 2.01(a) hereto are hereby exchanged for First Lien Loans and deemed borrowed hereunder (the "**First Lien Loans**").

(b) Junior Loans. Subject to the terms and conditions set forth herein each Junior Loan Lender agrees, severally and not jointly, that the outstanding Junior Loans (as defined in the Existing DIP Term Loan Agreement) immediately prior to giving effect to this Agreement in an amount equal to the amount set forth opposite such Junior Loan Lender's name on Schedule 2.01(b) hereto are hereby exchanged for Junior Loans and deemed borrowed hereunder (the "**Junior Loans**").

(c) Amounts deemed borrowed under this Section 2.01 and repaid or prepaid may not be reborrowed.

SECTION 2.02. Making the Loans.

(a) All Loans being exchanged shall be deemed borrowed on the Conversion Date as of the same type and with a continuation of the existing Interest Period. No breakage costs will be incurred as a result of the exchange and the continuation.

(b) Anything in this Agreement above to the contrary notwithstanding, (i) the Company may not select Eurodollar Rate Loans for any Borrowing if the aggregate amount of such Borrowing is less than \$10,000,000 or if the obligation of the Lenders to make Eurodollar Rate Loans shall then be suspended pursuant to Section 2.06 or 2.10 and (ii) the Eurodollar Rate Loans may not be outstanding as part of more than eight separate Borrowings.

SECTION 2.03. Fees. (a) The Company shall pay to the Agent the fees set forth in the Fee Letter (the "Fee Letter") dated as [] between the Agent and the Company.

(b) The First Lien Lenders shall receive an exit fee (the "Exit Fee") equal to 2.00% of the principal amount of each First Lien Lender's New Money Loans (as defined in the Existing DIP Term Loan Agreement) converted into First Lien Loans, which shall be payable in kind in additional First Lien Loans on the Conversion Date.

SECTION 2.04. Repayment of Loans. The Company shall repay to the Agent for the ratable account of each applicable Lender on the Termination Date the aggregate principal amount of the Loans made (or deemed made) by such Lender to the Company then outstanding.

SECTION 2.05. Interest on Loans. (a) Scheduled Interest. The Company shall pay interest on the unpaid principal amount of each Loan owing by such Company to the Agent for the account of

each applicable Lender from the date of such Loan until such principal amount shall be paid in full, at the following rates per annum:

(i) Base Rate Loans. During such periods as such Loan is a Base Rate Loan, a rate per annum equal at all times to the sum of (x) the Base Rate in effect from time to time plus (y) at the Company's option (such option to be exercised on each payment date with three (3) Business Day's prior notice to the Agent), (1) the Applicable Margin, which shall be payable in cash or (2) the PIK Applicable Margin, of which up to 300 basis points may be payable in kind with the balance of such interest payable in cash, in each case, payable in arrears on the last Business Day of each of March, June, September and December during such periods and on the date such Base Rate Loan shall be Converted or paid in full.

(ii) Eurodollar Rate Loans. During such periods as such Loan is a Eurodollar Rate Loan, a rate per annum equal at all times during each Interest Period for such Loan to the sum of (x) the Eurodollar Rate for such Interest Period for such Loan plus (y) at the Company's option (such option to be exercised on each payment date with three (3) Business Day's prior notice to the Agent), (1) the Applicable Margin, which shall be payable in cash or (2) the PIK Applicable Margin, of which up to 300 basis points may be payable in kind with the balance of such interest payable in cash, in each case, payable in arrears on the last day of such Interest Period and, if such Interest Period has a duration of more than three months, on the day of every third month during such Interest Period corresponding to the first day of such Interest Period and on the date such Eurodollar Rate Loan shall be Converted or paid in full.

(b) Default Interest. Upon the occurrence and during the continuance of an Event of Default, the Agent may, and upon the request of the Required Lenders shall, require and notify the Company to pay interest ("Default Interest") on (i) the unpaid principal amount of each Loan owing to each Lender, payable in arrears on the dates referred to in clause (a)(i) or (a)(ii) above, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on such Loan pursuant to clause (a)(i) or (a)(ii) above and (ii) to the fullest extent permitted by law, the amount of any interest, fee or other amount payable hereunder in respect of the Loans of any Class that is not paid when due, from the date such amount shall be due until such amount shall be paid in full, payable in arrears on the date such amount shall be paid in full and on demand, at a rate per annum equal at all times to 2% per annum above the rate per annum required to be paid on Base Rate Loans of such Class pursuant to clause (a)(i) above, provided, however, that following acceleration of the Loans of any Class pursuant to Section 6.01, Default Interest on the Loans of any Class shall accrue and be payable hereunder whether or not previously required by the Agent.

SECTION 2.06. Interest Rate Determination. (a) The Agent shall give prompt notice to the Company and the applicable Lenders of the applicable interest rates determined by the Agent for purposes of each clause of Section 2.05(a).

(b) If, with respect to any Eurodollar Rate Loans of any Class, Lenders owed at least 50% of the then aggregate principal amount thereof notify the Agent that the Eurodollar Rate for any Interest Period for such Loans will not adequately reflect the cost to such Lenders of making, funding or maintaining their respective Eurodollar Rate Loans for such Interest Period, the Agent shall forthwith so notify the Company and the applicable Lenders, whereupon (i) each Eurodollar Rate Loan of such Class will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan of such Class, and (ii) the obligation of the applicable Lenders to make, or to Convert Loans of such Class into, Eurodollar Rate Loans of such Class shall be suspended until the Agent shall notify the Company and such Lenders that the circumstances causing such suspension no longer exist.

(c) If the Company shall fail to select the duration of any Interest Period for any Eurodollar Rate Loans in accordance with the provisions contained in the definition of "Interest Period" in Section 1.01, the Agent will forthwith so notify the Company and the Appropriate Lenders and such Loans will automatically, on the last day of the then existing Interest Period therefor, Convert into Base Rate Loans.

(d) Upon the occurrence and during the continuance of any Event of Default (i) each applicable Eurodollar Rate Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan and (ii) the obligation of the applicable Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended.

(e) If Agent is unable to determine the Eurodollar Rate for any Eurodollar Rate Loans,

(i) the Agent shall forthwith notify the Company and the Lenders that the interest rate cannot be determined for such Eurodollar Rate Loans,

(ii) with respect to Eurodollar Rate Loans, each such Loan will automatically, on the last day of the then existing Interest Period therefor, Convert into a Base Rate Loan, and

(iii) the obligation of the Lenders to make Eurodollar Rate Loans or to Convert Base Rate Loans into Eurodollar Rate Loans shall be suspended until the Agent shall notify the Company and the Lenders that the circumstances causing such suspension no longer exist.

(f) All interest payments to be made hereunder shall be paid without allowance or deduction for reinvestment or otherwise, before and after maturity, default and judgment. The rates of interest specified in this Agreement are intended to be nominal rates and not effective rates. Interest calculated hereunder shall be calculated using the nominal rate method and not the effective rate method of calculation.

(g) Notwithstanding anything to the contrary contained in any Loan Document, the interest paid or agreed to be paid under the Loan Documents shall not exceed the maximum rate of non-usurious interest permitted by applicable law (the "Maximum Rate"). If the Agent or any Lender shall receive interest in an amount that exceeds the Maximum Rate, the excess interest shall be applied to the principal of the applicable Loans or, if it exceeds such unpaid principal, refunded to the Company, as applicable. In determining whether the interest contracted for, charged, or received by the Agent or a Lender exceeds the Maximum Rate, such Person may, to the extent permitted by applicable law, (a) characterize any payment that is not principal as an expense, fee, or premium rather than interest, (b) exclude voluntary prepayments and the effects thereof, and (c) amortize, prorate, allocate, and spread in equal or unequal parts the total amount of interest throughout the contemplated term of the Obligations hereunder.

SECTION 2.07. Optional Conversion of Loans. The Company may on any Business Day, upon notice given to the Agent not later than 11:00 A.M. (New York City time) on the third Business Day prior to the date of the proposed Conversion and subject to the provisions of Sections 2.06 and 2.10, Convert all or any portion of the Loans made to it of one Type comprising the same Borrowing into Loans of the other Type; provided, however, that any Conversion of Eurodollar Rate Loans into Base Rate Loans shall be made only on the last day of an Interest Period for such Eurodollar Rate Loans, any Conversion of Base Rate Loans into Eurodollar Rate Loans shall be in an amount not less than the

minimum amount specified in Section 2.02(b), no Conversion of any Loans shall result in more separate Borrowings than permitted under Section 2.02(b) and each Conversion of Loans comprising part of the same Borrowing shall be made ratably among the applicable Lenders in accordance with the outstanding Loans of the applicable Lenders. Each such notice of a Conversion shall, within the restrictions specified above, specify (i) the date of such Conversion, (ii) the Loans to be Converted, and (iii) if such Conversion is into Eurodollar Rate Loans, the duration of the initial Interest Period for each such Loan. Each notice of Conversion shall be irrevocable and binding on the Company.

SECTION 2.08. Prepayments of Loans. (a) Optional. The Company may, upon notice at least three Business Days' prior to the date of such prepayment, in the case of Eurodollar Rate Loans, and not later than 11:00 A.M. (New York City time) on the Business Day prior to such prepayment, in the case of Base Rate Loans, to the Agent stating the proposed date and aggregate principal amount of the prepayment, and if such notice is given the Company shall, prepay the outstanding principal amount of the Loans of a Class comprising part of the same Borrowing made to it in whole or in part, together with accrued interest to the date of such prepayment on the principal amount prepaid, plus the Optional Prepayment Premium; provided, however, that (x) each partial prepayment of the Loans of such Class shall be in an aggregate principal amount of \$10,000,000, or an integral multiple of \$5,000,000 in excess thereof and (y) in the event of any such prepayment of a Eurodollar Rate Loan, the Company shall be obligated to reimburse the Lenders in respect thereof pursuant to Section 9.04(c), provided further that no voluntary prepayment of the Junior Loans may be made until the First Lien Loans and other Obligations in respect thereof (other than contingent indemnification obligations not yet due and payable) have been paid in full in cash.

(b) Mandatory.

(i) Subject in all respects to the prepayment and cash collateralization requirements under the Revolving Credit Agreement, and to the extent actually applied thereunder, to the extent not applied pursuant to the Revolving Credit Agreement with respect to Revolving Credit Facility Collateral, within three (3) Business Days of the receipt by the Company or any of its Subsidiaries of Net Cash Proceeds from Asset Sales or Casualty Events (other than the Specified Sale) when aggregated with all such Net Cash Proceeds received prior to that time and not otherwise applied is equal to or greater than Proceeds Amount, the Company shall apply all such Net Cash Proceeds to prepay the Loans in the manner set forth in Section 2.08(b)(iv). After such application, the Net Cash Proceeds shall reset to zero upon the making of a mandatory prepayment pursuant to this Section 2.08(b)(i).

(ii) Subject to Section 2.08(b)(vi), within three (3) Business Days after day of receipt by the Company or any of its Subsidiaries of the Net Cash Proceeds from the Specified Sale, the Company shall apply an amount equal to the Applicable Prepayment Percentage of such Net Cash Proceeds (if any) to prepay the Loans in the manner set forth in Section 2.08(b)(iv). If the winning bid for any portion of assets or businesses that are part of a Specified Sale include a credit bid of New Money Loans (as defined in the Existing DIP Term Loan Agreement), the amount of such credit bid shall be deemed to be Net Cash Proceeds for purposes of this Section 2.08(b)(ii).

(iii) Beginning with the Excess Cash Flow Period ending on December 31, 2014, the Company shall calculate Excess Cash Flow for such Excess Cash Flow Period no later than six months after the end of such Excess Cash Flow Period (such date, the "**Excess Cash Flow Calculation Date**") and deliver a certificate signed by a Responsible Officer setting forth the amount, if any, of Excess Cash Flow for such Excess Cash Flow Period and the calculation thereof in reasonable detail. If the Worldwide Cash as of the last day of the

applicable Excess Cash Flow Period exceeds \$800,000,000 (the “*Excess Cash Trigger Amount*”), the Company shall apply an amount equal to 50% of Excess Cash Flow above the Excess Cash Trigger Amount to prepay the Loans no later than 45 days following the Excess Cash Flow Calculation Date in the manner set forth in Section 2.08(b)(iv); provided that no prepayment shall be required pursuant to this Section 2.08(iii) to the extent that such prepayment would cause (a) Worldwide Cash to be less than the Excess Cash Trigger Amount or (b) U.S. Minimum Liquidity to be less than \$100,000,000.

(iv) Each prepayment of principal pursuant to this Section 2.08(b) shall be applied in the following order: (x) first, to the ratable prepayment of the First Lien Loans until all such Loans have been prepaid in full, and second to the ratable prepayment of the Junior Loans until all such Loans have been prepaid in full and (y) first to outstanding Base Rate Loans of each applicable Class up to the full amount thereof, and second to outstanding Eurodollar Rate Loans of each applicable Class up to the full amount thereof. Each prepayment made pursuant to this Section 2.08(b) shall be made together with any interest accrued to the date of such prepayment on the principal amounts prepaid and, in the case of any prepayment of a Eurodollar Rate Loan on a date other than the last day of an Interest Period or at its maturity, any additional amounts which the Company shall be obligated to reimburse to the Lenders in respect thereof pursuant to Section 9.04(c).

(v) The Agent shall give prompt notice of any prepayment required under this Section 2.08(b) to Lenders.

(vi) Notwithstanding any other provisions of this Section 2.08(b), (A) with respect only to any Asset Sale, IP License or Casualty Event described in Section 2.08(b)(i), to the extent that applicable law would effectively (1) prohibit or delay the repatriation to the United States of America of any Net Cash Proceeds received by any Subsidiary that is not a U.S. Subsidiary or (2) impose material adverse tax or legal consequences on the Company and its Subsidiaries if such Net Cash Proceeds were so repatriated, in each case as determined by the Company in good faith, the portion of such Net Cash Proceeds so affected shall be disregarded for purposes of determining the amount of any mandatory prepayment required to be made under this Section 2.08(b) so long, but only for so long, as applicable local law would prohibit such repatriation (the Company hereby agreeing to promptly take or to cause the applicable Subsidiary to promptly take (as the case may be) all actions required by the applicable local law to permit such repatriation) or impose such material adverse tax consequences, and at such time as such repatriation of any such Net Cash Proceeds becomes permitted under the applicable local law and/or such material adverse tax consequences would no longer exist (and in any event within three Business Days thereafter) (and whether or not any of such Net Cash Proceeds are actually repatriated), the Company shall prepay the Loans in accordance with Section 2.08(b)(iii), and (B) with respect only to any Excess Cash Flow prepayment described in Section 2.08(b)(iii), to the extent that applicable law would effectively prohibit or delay the repatriation to the United States of America of any proceeds received by any Subsidiary that is not a U.S. Subsidiary or result in material adverse tax consequences, as determined by the Company in good faith, the proceeds so affected shall be disregarded for purposes of determining the amount of any mandatory prepayment required to be made under Section 2.08(b) so long, but only for so long, as applicable local law would prohibit such repatriation (the Company hereby agreeing to promptly take or to cause the applicable Subsidiary to promptly take (as the case may be) all actions required by the applicable local law to permit such repatriation), and at such time as such repatriation of any such proceeds becomes permitted under the applicable local law (and in any event within three Business Days

thereafter) (and whether or not any of such proceeds are actually repatriated), the Company shall prepay the Loans in accordance with Section 2.08(b)(iv).

(vii) Any Net Cash Proceeds not required to be applied to the prepayment of Loans pursuant to this Section 2.08 shall be available to the Company and its Subsidiaries to use for their general corporate purposes.

(viii) If any of the Loans would otherwise constitute an “applicable high yield discount obligation” within the meaning of Section 163(i)(1) of the Code, at the end of any “accrual period” (as defined in Section 1272(a)(5) of the Code) ending after the fifth anniversary of the date of the Existing DIP Term Loan Agreement (each, an “AHYDO Redemption Date”), the Company shall be required to redeem for cash a portion of each such Loan then outstanding equal to the Mandatory Principal Redemption Amount (each such redemption, a “Mandatory Principal Redemption”). The redemption price for the portion of each Loan thus redeemed shall be 100% of the principal amount of such portion plus any accrued interest thereon on the date of redemption. No partial redemption or repurchase of the Loans prior to any AHYDO Redemption Date pursuant to any other provision of this Agreement will alter the Company’s obligation to make any Mandatory Principal Redemption with respect to any Loans that remain outstanding on such AHYDO Redemption Date. The ordering rule in Section 2.08(b)(iv) shall not apply to redemptions required pursuant to this Section 2.08(b)(viii).

SECTION 2.09. Increased Costs. (a) If, due to either (i) the introduction of or any change in or in the interpretation of any law or regulation or (ii) the compliance with any guideline or request from any central bank or other governmental authority (whether or not having the force of law), there shall be any increase in the cost to any Lender of agreeing to make or making, funding or maintaining Eurodollar Rate Loans (or, in the case of any change in or in the interpretation of any law or regulations with respect to taxes, any Loans) (excluding for purposes of this Section 2.09 any such increased costs resulting from (x) Taxes, Excluded Taxes or Other Taxes (as to which Section 2.12 shall govern) and (y) changes in the basis of taxation of overall net income or overall gross income by the United States or by the foreign jurisdiction or state under the laws of which such Lender is organized or has its Applicable Lending Office or any political subdivision thereof), then the Company shall from time to time, upon demand by such Lender (with a copy of such demand to the Agent), pay such Lender additional amounts sufficient to compensate such Lender for such increased cost; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Applicable Lending Office if the making of such a designation would avoid the need for, or reduce the amount of, such increased cost and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender. A certificate as to the amount of such increased cost, submitted to the Company and the Agent by such Lender, shall be conclusive and binding for all purposes, absent manifest error.

Notwithstanding anything herein to the contrary, (x) the Dodd-Frank Wall Street Reform and Consumer Protection Act and all requests, rules, guidelines or directives thereunder or issued in connection therewith and (y) all requests, rules, guidelines or directives promulgated by the Bank for International settlements, the Basel Committee on Banking Supervision (or any successor or similar authority) or the United States regulatory authorities, in each case pursuant to Basel III, shall in each case be deemed to be a “change in law”, regardless of the date enacted, adopted or issued.

(b) If any Lender determines that compliance with any law or regulation or any guideline or request from any central bank or other governmental authority (whether or not having the force of law) affects or would affect the amount of capital required or expected to be maintained by such

Lender or any corporation controlling such Lender and that the amount of such capital is increased by or based upon the existence of such Lender's commitment to lend hereunder and other commitments of such type, then, upon demand by such Lender (with a copy of such demand to the Agent), the Company shall pay such Lender, from time to time as specified by such Lender, additional amounts sufficient to compensate such Lender or such corporation in the light of such circumstances, to the extent that such Lender reasonably determines such increase in capital to be allocable to the existence of such Lender's commitment to lend hereunder. A certificate as to such amounts submitted to the Company and the Agent by such Lender shall be conclusive and binding for all purposes, absent manifest error.

SECTION 2.10. Illegality. Notwithstanding any other provision of this Agreement, if any Lender shall notify the Agent that the introduction of or any change in or in the interpretation of any law or regulation makes it unlawful, or any central bank or other governmental authority asserts that it is unlawful, for any Lender or its Eurodollar Lending Office to perform its obligations hereunder to make Eurodollar Rate Loans or to fund or maintain Eurodollar Rate Loans hereunder, (a) each Eurodollar Rate Loan will automatically, upon such demand, Convert into a Base Rate Loan and (b) the obligation of the Lenders to make, or to Convert Loans into, Eurodollar Rate Loans shall be suspended until the Agent shall notify the Company and the Lenders that the circumstances causing such suspension no longer exist; provided, however, that before making any such demand, each Lender agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to designate a different Eurodollar Lending Office if the making of such a designation would allow such Lender or its Eurodollar Lending Office to continue to perform its obligations to make Eurodollar Rate Loans or to continue to fund or maintain Eurodollar Rate Loans and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

SECTION 2.11. Payments and Computations. (a) The Company shall make each payment hereunder without condition or deduction for any right of counterclaim, defense, recoupment or set-off, not later than 11:00 A.M. (New York City time) on the day when due in Dollars to the Agent at the Agent's Account in same day funds. The Agent will promptly thereafter cause to be distributed like funds relating to the payment of principal, interest, fees or commissions ratably (other than amounts payable pursuant to Section 2.03, 2.09, 2.12 or 9.04(c)) to the applicable Lenders for the account of their respective Applicable Lending Offices, and like funds relating to the payment of any other amount payable to any Lender to such Lender for the account of its Applicable Lending Office, in each case to be applied in accordance with the terms of this Agreement. Upon its acceptance of an Assignment and Acceptance and recording of the information contained therein in the Register pursuant to Section 9.08(c), from and after the effective date specified in such Assignment and Acceptance, the Agent shall make all payments hereunder and under the Notes in respect of the interest assigned thereby to the Lender assignee thereunder, and the parties to such Assignment and Acceptance shall make all appropriate adjustments in such payments for periods prior to such effective date directly between themselves.

(b) The Company hereby authorizes each Lender, if and to the extent payment owed to such Lender is not made when due hereunder or under the Note held by such Lender, to charge from time to time against any or all of the Company's accounts with such Lender any amount so due.

(c) All computations of interest and of fees shall be made by the Agent on the basis of a year of 360 days, in each case for the actual number of days (including the first day but excluding the last day) occurring in the period for which such interest or fees or commissions are payable. Each determination by the Agent of an interest rate hereunder shall be conclusive and binding for all purposes, absent manifest error.

(d) Whenever any payment hereunder or under the Notes shall be stated to be due on a day other than a Business Day, such payment shall be made on the next succeeding Business Day, and

such extension of time shall in such case be included in the computation of payment of interest or fee, as the case may be; provided, however, that, if such extension would cause payment of interest on or principal of Eurodollar Rate Loans to be made in the next following calendar month, such payment shall be made on the next preceding Business Day.

(e) Unless the Agent shall have received notice from the Company prior to the date on which any payment is due to the Lenders hereunder that the Company will not make such payment in full, the Agent may assume that the Company has made such payment in full to the Agent on such date and the Agent may, in reliance upon such assumption, cause to be distributed to each Lender on such due date an amount equal to the amount then due such Lender. If and to the extent the Company shall not have so made such payment in full to the Agent, each Lender shall repay to the Agent forthwith on demand such amount distributed to such Lender together with interest thereon, for each day from the date such amount is distributed to such Lender until the date such Lender repays such amount to the Agent, at the Federal Funds Rate.

(f) Subject to Section 6.02 and to the Intercreditor Agreement, if the Agent receives funds for application to the Obligations of the Company under or in respect of the Loan Documents under circumstances for which the Loan Documents do not specify, or the Company does not direct the manner in which such funds are to be applied, the Agent may, but shall not be obligated to, elect to distribute such funds first, toward payment of interest and fees then due hereunder, ratably among the parties entitled thereto in accordance with the amounts of interest and fees then due to such parties, and second, toward payment of principal, ratably among the parties entitled thereto in accordance with the amounts of principal then due to such parties.

SECTION 2.12. Taxes. (a) Any and all payments by or on account of any obligation of any Loan Party to or for the account of any Lender or the Agent hereunder or under the Notes shall be made, in accordance with Section 2.11 or the applicable provisions of such other documents, free and clear of and without deduction for any and all present or future taxes, levies, imposts, deductions, remittances, charges or withholdings, and all liabilities with respect thereto, excluding, in the case of each Lender and the Agent (i) taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction under the laws of which such Lender or the Agent (as the case may be) is organized or in which its principal executive office is located, or any political subdivision thereof and, in the case of each Lender, taxes imposed on its overall net income, and franchise taxes imposed on it in lieu of net income taxes, by the jurisdiction of such Lender's Applicable Lending Office or any political subdivision thereof, and (ii) any U.S. federal withholding taxes imposed under FATCA that would not have been imposed but for the failure of the Agent or Lender, as applicable, to satisfy the applicable requirements of FATCA (all such non-excluded taxes, levies, imposts, deductions, charges, withholdings and liabilities in respect of payments hereunder or under the Notes being hereinafter referred to as "Taxes" and all such excluded taxes being referred to as "Excluded Taxes"). If any Loan Party or the Agent shall be required by law to deduct, remit or withhold any Taxes from or in respect of any sum payable hereunder or under any Note to any Lender or the Agent, (i) the sum payable by the applicable Loan Party shall be increased as may be necessary so that after all required deductions, remittances or withholdings are made (including deductions applicable to additional sums payable under this Section 2.12), such Lender or the Agent (as the case may be) receives an amount equal to the sum it would have received had no such deductions been made, (ii) such Loan Party or the Agent shall make such deductions and (iii) such Loan Party or the Agent shall pay the full amount deducted, remitted or withheld to the relevant taxation authority or other authority in accordance with applicable law.

(b) In addition, each Loan Party shall pay any present or future stamp or documentary taxes or any other excise or property taxes, charges or similar levies that arise from any payment made by such Loan Party hereunder or under any other Loan Documents or from the execution,

delivery or registration of, performing under, or otherwise with respect to, this Agreement or the other Loan Documents (hereinafter referred to as “Other Taxes”).

(c) The Loan Parties shall indemnify each Lender and the Agent for and hold it harmless against the full amount of Taxes or Other Taxes (including, without limitation, taxes of any kind imposed or asserted by any jurisdiction on amounts payable under this Section 2.12) imposed on or paid or remitted by such Lender or the Agent (as the case may be) and any liability (including penalties, interest and expenses) arising therefrom or with respect thereto. This indemnification shall be made within 30 days from the date such Lender or the Agent (as the case may be) makes written demand therefor with appropriate supporting documentation.

(d) Within 30 days after the date of any payment of Taxes, the appropriate Loan Party shall furnish to the Agent, at its address referred to in Section 9.02, the original or a certified copy of a receipt evidencing such payment to the extent such a receipt is issued therefor, or other written proof of payment thereof that is reasonably satisfactory to the Agent. In the case of any payment hereunder or under the Notes or any other documents to be delivered hereunder by or on behalf of a Loan Party through an account or branch outside the United States or by or on behalf of a Loan Party by a payor that is not a United States person, if such Loan Party determines that no Taxes are payable in respect thereof, such Loan Party shall furnish, or shall cause such payor to furnish, to the Agent, at such address, an opinion of counsel reasonably acceptable to the Agent stating that such payment is exempt from Taxes. For purposes of this subsection (d) and subsection (e), the terms “United States” and “United States person” shall have the meanings specified in Section 7701 of the Code.

(e) Each Lender or Agent organized under the laws of a jurisdiction outside the United States, on or prior to the date of its execution and delivery of this Agreement, on or prior to the designation of any different Applicable Lending Office, on the date of the Assignment and Acceptance pursuant to which it becomes a Lender in the case of each Lender that becomes a party hereto pursuant to Section 9.08, on the date such Agent is appointed pursuant to Section 8.07 in the case of a successor Agent, and from time to time thereafter as reasonably requested in writing by the Company or the Agent (but only so long as such Lender or the Agent remains lawfully able to do so), shall provide each of the Agent and the Company with two original Internal Revenue Service Forms W-8BEN or (in the case of a Lender or the Agent that is claiming (A) an exemption from, or reduction in the rates of, United States federal withholding tax under an applicable income tax treaty or (B) an exemption from United States federal withholding tax under Section 871(h) or 881(c) of the Code with respect to payments of “portfolio interest” and, in the case of this clause (B), that has certified in writing to the Agent and the Company that it is not (i) a “bank” as defined in Section 881(c)(3)(A) of the Code, (ii) a 10-percent shareholder (within the meaning of Section 871(h)(3)(B) of the Code) of any Loan Party or (iii) a controlled foreign corporation related to any Loan Party (within the meaning of Section 864(d)(4) of the Code (a “Compliance Certificate”)) or Internal Revenue Service Forms W-8ECI, Internal Revenue Service Forms W-8IMY, accompanied by Internal Revenue Service Forms W-8ECI, W-8BEN (together with a withholding statement and Compliance Certificates, as appropriate), W-9, and/or other certification documents from each beneficial owner, as appropriate, or any successor or other form prescribed by the Internal Revenue Service, certifying that such Lender or the Agent is exempt from or entitled to a reduced rate of United States withholding tax on payments pursuant to this Agreement or any other Loan Document or Internal Revenue Service Forms W-8BEN certifying that such Lender or the Agent is a foreign corporation, partnership, estate or trust. If the form provided by a Lender at the time such Lender first becomes a party to this Agreement indicates a United States interest withholding tax rate in excess of zero, withholding tax at such rate shall be considered Excluded Taxes unless and until such Lender provides the appropriate forms certifying that a lesser rate applies, whereupon withholding tax at such lesser rate only shall be considered Excluded Taxes for periods governed by such form; provided, however, that, if at the date of the Assignment and Acceptance pursuant to which a Lender assignee

becomes a party to this Agreement, the Lender assignor was entitled to payments under subsection (a) in respect of United States withholding tax with respect to interest paid at such date, then, to such extent, the term Taxes shall include (in addition to withholding taxes that may be imposed in the future or other amounts otherwise includable in Taxes) United States withholding tax, if any, applicable with respect to the Lender assignee on such date. If a payment made to a Lender hereunder or under the Notes would be subject to U.S. federal withholding tax imposed by FATCA if such Lender were to fail to comply with the applicable reporting requirements of FATCA (including those contained in Section 1471(b) or 1472(b) of the Code, as applicable), such Lender shall deliver to the Company and the Agent at the time or times prescribed by law and at such time or times reasonably requested by the Company or the Agent such documentation prescribed by applicable law (including as prescribed by Section 1471(b)(3)(C)(i) of the Code) and such additional documentation reasonably requested by the Company or the Agent as may be necessary for the Company and the Agent to comply with their obligations under FATCA and to determine that such Lender has complied with such Lender's obligations under FATCA or to determine the amount to deduct and withhold from such payment. Solely for purposes of this Section 2.12(e), "FATCA" shall include any amendments made to FATCA after the date of this Agreement. If any form or document referred to in this subsection (e) (other than FATCA documentation) requires the disclosure of information, other than information necessary to compute the tax payable and information required on the Conversion Date by Internal Revenue Service Form W-8BEN or W-8ECI or the related certificate described above, that the Lender reasonably considers to be confidential, the Lender shall give notice thereof to the Company and shall not be obligated to include in such form or document such confidential information, except directly to a governmental authority or other Person subject to a reasonable confidentiality agreement. In addition, upon the written request of the Company or the Agent, each Lender or the Agent shall provide any other certification, identification, information, documentation or other reporting requirement if (i) delivery thereof is required by a change in the law, regulation, administrative practice or any applicable tax treaty as a precondition to exemption from or a reduction in the rate of deduction or withholding; (ii) the Agent or Lender, as the case may be, is legally entitled to make delivery of such item; and (iii) delivery of such item will not result in material additional costs unless the Company shall have agreed in writing to indemnify Lender or the Agent for such costs.

(f) For any period with respect to which a Lender has failed to provide the Company with the appropriate form, certificate or other document described in Section 2.12(e) (other than if such failure is due to a change in law, or in the interpretation or application thereof, occurring subsequent to the date on which a form, certificate or other document originally was required to be provided, or if such form, certificate or other document otherwise is not required under subsection (e) above), taxes imposed by the United States of America by reason of such failure shall be treated as Excluded Taxes; provided, however, that should a Lender become subject to taxes because of its failure to deliver a form, certificate or other document required hereunder, the Loan Parties, at such Lender's expense, shall take such steps as the Lender shall reasonably request to assist the Lender to recover such taxes.

(g) Any Lender claiming any additional amounts payable pursuant to this Section 2.12 agrees to use reasonable efforts (consistent with its internal policy and legal and regulatory restrictions) to change the jurisdiction of its Applicable Lending Office if the making of such a change would avoid the need for, or reduce the amount of, any such additional amounts that may thereafter accrue and would not, in the judgment of such Lender, be otherwise disadvantageous to such Lender.

(h) If any Lender or the Agent determines, in its sole discretion, that it has actually and finally realized, by reason of a refund, deduction or credit of any Taxes paid or reimbursed by a Loan Party pursuant to subsection (a) or (c) above in respect of payments under this Agreement or the other Loan Documents, a current monetary benefit that it would otherwise not have obtained, and that would result in the total payments under this Section 2.12 exceeding the amount needed to make such Lender or the Agent whole, such Lender or the Agent, as the case may be, shall pay to the applicable Loan Party,

with reasonable promptness following the date on which it actually realizes such benefit, an amount equal to the lesser of the amount of such benefit or the amount of such excess, in each case net of all out-of-pocket expenses in securing such refund, deduction or credit; provided, that the Company, upon the request of the Agent or such Lender, agree to repay the amount paid (with interest and penalties) over to any Loan Party to the Agent or such Lender in the event the Agent or such Lender is required to repay such amount to such governmental authority.

(i) If any Loan Party determines in good faith that a reasonable basis exists for contesting the applicability of any Tax or Other Tax, the Agent or the relevant Lender shall cooperate with such Loan Party, upon the request and at the expense of such Loan Party, in challenging such Tax or Other Tax. Nothing in this Section 2.12(i) or in Section 2.12(h) shall require the Agent or any Lender to disclose the contents of its tax returns or other confidential information to any Person.

(j) Each Lender shall severally indemnify the Agent, within 10 days after demand therefor, for (i) any Taxes or Other Taxes attributable to such Lender (but only to the extent that any Loan Party has not already indemnified the Agent for such Taxes and Other Taxes and without limiting the obligation of the Loan Parties to do so), (ii) any taxes attributable to such Lender's failure to comply with the provisions of Section 9.08(i) relating to the maintenance of a Participant Register and (iii) any taxes excluded from the definition of "Taxes" attributable to such Lender, in each case, that are payable or paid by the Agent in connection with any Loan Document, and any reasonable expenses arising therefrom or with respect thereto, whether or not such taxes were correctly or legally imposed or asserted by the relevant governmental authority. A certificate as to the amount of such payment or liability delivered to any Lender by the Agent shall be conclusive absent manifest error. Each Lender hereby authorizes the Agent to set off and apply any and all amounts at any time owing to such Lender under any Loan Document or otherwise payable by the Agent to the Lender from any other source against any amount due to the Agent under this Section 2.12(j). For the avoidance of doubt, except as otherwise provided in Sections 2.12(a), 2.12(b), and 2.12(c), nothing in this Section 2.12(j) shall result in any increase in the liability of any Loan Party to any Lender or the Agent for Taxes or Other Taxes.

SECTION 2.13. Sharing of Payments, Etc. Without expanding the rights of any Lender under this Agreement, if any Appropriate Lender shall obtain any payment (whether voluntary, involuntary, through the exercise of any right of set-off, or otherwise) on account of the Loans owing to it (other than pursuant to Section 2.09, 2.12 or 9.04(c)) in excess of its ratable share (according to the proportion of (i) the amount of such Loans due and payable to such Lender at such time to (ii) the aggregate amount of the Loans due and payable at such time to all Appropriate Lenders hereunder) of payments on account of the Loans obtained by all the Appropriate Lenders, such Lender shall forthwith purchase from the other Appropriate Lenders such participations in the Loans owing to them as shall be necessary to cause such purchasing Lender to share the excess payment ratably with each of them; provided, however, that if all or any portion of such excess payment is thereafter recovered from such purchasing Lender, such purchase from each Appropriate Lender shall be rescinded and such Appropriate Lender shall repay to the purchasing Lender the purchase price to the extent of such Appropriate Lender's ratable share (according to the proportion of (i) the purchase price paid to such Lender to (ii) the aggregate purchase price paid to all Appropriate Lenders) of such recovery together with an amount equal to such Appropriate Lender's ratable share (according to the proportion of (i) the amount of such Lender's required repayment to (ii) the total amount so recovered from the purchasing Lender) of any interest or other amount paid or payable by the purchasing Lender in respect of the total amount so recovered; provided further that, so long as the applicable Loans shall not have become due and payable pursuant to Section 6.01, any excess payment received by any Appropriate Lender shall be shared on a pro rata basis only with other Appropriate Lenders. The Company agrees that any Appropriate Lender so purchasing a participation from another Appropriate Lender pursuant to this Section 2.13 may, to the fullest extent permitted by law, exercise all its rights of payment (including the right of set-off) with respect to such participation as fully

as if such Lender were the direct creditor of the Loan Parties in the amount of such participation; provided further that each Lender shall only purchase participations in Loans under the Facilities with respect to which they hold an outstanding Loan.

SECTION 2.14. Evidence of Debt. (a) Each Lender shall maintain in accordance with its usual practice an account or accounts evidencing the indebtedness of the Company to such Lender resulting from each Loan owing to such Lender from time to time, including the amounts of principal and interest payable and paid to such Lender from time to time hereunder in respect of the Loans. The Company agrees that upon notice by any Lender to the Company (with a copy of such notice to the Agent) to the effect that a Note is required or appropriate in order for such Lender to evidence (whether for purposes of pledge, enforcement or otherwise) the Loans owing to, or to be made by, such Lender, the Company shall promptly execute and deliver to such Lender a Note, as applicable, properly completed, payable to such Lender and its registered assigns in an amount equal to the outstanding principal amount of the Loans of such Lender.

(b) The Register maintained by the Agent pursuant to Section 9.08(e) shall include (i) the date and amount of each Borrowing made hereunder, the Type of Loans comprising such Borrowing and, if appropriate, the Interest Period applicable thereto, (ii) the terms of each Assignment and Acceptance delivered to and accepted by it, (iii) the amount of any principal or interest due and payable or to become due and payable from the Company to each Lender hereunder and (iv) the amount of any sum received by the Agent from the Company hereunder and each Lender's share thereof.

(c) Entries made in good faith by each Lender in its account or accounts pursuant to subsection (a) above, shall be prima facie evidence of the amount of principal and interest due and payable or to become due and payable from the Company to such Lender under this Agreement, absent manifest error; provided, however, that the failure of such Lender to make an entry, or any finding that an entry is incorrect, in such account or accounts shall not limit or otherwise affect the obligations of the Company under this Agreement with respect to Loans made and not repaid.

SECTION 2.15. Use of Proceeds. The proceeds of the Loans shall be deemed used for general corporate purposes and to fund working capital requirements of the Company.

SECTION 2.16. Defaulting Lenders. Anything contained herein to the contrary notwithstanding, in the event that (i) any Lender shall become a Defaulting Lender and (ii) such Defaulting Lender shall fail to cure the default as a result of which it has become a Defaulting Lender within five Business Days after the Company's request that it cure such default, the Company shall have the right (but not the obligation) to repay such Defaulting Lender in an amount equal to the principal of, and all accrued interest on, all outstanding Loans owing to such Lender, together with all other amounts due and payable to such Lender under the Loan Documents.

SECTION 2.17. Replacement of Certain Lenders. In the event a Lender ("Affected Lender") shall have (a) become a Defaulting Lender hereunder, (b) requested compensation from the Company under Section 2.12 with respect to Taxes or Other Taxes or with respect to increased costs or capital or under Section 2.09 or other additional costs incurred by such Lender which, in any case, are not being incurred generally by the other Lenders, (c) has not agreed to any consent, waiver or amendment that requires the agreement of all Lenders or all affected Lenders in accordance with the terms of Section 9.01 and as to which the Required Lenders have agreed, or (d) delivered a notice pursuant to Section 2.10 claiming that such Lender is unable to extend Eurodollar Rate Loans for reasons not generally applicable to the other Lenders, then, in any case, the Company or the Agent may make written demand on such Affected Lender (with a copy to the Agent in the case of a demand by the Company and a copy to the Company in the case of a demand by the Agent) for the Affected Lender to assign at par, and such

Affected Lender shall use commercially reasonable efforts to assign pursuant to one or more duly executed Assignments and Acceptances five Business Days after the date of such demand, to one or more financial institutions that comply with the provisions of Section 9.08 which the Company or the Agent, as the case may be, shall have engaged for such purpose (“Replacement Lender”), all of such Affected Lender’s rights and obligations under this Agreement and the other Loan Documents (including, without limitation, all Loans owing to it) in accordance with Section 9.08. The Agent is authorized to execute one or more of such Assignments and Acceptances as attorney-in-fact for any Affected Lender failing to execute and deliver the same within 5 Business Days after the date of such demand. Further, with respect to such assignment, the Affected Lender shall have concurrently received, in cash, all amounts due and owing to the Affected Lender hereunder or under any other Loan Document; provided that upon such Affected Lender’s replacement, such Affected Lender shall cease to be a party hereto but shall continue to be entitled to the benefits of Sections 2.12 and 9.04, as well as to any fees accrued for its account hereunder and not yet paid, and shall continue to be obligated under Section 8.05 with respect to losses, obligations, liabilities, damages, penalties, actions, judgments, costs, expenses or disbursements for matters which occurred prior to the date the Affected Lender is replaced.

SECTION 2.18. [Reserved]

SECTION 2.19. [Reserved]

SECTION 2.20. Effect of Conversion to Exit Facility. (a) Upon this Agreement becoming effective pursuant to Section 3.1, from and after the Conversion Date: (i) all outstanding New Money Loans (as defined in the Existing DIP Term Loan Agreement) shall be deemed to be exchanged for First Lien Loans hereunder; (ii) all Junior Loans (as defined in the Existing DIP Term Loan Agreement) shall be deemed to be exchanged for Junior Loans hereunder.

(b) Notwithstanding anything herein to the contrary but subject to the following proviso, the Company may refinance all or a portion of the Junior Loans (as defined in the Existing DIP Term Loan Agreement) on or before the Conversion Date with proceeds of Debt that would constitute Permitted Refinancing of the Junior Loans hereunder (“Conversion Junior Loan Refinancing Debt”), and elect to have the outstanding New Money Loans (as defined in the Existing DIP Term Loan Agreement) deemed to be First Lien Loans hereunder and any Junior Loans (as defined in the Existing DIP Term Loan Agreement) not so refinanced to be Junior Loans hereunder; provided that, notwithstanding anything to the contrary in the foregoing, (i) such Conversion Junior Loan Refinancing Debt shall have the same obligors, guarantors and collateral as the Junior Loans hereunder, (ii) the priority of the Lien securing the Conversion Junior Loan Refinancing Debt may be pari passu or junior to the Lien securing the Junior Loans, (iii) the payment waterfall provisions with respect to such Conversion Loan Junior Refinancing shall be no less favorable to the First Lien Lenders than those set forth in the Loan Documents, including, without limitation, Sections 2.08 and 6.02 and (iv) such Conversion Junior Loan Refinancing Debt shall have no covenants or events of default that are more restrictive, taken as a whole, than the covenants or events of default set forth in this Agreement.

SECTION 2.21. Certain Pledges of Stock. Notwithstanding anything to the contrary herein or in the Collateral Documents, not more than 65% of the voting equity interests of any CFC shall be pledged in favor of any Lender or the Agent and no pledge of equity interests of any Subsidiary of a CFC shall be required.

CONDITIONS TO EFFECTIVENESS AND LENDING

SECTION 3.01. Conditions Precedent. The effectiveness of this Agreement is subject to the satisfaction (or waiver in accordance with Section 9.01) of the following conditions precedent:

- Agent:
- (a) The Agent shall have received the following, each dated as of the Conversion Date (unless otherwise specified) and in form and substance reasonably satisfactory to the Agent:
 - (i) An opinion of the general counsel of the Company covering customary matters for a transaction of this type and in form and substance reasonably satisfactory to the Agent.
 - (ii) An opinion of Sullivan & Cromwell LLP, U.S. counsel for the Loan Parties covering customary matters for a transaction of this type and in form and substance reasonably satisfactory to the Agent.
 - (iii) An opinion of Day Pitney LLP, special New Jersey counsel for the Company covering customary matters for a transaction of this type and in form and substance reasonably satisfactory to the Agent.
 - (b) Evidence that, other than those items that have been delivered or completed prior to the Conversion Date and those that according to Schedule 3.01(b) are scheduled to be delivered or completed after the Conversion Date, such other documents, instruments or actions deemed necessary or advisable by the Agent to perfect and protect the Liens and security interests (and the priority thereof) created or purported to be created pursuant to the DIP Order have been completed or filed for the Closing, including the filing of proper financing statements and the payment of any fees or taxes required in connection with the filing of such documents, instruments or financing statements.
 - (c) Since []¹², there shall have been no Material Adverse Effect.
 - (d) The Company shall have paid to the extent invoiced at least two Business Day prior to the Conversion Date all fees and expenses of the Agent, [Blackstone], as financial advisor to the Lead Lenders, and [Akin Gump], as legal counsel to the Lead Lenders, and [counsel] to the Agent accrued and payable on or prior to the Conversion Date.
 - (e) The representations and warranties of the Company and each Loan Party contained in each Loan Document to which it is a party shall be correct in all material respects (except to the extent qualified by materiality, "Material Adverse Effect" or like qualification, in which case such representations and warranties shall be true and correct in all respects) on and as of the Conversion Date, before and after giving effect to the effectiveness of this Agreement and the transactions contemplated hereby, as though made on and as of such date.
 - (f) On the Conversion Date, U.S. Liquidity shall not be less than \$100,000,000.
 - (g) On the Conversion Date, the Conversion Secured Leverage Ratio shall not exceed 4.00:1.00.

¹² Date of the approval by the Bankruptcy Court of the disclosure statement for the Reorganization Plan.

(h) The Conversion Adjusted EBITDA for the Company and its Subsidiaries for the six month period ending on the most recently ended calendar month ending [15] days or more prior to the Conversion Date shall not be less than the amounts previously set forth in the side letter referenced in the Commitment Letter.

(i) The Bankruptcy Court shall have entered an order (the "**Confirmation Order**"), (x) which order (i) shall have confirmed the Reorganization Plan and, (ii) shall have authorized the Facilities and (y) such Confirmation Order shall be in full force and effect and shall not have been vacated or reversed, shall not be subject to a stay, and shall not have been modified or amended in any respect without the written consent of the Required Lenders.

(j) The Effective Date shall have occurred no later than September 30, 2013.

(k) No Default or Event of Default (as defined in the Existing DIP Term Loan Agreement) exists under the Existing DIP Term Loan Agreement immediately prior to the termination thereof and after giving effect to the deemed extensions of credit on the Conversion Date, no Default or Event of Default has occurred and is continuing or would result therefrom.

(l) A Specified Sale shall have been consummated for an aggregate gross cash purchase price (for the U.S. and non-U.S. portions of the applicable business taken together) at consummation of not less than the Minimum Proceeds Amount; provided that, if the winning bid for any portion of such assets includes a credit bid of New Money Loans (as defined in the Existing DIP Term Loan Agreement), the amount of such credit bid shall be deemed to be cash purchase price for determining the Minimum Proceeds Amount; provided that rights to such trademarks, trademark licenses, domain names and related intellectual property assets and materials and other assets reasonably necessary to the operation of the commercial imaging business shall be retained by the Company; and provided further, unless the Required Lead Lenders consent in writing, such Specified Sale shall include the sale or disposition of the assets and businesses to be sold in the transactions assigned the code names "Rockford" and "Walden."

(m) New Money Loans (as defined in the Existing DIP Term Loan Agreement) in an aggregate principal amount equal to \$200,000,000, less the aggregate principal amount of New Money Loans repaid (or applied to a credit bid) on or prior to the Effective Date shall have been repaid (with proceeds of the Specified Sale or otherwise).

(n) A repayment of New Money Loans (as defined in the Existing DIP Term Loan Agreement) in an amount equal to 75% of U.S. Liquidity above \$200,000,000 on the Effective Date (after giving pro forma effect to the restructuring and all payments contemplated by the Reorganization Plan) shall have occurred.

(o) The First Lien Lenders shall have received the Exit Fee.

(p) The UK Pension Settlement Agreement shall be in full force and effect.

SECTION 3.02. Determinations Under this Agreement. For purposes of determining compliance with the conditions specified in this Agreement, each Lender shall be deemed to have consented to, approved or accepted or to be satisfied with each document or other matter required hereunder to be consented to or approved by or acceptable or satisfactory to the Lenders unless an officer of the Agent responsible for the transactions contemplated by this Agreement shall have received notice from such Lender prior to the date that the Company, by notice to the Lenders, designates as the proposed

ARTICLE IV

REPRESENTATIONS AND WARRANTIES

SECTION 4.01. Representations and Warranties of the Company. The Company represents and warrants as follows:

(a) Each Loan Party is duly organized, validly existing and, to the extent such concept is applicable, in good standing under the laws of the jurisdiction of its organization.

(b) The execution, delivery and performance by each Loan Party of each Loan Document to which it is or is to be party, and the consummation of the transactions contemplated hereby and thereby, are within such Loan Party's corporate powers, have been duly authorized by all necessary corporate action, and do not (i) contravene such Loan Party's charter or by-laws, (ii) violate any law, rule, regulation (including, without limitation, with respect to the Company, Regulation X of the Board of Governors of the Federal Reserve System), order, writ, judgment, injunction, decree, determination or award, (iii) conflict with or result in the breach of, or constitute a default or require any payment to be made under, any material contractual restriction or, to such Loan Party's knowledge, any other contractual restriction, binding on or affecting such Loan Party or (iv) except for the Liens created under the Loan Documents, result in or require the creation or imposition of any Lien upon or with respect to any of the properties of any Loan Party or any of its Subsidiaries.

(c) No authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the due execution, delivery, recordation, filing or performance by any Loan Party of any Loan Document to which it is or is to be a party, (ii) the grant by any Loan Party of the Liens granted by it pursuant to the Collateral Documents, (iii) the perfection or maintenance of the Liens created under the Collateral Documents (including the priority thereof provided for in this Agreement and in the Intercreditor Agreement) or (iv) except for any notices that may be required pursuant to Section 6.01 or Section 6.02 or pursuant to the Intercreditor Agreement, the exercise by the Agent, or any Lender of its rights under the Loan Documents or the remedies in respect of the Collateral pursuant to the Collateral Documents.

(d) This Agreement has been, and each other Loan Document when delivered hereunder will have been, duly executed and delivered by each Loan Party party thereto. This Agreement is, and each other Loan Document when delivered hereunder will be, the legal, valid and binding obligation of each Loan Party party thereto enforceable against such Loan Party in accordance with their respective terms, except as enforceability may be affected by general principles of equity, whether enforcement is sought in a proceeding in equity or at law.

(e) The audited Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as at December 31, 2012, and the related audited Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the fiscal year then ended, accompanied by an opinion of PricewaterhouseCoopers LLP, independent public accountants, copies of which have been furnished to each Lender, fairly present, the Consolidated financial condition of the Company and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied. The unaudited Consolidated statement of financial position of the

Company and its Consolidated Subsidiaries as at [, 2013], and the related unaudited Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the [-month] period then ended, fairly present, the Consolidated financial condition of the Company and its Consolidated Subsidiaries as at such date and the Consolidated statement of earnings and Consolidated statement of cash flows of the Company and its Consolidated Subsidiaries for the period ended on such date, all in accordance with generally accepted accounting principles consistently applied, subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements. Since []¹³, there has been no Material Adverse Effect.

(f) There is no pending or, to the knowledge of the Company, threatened action, suit, investigation, litigation or proceeding, including, without limitation, any Environmental Action, affecting the Company or any of its Subsidiaries before any court, governmental agency or arbitrator that (i) is reasonably likely to have a Material Adverse Effect, other than the Cases and as disclosed on Schedule 4.01(f) or publicly filed or furnished prior to the Conversion Date on form 8-K or any periodic report required or permitted to be filed or furnished under the Exchange Act with the Securities Exchange Commission; or (ii) purports to affect the legality, validity or enforceability of this Agreement or any other Loan Document or the consummation of the transactions contemplated hereby.

(g) The Company is not engaged in the business of extending credit for the purpose of purchasing or carrying margin stock (within the meaning of Regulation U issued by the Board of Governors of the Federal Reserve System), and no proceeds of any Loan will be used to purchase or carry any margin stock or to extend credit to others for the purpose of purchasing or carrying any margin stock.

(h) The Company is not an “investment company”, or a company “controlled” by an “investment company”, within the meaning of the Investment Company Act of 1940, as amended.

(i) The Company and each of its Subsidiaries owns, or has the valid and enforceable right to use, all trademarks, service marks, trade names, domain names, goodwill associated with the foregoing, patents, copyrights, trade secrets and know-how (including all registrations and applications for registration of the foregoing) (collectively, “Intellectual Property”) necessary for the conduct of its business as currently conducted except where the failure to so own or license could not reasonably be expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), no claim has been asserted and is pending, or to the knowledge of the Company, threatened, by any Person challenging the use of any such Intellectual Property by the Company or any Subsidiary or the validity or enforceability of any such Intellectual Property or alleging that the conduct of the business of the Company or any of its Subsidiaries infringes, misappropriates or otherwise violates the Intellectual Property rights of any other Person, nor does the Company know of any valid basis for any such claim, except, in each case, for such claims that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect. Except as disclosed on Schedule 4.01(f), to the knowledge of the Company, neither the use of such Intellectual Property by the Company or any of its Subsidiaries, nor the conduct of their respective businesses, infringes, misappropriates or otherwise violates the rights of any Person, except for such claims, infringements, misappropriations or violations that, individually or in the aggregate, are not reasonably expected to have a Material Adverse Effect.

(j) (i) No ERISA Event has occurred or is reasonably expected to occur with respect to any Plan that has resulted in or that could reasonably expected to have a Material Adverse Effect.

¹³ Date of the approval by the Bankruptcy Court of the disclosure statement for the Reorganization Plan.

(ii) Neither any Loan Party nor any ERISA Affiliate has incurred or is reasonably expected to incur any Withdrawal Liability to any Multiemployer Plan that in the aggregate could reasonably be expected to have a Material Adverse Effect.

(iii) Neither any Loan Party nor any ERISA Affiliate has been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or has been terminated, within the meaning of Title IV of ERISA, or has been determined to be in "endangered" or "critical" status within the meaning of Section 432 of the Code or Section 305 of ERISA, and no such Multiemployer Plan is reasonably expected to be in reorganization, insolvent or to be terminated, within the meaning of Title IV of ERISA or in endangered or critical status.

(iv) Except as would not reasonably be expected to have a Material Adverse Effect, no event comprising (A) the commencement of winding up of the UK Pension Scheme, except pursuant to the UK Pension Settlement Agreement, (B) the cessation of participation in the UK Pension Scheme by any Affiliate of the Company, except pursuant to the UK Pension Settlement Agreement, or (C) the issue of a warning notice by the UK Pensions Regulator that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, has occurred, and (to the knowledge of the Company or Kodak Limited) the UK Pensions Regulator has not stated any intention to do so.

(v) No Loan Party nor any Affiliate of any Loan Party has incurred any liability to the UK Pension Scheme as a result of ceasing to participate in the UK Pension Scheme and (to the knowledge of the Company or Kodak Limited) no Affiliate of any Loan Party has stated any intention to cease to participate in the UK Pension Scheme, except pursuant to the UK Pension Settlement Agreement.

(vi) No Loan Party nor any Affiliate of any Loan Party has been notified by the Trustees of the UK Pension Scheme that the UK Pension Scheme is being wound up and (to the knowledge of the Company or Kodak Limited) the Trustees of the UK Pension Scheme have not stated any intention to do so, except pursuant to the UK Pension Settlement Agreement.

(vii) Except as would not reasonably be expected to have a Material Adverse Effect or, except pursuant to the UK Pension Settlement Agreement, the UK Pension Schemes are duly registered for HMRC tax purposes, all material obligations of each Affiliate required to be performed in connection with the UK Pension Schemes and any funding agreements therefor have been performed in a timely fashion; and there are no material outstanding disputes involving any Affiliates concerning the UK Pension Schemes.

(k) Except as could not be reasonably expected, individually or in the aggregate, to have a Material Adverse Effect, (i) the Company and its Subsidiaries has filed all Federal income tax returns and all other tax returns, domestic and foreign, required to be filed by it and has paid all taxes and assessments payable by them that have become due and payable and (ii) with respect to the Company and its Subsidiaries, there are no claims being asserted in writing with respect to any taxes.

(l) Except to the extent the Company or such Subsidiary has set aside on its books adequate reserves (A) the operations and properties of the Company and each of its Consolidated Subsidiaries comply with all applicable Environmental Laws and Environmental Permits, except as could not reasonably be expected to have a Material Adverse Effect, (B) all past non-compliance with such Environmental Laws and Environmental Permits has been or is reasonably expected to be resolved

without ongoing obligations or costs that have had or are reasonably expected to have a Material Adverse Effect and (C) no circumstances exist that are reasonably likely to (i) form the basis of an Environmental Action against the Company or any of its Subsidiaries or any of their properties that is reasonably expected to have a Material Adverse Effect or (ii) cause any such property to be subject to any restrictions on ownership, occupancy, use or transferability under any Environmental Law that is reasonably expected to have a Material Adverse Effect.

(m) The Company and each of its Subsidiaries has good and marketable fee simple title to or valid leasehold interests in all of the real property owned or leased by the Company or such Subsidiary and good title to all of their personal property, except where the failure to hold such title or leasehold interests, individually or in the aggregate is not reasonably expected to have a Material Adverse Effect. The Company and its Subsidiaries enjoy peaceful and undisturbed possession under all of their respective leases except where the failure to enjoy such peaceful and undisturbed possession, individually or in the aggregate, is not reasonably expected to have a Material Adverse Effect. As of the Conversion Date, each Material Real Property is set forth on Schedule 4.01(m).

(n) All factual information, taken as a whole, furnished by or on behalf of the Company and its Subsidiaries, taken as a whole, in writing to the Agent or any Lender on or prior to the Conversion Date, for purposes of this Agreement and all other such factual information taken as a whole, furnished by the Company on behalf of itself and its Subsidiaries, taken as a whole, in writing to the Agent or any Lender pursuant to the terms of this Agreement will be, true and accurate in all material respects on the date as of which such information is dated or furnished and not incomplete by knowingly omitting to state any material fact necessary to make such information, taken as a whole, not materially misleading at such time, provided, however, that with respect to any projected financial information or forward-looking statements, the Company represents only that such information was prepared in good faith based upon assumptions, and subject to such qualifications, believed to be reasonable at the time made.

(o) (i) All filings and other actions necessary to perfect and protect the security interest in the Collateral created (or to be created) under the Collateral Documents to ensure that such security interest remains in full force and effect have been taken, (ii) the Collateral Documents, when executed and delivered (and at all times thereafter), create in favor of the Agent for the benefit of the Secured Parties a valid and, together with such filings and other actions, perfected security interest in the Collateral having the priority set forth in the Security Agreement and the Intercreditor Agreement, securing the payment of the Obligations, and (iii) except to the extent that a longer period within which to take such actions has been provided for pursuant to the paragraph following Section 3.01(c)(vii) (and only to such extent), all filings and other actions necessary to perfect and protect such security interest have been duly taken. The Loan Parties are the legal and beneficial owners of the Collateral free and clear of any Lien, except for the liens and security interests created or permitted under the Loan Documents.

(p) (i) Set forth on Part A of Schedule II hereto is a complete and accurate list of all direct and indirect Subsidiaries of the Company that are organized under the laws of a state of the United States of America, and (ii) set forth on Part B of Schedule II hereto is a complete and accurate list of all direct Material Subsidiaries of the Company, showing, in each case, as of the Conversion Date (as to each such Subsidiary) the jurisdiction of its formation, the number of shares, membership interests or partnership interests (as applicable) of each class of its equity interests authorized, and the number outstanding, on the Conversion Date and the percentage of each such class of its Equity Interests owned (directly or indirectly) by the applicable Loan Party and the number of shares covered by all outstanding options, warrants, rights of conversion or purchase and similar rights at the Conversion Date. All of the outstanding equity interests in each Loan Party's Subsidiaries have been validly issued, are fully paid and non-assessable and, except as otherwise provided herein, are owned by such Loan Party or one or more of

its Subsidiaries, other than director's qualifying shares or similar minority interests required under the laws of the Subsidiary's formation, free and clear of all Liens, except (x) those created under the Collateral Documents, and (y) those securing the Revolving Credit Facility.

(q) Schedule 4.01(q) sets forth all Deposit Accounts other than Excluded Accounts maintained by the Loan Parties in the United States or Canada, including, with respect to each depository (i) the name and address of such depository, (ii) the account number(s) maintained with such depository and (iii) a contact person at such depository.

(r) Schedule 4.01(r) sets forth all Material CFCs as of the Conversion Date.

(s) As of the Conversion Date and after giving effect to the effectiveness of the Plan, the Company, individually and together with its Subsidiaries, is Solvent.

ARTICLE V

COVENANTS OF THE COMPANY

SECTION 5.01. Affirmative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Company has knowledge under any Loan Document shall remain unpaid, the Company will:

(a) Compliance with Laws. Comply, and cause each of its Subsidiaries to comply, with all applicable laws, rules, regulations and orders, such compliance to include, without limitation, compliance with ERISA, Environmental Laws and the PATRIOT Act, except where such non-compliance is not reasonably expected to have a Material Adverse Effect.

(b) Payment of Taxes, Etc. Pay and discharge, and cause each of its Subsidiaries to pay and discharge, before the same shall become delinquent, (i) all material taxes, assessments and governmental charges or levies imposed upon it or upon its property and (ii) all material lawful claims that, if unpaid, might by law become a Lien upon its property; provided, however, that neither the Company nor any of its Subsidiaries shall be required to pay or discharge any such tax, assessment, charge or claim that is being contested in good faith and by proper proceedings and as to which appropriate reserves are being maintained.

(c) Maintenance of Insurance. (x) Maintain, and cause each of its Subsidiaries to maintain insurance with responsible and reputable insurance companies or associations in such amounts and covering such risks as is usually carried by companies engaged in similar businesses and owning similar properties in the same general areas in which the Company or such Subsidiary operates; provided, however, that the Company and its Subsidiaries may self-insure to the extent consistent with prudent business practice and (y) if any real property owned by a Loan Party is located in an area identified by the Federal Emergency Management Agency as an area having special flood hazards and in which flood insurance has been made available under the National Flood Insurance Act of 1968 (or any amendment or successor act thereto), then such Loan Party shall maintain, or cause to be maintained, with a financially sound and reputable insurer, flood insurance in an amount sufficient to comply with all applicable rules and regulations promulgated pursuant to such Act.

(d) Preservation of Corporate Existence. Preserve and maintain, and cause each of its Subsidiaries to preserve and maintain, its corporate existence, rights (charter and statutory) and franchises; provided, however, that the Company and its Subsidiaries may consummate any amalgamation, merger or consolidation permitted under Section 5.02(b) and provided further that neither

the Company nor any of its Subsidiaries shall be required to preserve any right or franchise, or in the case of a Subsidiary, its corporate existence, if the Company determines that the preservation or maintenance thereof is no longer desirable in the conduct of the business of the Company and its Subsidiaries, taken as a whole, and that the loss thereof is not reasonably expected to have a Material Adverse Effect.

(e) Visitation Rights. So long as no Event of Default has occurred and is then continuing, on reasonable notice, not more than two times during a fiscal year and during normal business hours, permit the Agent or any of its agents or representatives, to examine and make copies of and abstracts from the records and books of account of, and visit the properties of, the Company and any of its Subsidiaries, and to discuss the affairs, finances and accounts of the Company and any of its Subsidiaries with any of their officers or directors and with their independent certified public accountants ("Visitation Rights"), provided that all such information is subject to the provisions of Section 9.09. At any time an Event of Default has occurred and is then continuing, the Agent and Lenders shall have Visitation Rights and shall not be limited in the number of times they may exercise Visitation Rights.

(f) Keeping of Books. Keep and maintain proper books of record and account on a Consolidated basis for Company and its Subsidiaries in conformity with generally accepted accounting principles in effect from time to time.

(g) Maintenance of Properties, Etc. Maintain and preserve, and cause each of its Subsidiaries to maintain and preserve in all material respects, all of its properties that are used or useful in the conduct of its business in good working order and condition, ordinary wear and tear excepted, except where the failure to so maintain or preserve is not reasonably expected to have a Material Adverse Effect.

(h) Reporting Requirements. Furnish to the Lenders:

(i) as soon as available and in any event (A) with respect to any fiscal month of the Company in which a fiscal quarter ends, within 45 days after the end of such fiscal month and (B) within 20 Business Days after the end of any other fiscal month of the Company, in each case, the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such month and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such month;

(ii) as soon as available and in any event within 45 days after the end of each of the first three quarters of each fiscal year of the Company, the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such quarter and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for the period commencing at the end of the previous fiscal year and ending with the end of such quarter, duly certified by the chief financial officer of the Company as having been prepared in accordance with generally accepted accounting principles subject to normal year-end adjustments and other items, such as footnotes, omitted in interim statements;

(iii) as soon as available and in any event within 90 days after the end of such fiscal year of the Company, a copy of the annual audit report for such year for the Company and its Consolidated Subsidiaries, containing the Consolidated statement of financial position of the Company and its Consolidated Subsidiaries as of the end of such fiscal year and Consolidated statements of earnings and cash flows of the Company and its Consolidated Subsidiaries for such fiscal year, in each case accompanied by an opinion by PricewaterhouseCoopers LLP or such another internationally recognized registered independent public accountant;

(iv) concurrently with any delivery of financial statements under Sections 5.01(h)(ii) and (iii), a certificate of a Responsible Officer of the Company (A) certifying that no Event of Default or Default has occurred or, if such an Event of Default or Default has occurred, specifying the nature and extent thereof and any corrective action taken or proposed to be taken with respect thereto and (B) setting forth computations in reasonable detail demonstrating compliance with the covenants contained in Section 5.03.

(v) as soon as practicable and in any event within five days after the management of the Company has knowledge of the occurrence of each Default continuing on the date of such statement, a statement of a Responsible Officer of the Company setting forth details of such Default and the action that the Company has taken and/or proposes to take with respect thereto;

(vi) promptly after the sending or filing thereof, copies of all reports that the Company sends to any of its security holders, and copies of all reports and registration statements that the Company or any Subsidiary files with the Securities and Exchange Commission or any national securities exchange;

(vii) notice of all actions and proceedings before any court, governmental agency or arbitrator affecting the Company or any of its Subsidiaries of the type which would have been required to be disclosed under Section 4.01(f), promptly after the later of the commencement thereof or knowledge that such actions or proceedings are reasonably likely to be of a type which would have been required to be disclosed under Section 4.01(f);

(viii) no later than 45 days after the end of each fiscal quarter, amended or supplemented Schedules setting forth such information as would be required to make the representations set forth in [Section 6(a), (c), (d), (h), (i), (1) and (p)(iii)] of the Security Agreement true and correct as if the Schedules referenced therein were delivered on such date;

(ix) except to the extent prohibited by the Pensions Act 2004, such other information in respect of the Company or any of its Subsidiaries as any Lenders through the Agent may from time to time reasonably request ;

(x) as soon as available, and in any event no later than 60 days after the end of each fiscal year of the Company, a reasonably detailed consolidated budget for the fiscal year immediately following such fiscal year on a quarterly basis, and on an annual basis for each year thereafter through the Termination Date (including a projected Consolidated balance sheet of the Company and its Subsidiaries as of the end of the following fiscal year), the related projected Consolidated statements of cash flow and income for such fiscal year (collectively, the "Projections"), which Projections shall be accompanied by a certificate of a Responsible Officer of the Company stating that such Projections are based on then reasonable estimates and then available information and assumptions, in each case, at the time made; it being understood that the Projections are made on the basis of the Company's then current good faith views and assumptions believed to be reasonable when made with respect to future events, and assumptions that the Company believes to be reasonable as of the date thereof and further being understood that projections, including the Projections, are subject to significant uncertainties and contingencies, many of which are beyond the Company's control, inherently unreliable and that actual performance may differ materially from the Projections and no assurance is given by the delivery of such Projections or otherwise that the Projections will be realized;

(xi) (A) promptly and in any event within 20 days after any Loan Party or any ERISA Affiliate knows or has reason to know that any ERISA Event has occurred, a statement of a Responsible Officer of such Loan Party describing such ERISA Event and the action, if any, that such Loan Party or such ERISA Affiliate has taken and proposes to take with respect thereto and (B) on the date any records, documents or other information must be furnished to the PBGC with respect to any Plan pursuant to Section 4010 of ERISA, a copy of such records, documents and information;

(xii) promptly and in any event within two business days after receipt thereof by any Loan Party or any ERISA Affiliate, copies of each notice from the PBGC or other governmental or regulatory authority stating its intention to terminate any Plan or to have a trustee appointed to administer any Plan;

(xiii) promptly and in any event within five business days after receipt thereof by any Loan Party or any ERISA Affiliate from the sponsor of a Multiemployer Plan, copies of each notice concerning (A) the imposition of Withdrawal Liability by any such Multiemployer Plan, (B) the reorganization or termination, within the meaning of Title IV of ERISA, of any such Multiemployer Plan or (C) the amount of liability incurred, or that may be incurred, by such Loan Party or any ERISA Affiliate in connection with any event described in clause (A) or (B); and

(xiv) segment reporting for certain agreed segments on such dates, and with respect to reporting periods, in each case, to be mutually agreed and reasonably acceptable to the Required Lead Lenders and the Company (provided that the financial results and other information disclosed need not be reasonably acceptable to the Required Lead Lenders);

(xv) except to the extent prohibited by the Pensions Act 2004, promptly and in any event within 3 Business Days after a Responsible Officer of the Company or Kodak Limited knows or has reason to know that (A) the UK Pension Scheme has commenced winding up, (B) the UK Pensions Regulator has issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme or (C) the Company or any of its Affiliates which currently participates in the UK Pension Scheme has ceased to participate and thus triggered a liability on its cessation of participation, a statement of a Responsible Officer of the Company (or, if applicable, cause to be furnished to the Lenders a statement of a Responsible Officer of Kodak Limited) noting such event and the action, if any, which is proposed to be taken with respect thereto.

Documents required to be delivered pursuant to [Section 5.01\(h\)\(i\)](#), [\(ii\)](#), [\(iii\)](#), [\(iv\)](#) and [\(vii\)](#) (to the extent any such documents are included in materials otherwise filed with the Securities Exchange Commission) may be delivered electronically and if so delivered, shall be deemed to have been delivered on the date (i) on which the Company posts such documents, or provides a link thereto on the Company's website on the Internet at the website address listed on [Schedule 9.02](#); or (ii) on which such documents are posted on the Company's behalf on an Internet or intranet website, if any, to which each Lender and the Agent have access (whether a commercial, third-party website or whether sponsored by the Agent); provided that: (A) upon written request of the Agent the Company shall deliver paper copies of such documents to the Agent until a written request to cease delivering paper copies is given by the Agent and (B) the Company shall notify the Agent (by telecopier or electronic mail) of the posting of any such documents and provide to the Agent by electronic mail electronic versions (i.e., soft copies) of such documents. The Agent shall have no obligation to request the delivery of or to maintain paper copies of the documents referred to above, and in any event shall have no responsibility to monitor compliance by the

Company with any such request by a Lender for delivery, and each Lender shall be solely responsible for timely accessing posted documents or requesting delivery of paper copies of such documents from the Agent and maintaining its copies of such documents.

The Company hereby acknowledges that (a) the Agent will make available to the Lenders materials and/or information provided by or on behalf of the Company hereunder (collectively, "Company Materials") by posting the Company Materials on IntraLinks or another similar electronic system (the "Platform") and (b) certain of the Lenders (each, a "Public Lender") may have personnel who do not wish to receive material non-public information with respect to the Company or its Affiliates, or the respective securities of any of the foregoing, and who may be engaged in investment and other market-related activities with respect to such Persons' securities. The Company hereby agrees that it will use commercially reasonable efforts to identify that portion of the Company Materials that may be distributed to the Public Lenders and that (w) all such Company Materials shall be clearly and conspicuously marked "PUBLIC" which, at a minimum, shall mean that the word "PUBLIC" shall appear prominently on the first page thereof; (x) by marking Company Materials "PUBLIC", the Company shall be deemed to have authorized the Agent and the Lenders to treat such Company Materials as not containing any material non-public information (although it may be sensitive and proprietary) with respect to the Company or its securities for purposes of United States Federal and state securities laws (provided, however, that to the extent such Company Materials constitute Company Information, they shall be treated as set forth in Section 9.09); (y) all Company Materials marked "PUBLIC" are permitted to be made available through a portion of the Platform designated "Public Side Information"; and (z) the Agent shall be entitled to treat any Company Materials that are not marked "PUBLIC" as being suitable only for posting on a portion of the Platform not designated "Public Side Information." Notwithstanding the foregoing, the Company shall be under no obligation to mark any Company Materials "PUBLIC".

(i) Covenant to Guarantee Obligations and Give Security. Upon (x) the request of the Agent and following the occurrence and during the continuance of an Event of Default, (y) the formation or acquisition of any Subsidiary organized under the laws of any state of the United States of America owned directly or indirectly by the Company or (z) the acquisition of any property by any Loan Party, and such property, in the reasonable judgment of the Agent (as to which judgment the Agent has given notice to the Company), shall not already be subject (other than in respect of the Specified Collateral) to a perfected security interest in favor of the Agent for the benefit of the Secured Parties with the priorities set forth in this Agreement and the Intercreditor Agreement, then in each case at the Company's expense:

(i) in connection with the formation or acquisition of a Subsidiary organized under the laws of a state of the United States of America owned directly or indirectly by the Company that (A) is not a CFC or a Subsidiary of a CFC, or (B) is not a Person having total assets of less than \$500,000 (and, so long as it is not such a Person), except that the aggregate total assets of all such persons shall not exceed \$1,250,000, within 30 days after such formation or acquisition, cause each such Subsidiary, to duly execute and deliver to the Agent a guaranty supplement, in the form of Exhibit F hereto, guaranteeing the applicable Guaranteed Obligations,

(ii) within 45 days after (A) such request or acquisition of property by any Loan Party, duly execute and deliver, and cause each Loan Party to duly execute and deliver, to the Agent such additional pledges, assignments, security agreement supplements, intellectual property security agreement supplements and other security agreements as specified by, and in form and substance reasonably satisfactory to, the Required Lenders, securing payment of all

the Obligations of such Loan Party and constituting Liens on all such properties and (B) the formation or acquisition by any Loan Party of any Subsidiary, duly execute and deliver and cause each Loan Party acquiring equity interests in such Subsidiary to duly execute and deliver to the Agent pledges, assignments and security agreement supplements related to such equity interests as specified by, and in form and substance reasonably satisfactory to, the Required Lenders, securing payment of all of the Obligations of such Loan Party; provided that (x) the stock of any Subsidiary held by a CFC or a Subsidiary of a CFC shall not be required to be pledged and (y) if such property is equity interests of a CFC, no more than 65% of the voting equity interests in such CFC shall be pledged in favor of the Secured Parties,

(iii) within 60 days after such request, formation or acquisition, take, and cause each Loan Party to take, whatever action (including, without limitation, the filing of UCC financing statements (or similar registrations or filings), the giving of notices and the endorsement of notices on title documents) may be necessary or advisable in the reasonable opinion of the Required Lenders to vest in the Agent (or in any representative of the Agent designated by it) valid and subsisting Liens on the properties purported to be subject to the pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements delivered pursuant to this Section 5.01(i), enforceable against all third parties in accordance with their terms (other than in respect of the Specified Collateral as set forth in Section [6(m)] of the Security Agreement),

(iv) within 60 days after such request, formation or acquisition, deliver to the Agent, upon the request of the Agent in its sole discretion, a signed copy of one or more favorable opinions, addressed to the Agent and the other Secured Parties, of counsel for the Loan Parties reasonably acceptable to the Required Lenders as to (A) such guaranties, guaranty supplements, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements described in clauses (i), (ii) and (iii) above being legal, valid and binding obligations of each Loan Party party thereto enforceable in accordance with their terms and as to the matters contained in clause (iii) above, subject to customary exceptions, (B) such recordings, filings, notices, endorsements and other actions being sufficient to create valid perfected Liens on such assets, and (C) such other matters as the Agent may reasonably request, consistent with the opinions delivered on the Conversion Date (to the extent applicable).

(v) at any time and from time to time, promptly execute and deliver, and cause each Loan Party and each Subsidiary to execute and deliver, any and all further instruments and documents and take, and cause such Subsidiary to take, all such other action as the Agent or Required Lenders may deem reasonably necessary or desirable in obtaining the full benefits of, or in perfecting and preserving the Liens of, such guaranties, pledges, assignments, security agreement supplements, intellectual property security agreement supplements and security agreements to the extent required by this Section 5.01(i) and the applicable Collateral Documents.

(j) Further Assurances. (i) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, correct, and cause each of the other Loan Parties promptly to correct, any material defect or error that may be discovered in any Loan Document or in the execution, acknowledgment, filing or recordation thereof, and

(ii) Promptly upon the reasonable request by the Agent, or any Lender through the Agent, do, execute, acknowledge, deliver, record, re-record, file, re-file, register and re-register any and all such further acts, pledge agreements, assignments, financing

statements and continuations thereof, termination statements, notices of assignment, transfers, certificates, assurances and other instruments as the Agent, or any Lender through the Agent, may reasonably require from time to time in order to (A) carry out more effectively the purposes of the Loan Documents, (B) to the fullest extent permitted by applicable law and the terms of this Agreement and the Collateral Documents, subject any Loan Party's properties, assets, rights or interests to the Liens now or hereafter intended to be covered by any of the Collateral Documents, (C) perfect and maintain the validity, effectiveness and priority of any of the Collateral Documents and any of the Liens intended to be created thereunder and (D) assure, convey, grant, assign, transfer, preserve, protect and confirm more effectively unto the Secured Parties the rights granted or now or hereafter intended to be granted to the Secured Parties under any Loan Document or under any other instrument executed in connection with any Loan Document to which any Loan Party or any of its Subsidiaries formed or acquired after the Conversion Date is or is to be a party, and cause each of its Subsidiaries to do so.

(iii) Promptly notify the Agent of the acquisition of, and, within ninety (90) days (with extensions thereto as agreed by the Company and Agent) after acquisition thereof, grant and cause each of the Loan Parties to grant to the Agent security interests and mortgages in, such Material Real Property as are not covered by the original Mortgages, to the extent acquired after the Conversion Date, and cause each such Subsidiary to record or file, the additional Mortgage in such manner and in such places as is required by law to establish, perfect, preserve and protect the Liens in favor of the Agent required to be granted pursuant to the additional Mortgages. With respect to each such additional Mortgage, the Company shall deliver, or cause the applicable Loan Party to deliver, to the Agent contemporaneously therewith a title insurance policy or policies or marked up unconditional binder of title insurance, paid for by the Company or the applicable Loan Party, issued by a nationally recognized title insurance company insuring the Lien of each such Mortgage as a valid first Lien on the Mortgaged Property (as defined therein), free of any other Liens except (i) as expressly permitted by Section 5.02(a), (ii) Liens arising by operation of law, (iii) any exclusions from coverage set forth in the jacket in the form of lender's policy of title insurance used by such title insurance company and such other exceptions as such title insurance company shall commit to insure over without any additional cost to the Agent, and (iv) local, state and federal laws, ordinances or governmental regulations, together with a survey if reasonably available at no additional out-of-pocket cost or expense to the applicable Loan Party with respect to property outside the United States.

(k) Foreign Security Interests. Within the time periods set forth on Schedule 5.01(k) (or such longer time as may be reasonably agreed by the Agent), execute and deliver, and cause each of its Subsidiaries to execute and deliver, to the Agent all documents and instruments required to create and perfect the Agent's security interest in Collateral consisting of the stock of those Subsidiaries listed on Schedule 5.01(k) in the applicable foreign jurisdictions (free and clear of all other liens, subject to exceptions permitted hereunder), in each case along with a customary opinion of local counsel with respect to such security interest.

(l) Use of Proceeds. Use, and cause its Subsidiaries to use, the proceeds of the Loans solely for the purposes contemplated by Section 2.15.

(m) Post-Closing Covenants. Comply, and cause its Subsidiaries to comply, with the obligations set forth in the paragraph immediately following Section 3.01(c)(ix) and on Schedule 5.01(m).

SECTION 5.02. Negative Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Company has knowledge under any Loan Document shall remain unpaid, the Company will not:

(a) Liens. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Lien on or with respect to any of its properties, whether now owned or hereafter acquired, or assign, or permit any of its Subsidiaries to assign, any right to receive income, other than the following, provided that any Lien permitted by any clause below shall be permitted under this Section 5.02(a), notwithstanding that such Lien would not be permitted by any other clause:

(i) Permitted Liens,

(ii) Liens created under the Loan Documents,

(iii) (A) Liens arising under leases that have been or should be, in accordance with GAAP, recorded as capital leases and (B) Liens upon or in any real property or equipment acquired or held by the Company or any Subsidiary in the ordinary course of business to secure the purchase price of such property or equipment or to secure Debt incurred solely for the purpose of financing the acquisition or improvement of such property or equipment (including any Liens placed on such property or equipment within 180 days after the acquisition of such property or equipment), or Liens existing on such property or equipment at the time of its acquisition (other than any such Liens created in contemplation of such acquisition that were not incurred to finance the acquisition of such property) or extensions, renewals or replacements of any of the foregoing for the same or a lesser amount, provided, however, in the case of this Clause 5.02(a)(iii)(B), that no such Lien shall extend to or cover any properties of any character other than the real property or equipment being acquired, and no such extension, renewal or replacement shall extend to or cover any properties not theretofore subject to the Lien being extended, renewed or replaced, provided further that the aggregate principal amount of the Debt secured by the Liens collectively referred to in this clause (iii) outstanding at any time shall not exceed in the aggregate \$15,000,000 during the twelve month period ending on the first anniversary of the Conversion Date, \$30,000,000 during the twelve month period ending on the second anniversary of the Conversion Date, \$45,000,000 during the twelve month period ending on the third anniversary of the Conversion Date and \$60,000,000 during the twelve month period ending on the fourth anniversary of the Conversion Date and thereafter;

(iv) the Liens existing on the Conversion Date and described on Schedule 5.02(a) hereto (except any Liens permitted by Section 5.02(a)(ii)),

(v) Liens on property of a Person existing at the time such Person is acquired by, amalgamated, merged into or consolidated with the Company or any Subsidiary of the Company or becomes a Subsidiary of the Company; provided that such Liens were not created in contemplation of such amalgamation, merger, consolidation or acquisition and do not extend to any assets other than those of the Person so merged or amalgamated into or consolidated with the Company or such Subsidiary or acquired by the Company or such Subsidiary,

(vi) [Reserved],

(vii) Liens on assets of Subsidiaries organized under the laws of any jurisdiction outside of the United States (A) which secure Debt permitted under Section

5.02(d)(viii) or (B) which are incurred to permit such Subsidiaries to preserve their rights in any judicial, quasi-judicial, governmental agency or similar proceeding and which in the case of this clause (B) do not constitute an Event of Default under Section 6.01(f),

(viii) the replacement, extension or renewal of any Lien permitted by clause (iii) above in connection with a Permitted Refinancing of the Debt secured thereby, in each case upon or in the same property theretofore subject thereto,

(ix) Liens on assets of Subsidiaries that are not Loan Parties securing Debt permitted under Section 5.02(d)(ix),

(x) Liens on up to \$1,500,000 of cash collateral securing the obligations of the Company and its Subsidiaries under the Existing Secured Agreements set forth on Part 1 of Schedule 1.01(a),

(xi) Liens in respect of judgments that do not constitute an Event of Default under Section 6.01(f),

(xii) Liens on assets of the Company and its Subsidiaries not constituting Collateral which secure Debt permitted under Section 5.02(d)(xiii),

(xiii) Liens over any assets of any Subsidiary that is not a Loan Party to the extent required to provide collateral in respect of any appeal of any tax litigation in an aggregate amount not to exceed the amount required to be paid under local law to permit such appeal,

(xiv) additional Liens securing obligations not to exceed in the aggregate (i) \$15,000,000 at any time outstanding prior to the second anniversary of the Conversion Date and (ii) \$20,000,000 at any time outstanding thereafter,

(xv) Liens in favor of a Loan Party securing Debt permitted under Section 5.02(d)(i), 5.02(d)(vii) or 5.02(d)(viii); provided, that such Debt also constitutes an Investment permitted under clause (D) of Section 5.02(i)(i) or under Section 5.02(i)(iii),

(xvi) Liens securing the obligations under the Revolving Credit Agreement, subject to, and in accordance with the Intercreditor Agreement, and

(xvii) Liens securing Debt permitted under Section 5.2(d)(xviii).

(b) Mergers. Merge, amalgamate or consolidate with or into any Person, or permit any of its Subsidiaries to do so, provided that, notwithstanding the foregoing (i) any Subsidiary may merge, amalgamate or consolidate with or into the Company or any other Subsidiary of the Company (provided that if any such Person is a Loan Party, the surviving or continuing entity shall be a Loan Party and the security interests granted by such surviving or continuing entity that is a Loan Party pursuant to the Collateral Documents shall remain in full force and effect), (ii) any Subsidiary of the Company that is a Loan Party may merge, amalgamate or consolidate with or into the Company or any other Loan Party (provided that the security interests granted by the Company or such other Loan Party pursuant to the Collateral Documents shall remain in full force and effect), (iii) any Subsidiary of the Company that is not a Loan Party may merge, amalgamate or consolidate with or into the Company or any other Subsidiary of the Company, (iv) any Subsidiary may merge, amalgamate or consolidate with any other Person so long as such Subsidiary is the surviving or continuing corporation (provided that if any such Person is a Loan

Party, the surviving or continuing entity shall be a Loan Party and the security interests granted by such surviving or continuing entity pursuant to the Collateral Documents shall remain in full force and effect), (v) the Company may merge, amalgamate or consolidate with any other Person so long as the Company is the surviving corporation and the security interests granted by the Company pursuant to the Collateral Documents shall remain in full force and effect, and (vi) any Subsidiary may merge, amalgamate or consolidate with any other Person the purpose of which is to effect a disposition permitted pursuant to Section 5.02(e)(vii); provided, in each case, that no Default shall have occurred and be continuing at the time of such proposed transaction or would result therefrom.

(c) Accounting Changes. Make or permit, or permit any of its Subsidiaries organized under the laws of the United States or any state thereof to make or permit, any change in accounting policies or reporting practices, except as required or permitted by generally accepted accounting principles.

(d) Debt. Create or suffer to exist, or permit any of its Subsidiaries to create or suffer to exist, any Debt other than the following, provided that any Debt permitted by any clause below shall be permitted under this Section 5.02(d), notwithstanding that such Debt would not be permitted by any other clause:

(i) Debt owed to the Company or to a Consolidated Subsidiary of the Company, provided that all such Debt owed by a Loan Party to a Person that is not a Loan Party shall be subordinated to the Obligations of such Loan Party pursuant to an intercompany subordination agreement or other arrangements reasonably satisfactory to the Required Lenders; provided further that all such Debt that is owed to a Loan Party by a Person that is not a Loan Party (x) shall be permitted as an Investment under Section 5.02(i) and (y) shall be evidenced by an intercompany note, and pledged to the Agent as Collateral,

(ii) Debt existing on the Conversion Date and described on Schedule 5.02(d) hereto, and any Permitted Refinancing thereof,

(iii) Debt secured by Liens of the type described in and to the extent permitted by Section 5.02(a)(iii) in an aggregate amount outstanding at any time not to exceed in the aggregate \$15,000,000 during the twelve month period ending on the first anniversary of the Conversion Date, \$30,000,000 during the twelve month period ending on the second anniversary of the Conversion Date, \$45,000,000 during the twelve month period ending on the third anniversary of the Conversion Date and \$60,000,000 during the twelve month period ending on the fourth anniversary of the Conversion Date and thereafter,

(iv) Debt of a Person existing at the time such Person is amalgamated, merged into or consolidated with the Company or any Subsidiary of the Company or becomes a Subsidiary of the Company; provided that such Debt was not created in contemplation of such amalgamation, merger, consolidation or acquisition,

(v) Debt arising under the Loan Documents,

(vi) Debt under the Revolving Credit Agreement in connection with an asset based revolving facility (including any letters of credit or other obligations incurred thereunder) in an amount not to exceed \$200,000,000 at any time outstanding,

(vii) Debt incurred by Kodak International Finance Limited, a company organized and existing under the laws of England, (x) in connection with short term working

capital needs in an aggregate amount not to exceed \$25,000,000 at any time outstanding and (y) consisting of Hedge Agreement Obligations entered into in the ordinary course of business to protect the Company and its Subsidiaries against fluctuations in commodities, interest or exchanges rates and permitted under Section 5.02(m),

(viii) Debt incurred by Subsidiaries organized under the laws of any jurisdiction outside of the United States in an aggregate amount not to exceed \$60,000,000 at any time outstanding;

(ix) Debt of Subsidiaries that are not Loan Parties in respect of (a) treasury management services, clearing, corporate credit card and related services provided to any such Subsidiaries, (b) letters of credit issued for the benefit of any such Subsidiaries, (c) Hedge Agreements entered into by any such Subsidiaries and permitted under Section 5.02(m), and (d) bank guarantees with respect to such Subsidiaries, in an aggregate amount not to exceed \$10,000,000 at any time outstanding,

(x) endorsement of negotiable instruments for deposit or collection or similar transactions in the ordinary course of business,

(xi) Debt which exists or may exist under the Secured Agreements in existence from time to time, subject to the Maximum Obligations Amount,

(xii) Debt which exists or may exist under the Existing Secured Agreements in existence from time to time; provided that such Debt shall not be secured by any Lien other than a Lien permitted under Section 5.02(a)(x).

(xiii) unsecured Debt consisting of guarantees of amounts owing by customers of the Company under equipment and vendor financing programs in an aggregate amount not to exceed at any time outstanding \$55,000,000 during the twelve month period ending on the first anniversary of the Conversion Date, \$60,000,000 during the twelve month period ending on the second anniversary of the Conversion Date, \$65,000,000 during the twelve month period ending on the third anniversary of the Conversion Date, \$70,000,000 during the twelve month period ending on the fourth anniversary of the Conversion Date, \$75,000,000 during the twelve month period ending on the fifth anniversary of the Conversion Date,

(xiv) unsecured Debt in connection with surety bonds, guarantees and letters of credit for customs and excise taxes, value added taxes, insurance and environmental liabilities, rental expenses, tenders and bids and other obligations of the like incurred in the ordinary course of business in an aggregate principal amount not to exceed \$15,000,000 at any time outstanding,

(xv) the Other Existing Letters of Credit, but, with respect to each Other Existing Letter of Credit, only until such time as such letter of credit expires in accordance with its terms in effect on the Conversion Date or is otherwise cancelled or terminated,

(xvi) Guarantees (i) of any Loan Party in respect of Debt of the Company or any other Loan Party otherwise permitted hereunder and (ii) of any Subsidiary that is not a Loan Party in respect of Debt of any other Subsidiary that is not a Loan Party otherwise permitted hereunder,

(xvii) additional Debt not to exceed at any time outstanding \$15,000,000 until the second anniversary of the Conversion Date and \$20,000,000 thereafter, and

(xviii) Conversion Junior Loan Refinancing Debt, to the extent the proceeds thereof are used to refinance the Junior Loans (as defined in the Existing DIP Term Loan Agreement) substantially concurrently with the Conversion Date.

(e) Sales and Other Transactions. Sell, convey, transfer, lease or otherwise dispose of, or permit any of its Subsidiaries to sell, convey, transfer, lease or otherwise dispose of, any assets, other than the following, provided that such action permitted by any clause below shall be permitted under this Section 5.02(e), notwithstanding that such action would not be permitted by any other clause:

(i) sales of Inventory in the ordinary course of its business,

(ii) in a transaction authorized by Section 5.02(b),

(iii) sales of obsolete or worn-out property or property no longer used or useful,

(iv) sales, transfers or other dispositions of assets (x) among the Loan Parties and (y) among Subsidiaries of the Company that are not Loan Parties or from such Subsidiaries to Loan Parties,

(v) Investments permitted under Section 5.02(i),

(vi) sales, transfer or other disposition of accounts receivable in the ordinary course of business by foreign subsidiaries,

(vii) other sales, transfers or other dispositions of assets for fair market value (excluding the Specified Sale), provided, that the Company or any of its Subsidiaries shall receive not less than 75% of the consideration for such sale, transfer or other disposition in the form of cash or Cash Equivalents (in each case, free and clear of all Liens at the time received); provided, that, with respect to Intellectual Property, the value of licenses to the Company or its Subsidiaries (as a licensee) shall be excluded from determining whether 75% of such consideration is in the form of cash or Cash Equivalents,

(viii) (a) leases of real property located at Eastman Business Park in Rochester, NY and (b) other leases of real property in the ordinary course of business; and

(ix) the sales, transfers or other dispositions set forth on Schedule 5.02(e).

(f) Payment Restrictions Affecting Subsidiaries. Directly or indirectly, enter into or suffer to exist, or permit any of its Subsidiaries to enter into or suffer to exist, any agreement or arrangement limiting the ability of any of its Subsidiaries to declare or pay dividends or other distributions in respect of its equity interests or repay or prepay any Debt owed to, make loans or advances to, or otherwise transfer assets to or make investments in, the Company or any Subsidiary of the Company (whether through a covenant restricting dividends, loans, asset transfers or investments, a financial covenant or otherwise), except (i) as provided in this Agreement and the Revolving Credit Agreement, (ii) any agreement or instrument evidencing Debt existing on the Conversion Date, (iii) any agreement in effect at the time a Person first became a Subsidiary of the Company, so long as such agreement was not entered into solely in contemplation of such Person becoming a Subsidiary of the

Company; (iv) any agreement evidencing debt permitted by Section 5.02(a)(iii), that imposes restrictions on the property acquired; (v) by reason of customary provisions restricting assignments, licenses, subletting or other transfers contained in leases, licenses, joint venture agreements, purchase and sale or merger agreements and other similar agreements entered into in the ordinary course of business so long as such restrictions do not extend to assets other than those that are the subject of such lease, license or other agreement; (vi) in securitization transactions to the extent set forth in the documents evidencing such transactions so long as such restrictions do not extend to assets other than those that are the subject of such securitization transactions; or (vii) any agreement that amends, extends, refinances, renews or replaces any agreement described in the foregoing clauses; provided, however, that the terms and conditions of any such agreement are not materially less favorable to the Loan Parties or the Lenders with respect to such dividend and payment restrictions than those under or pursuant to the agreement amended, extended, refinanced, renewed or replaced.

(g) Change in Nature of Business. Make, or permit any of its Material Subsidiaries to make, any material change in the nature of the business as carried on or as contemplated to be carried on by the Company and its Subsidiaries taken as a whole on the date hereof.

(h) Dividends and Other Payments. Declare or make any dividend payment or other distribution of assets, properties, cash, rights, obligations or securities on account of any shares of any class of capital stock of the Company, or purchase, redeem or otherwise acquire for value (or permit any of its Subsidiaries to do so) any shares of any class of capital stock or any warrants, rights or options to acquire any such shares, now or hereafter outstanding, except that the Company may (i) declare and make any dividend payment or other distribution payable in common stock of the Company, (ii) purchase, redeem or otherwise acquire shares of its common stock or warrants, rights or options to acquire any such shares with the proceeds received from the substantially concurrent issue of new shares of its common stock and (iii) if the Secured Leverage Ratio is at the time of such dividend payment or other distribution less than 2.75:1.00, declare or make any dividend payment or other distribution in cash in an amount equal to the amount of any Excess Cash Flow used to make a mandatory prepayment pursuant to Section 2.08(b).

(i) Investments in Other Persons. Make, or permit any of its Subsidiaries to make, any Investment in any Person, except the following (provided, that any Investment permitted by any clause below shall be permitted under this Section 5.02(i), notwithstanding that such Investment would not be permitted by any other clause):

(i) (A) Investments by the Company and its Subsidiaries in their Subsidiaries outstanding on the Conversion Date, (B) additional Investments by the Company and its Subsidiaries in the Company or the Subsidiary Guarantors, (C) Investments by any Loan Party in another Loan Party and (D) additional Investments by Subsidiaries of the Company that are not Loan Parties in other Subsidiaries that are not Loan Parties;

(ii) loans and advances to employees in the ordinary course of the business of the Company and its Subsidiaries as presently conducted in an aggregate principal amount not to exceed \$10,000,000 at any time outstanding;

(iii) Investments made by Loan Parties in Subsidiaries of the Company that are not Loan Parties in an aggregate amount not to exceed \$100,000,000 at any time outstanding (determined net of any repayments in respect of such Investments received in Cash Equivalents by any Loan Party); provided that no Default shall exist at the time such Investment is made or would result therefrom and; provided further that all such Investments shall be evidenced by an intercompany note, and pledged to the Agent as Collateral;

(iv) Investments in Hedge Agreements permitted under Section 5.02(m);

(v) Investments received in settlement of claims against another Person in connection with (A) a bankruptcy proceeding against such Person, (B) accounts receivable arising from or trade credit granted to, in the ordinary course of business, a financially troubled account debtor and (C) disputes regarding intellectual property rights;

(vi) Investments arising out of the receipt by the Company or any of its Subsidiaries of non-cash consideration for the sale, transfer or other disposition of assets permitted under Section 5.02(e),

(vii) Investments (including Investments in joint ventures) in an aggregate amount not to exceed (i) in any fiscal year, an amount equal to (1) the sum of \$20,000,000, plus up to 50% of the portion of such \$20,000,000 available in the following fiscal year, plus any unused amounts from prior fiscal years, minus (2) any portion of the amount available in such fiscal year used in the preceding fiscal year and (ii) in the aggregate, \$100,000,000, and

(viii) Investments by the Company and its Subsidiaries in cash and Cash Equivalents.

(j) Prepayments, Amendments, Etc. of Debt. (i) Except with respect to Debt under the Revolving Credit Agreement (or any Permitted Refinancing thereof), prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner, or permit any of its Subsidiaries to prepay, redeem, purchase, defease, convert into cash or otherwise satisfy prior to the scheduled maturity thereof in any manner or make any payment in violation of any subordination terms of, any Debt (it being understood that regularly scheduled payments of interest shall be permitted), except (A) regularly scheduled (including repayments of revolving facilities) or required repayments or redemptions of Debt permitted hereunder, provided that (1) before and after giving effect to such prepayment, redemption, purchase, defeasance or other satisfaction, no Default shall have occurred and be continuing and (2) the Agent shall have received a certificate from a Responsible Officer of the Company certifying compliance with the foregoing clause (1), (B) any repayments of subordinated Debt to the Loan Parties that was permitted to be incurred under this Agreement, (C) conversion of convertible debt into common stock of the Company and payments of cash in lieu of fractional shares upon any such conversion, or (D) with the proceeds of any Permitted Refinancing permitted under Section 5.02(d), (ii) amend, modify or change in any manner adverse to the Lenders any term or condition of the Revolving Credit Agreement or any related loan documents or any subordinated Debt, or (iii) amend, modify or change any term or condition in the Revolving Credit Agreement or any related loan documents, other than to the extent permitted under the Intercreditor Agreement.

(k) Transactions with Affiliates. Conduct or enter into, or permit any of its Subsidiaries to conduct or enter into, any transactions otherwise permitted under this Agreement with any of its or their Affiliates except on terms that are fair and reasonable and no less favorable to the Company or such Subsidiary than it would obtain in a comparable arm's-length transaction (determined in the reasonable judgment of the Company) with a Person not an Affiliate, other than (i) intercompany transactions among the Company and its wholly-owned Subsidiaries, (ii) fees and other benefits to non-officer directors of the Company and its Subsidiaries and (iii) employment, severance and other similar arrangements and employee benefits with officers and employees of the Company and its Subsidiaries.

(l) Negative Pledges. Not, and not permit any Subsidiary to, enter into any agreement prohibiting the creation or assumption of any Lien upon any of its properties or assets, whether now owned or hereafter acquired, except with respect to (a) specific property encumbered to secure

payment of particular Debt or to be sold pursuant to an executed agreement with respect to a Disposition or IP License permitted hereunder, (b) restrictions set forth in the documents governing the Second Lien Debt, the Revolving Credit Agreement, and in the documents governing other existing Indebtedness as set forth on Schedule 5.02(1) and (c) restrictions by reason of customary provisions restricting assignments, subletting or other transfers contained in leases, licenses and similar agreements entered into in the ordinary course of business (provided, that such restrictions are limited to the property or assets secured by such Liens or the property or assets subject to such leases, licenses or similar agreements, as the case may be).

(m) Hedge Agreements. Not, and not permit any of its Subsidiaries to, enter into any Hedge Agreement, other than Hedge Agreements designed to hedge against fluctuations in interest rates, foreign exchange rates or in commodity prices entered into in the ordinary course of business and consistent with existing business practice and not for speculative purposes.

(n) Changes to Organization Documents and Material Agreements. Amend, modify or waive, or permit any of its Subsidiaries to amend, modify or waive, (i) its certificate of incorporation, by-laws or other organizational documents or (ii) its rights and obligations under any material contractual obligation or agreement, in each case if such amendment, modification or waiver could reasonably be expected to materially adversely affect the interests of the Lenders.

(o) Sale Leaseback Transactions. Except as otherwise set forth on Schedule 5.02(o) and except for any such transactions involving Eastman Business Park in Rochester, NY, real property relating to the Specified Sale and the Company's premises located at 343 State Street, Rochester NY 14650, not, and not permit any of its Subsidiaries to, enter into any arrangement, directly or indirectly, whereby it shall sell or transfer any property, real or personal, used or useful in its business, whether now owned or hereinafter acquired, and thereafter rent or lease such property or other property that it intends to use for substantially the same purpose or purposes as the property sold or transferred, except for any such sale of any fixed or capital asset that is made for cash consideration in an amount not less than the cost of such fixed or capital asset and is consummated within 90 days after the Company or such Subsidiary acquires or completes the construction of such asset.

(p) Creation of Subsidiaries. Not, and not permit any of its Subsidiaries that is a Loan Party to, establish, create or acquire any Subsidiary unless the Company or such Subsidiary that is a Loan Party shall have caused the requirements of Section 5.01(i) with respect to such established, created or acquired Subsidiary, and the assets and equity interests of such established, created or acquired Subsidiary, to be satisfied.

(q) Selected Payments. The Company shall not, and not permit any of its Subsidiaries to, make payments in respect of a settlement relating to the UK Pension Scheme other than pursuant to the UK Pension Settlement Agreement.

SECTION 5.03. Financial Covenants. So long as any Loan or any other payment obligation of any Loan Party of which the Company has knowledge under any Loan Document shall remain unpaid the Company:

(a) Minimum Cash Interest Coverage Ratio. Shall not permit the Cash Interest Coverage Ratio on the last day of any fiscal quarter set forth in the table below to be less than the amount set forth opposite such period:

<u>Period Ending</u>	<u>Minimum Cash Interest Coverage Ratio</u>
December 31, 2013	1.40x
March 31, 2014	1.70x
June 30, 2014	1.90x
September 30, 2014	2.05x
December 31, 2014	2.45x
March 31, 2015	2.75x
June 30, 2015	2.90x
September 30, 2015	3.10x
December 31, 2015	3.25x
March 31, 2016	3.25x
June 30, 2016	3.25x
September 30, 2016	3.25x
December 31, 2016	3.25x
March 31, 2017	3.25x
June 30, 2017	3.25x
September 30, 2017	3.25x
December 31, 2017	3.25x

(b) Maximum Capital Expenditures. Shall not permit Capital Expenditures of the Company and its Subsidiaries for any period set forth in the table below to be greater than the amount set forth opposite such period:

<u>Period Ending</u>	<u>Maximum Capital Expenditures</u>
December 31, 2013	\$ 78,500,000
December 31, 2014	\$ 80,300,000
December 31, 2015	\$ 77,800,000
December 31, 2016	\$ 80,300,000
December 31, 2017	\$ 85,900,000

(c) Maximum Secured Leverage Ratio. Shall not permit the Secured Leverage Ratio on the last day of any fiscal quarter set forth in the table below to exceed the applicable ratio set forth opposite such period:

<u>Period Ending</u>	<u>Maximum Secured Leverage Ratio</u>
December 31, 2013	4.70x
March 31, 2014	4.50x
June 30, 2014	4.30x
September 30, 2014	3.95x
December 31, 2014	3.30x
March 31, 2015	3.10x
June 30, 2015	2.95x
September 30, 2015	2.85x
December 31, 2015	2.75x
March 31, 2016	2.75x
June 30, 2016	2.75x
September 30, 2016	2.75x
December 31, 2016	2.75x
March 31, 2017	2.75x
June 30, 2017	2.75x
September 30, 2017	2.75x
December 31, 2017	2.75x

(d) Minimum U.S. Liquidity. Shall not permit, as of the close of business on any day, U.S. Liquidity to be less than \$100,000,000.

ARTICLE VI

EVENTS OF DEFAULT

SECTION 6.01. Events of Default. If any of the following events ("Events of Default") shall occur and be continuing:

(a) Non-Payment. (i) The Company shall fail to pay any principal of any Loan when the same becomes due and payable; (ii) the Company shall fail to pay any interest on any Loan or fees within three Business Days after the same becomes due and payable; or (iii) any Loan Party shall fail to make any other payment under any Loan Document, within three Business Days after notice of such failure is given by the Agent or any Lender to the Company; or

(b) Representations. Any representation, warranty, certification or other statement of fact made or deemed made by the Company or by any Loan Party in any Loan Document to which it is a party or by the Company (or any of its officers) in a certificate delivered under or in connection with any Loan Document shall prove to have been incorrect in any material respect when made or deemed made; or

(c) Specific Covenants. (i) The Company shall fail to perform or observe any term, covenant or agreement contained in Sections 5.01(d), clauses (i) through (viii) (and, in the case of clause (i), such failure shall continue for 5 Business Days), (ix) (and, in the case of clause (ix), such failure shall continue for 5 days), or (xiii) of 5.01(h), 5.01(l), 5.02 or 5.03, or (ii) any Loan Party shall fail to perform or observe any other term, covenant or agreement contained in any Loan Document on its part to be

performed or observed if such failure shall remain unremedied for 30 days after written notice thereof shall have been given to the Company by the Agent or any Lender; or

(d) Cross Default. (i) The Company or any of its Subsidiaries shall fail to pay any principal of or premium or interest on any Debt that is outstanding in a principal, or in the case of Hedge Agreement Obligations, net amount of, at least (x) in the case of the Company and the U.S. Subsidiaries, \$25,000,000 in the aggregate or (y) in the case of the Non-U.S. Subsidiaries, \$50,000,000 in the aggregate (but in each case excluding Debt outstanding hereunder), when the same becomes due and payable (whether by scheduled maturity, required prepayment, acceleration, demand or otherwise), and such failure shall continue after the applicable grace period, if any, specified in the agreement or instrument relating to such Debt; or (ii) any other event shall occur or condition shall exist under any agreement or instrument relating to any such Debt and shall continue after the applicable grace period, if any, specified in such agreement or instrument, if the effect of such event or condition is to cause, or to permit the holders or beneficiaries of such Debt (or a trustee or agent on behalf of such holders or beneficiaries) to cause, with the giving of notice if required, such Debt to be demanded or to become due or to be repurchased, prepaid, defeased or redeemed (automatically or otherwise), or an offer to repurchase, prepay, defease or redeem such Debt to be made, in each case prior to the stated maturity of such Debt; or (iii) any such Debt shall be declared to be due and payable, or required to be prepaid or redeemed (other than by a regularly scheduled required prepayment or redemption), purchased or defeased, or an offer to prepay, redeem, purchase or defease such Debt shall be required to be made, in each case prior to the stated maturity thereof; or

(e) Insolvency Proceedings, Etc. (i) The Company or any of its Material Subsidiaries shall generally not pay its debts as such debts become due, or shall admit in writing its inability to pay its debts generally, or shall make a general assignment for the benefit of creditors; or (ii) any proceeding shall be instituted by or against the Company or any of its Material Subsidiaries seeking to adjudicate it a bankrupt or insolvent, or seeking liquidation, winding up, reorganization, arrangement, adjustment, protection, relief, or composition of it or its debts under any law relating to bankruptcy, insolvency or reorganization or relief of debtors, or seeking the entry of an order for relief or the appointment of a receiver, interim receiver, monitor, trustee, custodian or other similar official for it or for any substantial part of its property and in the case of any such proceeding instituted against it (but not instituted by it), either such proceeding shall remain undismissed or unstayed for a period of 60 days, or any of the actions sought in such proceeding (including, without limitation, the entry of an order for relief against, or the appointment of a receiver, trustee, custodian or other similar official for, it or for any substantial part of its property) shall occur; or (iii) any Material Subsidiary of the Company shall take any corporate action to authorize any of the actions set forth above in this Section 6.01(e).

(f) Judgments. Except as set forth on Schedule 6.01(f), (i) Judgments or orders for the payment of money in excess of \$25,000,000 in the aggregate shall be rendered against the Company or any of its Material Subsidiaries and (x) enforcement proceedings shall have been commenced by any creditor upon such judgment or order or (y) there shall be any period of 10 consecutive days during which a stay of enforcement of such judgment or order, by reason of a pending appeal or otherwise, shall not be in effect or (ii) there shall be rendered against the Loan Parties or any other Material Subsidiaries a nonmonetary judgment with respect to any event which causes or would reasonably be expected to cause a Material Adverse Effect, and such nonmonetary judgment shall not be reversed, stayed or vacated within 30 days after the entry thereof; or

(g) Change of Control. Except in connection with the Reorganization Plan, (i) Any Person or two or more Persons acting in concert shall have acquired beneficial ownership (within the meaning of Rule 13d-3 of the Securities and Exchange Commission under the Securities Exchange Act of 1934), directly or indirectly, of Voting Stock of the Company (or other securities convertible into such

Voting Stock) representing 35% or more of the combined voting power of all Voting Stock of the Company; or (ii) during any period of up to 24 consecutive months, commencing before or after the date of this Agreement, individuals who at the beginning of such 24-month period were directors of the Company together with individuals who were either (x) elected by a majority of the remaining members of the board of directors of the Company or (y) nominated for election by a majority of the remaining members of the board of directors of the Company, shall cease for any reason to constitute a majority of the board of directors of the Company; or

(h) **ERISA Events.** (i) Except as could not reasonably be expected, individually or in the aggregate, to have a Material Adverse Effect, (x) any ERISA Event shall have occurred with respect to a Plan or (y) any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan; or

(ii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that it has incurred Withdrawal Liability to such Multiemployer Plan in an amount that, when aggregated with all other amounts required to be paid to Multiemployer Plans by the Loan Parties and the ERISA Affiliates as Withdrawal Liability (determined as of the date of such notification), exceeds \$25,000,000; or

(iii) Any Loan Party or any ERISA Affiliate shall have been notified by the sponsor of a Multiemployer Plan that such Multiemployer Plan is in reorganization, insolvent or is being terminated, within the meaning of Title IV of ERISA, or has been determined to be in "endangered" or "critical" status within the meaning of Section 432 of the Code or Section 305 of ERISA, and as a result of such reorganization, insolvency, termination or determination, the aggregate annual contributions of the Loan Parties and the ERISA Affiliates to all Multiemployer Plans that are then in reorganization, insolvent, being terminated or in endangered or critical status have been or will be increased over the amounts contributed to such Multiemployer Plans for the plan years of such Multiemployer Plans immediately preceding the plan year in which such reorganization, insolvency, termination or determination occurs, by an amount exceeding \$25,000,000; or

(iv) Except pursuant to the transactions pursuant to the UK Pension Settlement Agreement, (A) (1) the UK Pension Scheme shall have commenced winding up or (2) the UK Pensions Regulator shall have issued a warning notice that it is considering issuing a financial support direction or contribution notice in relation to the UK Pension Scheme, and, in the case of each of clause (1) and clause (2), the amount of the deficit on winding up of the UK Pension Scheme would reasonably be expected to have a Material Adverse Effect, or (B) any Affiliate of the Company which currently participates in the UK Pension Scheme shall have ceased to participate therein or shall have withdrawn therefrom, and in each case such action would reasonably be expected to have a Material Adverse Effect; or

(v) The UK Pension Settlement Agreement shall cease to be valid and binding on or enforceable (other than the expiration thereof on the stated termination date) against the parties thereto, or is amended, supplemented or otherwise modified in a manner adverse to the Lenders; or

(i) **Invalidity of Loan Documents.** Any provision of any Loan Document after delivery thereof pursuant to [Section 3.01](#) or [5.01\(i\)](#) or (j) that is material to the substantial realization of the rights of the Lenders thereunder shall for any reason cease to be valid and binding on or enforceable against any Loan Party party to it, or any such Loan Party shall so state in writing; or

(j) Collateral Documents. Any Collateral Document or financing statement after delivery thereof pursuant to Section 3.01 or 5.01(i) or (j) shall for any reason (other than pursuant to the terms thereof) cease to create a valid and perfected first priority lien on and security interest in the Collateral (other than the Specified Collateral as set forth in Section [6(m)] of the Security Agreement) purported to be covered thereby;

then, and in any such event, the Agent shall at the request, or may with the consent of the Required Lenders (i) by notice to the Company, declare the Loans, all interest thereon and all other amounts payable in respect thereof under this Agreement to be forthwith due and payable, whereupon such Loans, all such interest and all such amounts shall become and be forthwith due and payable, without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by the Company; and (ii) subject to the provisions of the Intercreditor Agreement, exercise rights and remedies in respect of the Collateral in accordance with [Section 19] of the Security Agreement and/or the comparable provisions of any other Collateral Document and applicable law.

SECTION 6.02. Application of Funds; Intercreditor Provisions. After the exercise of remedies provided for in Section 6.01 (or after the Loans have become immediately due and payable), any amounts received by the Agent on account of the Obligations shall be applied by the Agent in the following order:

(a) With respect to amounts received from or on account of the Company, or in respect of any Collateral (subject to the proviso at the end of this Section 6.02(a)):

First, to payment of that portion of the Obligations constituting fees, indemnities, expenses and other amounts (including fees, charges and disbursements of counsel to the Agent and amounts payable under Article II) payable to the Agent in its capacity as such;

Second, to payment of that portion of the Obligations in respect of the First Lien Loans, ratably among the First Lien Lenders in proportion to the respective amounts described in this clause Second held by them;

Third, to payment of that portion of the Obligations in respect of the Junior Loans, ratably among the Junior Loan Lenders in proportion to the respective amounts described in this clause Third held by them; and

Last, the balance, if any, after all of the Obligations have been paid in full in cash, to the Company or as otherwise required by law;

provided, that the application to the Obligations pursuant to this Section 6.02(a) of amounts received in respect of Collateral is expressly subject to the priorities set forth in the Intercreditor Agreement, and all such amounts shall first be allocated in accordance with such priorities before being applied to the Obligations pursuant to this Section 6.02(a).

(b) Without limiting the generality of the foregoing, this Section 6.02 is intended to constitute and shall be deemed to constitute a "subordination agreement" within the meaning of Section 510(a) of the Bankruptcy Code and is intended to be and shall be interpreted to be enforceable to the maximum extent permitted pursuant to applicable law. Amounts applied pursuant to clauses First through Last of Section 6.02(a) are to be applied, for the avoidance of doubt, in the order required by such clauses until the payment in full in cash of the applicable Obligations referred to in the applicable clause.

(c) If any Secured Party collects or receives any amounts received on account of the Obligations to which it is not entitled under Section 6.02(a) hereof, such Secured Party shall hold the same in trust for the applicable Secured Parties entitled thereto and shall forthwith deliver the same to the Agent, for the account of such Secured Parties, to be applied in accordance with Section 6.02(a) hereof, in each case until the prior payment in full in cash of the applicable Obligations of such Secured Parties.

(d) It is the intention of the parties hereto that (and to the maximum extent permitted by law the parties hereto agree that) the Obligations in respect of the First Lien Loans (and any security therefor) constitute a separate and distinct class (and separate and distinct claims) from the Obligations (and security therefor) in respect of the Junior Loans.

(e) (i) EACH LENDER WITH OUTSTANDING FIRST LIEN LOANS ACKNOWLEDGES AND AGREES THAT THE OBLIGATIONS IN RESPECT OF THE OUTSTANDING FIRST LIEN LOANS ARE ENTITLED TO DISTRIBUTIONS PURSUANT TO THIS SECTION 6.02 PRIOR TO ANY DISTRIBUTIONS BEING APPLIED TO THE OBLIGATIONS IN RESPECT OF OUTSTANDING JUNIOR LOANS.

ARTICLE VII

GUARANTY

SECTION 7.01. Guaranty; Limitation of Liability. (a) Each of the Company and each Subsidiary Guarantor, jointly and severally, hereby absolutely, unconditionally and irrevocably guarantees the punctual payment when due, whether at scheduled maturity or on any date of a required prepayment or by acceleration, demand or otherwise, of all obligations of each other Loan Party and each other Subsidiary of the Company now or hereafter existing under or in respect of the Loan Documents (including, without limitation, any extensions, modifications, substitutions, amendments or renewals of any or all of the foregoing obligations), whether direct or indirect, absolute or contingent, and whether for principal, interest, premiums, fees, indemnities, contract causes of action, costs, expenses or otherwise (such obligations being the "Guaranteed Obligations"), and agrees to pay any and all expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by the Agent or any other Lender in enforcing any rights under this Guaranty or any other Loan Document. Without limiting the generality of the foregoing, each Guarantor's liability shall extend to all amounts that constitute part of the Guaranteed Obligations and would be owed by any other Loan Party or Subsidiary of the Company, as applicable, to the Agent or any Lender under or in respect of the Loan Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving such other Loan Party or Subsidiary, as the case may be.

(b) Each Guarantor, and by its acceptance of this Guaranty, the Agent and each other Lender, hereby confirms that it is the intention of all such Persons that this Guaranty and the obligations of each Guarantor hereunder not constitute a fraudulent transfer or conveyance for purposes of the Bankruptcy Code, the Uniform Fraudulent Conveyance Act, the Uniform Fraudulent Transfer Act or any similar foreign, federal or state law to the extent applicable to this Guaranty and the obligations of such Guarantor hereunder. To effectuate the foregoing intention, the Agent, the Lenders and the Guarantors hereby irrevocably agree that the obligations of such Guarantor under this Guaranty at any time shall be limited to the maximum amount as will result in the obligations of such Guarantor under this Guaranty not constituting a fraudulent transfer or conveyance.

(c) Each Guarantor hereby unconditionally and irrevocably agrees that in the event any payment shall be required to be made to the Agent or any Lender under this Guaranty or any guaranty supplement of the Guaranteed Obligations, such Guarantor will contribute, to the maximum extent

permitted by law, such amounts to each other Guarantor and each other guarantor so as to maximize the aggregate amount paid to the Agent and the Lenders under or in respect of the Loan Documents.

SECTION 7.02. Guaranty Absolute. Each Guarantor guarantees that the applicable Guaranteed Obligations will be paid strictly in accordance with the terms of the Loan Documents, regardless of any law, regulation or order now or hereafter in effect in any jurisdiction affecting any of such terms or the rights of the Agent or any Lender with respect thereto. The obligations of each Guarantor under or in respect of this Guaranty are independent of the applicable Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, and a separate action or actions may be brought and prosecuted against each Guarantor to enforce this Guaranty, irrespective of whether any action is brought against the Company or any other Loan Party or whether the Company or any other Loan Party is joined in any such action or actions. The liability of each Guarantor under this Guaranty shall be irrevocable, absolute and unconditional irrespective of, and each Guarantor hereby irrevocably waives any defenses it may now have or hereafter acquire in any way relating to, any or all of the following:

(a) any lack of validity or enforceability of any Loan Document or any agreement or instrument relating thereto;

(b) any change in the time, manner or place of payment of, or in any other term of, all or any of the applicable Guaranteed Obligations or any other obligations of any other Loan Party under or in respect of the Loan Documents, or any other amendment or waiver of or any consent to departure from any Loan Document, including, without limitation, any increase in the applicable Guaranteed Obligations resulting from the extension of additional credit to any Loan Party or any of its Subsidiaries or otherwise;

(c) any taking, exchange, release or non-perfection of any Collateral or any other collateral, or any taking, release or amendment or waiver of, or consent to departure from, any other guaranty, for all or any of the applicable Guaranteed Obligations;

(d) any manner of application of Collateral or any other collateral, or proceeds thereof, to all or any of the applicable Guaranteed Obligations or any manner of sale or other disposition of any Collateral or any other collateral for all or any of the applicable Guaranteed Obligations or any other obligations of any Loan Party under the Loan Documents or any other assets of any Loan Party or any of its Subsidiaries;

(e) any change, restructuring or termination of the corporate structure or existence of any Loan Party or any of its Subsidiaries;

(f) any failure of the Agent or any Lender to disclose to any Loan Party any information relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party now or hereafter known to the Agent or such Lender (each Guarantor waiving any duty on the part of the Agent and the Lenders to disclose such information);

(g) the failure of any other Person to execute or deliver this Agreement, any Guaranty Supplement or any other guaranty or agreement or the release or reduction of liability of any Guarantor or other guarantor or surety with respect to the applicable Guaranteed Obligations; or

(h) any other circumstance (including, without limitation, any statute of limitations) or any existence of or reliance on any representation by the Agent or any Lender that might otherwise constitute a defense available to, or a discharge of, any Loan Party or any other guarantor or surety.

This Guaranty shall continue to be effective or be reinstated, as the case may be, if at any time any payment of any of the applicable Guaranteed Obligations is rescinded or must otherwise be returned by the Agent or any Lender or any other Person upon the insolvency, bankruptcy or reorganization of the Company or any other Loan Party or otherwise, all as though such payment had not been made.

SECTION 7.03. Waivers and Acknowledgments. (a) Each Guarantor hereby unconditionally and irrevocably waives promptness, diligence, notice of acceptance, presentment, demand for performance, notice of nonperformance, default, acceleration, protest or dishonor and any other notice with respect to any of the applicable Guaranteed Obligations and this Guaranty and any requirement that the Agent or any Lender protect, secure, perfect or insure any Lien or any property subject thereto or exhaust any right or take any action against any Loan Party or any other Person or any Collateral.

(b) Each Guarantor hereby unconditionally and irrevocably waives any right to revoke this Guaranty and acknowledges that this Guaranty is continuing in nature and applies to all applicable Guaranteed Obligations whether existing now or in the future.

(c) Each Guarantor hereby unconditionally and irrevocably waives (i) any defense arising by reason of any claim or defense based upon an election of remedies by the Agent or any Lender that in any manner impairs, reduces, releases or otherwise adversely affects the subrogation, reimbursement, exoneration, contribution or indemnification rights of such Guarantor or other rights of such Guarantor to proceed against any of the other Loan Parties, any other guarantor or any other Person or any Collateral and (ii) any defense based on any right of set-off or counterclaim against or in respect of the obligations of such Guarantor hereunder.

(d) Each Guarantor hereby unconditionally and irrevocably waives any duty on the part of the Agent or any Lender to disclose to such Guarantor any matter, fact or thing relating to the business, condition (financial or otherwise), operations, performance, properties or prospects of any other Loan Party or any of its Subsidiaries now or hereafter known by the Agent or such Lender.

(e) Each Guarantor acknowledges that it will receive substantial direct and indirect benefits from the financing arrangements contemplated by the Loan Documents and that the waivers set forth in Section 7.02 and this Section 7.03 are knowingly made in contemplation of such benefits.

SECTION 7.04. Subrogation. Each Guarantor hereby unconditionally and irrevocably agrees not to exercise any rights that it may now have or hereafter acquire against the Company, any other Loan Party or any other insider guarantor that arise from the existence, payment, performance or enforcement of such Guarantor's obligations under or in respect of this Guaranty or any other Loan Document, including, without limitation, any right of subrogation, reimbursement, exoneration, contribution or indemnification and any right to participate in any claim or remedy of the Agent or any Lender against the Company, any other Loan Party or any other guarantor of some or all of the Guaranteed Obligations or any Collateral, whether or not such claim, remedy or right arises in equity or under contract, statute or common law, including, without limitation, the right to take or receive from the Company, any other Loan Party or any other insider guarantor, directly or indirectly, in cash or other property or by set-off or in any other manner, payment or security on account of such claim, remedy or right, unless and until all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty shall have been paid in full in cash. If any amount shall be paid to any Guarantor in violation of the immediately preceding sentence at any time prior to the latest of (a) the payment in full in cash of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty and (b) the Termination Date, such amount shall be received and held in trust for the benefit of the Agent and the Lenders, shall be segregated from other property and funds of such Guarantor and shall forthwith be paid or delivered to the Agent in the same form as so received (with any necessary endorsement or assignment) to be credited'

and applied to the applicable Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor, whether matured or unmatured, in accordance with the terms of the Loan Documents, or to be held as Collateral for any applicable Guaranteed Obligations or other amounts payable under this Guaranty by such Guarantor thereafter arising. If (i) any Guarantor shall make payment to the Agent or any Lender of all or any part of the applicable Guaranteed Obligations, (ii) all of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty by such Guarantor shall have been paid in full in cash and (iii) the Termination Date shall have occurred, the Agent and the Lenders will, at such Guarantor's request and expense, execute and deliver to such Guarantor appropriate documents, without recourse and without representation or warranty, necessary to evidence the transfer by subrogation to such Guarantor of an interest in the applicable Guaranteed Obligations resulting from such payment made by such Guarantor pursuant to this Guaranty.

SECTION 7.05. Guaranty Supplements. Upon the execution and delivery by any Person of a guaranty supplement in substantially the form of Exhibit F hereto (each, a "Guaranty Supplement"), (a) such Person shall be referred to as an "Additional Guarantor" and shall become and be a Guarantor hereunder, and each reference in this Guaranty to a "Guarantor" shall also mean and be a reference to such Additional Guarantor, and each reference in any other Loan Document to a "U.S. Subsidiary Guarantor", as applicable, shall also mean and be a reference to such Additional Guarantor, and (b) each reference herein to "this Guaranty," "hereunder," "hereof" or words of like import referring to this Guaranty, and each reference in any other Loan Document to the "Guaranty," "thereunder," "thereof" or words of like import referring to this Guaranty, shall mean and be a reference to this Guaranty as supplemented by such Guaranty Supplement.

SECTION 7.06. Subordination. (a) Each Guarantor hereby subordinates any and all debts, liabilities and other obligations owed to such Guarantor by each other Loan Party (the "Subordinated Obligations") to the applicable Guaranteed Obligations to the extent and in the manner hereinafter set forth in this Section 7.06:

(b) Prohibited Payments, Etc. Except during the continuance of an Event of Default, each Guarantor may receive regularly scheduled payments from any other Loan Party on account of the Subordinated Obligations. After the occurrence and during the continuance of any Event of Default, however, unless the Required Lenders otherwise agree, no Guarantor shall demand, accept or take any action to collect any payment on account of the Subordinated Obligations.

(c) Prior Payment of Guaranteed Obligations. In any proceeding under the Bankruptcy Code relating to any other Loan Party, each Guarantor agrees that the Lenders shall be entitled to receive payment in full in cash of all applicable Guaranteed Obligations (including all interest and expenses accruing after the commencement of a proceeding under the Bankruptcy Code, whether or not constituting an allowed claim in such proceeding ("Post-Petition Interest")) before such Guarantor receives payment of any Subordinated Obligations.

(d) Turn-Over. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, each Guarantor shall, if the Agent (with the consent or at the direction of the Required Lenders) so requests, collect, enforce and receive payments on account of the Subordinated Obligations as trustee for the Agent and the Lenders and deliver such payments to the Agent on account of the applicable Guaranteed Obligations (including all Post-Petition Interest), together with any necessary endorsements or other instruments of transfer, but without reducing or affecting in any manner the liability of such Guarantor under the other provisions of this Guaranty.

(e) Agent Authorization. Subject to the Intercreditor Agreement, after the occurrence and during the continuance of any Event of Default, the Agent is authorized and empowered

(but without any obligation to so do), in its discretion, (i) in the name of each Guarantor, to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and to apply any amounts received thereon to the applicable Guaranteed Obligations (including any and all Post-Petition Interest), and (ii) to require each Guarantor (A) to collect and enforce, and to submit claims in respect of, the Subordinated Obligations and (B) to pay any amounts received on such obligations to the Agent for application to the applicable Guaranteed Obligations (including any and all Post-Petition Interest).

SECTION 7.07. Continuing Guaranty; Assignments. This Guaranty is a continuing guaranty and shall (a) except as provided in the next succeeding sentence, remain in full force and effect until the latest of (i) the payment in full in cash of the applicable Guaranteed Obligations and all other amounts payable under this Guaranty and (ii) the Termination Date, (b) be binding upon each Guarantor, its successors and assigns and (c) inure to the benefit of and be enforceable by the Agent and the Lenders and their successors, permitted transferees and permitted assigns. Upon the sale of a Guarantor or any or all of the assets of any Guarantor to the extent permitted in accordance with the terms of the Loan Documents or upon such Guarantor otherwise ceasing to be a Subsidiary of the Company organized under the laws of a state of the United States of America without violation of the terms of this Agreement, such Guarantor (and its Subsidiaries) or such assets shall be automatically released from this Guaranty or any Guaranty Supplement, and all pledges and security interests of the equity of such Guarantor or any Subsidiary of such Guarantor and all other pledges and security interests in the assets of such Guarantor and any of its Subsidiaries shall be released as provided in Section 9.15. Without limiting the generality of clause (c) above, the Agent or any Lender may assign or otherwise transfer all or any portion of its rights and obligations under this Agreement to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise, in each case as and to the extent provided in Section 9.08. No Guarantor shall have the right to assign its rights hereunder or any interest herein without the prior written consent of the Lenders.

ARTICLE VIII

THE AGENT

SECTION 8.01. Authorization and Action. (a) Each Lender hereby irrevocably appoints Wilmington Trust, National Association to act on its behalf as the Agent hereunder and under the other Loan Documents and authorizes the Agent to take such actions on its behalf and to exercise such powers as are delegated to the Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto.

(b) Each Lender hereby further irrevocably appoints Wilmington Trust, National Association to act on its behalf as Agent hereunder and under the other Loan Documents and authorizes the Agent to take such actions on its behalf and to exercise such powers as are delegated to the Agent by the terms hereof or thereof, together with such actions and powers as are reasonably incidental thereto. The Agent shall act on behalf of the Lenders and shall have all of the benefits and immunities (i) provided to the Agent in this Article VIII with respect to any acts taken or omissions suffered by the Agent in connection with its activities in such capacity as fully as if the term "Agent" as used in this Article VIII included the Agent with respect to such acts or omissions, and (ii) as additionally provided herein with respect to the Agent.

(c) The provisions of this Article are solely for the benefit of the Agent and the Lenders, and neither the Company nor any other Loan Party shall have rights as a third party beneficiary of any of such provisions.

SECTION 8.02. Agent Individually. (a) The Person serving as the Agent hereunder shall have the same rights and powers in its capacity as a Lender as any other Lender and may exercise the same as though it were not the Agent and the term “Lender” or “Lenders” shall, unless otherwise expressly indicated or unless the context otherwise requires, include the Person serving as the Agent hereunder in its individual capacity. Such Person and its Affiliates may accept deposits from, lend money to, act as the financial advisor or in any other advisory capacity for and generally engage in any kind of business with the Company or any of their Subsidiaries or other Affiliate thereof as if such Person were not the Agent hereunder and without any duty to account therefor to the Lenders.

(b) Each Lender understands that the Person serving as Agent, acting in its individual capacity, and its Affiliates (collectively, the “Agent’s Group”) are engaged in a wide range of financial services and businesses (including, but not limited to, trust, investment management, financing, securities trading, corporate and investment banking and research) (such services and businesses are collectively referred to in this Section 8.02 as “Activities”) and may engage in the Activities with or on behalf of one or more of the Loan Parties or their respective Affiliates. Furthermore, the Agent’s Group may, in undertaking the Activities, engage in trading in financial products or undertake other investment businesses for its own account or on behalf of others (including the Loan Parties and their Affiliates and including holding, for its own account or on behalf of others, equity, debt and similar positions in the Company, another Loan Party or their respective Affiliates), including trading in or holding long, short or derivative positions in securities, loans or other financial products of one or more of the Loan Parties or their Affiliates. Each Lender understands and agrees that in engaging in the Activities, the Agent’s Group may receive or otherwise obtain information concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) which information may not be available to any of the Lenders that are not members of the Agent’s Group. None of the Agent nor any member of the Agent’s Group shall have any duty to disclose to any Lender or use on behalf of the Lenders, and shall not be liable for the failure to so disclose or use, any information whatsoever about or derived from the Activities or otherwise (including any information concerning the business, prospects, operations, property, financial and other condition or creditworthiness of any Loan Party or any Affiliate of any Loan Party) or to account for any revenue or profits obtained in connection with the Activities, except that the Agent shall deliver or otherwise make available to each Lender such documents as are expressly required by any Loan Document to be transmitted by the Agent to the Lenders.

(c) Each Lender further understands that there may be situations where members of the Agent’s Group or their respective customers (including the Loan Parties and their Affiliates) either now have or may in the future have interests or take actions that may conflict with the interests of any one or more of the Lenders (including the interests of the Lenders hereunder and under the other Loan Documents). Each Lender agrees that no member of the Agent’s Group is or shall be required to restrict its activities as a result of the Person serving as Agent being a member of the Agent’s Group, and that each member of the Agent’s Group may undertake any Activities without further consultation with or notification to any Lender. None of (i) this Agreement nor any other Loan Document, (ii) the receipt by the Agent’s Group of information (including Company Information) concerning the Loan Parties or their Affiliates (including information concerning the ability of the Loan Parties to perform their respective Obligations hereunder and under the other Loan Documents) nor (iii) any other matter shall give rise to any fiduciary, equitable or contractual duties (including without limitation any duty of trust or confidence) owing by the Agent or any member of the Agent’s Group to any Lender including any such duty that would prevent or restrict the Agent’s Group from acting on behalf of customers (including the Loan Parties or their Affiliates) or for its own account.

SECTION 8.03. Duties of Agent; Exculpatory Provisions. (a) The Agent’s duties hereunder and under the other Loan Documents are solely ministerial and administrative in nature and the Agent

shall not have any duties or obligations except those expressly set forth herein and in the other Loan Documents. Without limiting the generality of the foregoing, (i) the Agent shall not be subject to any fiduciary or other implied duties, regardless of whether a Default has occurred and is continuing, (ii) the Agent shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby or by the other Loan Documents that the Agent is required to exercise as directed in writing by the Required Lenders (or such other number or percentage of the Lenders as shall be expressly provided for herein or in the other Loan Documents), provided that the Agent shall not be required to take any action that, in its opinion or the opinion of its counsel, may expose the Agent or any of its Affiliates to liability or that is contrary to any Loan Document or applicable law and (iii) the Agent shall not, except as expressly set forth herein and in the other Loan Documents, have any duty to disclose, and shall not be liable for the failure to disclose, any information relating to the Company or any of its Affiliates that is communicated to or obtained by the Person serving as the Agent or any of its Affiliates in any capacity.

(b) The Agent shall not be liable for any action taken or not taken by it (i) with the consent or at the request of the Required Lenders (or such other number or percentage of the Lenders as shall be necessary, or as the Agent shall believe in good faith shall be necessary, under the circumstances as provided in Sections 9.01 or 9.03) or (ii) in the absence of its own gross negligence or willful misconduct. The Agent shall be deemed not to have knowledge of any Default or the event or events that give or may give rise to any Default unless and until the Company or any Lender shall have given notice to the Agent describing such Default and such event or events.

(c) Neither the Agent nor any member of the Agent's Group shall be responsible for or have any duty to ascertain or inquire into (i) any statement, warranty, representation or other information made or supplied in or in connection with this Agreement, any other Loan Document or the information presented to the other Lenders by the Company, (ii) the contents of any certificate, report or other document delivered hereunder or thereunder or in connection herewith or therewith or the adequacy, accuracy and/or completeness of the information contained therein, (iii) the performance or observance of any of the covenants, agreements or other terms or conditions set forth herein or therein or the occurrence of any Default, (iv) the validity, enforceability, effectiveness or genuineness of this Agreement, any other Loan Document or any other agreement, instrument or document or the perfection or priority of any Lien or security interest created or purported to be created by the Collateral Documents or (v) the satisfaction of any condition set forth in Article III or elsewhere herein, other than (but subject to the foregoing clause (ii)) to confirm receipt of items expressly required to be delivered to the Agent.

(d) Nothing in this Agreement or any other Loan Document shall require the Agent or any of its Related Parties to carry out any "know your customer" or other checks in relation to any Person on behalf of any Lender and each Lender confirms to the Agent that it is solely responsible for any such checks it is required to carry out and that it may not rely on any statement in relation to such checks made by the Agent or any of its Related Parties.

SECTION 8.04. Reliance by Agent. The Agent shall be entitled to rely upon, and shall not incur any liability for relying upon, any notice, request, certificate, consent, statement, instrument, document or other writing (including any electronic message, Internet or intranet website posting or other distribution) believed by it to be genuine and to have been signed, sent or otherwise authenticated by the proper Person. The Agent also may rely upon any statement made to it orally or by telephone and believed by it to have been made by the proper Person, and shall not incur any liability for relying thereon. In determining compliance with any condition hereunder to the making of a Loan, that by its terms must be fulfilled to the satisfaction of a Lender, the Agent may presume that such condition is satisfactory to such Lender unless an officer of the Agent responsible for the transactions contemplated hereby shall have received notice to the contrary from such Lender prior to the making of such Loan, and

in the case of a Borrowing, such Lender shall not have made available to the Agent such Lender's ratable portion of such Borrowing. The Agent may consult with legal counsel (who may be counsel for the Company or any other Loan Party), independent accountants and other experts selected by it, and shall not be liable for any action taken or not taken by it in accordance with the advice of any such counsel, accountants or experts.

SECTION 8.05. Indemnification. (a) Each Lender severally agrees to indemnify the Agent (to the extent not promptly reimbursed by the Company) from and against such Lender's pro rata share (based on the Loans held by such Lender relative to the total Loans then outstanding) of any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever that may be imposed on, incurred by, or asserted against the Agent in any way relating to or arising out of this Agreement or any action taken or omitted by the Agent under this Agreement (collectively, the "Indemnified Costs"), provided that no Lender shall be liable for any portion of the Indemnified Costs resulting from the Agent's gross negligence or willful misconduct as found in a non-appealable judgment by a court of competent jurisdiction. Without limitation of the foregoing, each Lender agrees to reimburse the Agent promptly upon demand for its ratable share of any reasonable out-of-pocket expenses (including reasonable counsel fees) incurred by the Agent in connection with the preparation, execution, delivery, administration, modification, amendment or enforcement (whether through negotiations, legal proceedings or otherwise) of, or legal advice in respect of rights or responsibilities under, this Agreement, to the extent that the Agent is not promptly reimbursed for such expenses by the Company. In the case of any investigation, litigation or proceeding giving rise to any Indemnified Costs, this Section 8.05 applies whether any such investigation, litigation or proceeding is brought by the Agent, any Lender or a third party.

(b) The failure of any Lender to reimburse the Agent promptly upon demand for its ratable share of any amount required to be paid by the Lenders to the Agent as provided herein shall not relieve any other Lender of its obligation hereunder to reimburse the Agent for its ratable share of such amount, but no Lender shall be responsible for the failure of any other Lender to reimburse the Agent for such other Lender's ratable share of such amount. Without prejudice to the survival of any other agreement of any Lender hereunder, the agreement and obligations of each Lender contained in this Section 8.05 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes. The Agent agrees to return to the Lenders their respective ratable shares of any amounts paid under this Section 8.05 that are subsequently reimbursed by the Company.

SECTION 8.06. Delegation of Duties. The Agent may perform any and all of its duties and exercise its rights, and powers hereunder or under any other Loan Document by or through any one or more co-agents or sub-agents appointed by the Agent. The Agent and any such co-agent or sub-agent may perform any and all of its duties and exercise its rights and powers by or through their respective Related Parties. Each such co-agent and sub-agent and the Related Parties of the Agent and each such co-agent and sub-agent shall be entitled to the benefits of all provisions of this Article VIII and Article IX (as though such co-agents and sub-agents were the "Agent" under the Loan Documents) as if set forth in full herein with respect thereto.

SECTION 8.07. Resignation of Agent. The Agent may at any time give notice to the Lenders and the Company of its resignation in respect of the Facilities. Upon receipt of any such notice of resignation, the Required Lenders shall have the right, in consultation with the Company, to appoint a successor, which shall be a bank with an office in New York, New York, or an Affiliate of any such bank with an office in New York, New York. If no such successor shall have been so appointed by the Required Lenders and shall have accepted such appointment within 30 days after the retiring Agent gives notice of its resignation (such 30-day period, the "Lender Appointment Period"), then the retiring Agent may on behalf of the applicable Lenders, appoint a successor Agent meeting the qualifications set forth

above. In addition and without any obligation on the part of the retiring Agent to appoint, on behalf of the Lenders, a successor Agent, the retiring Agent may at any time upon or after the end of the Lender Appointment Period notify the Company and the Lenders that no qualifying Person has accepted appointment as successor Agent and the effective date of such retiring Agent's resignation. Upon the resignation effective date established in such notice and regardless of whether a successor Agent has been appointed and accepted such appointment, the retiring Agent's resignation shall nonetheless become effective and (i) the retiring Agent shall be discharged from its duties and obligations as Agent hereunder and under the other Loan Documents in respect of the Facilities as to which it has resigned and (ii) all payments, communications and determinations provided to be made by, to or through the Agent shall instead be made by or to each applicable Lender directly, until such time as the Required Lenders appoint a successor Agent as provided for above in this paragraph. Upon the acceptance of a successor's appointment as Agent hereunder, such successor shall succeed to and become vested with all of the rights, powers, privileges and duties as Agent of the retiring (or retired) Agent in respect of the Facilities as to which it has resigned, and the retiring Agent shall be discharged from all of its duties and obligations as Agent hereunder or under the other Loan Documents in respect of the Facilities as to which it has resigned (if not already discharged therefrom as provided above in this paragraph). The fees payable by the Company to a successor Agent shall be the same as those payable to its predecessor unless otherwise agreed between the Company and such successor. After the retiring Agent's resignation hereunder and under the other Loan Documents, the provisions of this Article VIII and Section 9.04 shall continue in effect for the benefit of such retiring Agent, its sub-agents and their respective Related Parties in respect of any actions taken or omitted to be taken by any of them while the retiring Agent was acting as Agent.

SECTION 8.08. Non-Reliance on Agent and Other Lenders. (a) Each Lender confirms to the Agent, each other Lender and each of their respective Related Parties that it (i) possesses (individually or through its Related Parties) such knowledge and experience in financial and business matters that it is capable, without reliance on the Agent, any other Lender or any of their respective Related Parties, of evaluating the merits and risks (including tax, legal, regulatory, credit, accounting and other financial matters) of (x) entering into this Agreement, (y) making Loans and other extensions of credit hereunder and under the other Loan Documents and (z) in taking or not taking actions hereunder and thereunder, (ii) is financially able to bear such risks and (iii) has determined that entering into this Agreement and making Loans and other extensions of credit hereunder and under the other Loan Documents is suitable and appropriate for it.

(b) Each Lender acknowledges that (i) it is solely responsible for making its own independent appraisal and investigation of all risks arising under or in connection with this Agreement and the other Loan Documents, (ii) that it has, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, made its own appraisal and investigation of all risks associated with, and its own credit analysis and decision to enter into, this Agreement based on such documents and information, as it has deemed appropriate and (iii) it will, independently and without reliance upon the Agent, any other Lender or any of their respective Related Parties, continue to be solely responsible for making its own appraisal and investigation of all risks arising under or in connection with, and its own credit analysis and decision to take or not take action under, this Agreement and the other Loan Documents based on such documents and information as it shall from time to time deem appropriate, which may include, in each case:

(i) the financial condition, status and capitalization of the Company and each other Loan Party;

(ii) the legality, validity, effectiveness, adequacy or enforceability of this Agreement and each other Loan Document and any other agreement, arrangement or document

entered into, made or executed in anticipation of, under or in connection with any Loan Document;

(iii) determining compliance or non-compliance with any condition hereunder to the making of a Loan and the form and substance of all evidence delivered in connection with establishing the satisfaction of each such condition;

(iv) the adequacy, accuracy and/or completeness of any information delivered by the Agent, any other Lender or by any of their respective Related Parties under or in connection with this Agreement or any other Loan Document, the transactions contemplated hereby and thereby or any other agreement, arrangement or document entered into, made or executed in anticipation of, under or in connection with any Loan Document.

SECTION 8.09. Agent May File Proofs of Claim. In case of the pendency of any proceeding under the Bankruptcy Code or any other judicial proceeding relative to any Loan Party, the Agent (irrespective of whether the principal of any Loan shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether the Agent shall have made any demand on the Company) shall be entitled and empowered, by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of the principal and interest owing and unpaid in respect of the Loans and all other Obligations that are owing and unpaid and to file such other documents as may be necessary or advisable in order to have the claims of the Lenders and the Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders and the Agent and their respective agents and counsel and all other amounts due the Lenders and the Agent hereunder) allowed in such judicial proceeding; and

(b) to collect and receive any monies or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, interim receiver, monitor, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender to make such payments to the Agent and, if the Agent shall consent to the making of such payments directly to the Lenders, to pay to the Agent any amount due for the reasonable compensation, expenses, disbursements and advances of the Agent and its agents and counsel, and any other amounts due the Agent hereunder.

SECTION 8.10. Intercreditor Agreement. Each of the Lenders hereby authorizes and directs the Agent to enter into the Intercreditor Agreement on behalf of such Lender and agrees that the Agent in its various capacities thereunder may take such actions on its behalf as is contemplated by the terms of the Intercreditor Agreement. Each Lender hereunder (a) consents to any subordination of Liens provided for in the Intercreditor Agreement, (b) agrees that it will be bound by and will take no actions contrary to the provisions of the Intercreditor Agreement, (c) authorizes and instructs the Agent to enter into the Intercreditor Agreement as Agent and on behalf of such Lender and (d) agrees that the Agent may take such actions on behalf of such Lender as is contemplated by the terms of such Intercreditor Agreement.

ARTICLE IX

MISCELLANEOUS

SECTION 9.01. Amendments, Waivers. For the avoidance of doubt, prior to the Conversion Date this Agreement may be amended by the Required Lead Lenders (as defined in the Existing DIP Credit Agreement). After the Conversion Date, no amendment or waiver of any provision of this

Agreement or the Notes, nor consent to any departure by any Loan Party therefrom, shall in any event be effective unless the same shall be in writing and signed by the Required Lenders, or in the case of any amendment or waiver that only affects one class of Loans and does not adversely affect any other Class of Loans, the Required First Lien Lenders or Required Junior Loan Lenders, as applicable, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given; provided, however, that (a) no amendment, waiver or consent shall, unless in writing and signed by all the Lenders, do any of the following: (i) release all or substantially all of the Collateral in any transaction or series of related transactions, (ii) release one or more Guarantors (or otherwise limit such Guarantors' liability with respect to the obligations owing to the Agent and the Lenders under the Guaranties) if such release or limitation is in respect of all or substantially all of the value of the Guaranties, taken as a whole, to the Lenders, (iii) amend this [Section 9.01](#) or (iv) amend or modify the definition of "Required Lenders", "Required First Lien Lenders", or "Required Junior Loan Lenders"; (b) no amendment, waiver or consent shall, unless in writing and signed by each Lender affected thereby, do any of the following: (i) reduce or forgive the principal of, or interest on, the Loans or any fees or other amounts payable hereunder or (ii) postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder; provided further that no amendment, waiver or consent shall, unless in writing and signed by the Agent in addition to the Lenders required above to take such action, affect the rights or duties of the Agent, under this Agreement or any Note and (c) no amendment, waiver or consent shall, unless in writing and signed by, in the case of any amendment or waiver that only affects one Class of Loans and does not adversely affect any other Class of Loans, the Required First Lien Lenders or Required Junior Loan Lenders, as applicable, change the order of application of any prepayment or repayment of Loans among the Facilities from the application thereof set forth in [Section 2.08](#) or [Section 6.02](#), provided, however, notwithstanding clauses (i) and (ii) of clause (a) above, no consent or waiver or other approval of any Lender shall be required for any release of a Guaranty or Guaranty Supplement as provided in [Section 7.07](#) or any release of Collateral as provided in [Section 9.15](#) or in any Collateral Document.

SECTION 9.02. Notices, Etc.

(a) Notices Generally. Except in the case of notices and other communications expressly permitted to be given by telephone (and except as provided in subsection (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopier as follows, and all notices and other communications expressly permitted hereunder to be given by telephone shall be made to the applicable telephone number, as follows:

(i) if to the Company or the Agent, to the address, telecopier number, electronic mail address or telephone number specified for such Person on [Schedule 9.02](#); and

(ii) if to any other Lender, to the address, telecopier number, electronic mail address or telephone number specified in its Administrative Questionnaire (including, as appropriate, notices delivered solely to the Person designated by a Lender on its Administrative Questionnaire then in effect for the delivery of notices that may contain material non-public information relating to the Company).

Notices and other communications sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received; notices and other communications sent by telecopier shall be deemed to have been given when sent (except that, if not given during normal business hours for the recipient, shall be deemed to have been given at the opening of business on the next business day for the recipient). Notices and other communications delivered

through electronic communications to the extent provided in subsection (b) below, shall be effective as provided in such subsection (b).

(b) Notices and other communications to the Lenders hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by the Agent, provided that the foregoing shall not apply to notices to any Lender pursuant to Article II if such Lender has notified the Agent that it is incapable of receiving notices under such Article by electronic communication. The Agent or the Company may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it, provided that approval of such procedures may be limited to particular notices or communications.

Each Lender agrees that notice to it specifying that any Company Materials or other notices or communications have been posted to the Platform shall constitute effective delivery of such information, documents or other materials to such Lender for purposes of this Agreement; provided that if requested by any Lender, the Agent shall deliver a copy of the Company Materials, notices or other communications to such Lender by email or fax.

(c) Electronic Communications. Unless the Agent otherwise prescribes, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), provided that if such notice or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next business day for the recipient, and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communication is available and identifying the website address therefor.

(d) The Platform. THE PLATFORM IS PROVIDED "AS IS" AND "AS AVAILABLE". THE AGENT PARTIES (AS DEFINED BELOW) DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE COMPANY MATERIALS OR THE ADEQUACY OF THE PLATFORM, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS IN OR OMISSIONS FROM THE COMPANY MATERIALS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS, IS MADE BY ANY AGENT PARTY IN CONNECTION WITH THE COMPANY MATERIALS OR THE PLATFORM. In no event shall the Agent or any of its Related Parties (collectively, the "Agent Parties") have any liability to the Company, any Lender or any other Person for losses, claims, damages, liabilities or expenses of any kind (whether in tort, contract or otherwise) arising out of the Company' or the Agent's transmission of Company Materials through the Internet, except to the extent that such losses, claims, damages, liabilities or expenses are determined by a court of competent jurisdiction by a final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Agent Party; provided, however, that in no event shall any Agent Party have any liability to the Company, any Lender or any other Person for indirect, special, incidental, consequential or punitive damages (as opposed to direct or actual damages).

(e) Change of Address, Etc. Each of the Company and the Agent may change its address, telecopier or telephone number for notices and other communications hereunder by notice to the other parties hereto. Each other Lender may change its address, telecopier or telephone number for

notices and other communications hereunder by notice to the Company and the Agent. In addition, each Lender agrees to notify the Agent from time to time to ensure that the Agent has on record (i) an effective address, contact name, telephone number, telecopier number and electronic mail address to which notices and other communications may be sent and (ii) accurate wire instructions for such Lender. Furthermore, each Public Lender agrees to cause at least one individual at or on behalf of such Public Lender to at all times have selected the "Private Side Information" or similar designation on the content declaration screen of the Platform in order to enable such Public Lender or its delegate, in accordance with such Public Lender's compliance procedures and applicable law, including United States Federal and state securities laws, to make reference to Company Materials that are not made available through the "Public Side Information" portion of the Platform and that may contain material non-public information with respect to the Company or their securities for purposes of United States Federal or state securities laws.

(f) Reliance by Agent and Lenders. The Agent, and the Lenders shall be entitled to rely and act upon any notices (including telephonic Notices of Borrowing) purportedly given by or on behalf of the Company even if (i) such notices were not made in a manner specified herein, were incomplete or were not preceded or followed by any other form of notice specified herein, or (ii) the terms thereof, as understood by the recipient, varied from any confirmation thereof. The Company shall indemnify the Agent, each Lender and the Related Parties of each of them from all losses, costs, expenses and liabilities resulting from the reliance by such Person on each notice purportedly given by or on behalf of the Company. All telephonic notices to and other telephonic communications with the Agent may be recorded by the Agent, and each of the parties hereto hereby consents to such recording.

SECTION 9.03. No Waiver; Remedies. No failure on the part of any Lender or the Agent to exercise, and no delay in exercising, any right hereunder or under any Note shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right. The remedies herein provided are cumulative and not exclusive of any remedies provided by law.

Notwithstanding anything to the contrary contained herein or in any other Loan Document, the authority to enforce rights and remedies hereunder and under the other Loan Documents against the Loan Parties or any of them shall be vested exclusively in, and all actions and proceedings at law in connection with such enforcement shall be instituted and maintained exclusively by, the Agent in accordance with Section 6.01 for the benefit of all the Lenders; provided, however, that the foregoing shall not prohibit (a) the Agent from exercising on its own behalf the rights and remedies that inure to its benefit (solely in its capacity as Agent) hereunder and under the other Loan Documents, (b) any Lender from exercising setoff rights in accordance with Section 9.06 (subject to the terms of Section 2.13), or (c) any Lender from filing proofs of claim or appearing and filing pleadings on its own behalf during the pendency of a proceeding relative to any Loan Party under the Bankruptcy Code; and provided, further, that if at any time there is no Person acting as Agent hereunder and under the other Loan Documents, then (i) the Required Lenders shall have the rights otherwise ascribed to the Agent pursuant to Article VI and (ii) in addition to the matters set forth in clauses (b) and (c) of the preceding proviso and subject to Section 2.13, any Lender may, with the consent of the Required Lenders, enforce any rights and remedies available to it and as authorized by the Required Lenders.

SECTION 9.04. Costs and Expenses. (a) The Company agrees to pay on demand all reasonable costs and expenses of the Agent in connection with the preparation, execution, delivery, administration, modification and amendment of this Agreement, the Notes and the other documents to be delivered hereunder, including, without limitation, (i) all due diligence, transportation, computer, duplication, appraisal, consultant, and audit expenses, (ii) the reasonable fees and expenses of counsel for the Lead Lenders and the Agent with respect thereto and (iii) fees and expenses incurred in connection with the creation, perfection or protection of the liens under the Loan Documents (including all

reasonable search, filing and recording fees), provided, however, the Company shall not be required to pay fees or expenses of more than one counsel in any jurisdiction where the Collateral is located, with respect to advising each of the Agent, as to its rights and responsibilities, or the perfection, protection or preservation of rights or interests, under the Loan Documents, with respect to negotiations with any Loan Party or with other creditors of any Loan Party or any of its Subsidiaries arising out of any Default or any events or circumstances that may give rise to a Default and with respect to presenting claims in or otherwise participating in or monitoring any bankruptcy, insolvency or other similar proceeding involving creditors' rights generally and any proceeding ancillary thereto. The Company further agrees to pay on demand all costs and expenses of the Agent, and each Lender, if any (including, without limitation, reasonable counsel fees and expenses), in connection with the enforcement (whether through negotiations, legal proceedings or otherwise) of the Loan Documents, whether in any action, suit or litigation, or any bankruptcy, insolvency or other similar proceeding affecting creditors' rights generally, including, without limitation, reasonable fees and expenses of counsel for the Agent and each Lender in connection with the enforcement of rights under this Agreement and the other Loan Documents. Without limiting the foregoing, the Company also agrees to pay all costs and expenses of the Lead Lenders as required under the Commitment Letter.

(b) The Company agrees to indemnify and hold harmless the Agent, and each Lender and each of their Related Parties (each, an "Indemnified Party.") from and against any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or by reason of (including, without limitation, in connection with any investigation, litigation or proceeding or preparation of a defense in connection therewith) (i) the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans (which, for the avoidance of doubt does not include Taxes, Excluded Taxes and Other Taxes which shall be governed by [Section 2.12](#)) or (ii) the actual or alleged presence of Hazardous Materials on any property of the Company or any of its Subsidiaries or any Environmental Action relating in any way to the Company or any of its Subsidiaries, except to the extent such claim, damage, loss, liability or expense resulted from such Indemnified Party's gross negligence, bad faith or willful misconduct, as found in a final and non-appealable judgment by a court of competent jurisdiction. In the case of an investigation, litigation or other proceeding to which the indemnity in this [Section 9.04\(b\)](#) applies, such indemnity shall be effective whether or not such investigation, litigation or proceeding is brought by any Loan Party, its directors, equityholders or creditors or an Indemnified Party or any other Person, whether or not any Indemnified Party is otherwise a party thereto and whether or not the transactions contemplated hereby are consummated. The Company and each Indemnified Party agrees not to assert any claim for special, indirect, consequential or punitive damages against the Company, the Agent, any Lender, any of their Affiliates, or any of their respective directors, officers, employees, attorneys and agents, on any theory of liability, arising out of or otherwise relating to the Notes, this Agreement, any of the transactions contemplated herein or the actual or proposed use of the proceeds of the Loans.

(c) If any payment of principal of, or Conversion of, any Eurodollar Rate Loan is made by the Company to or for the account of a Lender other than on the last day of the Interest Period for such Loan, as a result of a payment or Conversion pursuant to [Section 2.06\(d\)](#), [2.08](#) or [2.10](#), acceleration of the maturity of the Notes pursuant to [Section 6.01](#) or for any other reason, or by an Eligible Assignee to a Lender other than on the last day of the Interest Period for such Loan upon an assignment of rights and obligations under this Agreement pursuant to [Section 9.08](#) as a result of a demand by the Company pursuant to [Section 9.08\(a\)](#), the Company shall, upon demand by such Lender (with a copy of such demand to the Agent), pay to the Agent for the account of such Lender any amounts required to compensate such Lender for any additional losses, costs or expenses that it may reasonably incur as a result of such payment or Conversion, including, without limitation, any loss (excluding loss of

anticipated profits), cost or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by any Lender to fund or maintain such Loan.

(d) Without prejudice to the survival of any other agreement of any Loan Party hereunder or under any other Loan Document, the agreements and obligations of the Company contained in Sections 2.09, 2.12 and 9.04 shall survive the payment in full of principal, interest and all other amounts payable hereunder and under the Notes.

(e) No Indemnified Party referred to in subsection (b) above shall be liable for any damages arising from the use by unintended recipients of any information or other materials distributed to such unintended recipients by such Indemnified Party through telecommunications, electronic or other information transmission systems in connection with this Agreement or the other Loan Documents or the transactions contemplated hereby or thereby other than for direct or actual damages resulting from the gross negligence, bad faith or willful misconduct of such Indemnified Party as determined by a final and nonappealable judgment of a court of competent jurisdiction.

(f) All amounts due under this Section shall be payable not later than ten Business Days after demand therefor.

(g) The agreements in this Section shall survive the resignation of the Agent, the replacement of any Lender and the repayment, satisfaction or discharge of all the other Obligations.

SECTION 9.05. Payments Set Aside. To the extent that any payment by or on behalf of the Company is made to the Agent, or any Lender, or the Agent, or any Lender exercises its right of setoff, and such payment or the proceeds of such setoff or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Agent, or such Lender in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under the Bankruptcy Code or otherwise, then (a) to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such setoff had not occurred, and (b) each Lender severally agrees to pay to the Agent upon demand its applicable share (without duplication) of any amount so recovered from or repaid by the Agent, plus interest thereon from the date of such demand to the date such payment is made at a rate per annum equal to the Federal Funds Rate from time to time in effect. The obligations of the Lenders under clause (b) of the preceding sentence shall survive the payment in full of the Obligations and the termination of this Agreement.

SECTION 9.06. Right of Set-off. Subject to the final proviso to Section 6.01, upon (i) the occurrence and during the continuance of any Event of Default and (ii) the making of the request or the granting of the consent specified by Section 6.01 to authorize the Agent to declare the Loans due and payable pursuant to the provisions of Section 6.01, the Agent, and each applicable Lender and each of their respective Affiliates is hereby authorized at any time and from time to time, to the fullest extent permitted by law, to set off and apply any and all deposits (general or special, time or demand, provisional or final) at any time held and other indebtedness at any time owing by the Agent, or such Lender or such Affiliate to or for the credit or the account of the Company against any and all of the obligations of such Company now or hereafter existing under this Agreement and any Note held by the Agent, or such Lender, whether or not such Lender shall have made any demand under this Agreement or such Note and although such obligations may be unmatured, provided, however, that no such right shall exist against any deposit designated as being for the benefit of any governmental authority, provided, further, that in the event that any Defaulting Lender shall exercise any such right of setoff, (x) all amounts so set off shall be paid over immediately to the Agent for further application in accordance with the provisions of Section 6.02 and, pending such payment, shall be segregated by such Defaulting Lender

from its other funds and deemed held in trust for the benefit of the Agent and the Lenders, and (y) the Defaulting Lender shall provide promptly to the Agent a statement describing in reasonable detail the Obligations owing to such Defaulting Lender as to which it exercised such right of setoff. Each Lender agrees promptly to notify the applicable Borrower after any such set-off and application, provided that the failure to give such notice shall not affect the validity of such set-off and application. The rights of each Lender, the Agent, and each such Affiliate under this Section are in addition to other rights and remedies (including, without limitation, other rights of set-off) that the Agent, the Lenders or such Affiliates may have.

SECTION 9.07. Binding Effect. This Agreement shall become effective in accordance with Section 3.01 and thereafter shall be binding upon and inure to the benefit of the Company, the Agent, and each Lender and their respective successors and assigns, except that no Company shall have the right to assign its rights hereunder or any interest herein without the prior written consent of all of the Lenders.

SECTION 9.08. Assignments and Participations. (a) Each Lender may, with the consent of the Agent (not to be unreasonably withheld or delayed) in the case of an assignment to a Person who is not a Lender, an Affiliate of a Lender or an Approved Fund with respect to a Lender and, if demanded, by the Company so long as no Default shall have occurred and be continuing and only with respect to any Affected Lender, upon at least five Business Days' notice to such Lender and the Agent, shall, assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including, without limitation, all or a portion of the Loans of a Class owing to it and the Note or Notes held by it); provided, however, that (i) except in the case of an assignment to a Lender, an Affiliate of a Lender or an Approved Fund with respect to a Lender, or an assignment of all of a Lender's rights and obligations under this Agreement, the amount of the Loans of the assigning Lender being assigned pursuant to each such assignment (determined as of the date of the Assignment and Acceptance with respect to such assignment) shall in no event be less than \$1,000,000 or an integral multiple of \$1,000,000 in excess thereof or unless the Company and the Agent otherwise agrees, (ii) each such assignment shall be to an Eligible Assignee, (iii) each such assignment made as a result of a demand by the Company pursuant to this Section 9.08(a) shall be arranged by the Company after consultation with the Agent and shall be either an assignment of all of the rights and obligations of the assigning Lender under this Agreement or an assignment of a portion of such rights and obligations made concurrently with another such assignment or other such assignments that together cover all of the rights and obligations of the assigning Lender under this Agreement, (iv) no Lender shall be obligated to make any such assignment as a result of a demand by the Company pursuant to this Section 9.08(a) unless and until such Lender shall have received one or more payments from either the Company or one or more Eligible Assignees in an aggregate amount at least equal to the aggregate outstanding principal amount of the Loans owing to such Lender, together with accrued interest thereon to the date of payment of such principal amount and all other amounts payable to such Lender under this Agreement, and (v) unless waived by the Agent in its sole discretion, the parties to each such assignment shall execute and deliver to the Agent, for its acceptance and recording in the Register, an Assignment and Acceptance (and the assignee, if it is not a Lender, shall deliver to the Agent an Administrative Questionnaire), together with any Note subject to such assignment and a processing and recordation fee of \$3,500 payable by the parties to each such assignment; provided, however, that (x) only one such fee shall be payable in connection with simultaneous assignments to or by two or more Approved Funds with respect to a Lender and (y) in the case of each assignment made as a result of a demand by the Company, such recordation fee shall be payable by the Company except that no such recordation fee shall be payable in the case of an assignment made at the request of the Company to an Eligible Assignee that is an existing Lender. Upon such execution, delivery, acceptance and recording, from and after the effective date specified in each Assignment and Acceptance, (x) the assignee thereunder shall be a party hereto and, to the extent that rights and obligations hereunder have been assigned to it pursuant to such Assignment and Acceptance, have the rights and obligations of a Lender hereunder and (y) the Lender assignor thereunder shall, to the

extent that rights and obligations hereunder have been assigned by it pursuant to such Assignment and Acceptance, relinquish its rights (other than its rights under Sections 2.09, 2.12 and 9.04 to the extent any claim thereunder relates to an event arising prior to such assignment) and be released from its obligations (other than its obligations under Section 9.06 to the extent any claim thereunder relates to an event arising prior to such assignment) under this Agreement (and, in the case of an Assignment and Acceptance covering all or the remaining portion of an assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto).

(b) By executing and delivering an Assignment and Acceptance, the Lender assignor thereunder and the assignee thereunder confirm to and agree with each other and the other parties hereto as follows: (i) other than as provided in such Assignment and Acceptance, such assigning Lender makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with this Agreement or the execution, legality, validity, enforceability, genuineness, sufficiency or value of, or the perfection or priority of any lien or security interest created or purported to be created under or in connection with, this Agreement or any other instrument or document furnished pursuant hereto; (ii) such assigning Lender makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Loan Party or the performance or observance by any Loan Party of any of its obligations under any Loan Document or any other instrument or document furnished pursuant hereto; (iii) such assignee confirms that it has received a copy of this Agreement and such other documents and information as it has deemed appropriate to make its own credit analysis and decision to enter into such Assignment and Acceptance; (iv) such assignee will, independently and without reliance upon the Agent, such assigning Lender or any other Lender and based on such documents and information as it shall deem appropriate at the time, continue to make its own credit decisions in taking or not taking action under this Agreement; (v) such assignee confirms that it is an Eligible Assignee; (vi) such assignee appoints and authorizes the Agent to take such action as agent on its behalf and to exercise such powers and discretion under this Agreement as are delegated to the Agent by the terms hereof, together with such powers and discretion as are reasonably incidental thereto; and (vii) such assignee agrees that it will perform in accordance with their terms all of the obligations that by the terms of this Agreement are required to be performed by it as a Lender.

(c) Upon its receipt of an Assignment and Acceptance executed by an assigning Lender and an assignee representing that it is an Eligible Assignee, together with any Note or Notes subject to such assignment, the Agent shall, if such Assignment and Acceptance has been completed and is in substantially the form of Exhibit C hereto, (i) accept such Assignment and Acceptance, (ii) record the information contained therein in the Register and (iii) give prompt notice thereof to the Company

(d) In connection with any assignment of rights and obligations of any Defaulting Lender hereunder, no such assignment shall be effective unless and until, in addition to the other conditions thereto set forth herein, the parties to the assignment shall make such additional payments to the Agent in an aggregate amount sufficient, upon distribution thereof as appropriate (which may be outright payment, purchases by the assignee of participations or subparticipations, or other compensating actions, including funding, with the consent of the Company and the Agent, the applicable pro rata share of Loans previously requested but not funded by the Defaulting Lender, to each of which the applicable assignee and assignor hereby irrevocably consent), to (x) pay and satisfy in full all payment liabilities then owed by such Defaulting Lender to the Agent or any Lender hereunder (and interest accrued thereon) and (y) acquire (and fund as appropriate) its full pro rata share of all Loans Share. Notwithstanding the foregoing, in the event that any assignment of rights and obligations of any Defaulting Lender hereunder shall become effective under applicable Law without compliance with the provisions of this paragraph, then the assignee of such interest shall be deemed to be a Defaulting Lender for all purposes of this Agreement until such compliance occurs.

(e) The Agent shall maintain at its address referred to in Section 9.02 a copy of each Assignment and Acceptance delivered to and accepted by it and a register for the recordation of the names and addresses of the Lenders and the principal amount of Loans owing to each Lender from time to time (the "Register"). The entries in the Register shall be conclusive and binding for all purposes, absent manifest error, and the Company, the Agent and the Lenders may treat each Person whose name is recorded in the Register as a Lender hereunder for all purposes of this Agreement. The Register shall be available for inspection by the Company or any Lender at any reasonable time and from time to time upon reasonable prior notice.

(f) Each Lender may sell participations to one or more banks or other entities (other than the Company or any of its Affiliates) in or to all or a portion of its rights and obligations under this Agreement (including, without limitation, the Loans owing to it and any Note or Notes held by it); provided, however, that (i) such Lender's obligations under this Agreement shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations, (iii) such Lender shall remain the holder of any such Note for all purposes of this Agreement, (iv) the Company, the Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement and (v) no participant under any such participation shall have any right to approve any amendment or waiver of any provision of any Loan Document, or any consent to any departure by any Loan Party therefrom, provided, however, that any agreement between a Lender and such participant may provide that the Lender will not, without the consent of participant, agree to any such amendment, waiver or consent which would reduce the principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation, or postpone any date fixed for any payment of principal of, or interest on, the Loans or any fees or other amounts payable hereunder, in each case to the extent subject to such participation.

(g) Any Lender may, in connection with any assignment or participation or proposed assignment or participation pursuant to this Section 9.08, disclose to the assignee or participant or proposed assignee or participant, any information relating to the Company furnished to such Lender by or on behalf of the Company; provided that, prior to any such disclosure, the assignee or participant or proposed assignee or participant shall agree to preserve the confidentiality of any Company Information relating to the Company received by it from such Lender.

(h) Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment shall release such Lender from any of its obligations hereunder or substitute any such pledge or assignee for such Lender as a party hereto.

(i) Each Lender that sells a participation shall, acting solely for this purpose as a non-fiduciary agent of the Company, maintain a register in the United States on which it enters the name and address of each participant and the principal amounts and stated interest of each participant's interest in the Loans or other obligations under this Agreement (the "Participant Register"); provided, that no Lender shall have any obligation to disclose all or any portion of the Participant Register to any Person (including the identity of any participant or any information relating to a participant's interest in any Loans or its other obligations under this Agreement) except to the extent that such disclosure is necessary to establish that the Loans are in registered form under Treas. Reg. § 5f.103-1(c). The entries in the Participant Register shall be conclusive absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as owner of such participation for all purposes of this Agreement.

SECTION 9.09. Confidentiality. Neither the Agent nor any Lender may disclose to any Person any confidential, proprietary or non-public information of any Loan Party furnished to the Agent or the Lenders by any Loan Party, including, without limitation (1) earnings and other financial information and forecasts, budgets, projections, plans, (including, without limitation, any confirmations of publicly disclosed advice regarding any material matter); (2) mergers, acquisitions, tender offers, joint ventures, disposition or changes in assets; (3) new products or discoveries or developments regarding the Company's customers or suppliers; (4) changes in control or in management; (5) changes in auditors or auditor notifications to the Company; (6) securities redemptions, splits, repurchase plans, changes in dividends, changes in rights of holders or sales of additional securities; and (7) negative news relating to such matters as physical damage to properties from significant events, loss of significant contractual relationship, material litigation, defaults under contracts or securities, bankruptcy (including the Cases) or receivership (such information being referred to collectively herein as the "Company Information"), except that each of the Agent and each of the Lenders may disclose Company Information (i) to its Affiliates and to its and its Affiliates' managers, administrators, partners, employees, trustees, officers, directors, agents, advisors and other representatives solely for purposes of this Agreement, any Notes and the transactions contemplated hereby (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of such Company Information and instructed to keep such Company Information confidential on terms substantially no less restrictive than those provided herein), (ii) to the extent requested by any regulatory authority purporting to have jurisdiction over it (including any self-regulating authority, such as the National Association of Insurance Commissioners), provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Company with prompt notice of such requested disclosure so that the Company may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure (except in the case of any disclosure made in the course of any examination conducted by bank regulatory authority), (iii) to the extent required by applicable laws or regulations or by any subpoena or similar legal process, provided, to the extent permitted by law and practicable under the circumstances, the Agent or such Lender shall provide the Company with prompt notice of such requested disclosure so that the Company may seek a protective order prior to the time when the Agent or such Lender is required to make such disclosure, (iv) subject to this Section 9.09, to any other Lender to this Agreement which has requested such information, (v) in connection with the exercise of any remedies hereunder or any suit, action or proceeding relating to this Agreement or the enforcement of rights hereunder, (vi) subject to an agreement containing provisions no less restrictive than those of this Section 9.09, to any assignee or participant or prospective assignee or participant or any pledge referred to in Section 9.08(g), (vii) to the extent such Company Information (A) is or becomes generally available to the public on a non-confidential basis other than as a result of a breach of this Section 9.09 by the Agent or such Lender, or (B) is or becomes legally available to the Agent or such Lender on a nonconfidential basis from a source other than a Loan Party, provided that the source of such information was not known by the Agent or such Lender to be bound by a confidentiality agreement with or other contractual, legal or fiduciary obligations of confidentiality to a Loan Party or any other party with respect to such information, (viii) with the consent of the Company, (ix) to any party hereto and (x) subject to the Agent's or the applicable Lender's receipt of an agreement containing provisions no less restrictive than those of this Section, to any actual or prospective party (or its managers, administrators, trustees, partners, directors, officers, employees, agents, advisors and other representatives) to any swap, derivative or other transaction under which payments are to be made by reference to the Company and its Obligations, this Agreement or payments hereunder. Any Person required to maintain the confidentiality of Information as provided in this Section shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such Information as such Person would accord to its own confidential information

SECTION 9.10. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed

shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or in .pdf (or similar electronic format) shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 9.11. Survival of Representations and Warranties. All representations and warranties made hereunder and in any other Loan Document or other document delivered pursuant hereto or thereto shall survive the execution and delivery hereof and thereof. Such representations and warranties have been or will be relied upon by the Agent and each Lender, regardless of any investigation made by the Agent or any Lender or on their behalf and notwithstanding that the Agent or any Lender may have had notice or knowledge of any Default at the time of any Loan, and shall continue in full force and effect as long as any Loan or any other Obligation hereunder shall remain unpaid or unsatisfied.

SECTION 9.12. Severability. If any provision of this Agreement or the other Loan Documents is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this Agreement and the other Loan Documents shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. Without limiting the foregoing provisions of this Section 9.12, if and to the extent that the enforceability of any provisions in this Agreement relating to Defaulting Lenders shall be limited by the Bankruptcy Code, as determined in good faith by the Agent, as applicable, then such provisions shall be deemed to be in effect only to the extent not so limited.

SECTION 9.13. Jurisdiction. (a) GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

(b) SUBMISSION TO JURISDICTION. THE COMPANY AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT OR IN ANY OTHER LOAN DOCUMENT SHALL AFFECT ANY RIGHT THAT THE AGENT OR ANY LENDER MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AGAINST THE COMPANY OR ANY OTHER LOAN PARTIES OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) WAIVER OF VENUE. THE COMPANY AND EACH OTHER LOAN PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED

BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(d) SERVICE OF PROCESS. EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 9.02. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

SECTION 9.14. PATRIOT Act Notice. Each Lender and the Agent (for itself and not on behalf of any Lender) hereby notifies the Company that pursuant to the requirements of the PATRIOT Act, it is required to obtain, verify and record information that identifies such Company, which information includes the name and address of such Company and other information that will allow such Lender or the Agent, as applicable, to identify such Company in accordance with the PATRIOT Act. Each Company shall provide such information and take such actions as are reasonably requested by the Agent or any Lenders in order to assist the Agent and the Lenders in maintaining compliance with its ongoing obligations under applicable "know your customer" and anti-money laundering rules and regulations, including the PATRIOT Act.

SECTION 9.15. Release of Collateral; Termination of Loan Documents. (a) (i) Upon the sale, lease, transfer or other disposition of any item of Collateral of any Loan Party (other than to any Person that is not, and that is not required to be, a Loan Party) in accordance with the terms of the Loan Documents, including, without limitation, as a result of the sale, in accordance with the terms of the Loan Documents, of the Loan Party that owns such Collateral, (ii) upon a Subsidiary ceasing to be a Subsidiary, and (iii) at any time a Loan Party's guarantee of the obligations under the Loan Documents ceases as provided in Section 7.07, the security interests granted by the Loan Documents with respect to such items of Collateral and/or Loan Party shall immediately terminate and automatically be released, and the Agent will, at the Company's expense, execute and deliver to such Loan Party such documents as such Loan Party may reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted under the Collateral Documents.

(b) Upon the payment in full in cash of all Obligations (other than contingent indemnification obligations for which no claim has been asserted), (x) except as otherwise specifically stated in this Agreement or the other Loan Documents, this Agreement and the other Loan Documents

shall terminate and be of no further force or effect, (y) the Agent shall release or cause the release of all Collateral from the Liens of the Loan Documents and the Guarantors of all Obligations under each Guaranty, and will, at the Company's expense, execute and deliver such documents as the Company may reasonably request to evidence the release of Collateral from the assignment and security interest granted under the Collateral Documents and the obligations of the Guarantors and (z) each Lender that has requested and received a Note shall return such Note to the Company marked "cancelled" or "paid in full"; provided, however, that the Lender's obligations under this Section 9.15 shall survive until satisfied.

SECTION 9.16. Judgment Currency. (a) If for the purposes of obtaining judgment in any court it is necessary to convert a sum due hereunder in Dollars into another currency, the parties hereto agree, to the fullest extent that they may effectively do so, that the rate of exchange used shall be that at which in accordance with normal banking procedures the Agent could purchase Dollars with such other currency at the Exchange Rate on the Business Day preceding that on which final judgment is given.

(b) The obligation of the Company in respect of any sum due from it in any currency (the "Primary Currency") to any Lender or the Agent hereunder shall, notwithstanding any judgment in any other currency, be discharged only to the extent that on the Business Day following receipt by such Lender or the Agent (as the case may be), of any sum adjudged to be so due in such other currency, such Lender or the Agent (as the case may be) may in accordance with normal banking procedures purchase the applicable Primary Currency with such other currency; if the amount of the applicable Primary Currency so purchased is less than such sum due to such Lender or the Agent (as the case may be) in the applicable Primary Currency, the Company agrees, as a separate obligation and notwithstanding any such judgment, to indemnify such Lender or the Agent (as the case may be) against such loss, and if the amount of the applicable Primary Currency so purchased exceeds such sum due to any Lender or the Agent (as the case may be) in the applicable Primary Currency, such Lender or the Agent (as the case may be) agrees to remit to such Company such excess.

SECTION 9.17. No Fiduciary Duty. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), the Company and each other Loan Party acknowledges and agrees, and acknowledges its Affiliates' understanding, that: (i) (A) the arranging and other services regarding this Agreement provided by the Agent and the Lenders are arm's-length commercial transactions between the Loan Parties and their respective Affiliates, on the one hand, and the Agent and the Lenders, on the other hand, (B) each of the Loan Parties has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (C) the Loan Parties are capable of evaluating, and understand and accept, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; (ii) (A) the Agent and the Lenders each are and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, have not been, are not, and will not be acting as an advisor, agent or fiduciary for the Loan Parties or any of their respective Affiliates, or any other Person and (B) neither the Agent nor the Lenders have any obligation to the Loan Parties or any of their respective Affiliates with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (iii) the Agent and the Lenders and their respective Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the Loan Parties and their respective Affiliates, and neither the Agent nor the Lenders have any obligation to disclose any of such interests to the Loan Parties or their respective Affiliates. To the fullest extent permitted by law, the Company and each of the other Loan Parties hereby waives and releases any claims that it may have against the Agent and the Lenders with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

SECTION 9.18. Electronic Execution of Assignments and Certain Other Documents. The words “execution,” “signed,” “signature,” and words of like import in any Assignment and Acceptance or in any amendment or other modification hereof (including waivers and consents) shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act or similar foreign laws.

[The remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

[U.S. SUBSIDIARY GUARANTORS]

By _____
Name:
Title:

Signature Page to
Credit Agreement

By _____
Name:
Title:

Signature Page to
Credit Agreement

[LENDER],
as a [Lender]

By _____
Name:
Title:

Signature Page to
Credit Agreement

See Attached.

Eastman Kodak Company
U.S. 13-Week Cash Flow
(\$USD millions)

	1	2	3	4	5	6	7	8	9	10	11	12	13	Total
	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	Projected Post- Petition Week Ended	
	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	[—]/[—]/13	
CASH RECEIPTS:														
Operating Receipts	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Net Intercompany Trade Receipts														
Other Receipts ⁽¹⁾														
Total Receipts	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
CASH DISBURSEMENTS:														
General Disbursements														
Payroll/Benefits														
Other Disbursements														
Total Disbursements	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Net Cash Flow, bef. Debt, and Restructuring	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Cumulative	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
RESTRUCTURING/INTEREST RELATED														
Restructuring Related and Interest Expense ⁽²⁾														
Total Restructuring/Interest Related	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Net Cash Flow, before Draw (Repay)	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Cumulative	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
DIP Term Loan Draw/(Repay)														
Jr. DIP Term Loan Draw/(Repay)														
DIP ABL Draw/(Repay)														
Net Cash Flow	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Cumulative	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning Operating Cash Balance	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending Operating Cash Balance	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning Pre-Petition Revolver	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending Pre-Petition Revolver	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning DIP ABL	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending DIP ABL⁽³⁾	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Beginning DIP Term Loan	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Ending DIP Term Loan	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$

(1) Includes asset sales, intercompany advances and dividends, and other receipts.
(2) Includes professional fees, restructuring charges, fees and interest, utility deposits, and payments under various supplier motions.
(3) DIP availability includes impact of outstanding LCs and secured agreements of approximately \$[—].

INTERCREDITOR AGREEMENT

Dated as of

March 22, 2013

Among

CITICORP NORTH AMERICA, INC.,

as Representative with respect to the ABL Credit Agreement,

WILMINGTON TRUST, NATIONAL ASSOCIATION,

as Representative with respect to the New Money Term Loans
under the Term Loan Agreement,

WILMINGTON TRUST, NATIONAL ASSOCIATION,

as Representative with respect to the Junior Term Loans
under the Term Loan Agreement,

EASTMAN KODAK COMPANY

and

THE OTHER GRANTORS PARTY HERETO

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INTERCREDITOR AGREEMENT

INTERCREDITOR AGREEMENT (this "Agreement"), dated as of March 22, 2013, among CITICORP NORTH AMERICA, INC. ("CNAI"), as Representative with respect to the ABL Credit Agreement, WILMINGTON TRUST, NATIONAL ASSOCIATION ("Wilmington Trust"), as Representative with respect to the New Money Term Loans, WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative with respect to the Junior Term Loans, Eastman Kodak Company (the "Borrower"), and each of the other Grantors party hereto.

WHEREAS, the Borrower, the lenders party thereto, CNAI, as administrative agent (the "ABL Agent") and the lenders party thereto are parties to that certain Amended and Restated Debtor-in-Possession Revolving Credit Agreement, dated as of March 22, 2013 (the "ABL Credit Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Borrower, the lenders party thereto, Wilmington Trust, as administrative agent with respect to the New Money Term Loans (the "New Money Term Loan Agent"), Wilmington Trust, as administrative agent with respect to the Junior Term Loans (the "Junior Term Loan Agent") and the lenders party thereto are parties to that certain Debtor-in-Possession Loan Agreement, dated as of March 22, 2013 (the "Term Loan Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Grantors and the ABL Agent are parties to that certain Amended and Restated Security Agreement, dated as of March 22, 2013 (as the same may be amended, restated, amended and restated, supplemented or otherwise modified, the "ABL Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the ABL Secured Obligations; and

WHEREAS, the Grantors, the New Money Term Loan Agent and the Junior Term Loan Agent are parties to that certain Security Agreement, dated as of March 22, 2013 (as the same may be amended, restated, amended and restated, supplemented or otherwise modified, the "Term Loan Security).

Agreement”), pursuant to which such Grantors have granted Liens on their assets securing the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations; and

WHEREAS, it is the desire of the parties hereto to set forth their respective rights and priorities with respect to the Common Collateral;

NOW THEREFORE, in consideration of the foregoing and the mutual covenants herein contained and other good and valuable consideration, the existence and sufficiency of which is expressly recognized by all of the parties hereto, the parties agree as follows:

SECTION 1. *Definitions; Other Interpretive Provisions.*

1.1 Definitions.

The following terms, as used herein, have the following meanings:

“ABL Agent” has the meaning set forth in the first WHEREAS clause of this Agreement; *provided* that the term “ABL Agent” shall also mean the Representative for the holders of any indebtedness outstanding under any Replacement ABL Credit Agreement then extant.

“ABL Credit Agreement” has the meaning set forth in the first WHEREAS clause of this Agreement; *provided* that the term “ABL Credit Agreement” shall also include any Replacement ABL Credit Agreement, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“ABL Loan Documents” means (i) the “Loan Documents” as defined in the ABL Credit Agreement or (ii) the “Loan Documents” (or comparable term) as defined in any Replacement ABL Credit Agreement, as the case may be.

“ABL Priority Collateral” means any and all present and future right, title and interest of the Grantors in and to the following, whether now owned or hereafter acquired, existing or arising, and wherever located: (a) cash and Cash Equivalents (other than cash proceeds of property that was Term Loan Priority Collateral when such cash proceeds arose to the extent such cash proceeds are held in a Term Facility Cash Collateral Account, and any investment of such cash and Cash Equivalents held in a Term Facility Cash Collateral Account), (b) deposit accounts (other than any deposit account (including

any Term Facility Cash Collateral Account) that contains solely the identifiable cash proceeds of property that was Term Loan Priority Collateral when such cash proceeds arose), (c) Inventory, (d) accounts, chattel paper and other related rights to payment, (e) to the extent evidencing, governing, securing or otherwise related to the items referred to in the preceding clauses (a) through (d) of this definition, all related contracts, contract rights, documents, instruments and other evidences of indebtedness, payment intangibles, letter-of-credit rights and other supporting obligations and other claims or causes of action; (f) all books and records relating to the foregoing and (g) all proceeds of any and all of the foregoing; *provided* that the ABL Priority Collateral and the Term Loan Priority Collateral shall include the proceeds of Avoidance Actions (as defined in the ABL Credit Agreement as in effect on the date hereof) on an equal and ratable basis. Terms used in the foregoing definition which are defined in the Uniform Commercial Code and not otherwise defined in this Agreement have the meanings specified in the Uniform Commercial Code.

“ABL Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(b).

“ABL Priority Collateral Processing and Sale Period” has the meaning specified in Section 7.3(b).

“ABL Priority DIP Financing” has the meaning specified in Section 5.2(a).

“ABL Purchase” has the meaning specified in Section 4.4(a).

“ABL Purchase Event” has the meaning specified in Section 4.4(a).

“ABL Purchase Price” has the meaning specified in Section 4.4(b).

“ABL Purchasing Parties” has the meaning specified in Section 4.4(a).

“ABL Secured Obligations” means all “Secured Obligations” (or comparable term) as defined in the ABL Credit Agreement (including, for the avoidance of doubt, in any Replacement ABL Credit Agreement).

“ABL Secured Parties” means holders from time to time of the ABL Secured Obligations.

“ABL Security Agreement” has the meaning set forth in the third WHEREAS clause of this Agreement; *provided* that if a Replacement ABL Credit Agreement is in effect, “ABL Security Agreement” shall be deemed to be a reference to each agreement pursuant to which Liens have been granted to secure obligations under such Replacement ABL Credit Agreement, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Additional Debt” has the meaning specified in Section 11.3(b).

“Adequate Protection Liens” means any Liens granted in any Insolvency Proceeding to any Secured Party as adequate protection of the Secured Obligations held by such Secured Party.

“Available Credit Bid Amount” means, at any time during the pendency of the Existing Chapter 11 Cases, (i) \$200,000,000 minus (ii) the aggregate principal amount of New Money Term Loans prepaid with the proceeds of any other Specified Sale consummated prior to the consummation of the applicable transaction with respect to which a credit bid is to be made minus (iii) the amount of all other successful credit bids previously made in connection with any other Specified Sale.

“Bankruptcy Code” means the United States Bankruptcy Code (11 U.S.C. §101 et seq.), as amended from time to time.

“Bankruptcy Court” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Borrower” has the meaning set forth in the preamble of this Agreement.

“Cash Equivalents” has the meaning specified in the ABL Credit Agreement.

“CNAI” has the meaning set forth in the preamble of this Agreement.

“Class” refers to the determination (x) in relation to any particular Type of Common Collateral, (i) with respect to any Secured Obligations, whether such Secured Obligations are First Priority Obligations, Second Priority Obligations or Third Priority Obligations and (ii) with respect to any Secured Party, whether such Secured Party is a First Priority Secured Party, a Second Priority Secured Party or a Third Priority Secured Party and (y) in relation to any Secured Obligations, whether such

Secured Obligations are ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations.

“Common Collateral” means all assets of the Grantors on which Liens have been granted (or purported to be granted) to secure more than one Class of Secured Obligations.

“Comparable Second Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document, that Second Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Comparable Third Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document or any Second Priority Security Document, that Third Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Defaulting ABL Secured Party” has the meaning specified in Section 4.4(g).

“Defaulting New Money Secured Party” has the meaning specified in Section 4.5(f).

“DIP Financing” means an ABL Priority DIP Financing or a Term Loan Priority DIP Financing.

“Effective Date” means March 22, 2013.

“Enforcement Action” means, with respect to any Class of Secured Obligations, the exercise of any rights and remedies with respect to any Common Collateral securing such obligations or the commencement or prosecution of enforcement of any of the rights and remedies under the Loan Documents governing such Class, or applicable law, including without limitation the exercise of any rights of set-off, recoupment or credit bidding, and the exercise of any rights or remedies of a secured creditor under the Uniform Commercial Code, the Bankruptcy Code (including credit bidding rights) or other similar creditors’ rights, bankruptcy, insolvency, reorganization or similar laws of any applicable jurisdiction.

“Existing Chapter 11 Cases” means the Chapter 11 cases filed by Eastman Kodak Company and certain of its subsidiaries on January 19, 2012 in the United States Bankruptcy Court for the Southern District of New York and pending as of the Effective Date.

“Existing Chapter 11 Cases Emergence Date” means the date of the substantial consummation (as defined in Section 1101 of the Bankruptcy Code and which for purposes of this Agreement shall be no later than the effective date) of a Reorganization Plan in the Existing Chapter 11 Cases that is confirmed pursuant to an order of the Bankruptcy Court.

“First Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related First Priority Obligations.

“First Priority Lien” means any Lien on any Type of Common Collateral securing any First Priority Obligation.

“First Priority Obligations” means, subject to Section 1.2, (i) with respect to the ABL Priority Collateral, the ABL Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the New Money Term Loan Secured Obligations. To the extent any payment with respect to any First Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any Second Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“First Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date on which (i) the First Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable First Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit

under the applicable First Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable First Priority Documents (other than such as have been cash collateralized or defeased or otherwise provided for in accordance with the terms of the applicable First Priority Documents), and (iv) the First Priority Representative with respect to such Common Collateral has delivered a written notice to the Second Priority Representative and the Third Priority Representative with respect to such Common Collateral stating that the events described in clauses (i), (ii) and (iii) have occurred to the satisfaction of the First Priority Secured Parties with respect to such Common Collateral. For avoidance of doubt, a Refinancing of First Priority Obligations with respect to any Type of Common Collateral that is permitted hereby (other than with the proceeds of DIP Financing following the Existing Chapter 11 Cases Emergence Date) shall not give rise to the First Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“First Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the First Priority Obligations with respect to such Common Collateral.

“First Priority Secured Parties” means, with respect to each Type of Common Collateral, the First Priority Representative and the holders of the First Priority Obligations.

“First Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure First Priority Obligations.

“Grantor Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex III, appropriately completed.

“Grantors” means the Borrower and each Subsidiary of the Borrower that has at any time granted a Lien on any assets that constitute Common Collateral.

“Hedge Agreement Obligations” has the meaning set forth in the ABL Credit Agreement.

“Insolvency Proceeding” means any proceeding in respect of bankruptcy, insolvency, winding up, receivership, dissolution or assignment for the benefit of creditors, in each of the foregoing

events whether under the Bankruptcy Code or any similar federal, state or foreign bankruptcy, insolvency, reorganization, receivership or similar law.

“Inventory” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Junior Term Loan Agent” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “Junior Term Loan Agent” shall also mean the Representative for the holders of any indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant (and, if more than one Junior Term Loan Agent exists at any time, “Junior Term Loan Agent” shall be deemed to be a collective reference to each Junior Term Loan Agent).

“Junior Term Loan Secured Obligations” means, collectively, (i) all “Obligations” (or comparable term) in respect of the Junior Term Loans under the Term Loan Agreement and (ii) all “Obligations” (or comparable term) in respect of any other indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant.

“Junior Term Loan Secured Parties” means the holders from time to time of the Junior Term Loan Secured Obligations.

“Junior Term Loans” means the “Junior Loans” (as defined in the Term Loan Agreement as in effect on the date hereof).

“Lien” means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property; *provided* the term “Lien” shall not include any license of intellectual property.

“Loan Document” means any of the ABL Loan Documents or the Term Loan Documents.

“Maximum Obligations Amount” means

(I) prior to the Existing Chapter 11 Cases Emergence Date, (x) with respect to the principal amount of New Money Term Loan Secured Obligations (A) \$473,200,000 minus (B) the aggregate amount of all mandatory prepayments of principal of the New Money Term Loans made on or after the date hereof (excluding, for the avoidance of doubt, any such prepayments made in connection with the Refinancing of any such loans that is permitted under this Agreement), (y) with respect to the principal amount of Junior Term Loan Secured Obligations, \$375,000,000, and (z) (A) with respect to the principal amount of ABL Secured Obligations, together with the undrawn face amount of and unreimbursed drawings with respect to letters of credit constituting ABL Secured Obligations, \$200,000,000 plus (B) with respect to the amount of obligations under Secured Agreements (or a comparable term in any Replacement ABL Credit Agreement) constituting ABL Secured Obligations, \$75,000,000, plus, in the case of a Refinancing pursuant to this Agreement and in the case of each of clauses (x), (y) and (z), an amount equal to accrued and unpaid interest on, and premium with respect to, the obligations being Refinanced and other reasonable and customary fees and expenses incurred in connection with such Refinancing; and

(II) on and after the Existing Chapter 11 Cases Emergence Date, (x) with respect to the principal amount of Term Loan Secured Obligations (A) \$848,200,000 minus (B) the aggregate amount of all mandatory prepayments of principal of the Term Loan Secured Obligations made on or after the Existing Chapter 11 Cases Emergence Date (excluding, for the avoidance of doubt, any repayment of the New Money Term Loans on the Existing Chapter 11 Cases Emergence Date and any such prepayments made in connection with the Refinancing of any such loans that is permitted under this Agreement) plus (C) the product of (i) the aggregate principal amount of New Money Term Loan Secured Obligations under the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement that are converted to Term Loan Secured Obligations under the "Exit Loan Agreement" as contemplated by Section 2.22 of such Term Loan Agreement multiplied by (ii) 2%, and (y) (A) with respect to the principal amount of ABL Secured Obligations, together with the undrawn face amount of and unreimbursed drawings with respect to letters of credit constituting ABL Secured Obligations,

\$200,000,000 plus (B) with respect to the amount of obligations under Secured Agreements (or a comparable term in any Replacement ABL Credit Agreement) constituting ABL Secured Obligations, \$75,000,000, plus, in the case of a Refinancing pursuant to this Agreement and in the case of each of clauses (x) and (y), an amount equal to accrued and unpaid interest on, and premium with respect to, the obligations being Refinanced and other reasonable and customary fees and expenses incurred in connection with such Refinancing.

“Mortgage” means mortgage, deed of trust, leasehold mortgage, assignment of leases and rents, modifications and any other agreement, document or instrument pursuant to which any Lien on real property is granted to secure any Secured Obligations or under which rights or remedies with respect to any such Lien are governed.

“New DIP Order” means (i) that certain Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 2926], attached as Exhibit J-1 to the ABL Credit Agreement as modified by (ii) that certain Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279], attached as Exhibit J-2 to the ABL Credit Agreement.

“New Money Term Loan Agent” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “New Money Term Loan Agent” shall also mean the Representative for the holders of any indebtedness that has been designated, in accordance with this Agreement, as “New Money Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant (and, if more than one New Money Term Loan Agent exists at any time,

“New Money Term Loan Agent” shall be deemed to be a collective reference to each New Money Term Loan Agent).

“New Money Term Loan Purchase” has the meaning specified in Section 4.5(a).

“New Money Term Loan Purchase Event” has the meaning specified in Section 4.5(a).

“New Money Term Loan Purchase Price” has the meaning specified in Section 4.5(b).

“New Money Term Loan Purchasing Parties” has the meaning specified in Section 4.5(a).

“New Money Term Loan Secured Obligations” means, collectively, (i) all “Obligations” (or comparable term) in respect of the New Money Term Loans under the Term Loan Agreement and (ii) all “Obligations” (or comparable term) in respect of any other indebtedness that has been designated, in accordance with this Agreement, as “New Money Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant.

“New Money Term Loan Secured Parties” means the holders from time to time of the New Money Term Loan Secured Obligations.

“New Money Term Loans” means the “New Money Loans” (as defined in the Term Loan Agreement as in effect on the date hereof).

“Patent License” means any agreement now or hereafter in existence granting to any Grantor, or pursuant to which any Grantor grants to any other Person, any right with respect to any Patent or any invention now or hereafter in existence, whether patentable or not, whether a patent or application for patent is in existence on such invention or not, and whether a patent or application for patent on such invention may come into existence or not.

“Patents” means all the following owned or hereafter acquired by any Grantor: (i) all letters patent and design letters patent of the United States or any other country and all applications for letters patent or design letters patent of the United States or any other country, (ii) all reissues, divisions, continuations, continuations in part, revisions and extensions of any of the foregoing, (iii) all claims for, and rights to sue for, past or future infringements of any of the foregoing and (iv) all income, royalties,

damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past or future infringements thereof.

“Person” means an individual, partnership, corporation (including a business trust), joint stock company, trust, unincorporated association, joint venture, limited or unlimited liability company or other entity, or a government or any political subdivision or agency thereof.

“Post-Petition Interest” means any interest, fees, expenses or other amount that accrues or would have accrued after the commencement of any Insolvency Proceeding, whether or not allowed or allowable in any such Insolvency Proceeding.

“Refinance” means, in respect of any indebtedness, to extend, refinance, renew or replace, defease or refund such indebtedness, in whole or in part. “Refinanced” and “Refinancing” shall have correlative meanings.

“Reorganization Plan” means a plan of reorganization pursuant to Chapter 11 of the Bankruptcy Code.

“Replacement ABL Credit Agreement” means (i) any replacement credit agreement entered into by the Grantors (or any of them) to Refinance, in whole but not in part, the indebtedness outstanding under the then-extant ABL Credit Agreement or (ii) in the event that no indebtedness is outstanding under the then-extant ABL Credit Agreement, any replacement credit agreement entered into by the Grantors (or any of them), so long as, in the case of each of clauses (i) and (ii), the commitments under the then-extant ABL Credit Agreement shall have also been terminated; *provided* that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the then-extant Term Loan Documents and (2) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement credit agreement as the “ABL Agent” by delivering a writing to such effect to each Term Loan Agent, (y) the provisions of Section 6.2(a) of this Agreement shall have been complied with and (z) the Borrower shall have delivered to each Term Loan Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Replacement Term Loan Agreement” means (A) the “Exit Loan Agreement” contemplated by Section 2.22 of the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement and (B) any other replacement loan agreement or agreements entered into by the Grantors (or any of them) to Refinance, in whole or in part, the indebtedness outstanding under any then-extant Term Loan Agreement; *provided* in the case of each of clauses (A) and (B), that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the ABL Loan Documents, (2) the other then-extant Term Loan Documents and (3) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement loan agreement as a “Term Loan Agent” by delivering a writing to such effect to the ABL Agent, (y) the provisions of Section 6.2(b) and/or 6.2(c), as applicable, of this Agreement shall have been complied with and (z) the Borrower shall have delivered to the ABL Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Representative” means the agent, trustee, or other representative for the holders of the Secured Obligations of any Class designated pursuant to the applicable Loan Documents.

“Representative Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex II, appropriately completed.

“Responsible Officer” means the chief executive officer, president, chief financial officer, secretary, assistant secretary, treasurer, assistant treasurer or controller of a Grantor.

“Second Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Second Priority Obligations.

“Second Priority Lien” means any Lien on any Type of Common Collateral securing any Second Priority Obligation.

“Second Priority Obligations” means, subject to Section 1.2, (i) with respect to the ABL Priority Collateral, the New Money Term Loan Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the ABL Secured Obligations. To the extent any payment with respect to any Second Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement

of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any First Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“Second Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date after the First Priority Obligations Payment Date with respect to such Common Collateral on which (i) the Second Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable Second Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable Second Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable Second Priority Documents (other than such as have been cash collateralized or defeased or otherwise provided for in accordance with the terms of the applicable Second Priority Documents), and (iv) the Second Priority Representative with respect to such Common Collateral has delivered a written notice to the Third Priority Representative with respect to such Common Collateral stating that the events described in clauses (i), (ii) and (iii) have occurred to the satisfaction of the Second Priority Secured Parties with respect to such Common Collateral. For avoidance of doubt, a Refinancing of Second Priority Obligations with respect to any Type of Common Collateral that is permitted hereby (other than with the proceeds of DIP Financing following the Existing Chapter 11 Cases Emergence Date) shall not give rise to the Second Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“Second Priority Permitted Actions” means the actions permitted to be taken by the Second Priority Secured Parties with respect to each Type of Common Collateral pursuant to Section 3.1(b).

“Second Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Secured Parties” means, with respect to each Type of Common Collateral, the Second Priority Representative and the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Second Priority Obligations.

“Second Priority Standstill Period” has the meaning specified in Section 3.1(b).

“Secured Agreements” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Secured Obligations” means, collectively, the First Priority Obligations, the Second Priority Obligations and the Third Priority Obligations.

“Secured Parties” means, collectively, the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties.

“Security Documents” means, collectively, (i) the “Collateral Documents” (or like term) as defined in the ABL Credit Agreement and (ii) the “Collateral Documents” (or like term) as defined in the Term Loan Agreement.

“Specified Sale” means any sale or disposition, in whole or in part, of any combination of (A) the assets and businesses to be sold in the transaction assigned the code name “Rockford”, (B) the assets and businesses to be sold in the transaction assigned the code name “Walden” and/or (C) trademarks, trademark licenses, domain names or related intellectual property assets and materials of the Borrower or any of its Subsidiaries.

“Subsidiary” of any Person means any corporation, partnership, joint venture, limited liability company, trust or estate of which (or in which) more than 50% of (a) the issued and outstanding capital stock having ordinary voting power to elect a majority of the Board of Directors of such corporation (irrespective of whether at the time capital stock of any other class or classes of such corporation shall or might have voting power upon the occurrence of any contingency), (b) the interest in the capital or profits of such limited liability company, partnership or joint venture or (c) the beneficial interest in such trust or estate is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more of its other Subsidiaries or by one or more of such Person’s other Subsidiaries.

“Surviving ABL Obligations” has the meaning specified in Section 4.4(a).

“Surviving New Money Term Loan Obligations” has the meaning specified in Section 4.5(a).

“Term Facility Cash Collateral Account” means a segregated Deposit Account (as defined in the ABL Credit Agreement) into which only the identifiable proceeds of Term Loan Priority Collateral are deposited.

“Term Loan Agent” means the collective reference to the New Money Term Loan Agent (in such capacity) and the Junior Term Loan Agent (in such capacity); *provided* that the term “Term Loan Agent” shall also mean the Representative for the holders of any indebtedness outstanding under each Replacement Term Loan Agreement then extant (and, if more than one Term Loan Agent exists at any time, “Term Loan Agent” shall be deemed to be a collective reference to each Term Loan Agent).

“Term Loan Agreement” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “Term Loan Agreement” shall also include any Replacement Term Loan Agreement (and if more than one Term Loan Agreement exists at any time, “Term Loan Agreement” shall be deemed to be a collective reference to each Term Loan Agreement then extant), in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Term Loan Documents” means, collectively, the “Loan Documents” (or comparable term) as defined in each Term Loan Agreement.

“Term Loan Priority DIP Financing” has the meaning specified in Section 5.2(b).

“Term Loan Priority Collateral” means all assets of the Grantors on which Liens have been granted pursuant to the Security Documents other than ABL Priority Collateral.

“Term Loan Priority Collateral Enforcement Action Notice” has the meaning specified in Section 7.3(b).

“Term Loan Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(b).

“Term Loan Secured Obligations” means, collectively, the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations.

“Term Loan Security Agreement” has the meaning set forth in the fourth WHEREAS clause of this Agreement; *provided* that if more than one Term Loan Agreement is in effect, “Term Loan Security Agreement” shall be deemed to be a collective reference to each agreement pursuant to which Liens have been granted to secure obligations under each Term Loan Agreement then extant, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Third Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Third Priority Obligations.

“Third Priority Lien” means any Lien on any Type of Common Collateral securing any Third Priority Obligation.

“Third Priority Obligations” means, subject to Section 1.2, with respect to the ABL Priority Collateral and the Term Loan Priority Collateral, the Junior Term Loan Secured Obligations. To the extent any payment with respect to any Third Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in

possession, any First Priority Secured Party, Second Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“Third Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Secured Parties” means, with respect to each Type of Common Collateral, the Third Priority Representative and the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Third Priority Obligations.

“Trademark License” means any agreement now or hereafter in existence granting to any Grantor, or pursuant to which any Grantor grants to any other Person, any right to use any Trademark.

“Trademarks” means all the following owned or hereafter acquired by any Grantor: (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, brand names, trade dress, including as displayed on prints and labels, package and other designs, and all other source or business identifiers, and all general intangibles of like nature, and the rights in any of the foregoing which arise under applicable law, (ii) the goodwill of the business symbolized thereby or associated with each of them, (iii) all registrations and applications in connection therewith, (iv) all renewals of any of the foregoing, (v) all claims for, and rights to sue for, past or future infringements of any of the foregoing and (vi) all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past or future infringements thereof.

“Type” when used to describe any Common Collateral, refers to whether such Common Collateral is ABL Priority Collateral or Term Loan Priority Collateral

“Unasserted Contingent Obligations” means, at any time, with respect to any Class of Secured Obligations, Secured Obligations of such Class for taxes, costs, indemnifications, reimbursements, damages and other liabilities (excluding (i) the principal of, and interest and premium (if any) on, and fees and expenses relating to, any Secured Obligation of such Class and (ii) contingent reimbursement obligations in respect of amounts that may be drawn under outstanding letters of credit) in respect of which no assertion of liability (whether oral or written) and no claim or demand for payment (whether oral or written) has been made (and, in the case of Secured Obligations of such Class for indemnification, no notice for indemnification has been issued by the indemnitee) at such time.

“Uniform Commercial Code” means the Uniform Commercial Code as in effect from time to time in the State of New York.

“United States” means the United States of America.

“Wilmington Trust” has the meaning set forth in the preamble of this Agreement.

1.2 Applicability of this Agreement.

Notwithstanding anything to the contrary herein, (i) upon the occurrence of the First Priority Obligations Payment Date with respect to a Type of Common Collateral, (a) the Second Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to be the First Priority Obligations with respect to such Common Collateral for purposes of this Agreement, and (b) the Third Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to be the Second Priority Obligations with respect to such Common Collateral for purposes of this Agreement and (ii) to the extent that the aggregate amount of any Class of Secured Obligations exceeds the Maximum Obligations Amount with respect to such Class, such excess shall not constitute First Priority Obligations, Second Priority Obligations or Third Priority Obligations hereunder, and shall be junior in Lien priority to all Secured Obligations.

SECTION 2. *Lien Priorities.*

2.1 Subordination of Liens.

(a) Any and all Second Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens now existing or hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Second Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document or Second Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Second Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(b) Any and all Third Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens and Second Priority Liens now existing or hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Third Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document, Second Priority Document or Third Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens or Second Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Third Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(c) No Secured Party shall object to or contest, or support any other Person in contesting or objecting to, in any proceeding (including without limitation, any Insolvency Proceeding), the validity, extent, perfection, priority or enforceability of any security interest in the Common Collateral granted to any other Secured Party. No Second Priority Secured Party and no Third Priority Secured Party shall take, or cause to be taken, any action the purpose of which is to make any Second Priority Lien or Third Priority Lien, as applicable, *pari passu* with or senior to the First Priority Lien. It is understood that nothing in this Section 2.1(c) is intended to prohibit any Second Priority Secured Party or Third Priority Secured Party from exercising any rights expressly granted to it under this Agreement.

(d) Notwithstanding any failure by any Secured Party to perfect any or all of its security interests in the Common Collateral or any avoidance, invalidation or subordination by any third party or court of competent jurisdiction of any or all of the security interests in the Common Collateral granted to such Secured Party, the priority and rights as among the Secured Parties with respect to the Common Collateral shall be as set forth herein.

2.2 Nature of Obligations. Each Secured Party acknowledges that certain of the Secured Obligations are revolving in nature and that the amount thereof that may be outstanding at any time or

from time to time may be increased or reduced and subsequently reborrowed, and that the terms of such Secured Obligations may be modified, extended or amended from time to time, and that the aggregate amount of the Secured Obligations may be increased, replaced or Refinanced, in each event, without notice to or consent by the Secured Parties (except to the extent required under Section 6) and without affecting the provisions hereof. The lien priorities provided in Section 2.1 shall not be altered or otherwise affected by any such amendment, modification, supplement, extension, repayment, reborrowing, increase, replacement, renewal, restatement or Refinancing of or waiver, consent or accommodation with respect to any Secured Obligations, or any portion thereof.

2.3 Agreements Regarding Actions to Perfect Liens.

(a) With respect to each Type of Common Collateral, the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that UCC-1 financing statements, patent, trademark or copyright filings or other filings or recordings filed or recorded by or on behalf of such Second Priority Representative or any other Second Priority Secured Party (or any agent or other representative thereof) or such Third Priority Representative or any other Third Priority Secured Party (or any agent or other representative thereof) shall be in form reasonably satisfactory to the First Priority Representative.

(b) The Second Priority Representative and Third Priority Representative with respect to the Term Loan Priority Collateral each agrees, on behalf of itself and the other Second Priority Secured Parties and Third Priority Secured Parties with respect to the Term Loan Priority Collateral, as the case may be, that all Mortgages now or thereafter filed against real property in favor of or for the benefit of the Second Priority Representative or Third Priority Representative with respect to the Term Loan Priority Collateral shall be in form reasonably satisfactory to the First Priority Representative with respect to the Term Loan Priority Collateral and shall contain the following notation: "The lien created by this [mortgage][deed of trust][similar instrument] on the property described herein is junior and subordinate to the lien on such property created by any mortgage, deed of trust or similar instrument now or hereafter granted to Wilmington Trust, National Association, and its successors and assigns, in such property, in accordance with the provisions of the Intercreditor Agreement, dated as of March 22, 2013, among Citicorp North America, Inc., as Representative with respect to the ABL Credit Agreement, Wilmington Trust, National Association, as Representative with respect to the New Money Term Loans under the Term Loan Agreement, Wilmington Trust, National Association, as Representative with respect to the Junior Term Loans under the Term Loan Agreement, Eastman Kodak Company and the other parties thereto, as amended from time to time."

(c) With respect to each Type of Common Collateral, the First Priority Representative hereby acknowledges that, to the extent that it holds, or a third party holds on its behalf, physical possession of or "control" (as defined in the Uniform Commercial Code) over such Common Collateral pursuant to the First Priority Documents, such possession or control is also for the benefit of the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, but solely as gratuitous bailee to the extent required to perfect their security interest in such Common Collateral. Nothing in the preceding

sentence shall be construed to impose any duty on the First Priority Representative (or any third party acting on its behalf) with respect to such Common Collateral or provide any Second Priority Representative or any other Second Priority Secured Party or any Third Priority Representative or any other Third Priority Secured Party with respect to such Common Collateral with any rights with respect to such Common Collateral beyond those specified in this Agreement and the Second Priority Documents or the Third Priority Documents, as the case may be; *provided* that with respect to each Type of Common Collateral, subsequent to the occurrence of the First Priority Obligations Payment Date in each case at the Borrower's sole cost and expense, (i) the First Priority Representative shall (x) deliver to the Second Priority Representative (and each Grantor hereby directs such First Priority Representative to so deliver and the Third Priority Representative on behalf of itself and the other Third Priority Secured Parties, consents to such delivery), any stock certificates or promissory notes evidencing or constituting such Common Collateral in its possession or control together with any necessary endorsements to the extent required by the Second Priority Documents or (y) direct and deliver such Common Collateral as a court of competent jurisdiction otherwise directs and (ii) in the case of any Common Collateral consisting of deposit accounts or securities accounts as to which the First Priority Representative has control pursuant to an account control agreement, the First Priority Representative and the applicable Grantor shall take such actions, if any, as are required to cause control over such Common Collateral to become vested in the Second Priority Representative; *provided further* that the provisions of this Agreement are intended solely to govern the respective Lien priorities as between the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and shall not impose on the First Priority Secured Parties any obligations in respect of the disposition of any Common Collateral (or any proceeds thereof) that would conflict with prior perfected Liens or any claims thereon in favor of any other Person that is not a Secured Party.

(d) Other than as set forth in the first proviso to the second sentence of the immediately preceding paragraph (c), any First Priority Secured Party with physical possession of or control over Common Collateral shall not have any duty or liability to protect or preserve any rights pertaining to any of such Common Collateral and, except for gross negligence or willful misconduct as determined pursuant to a final non-appealable order of a court of competent jurisdiction, each Second Priority Secured Party and each Third Priority Secured Party hereby waives and releases such Person from all claims and liabilities arising pursuant to such Person's role as gratuitous bailee with respect to such Common Collateral.

2.4 No New Liens. The parties hereto agree that there shall be no Lien, and no Grantor shall have any right to create any Lien, on any asset of such Grantor securing any Secured Obligation of such Grantor if such asset is not also subject to a Lien securing each other Secured Obligation of such Grantor, except that (x) nothing contained in this Section 2.4 shall preclude (i) the First Priority Secured Parties from being granted Adequate Protection Liens regardless of whether any Adequate Protection Liens are granted to the Second Priority Secured Parties or the Third Priority Secured Parties or (ii) the Second Priority Secured Parties or the Third Priority Secured Parties from being granted Adequate Protection Liens in accordance with Section 5.4 and (y) this Section 2.4 shall be inapplicable to any Lien securing obligations under any Secured Agreements and/or Hedge Agreement Obligations and/or Letters of Credit

(as defined in the ABL Credit Agreement), and not any other obligations, that is permitted under both the ABL Credit Agreement and the Term Loan Agreement. If any Secured Party shall (nonetheless and in breach hereof) acquire or hold any Lien on any assets of any Grantor securing the Secured Obligations of such Grantor, which assets are not also subject to a Lien securing the other Secured Obligations of such Grantor as required by the first sentence of this Section 2.4, then such Secured Party shall, without the need for any further consent of any other Secured Party, and notwithstanding anything to the contrary in any Loan Document, be deemed to hold and have held such Lien for the benefit of the Secured Parties holding Secured Obligations that are required to have a Lien on such assets by the first sentence of this Section 2.4 (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1).

SECTION 3. *Enforcement Rights.*

3.1 Exclusive Enforcement.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, whether or not an Insolvency Proceeding has been commenced by or against any Grantor, the First Priority Secured Parties shall have the exclusive right to take and continue (or refrain from taking or continuing) any Enforcement Action with respect to such Common Collateral, without any consultation with or consent of any Second Priority Secured Party or any Third Priority Secured Party with respect to such Common Collateral; *provided* that the Second Priority Secured Parties and the Third Priority Secured Parties with respect to any Common Collateral may exercise credit bidding rights with respect to such Common Collateral (A) to the extent expressly permitted under clause (y) of Section 5.6(a) and (B) to the extent expressly permitted under Section 5.6(c). With respect to each Type of Common Collateral, upon the occurrence and during the continuance of an event of default under the First Priority Documents (and subject to the provisions of the First Priority Documents), the First Priority Representative and the other First Priority Secured Parties may take and continue any Enforcement Action with respect to the applicable First Priority Obligations and such Common Collateral in such order and manner as they may determine in their sole discretion.

(b) Notwithstanding Section 3.1(a), with respect to each Type of Common Collateral, the Second Priority Representative and the Second Priority Secured Parties may enforce any of their rights and exercise any of their remedies with respect to the Common Collateral after a period of 180 days has elapsed since the date on which the Second Priority Representative has delivered to the First Priority Representative written notice of the acceleration or non-payment at maturity of the indebtedness then outstanding under the Second Priority Documents (the "Second Priority Standstill Period"); *provided, however*, that notwithstanding the expiration of the Second Priority Standstill Period or anything to the contrary herein, with respect to each Type of Common Collateral, in no event shall the Second Priority Representative or any other Second Priority Secured Party enforce or exercise any rights or remedies with respect to such Common Collateral if the First Priority Representative or

any other First Priority Secured Party shall have commenced, and shall be diligently pursuing (or shall have sought or requested relief from or modification of the automatic stay or any other stay in any Insolvency Proceeding to enable the commencement and pursuit thereof), the enforcement or exercise of any rights or remedies with respect to all or a material portion of such Common Collateral (prompt written notice thereof to be given to the Second Priority Representative by the First Priority Representative). If any stay or other order prohibiting the exercise of remedies with respect to any Type of Common Collateral has been entered in connection with any Insolvency Proceeding or by a court of competent jurisdiction, the Second Priority Standstill Period with respect to such Common Collateral shall be tolled during the pendency of any such stay or other order.

(c) It is understood that Sections 3.1(a) and 3.1(b) do not restrict the following:

(i) in any Insolvency Proceeding commenced by or against any Grantor, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral may file a claim or statement of interest with respect to such Type of Common Collateral;

(ii) (A) the Second Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the prior Liens securing the First Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to preserve, perfect or protect the Second Priority Lien on such Type of Common Collateral and (B) the Third Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the prior Liens securing the First Priority Obligations or the Second Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties or the Second Priority Representative or the Second Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to preserve, perfect or protect the Third Priority Lien on such Type of Common Collateral;

(iii) (A) the Second Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or otherwise seeking the disallowance of the claims of the Second Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case in accordance with the terms of this Agreement and (B) the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or otherwise seeking the disallowance of the claims of the Third Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case in accordance with the terms of this Agreement;

(iv) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any pleadings, objections, motions or agreements which assert rights or interests available to unsecured creditors of the Grantors arising under either any bankruptcy, insolvency or similar law or applicable non-bankruptcy law, in each case in accordance with the terms of this Agreement; and

(v) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to vote on any plan of reorganization

and file any proof of claim in an Insolvency Proceeding or otherwise and make any arguments and motions that are, in each case, in accordance with the terms of this Agreement.

3.2 Standstill and Waivers.

(a) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, subject to Section 3.1(c) and except in connection with the taking of any Second Priority Permitted Actions, they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange, transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Second Priority Lien or Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the First Priority Representative or any other First Priority Secured Party and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, agrees that, until the Second Priority Obligations Payment Date, subject to Section 3.1(c), they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange, transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the Second Priority Representative or any other Second Priority Secured Party;

(b) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they have no right to (x) direct the First Priority Representative or any other First Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c) and except in connection with the taking of any Second Priority Permitted Actions, consent or object to the taking by the First Priority Representative or any other First Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they have no right to (x) direct the Second Priority Representative or any other Second Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c), consent or object to the taking by the Second Priority Representative or any other Second Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right);

(c) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit

of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding any claim against the First Priority Representative or any other First Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the First Priority Representative nor any other First Priority Secured Party shall be liable for, any action taken or omitted to be taken by the First Priority Representative or any First Priority Secured Party with respect to such Common Collateral or pursuant to the First Priority Documents and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding any claim against the Second Priority Representative or any other Second Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the Second Priority Representative nor any other Second Priority Secured Party shall be liable for, any action taken or omitted to be taken by the Second Priority Representative or any Second Priority Secured Party with respect to such Common Collateral or pursuant to the Second Priority Documents; *provided* that nothing in this Section 3.2(c) shall be construed to prevent or limit any party hereto from instituting any such suit or other proceeding to enforce the terms of this Agreement;

(d) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral;

(e) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral, in each case, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral; and

(f) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit

of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral, except as otherwise permitted under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral.

3.3 Judgment Creditors. In the event that any Second Priority Secured Party or Third Priority Secured Party becomes a judgment lien creditor as a result of its enforcement of its rights as an unsecured creditor in respect of its Second Priority Obligations or Third Priority Obligations, as the case may be (it being understood that any such party may exercise its rights and remedies as an unsecured creditor against the relevant Grantors in accordance with the terms of the Second Priority Documents or Third Priority Documents, as applicable, and applicable law; *provided* that such exercise of rights or remedies is not a violation of this Agreement), such judgment lien shall be subject to the terms of this Agreement for all purposes (including in relation to the First Priority Liens and the First Priority Obligations and the Second Priority Liens and the Second Priority Obligations, as applicable) to the same extent as all other Second Priority Liens (created pursuant to the Second Priority Documents) or all other Third Priority Liens (created pursuant to the Third Priority Documents), as the case may be, subject to this Agreement.

3.4 Cooperation. With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties agrees that each of them shall take such actions as the First Priority Representative shall reasonably request in connection with an Enforcement Action by any First Priority Secured Party or the exercise by the First Priority Secured Parties of their rights set forth herein.

3.5 No Additional Rights for the Grantors Hereunder. Except as provided in Section 3.6, if any Secured Party shall enforce its rights or remedies in violation of the terms of this Agreement, no Grantor shall be entitled to use such violation as a defense to any action by any Secured Party, nor to assert such violation as a counterclaim or basis for set off or recoupment against any Secured Party.

3.6 Actions Upon Breach.

(a) With respect to each Type of Common Collateral, if any Second Priority Secured Party or Third Priority Secured Party commences or participates in any action or proceeding against any Grantor in respect of such Common Collateral contrary to this Agreement, such Grantor, with the prior written consent of the First Priority Representative, may interpose as a defense or dilatory plea the making of this Agreement, and any First Priority Secured Party may intervene and interpose such defense or plea in its or their name or in the name of such Grantor.

(b) With respect to each Type of Common Collateral, if any Second Priority Secured Party (or any agent or other representative thereof) or any Third Priority Secured Party (or any agent or other representative thereof) in any way takes, attempts to take or threatens to take any action with respect to such Common Collateral (including, without limitation, any attempt to enforce any remedy on such Common Collateral) in violation of this Agreement, or fails to take any action required by this Agreement, any First Priority Secured Party (in its or their own name or in the name of any Grantor) may obtain relief against such Second Priority Secured Party (or agent or other representative thereof) or Third Priority Secured Party (or agent or other representative thereof), as the case may be, by injunction, specific performance and/or other appropriate equitable relief, it being understood and agreed by the Second Priority Representative on behalf of each other Second Priority Secured Party and the Third Priority Representative on behalf of each other Third Priority Secured Party that (i) the damages of the First Priority Secured Parties from its actions may at that time be difficult to ascertain and may be irreparable, and (ii) each Second Priority Secured Party and each Third Priority Secured Party waives any defense that any Grantor and/or the First Priority Secured Parties cannot demonstrate damage and/or can be made whole by the awarding of damages.

SECTION 4. *Application of Proceeds of Common Collateral; Dispositions and Releases of Common Collateral; Inspection and Insurance.*

4.1 Application of Proceeds; Turnover Provisions.

(a) All proceeds of ABL Priority Collateral (to the extent such ABL Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.04 of the ABL Credit Agreement (or the then-extant First Priority Documents with respect to the ABL Priority Collateral) until the First Priority Obligations with respect to the ABL Priority Collateral are paid in full;

second, to the Second Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Second Priority Documents with respect to the ABL Priority Collateral) until the Second Priority Obligations with respect to the ABL Priority Collateral are paid in full;

third, to the Third Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Third Priority Documents with respect to the ABL Priority Collateral) until the Third Priority Obligations with respect to the ABL Priority Collateral are paid in full; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(b) All proceeds of the Term Loan Priority Collateral (to the extent such Term Loan Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant First Priority Documents with respect to the Term Loan Priority Collateral) until the First Priority Obligations with respect to the Term Loan Priority Collateral are paid in full;

second, to the Second Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.04 of the ABL Credit Agreement (or the then-extant Second Priority Documents with respect to the Term Loan Priority Collateral) until the Second Priority Obligations with respect to the Term Loan Priority Collateral are paid in full;

third, to the Third Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Third Priority Documents with respect to the Term Loan Priority Collateral) until the Third Priority Obligations with respect to the Term Loan Priority Collateral are paid in full; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(c) With respect to each Type of Common Collateral, until the occurrence of the First Priority Obligations Payment Date, no Second Priority Secured Party or Third Priority Secured Party may accept any such Common Collateral, including any such Common Collateral constituting proceeds, in satisfaction, in whole or in part, of the Second Priority Secured Obligations or Third Priority Secured Obligations, as the case may be, in violation of Sections 4.1(a) or 4.1(b). Any Common Collateral, including any Common Collateral constituting proceeds, received by a Second Priority Secured Party or Third Priority Secured Party that is not permitted to be received pursuant to the preceding sentence shall be segregated and held in trust and promptly turned over to the First Priority Representative with respect to such Common Collateral to be applied in accordance with Section 4.1(a) or 4.1(b), as the case may be, in the same form as received, with any necessary

endorsements, and each Second Priority Secured Party and each Third Priority Secured Party hereby authorizes the First Priority Representative to make any such endorsements as agent for the Second Priority Representative and the Third Priority Representative (which authorization, being coupled with an interest, is irrevocable). Upon the turnover of such Common Collateral as contemplated by the immediately preceding sentence, the Second Priority Obligations or the Third Priority Obligations purported to be satisfied by the payment of such Common Collateral shall be immediately reinstated in full as though such payment had never occurred.

4.2 Releases of Lien.

(a) With respect to each Type of Common Collateral, upon any release, sale or disposition of such Common Collateral that results in the release of the First Priority Lien on such Common Collateral and that is (i) permitted pursuant to the terms of the First Priority Documents and not prohibited under the Second Priority Documents or Third Priority Documents or (ii) effected pursuant to an Enforcement Action, the Second Priority Lien and the Third Priority Lien on such Common Collateral (but not on any proceeds of such Common Collateral not required to be paid to the First Priority Secured Parties) shall be automatically and unconditionally released.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, the Second Priority Representative and the Third Priority Representative shall promptly execute and deliver such release documents and instruments and shall take such further actions as the First Priority Representative shall reasonably request to evidence any release of the Second Priority Lien and Third Priority Lien described in Section 4.2(a). With respect to each Type of Common Collateral, the Second Priority Representative and the Third Priority Representative hereby appoints the First Priority Representative and any officer or duly authorized person of the First Priority Representative, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power of attorney in the place and stead of the Second Priority Representative and the Third Priority Representative and in the name of the Second Priority Representative, the Third Priority Representative or in the First Priority Representative's own name; *provided* that such power of attorney may only be exercised if the Second Priority Representative or the Third Priority Representative has not executed and delivered such release documents and instruments in a timely manner following a request from the First Priority Representative, and must be exercised in the First Priority Representative's reasonable discretion, solely for the purposes of carrying out the terms of Section 4.2(a), to take any and all appropriate action and to execute and deliver any and all documents and instruments as may be necessary or desirable to accomplish the purposes of Section 4.2(a), including any financing statements, endorsements, assignments, releases or other documents or instruments of transfer (which appointment, being coupled with an interest, is irrevocable).

4.3 Inspection Rights and Insurance.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, any First Priority Secured Party and its representatives and invitees may, to the extent expressly permitted by the First Priority Documents, inspect, repossess, remove and otherwise deal with such Common Collateral, and, pursuant to an Enforcement Action, the First Priority Representative may advertise and conduct public auctions or private sales of such Common Collateral, in each case without notice (other than any notice required by law) to, the involvement of or interference by any Second Priority Secured Party or Third Priority Secured Party or liability to any Second Priority Secured Party or Third Priority Secured Party.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, the First Priority Representative will have the sole and exclusive right, subject to the

rights of the Grantors under the applicable First Priority Documents, (i) to be named as additional insured and loss payee under any insurance policies maintained from time to time by any Grantor with respect to such Common Collateral (except that, if the applicable insurer permits, the Second Priority Representative and the Third Priority Representative shall have the right to be named as an additional insured so long as its second lien status or third lien status, as the case may be, is identified in a manner reasonably satisfactory to the First Priority Representative); (ii) to adjust or settle any insurance policy or claim covering such Common Collateral in the event of any loss thereunder; and (iii) to approve any award granted in any condemnation or similar proceeding affecting such Common Collateral.

4.4 Option to Purchase ABL Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the ABL Agent (whether in its capacity as First Priority Representative or Second Priority Representative) or the ABL Secured Parties, the ABL Secured Parties agree that at any time following (a) acceleration of the ABL Secured Obligations in accordance with the terms of the ABL Credit Agreement, (b) the commencement of an Enforcement Action by the ABL Secured Parties or (c) the commencement of an Insolvency Proceeding by or against any Grantor (each, an "ABL Purchase Event"), one or more of the New Money Term Loan Secured Parties may request to purchase by way of assignment (and, to the extent provided in clause (b) below, cash collateralization), and the ABL Secured Parties, severally and not jointly, hereby offer the New Money Term Loan Secured Parties the option to purchase by way of assignment (and, to the extent provided in clause (b) below, cash collateralization) (and shall thereby also assume all commitments and duties of the ABL Secured Parties, other than in respect of Secured Agreements) all, but not less than all, of the aggregate amount of ABL Secured Obligations outstanding at the time of purchase (any such purchase, an "ABL Purchase"; and the persons effecting such purchase, the "ABL Purchasing Parties"); *provided* that (x) at the time of (and as a condition to) any ABL Purchase all commitments pursuant to any then outstanding ABL Credit Agreement shall have terminated, (y) any ABL Purchase shall be effected not later than 30 days following the first date on which an ABL Purchase Event occurs and (z) any ABL Purchase shall not in any way affect any rights of the ABL Secured Parties with respect to indemnification and other obligations of the Grantors under the ABL Loan Documents that are expressly stated to survive the termination of the ABL Documents (the "Surviving ABL Obligations").

(b) Without limiting the obligations of the Grantors to the ABL Secured Parties under the ABL Loan Documents with respect to the Surviving ABL Obligations, on the date of an ABL Purchase, the ABL Purchasing Parties shall (i) pay to the ABL Secured Parties as the purchase price (the "ABL Purchase Price") 100% of the amount of all ABL Secured Obligations (other than Unasserted Contingent Obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys' and advisors' fees and expenses (in each case, whether or not invoiced or final)), payable in cash, (ii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any ABL Secured Obligations in respect of Secured Agreements, without prejudice to the right of such ABL Secured Parties to terminate any such Secured Agreements at any time, (iii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any outstanding Letters of Credit (as defined in the ABL Credit Agreement) (not to exceed 105% of the aggregate undrawn face amount of such letters of credit) and (iv) agree to reimburse the ABL Secured Parties for (x) returned payment items relating to any checks or other payments provisionally credited to the ABL Secured Obligations and/or as to which the ABL Secured Parties have not yet received final payment and, in each case, are reflected in the ABL Purchase Price and (y) to the extent that the cash collateral furnished pursuant to clauses (ii) and/or (iii) is insufficient, all amounts thereafter drawn

under any outstanding Letters of Credit or thereafter payable by the ABL Secured Parties (or any of them) in respect of Secured Agreements.

(c) The ABL Purchase Price and cash collateral shall be remitted by wire transfer in immediately available funds to such account of the ABL Agent as it shall designate to the ABL Purchasing Parties. The ABL Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the ABL Purchase Price to the ABL Secured Parties in accordance with their holdings of the applicable ABL Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account prior to 1:00 p.m., New York City time, and interest shall be calculated to and including such day if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account later than 1:00 p.m., New York City time.

(d) After the date of such ABL Purchase (i) the ABL Agent will promptly provide the New Money Term Loan Agent with written notification of the termination of any Secured Agreements and the cancellation or termination of any Letters of Credit (as defined in the ABL Credit Agreement), in each case, for which the ABL Purchasing Parties have provided cash collateral, and (ii) to the extent any Secured Agreements are terminated or any Letters of Credit are cancelled or terminated without being drawn, the ABL Agent shall return to the ABL Purchasing Parties such portion of the cash collateral furnished to the ABL Agent as collateral therefor and not applied to the satisfaction of the ABL Secured Obligations to which such cash collateral relates.

(e) The ABL Purchase shall be made without representation or warranty of any kind by the ABL Secured Parties as to the ABL Secured Obligations, the ABL Priority Collateral or otherwise and without recourse to the ABL Secured Parties, except that the ABL Secured Parties shall represent and warrant: (i) the amount of the ABL Secured Obligations being purchased, (ii) that the ABL Secured Parties own the ABL Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the ABL Credit Agreement, in which case the ABL Purchase Price shall be appropriately adjusted so that the ABL Purchasing Parties do not pay amounts in respect of any participation interests that remain in effect) and (iii) that the ABL Secured Parties have the right to assign the ABL Secured Obligations and the assignment is duly authorized.

(f) The ABL Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the ABL Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(g) The obligations of the ABL Secured Parties to sell their respective ABL Secured Obligations under this Section 4.4(g) are several and not joint and several. To the extent any ABL Secured Party breaches its obligation to sell its ABL Secured Obligations under this Section 4.4(g) (a "Defaulting ABL Secured Party"), nothing in this Section 4.4(g) shall be deemed to require the ABL Agent or any other ABL Secured Party to purchase such Defaulting ABL Secured Party's ABL Secured Obligations for resale to any New Money Term Loan Secured Party, and in all cases the ABL Agent and each ABL Secured Party complying with the terms of this Section 4.4(g) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting ABL Secured Party; *provided* that nothing in this Section 4.4(g) shall require any ABL Purchasing Party to purchase less than all of the ABL Secured Obligations.

(h) Each Grantor irrevocably consents to any assignment effected to one or more New Money Term Loan Secured Parties pursuant to this Section 4.4 for purposes of all ABL Loan

Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.5 Option to Purchase New Money Term Loan Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the New Money Term Loan Agent (whether in its capacity as First Priority Representative or Second Priority Representative) or the New Money Term Loan Secured Parties, the New Money Term Loan Secured Parties agree that at any time following (a) acceleration of the New Money Term Loan Secured Obligations in accordance with the terms of the Term Loan Agreement, (b) the commencement of an Enforcement Action by the New Money Term Loan Secured Parties or (c) the commencement of an Insolvency Proceeding by or against any Grantor (each, a "New Money Term Loan Purchase Event"), one or more of the ABL Secured Parties may request to purchase by way of assignment, and the New Money Term Loan Secured Parties, severally and not jointly, hereby offer the ABL Secured Parties the option to purchase by way of assignment all, but not less than all, of the aggregate amount of New Money Term Loan Secured Obligations outstanding at the time of purchase (any such purchase, a "New Money Term Loan Purchase"; and the persons effecting such purchase, the "New Money Term Loan Purchasing Parties"); *provided* that (x) at the time of (and as a condition to) any New Money Term Loan Purchase all commitments pursuant to any then outstanding Term Loan Agreement shall have terminated, (y) any New Money Term Loan Purchase shall be effected not later than 30 days following the first date on which a New Money Term Loan Purchase Event occurs and (z) any New Money Term Loan Purchase shall not in any way affect any rights of the New Money Term Loan Secured Parties with respect to indemnification and other obligations of the Grantors under the Term Loan Documents that are expressly stated to survive the termination of the Term Loan Documents or the repayment of the New Money Term Loans (the "Surviving New Money Term Loan Obligations").

(b) Without limiting the obligations of the Grantors to the New Money Term Loan Secured Parties under the Term Loan Documents with respect to the Surviving New Money Term Loan Obligations, on the date of a New Money Term Loan Purchase, the New Money Term Loan Purchasing Parties shall (i) pay to the New Money Term Loan Secured Parties as the purchase price (the "New Money Term Loan Purchase Price") 100% of the amount of all New Money Term Loan Secured Obligations (other than unasserted contingent indemnification obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys' and advisors' fees and expenses (in each case, whether or not invoiced or final)), payable in cash and (ii) agree to reimburse the New Money Term Loan Secured Parties for returned payment items relating to any checks or other payments provisionally credited to the New Money Term Loan Secured Obligations and/or as to which the New Money Term Loan Secured Parties have not yet received final payment and, in each case, are reflected in the New Money Term Loan Purchase Price.

(c) The New Money Term Loan Purchase Price shall be remitted by wire transfer in immediately available funds to such account of the New Money Term Loan Agent as it shall designate to the New Money Term Loan Purchasing Parties. The New Money Term Loan Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the New Money Term Loan Purchase Price to the New Money Term Loan Secured Parties in accordance with their holdings of the applicable New Money Term Loan Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the New Money Term Loan Purchasing Parties to the account designated by the New Money Term Loan Agent are received in such account prior to 1:00 p.m., New York City time, and interest shall be calculated to and including such day if the amounts so paid by the New Money Term Loan Purchasing Parties to the account designated by the New Money Term Loan Agent are received in such account later than 1:00 p.m., New York City time.

(d) The New Money Term Loan Purchase shall be made without representation or warranty of any kind by the New Money Term Loan Secured Parties as to the New Money Term Loan Secured Obligations, the Term Loan Priority Collateral or otherwise and without recourse to the New Money Term Loan Secured Parties, except that the New Money Term Loan Secured Parties shall represent and warrant: (i) the amount of the New Money Term Loan Secured Obligations being purchased, (ii) that the New Money Term Loan Secured Parties own the New Money Term Loan Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the Term Loan Agreement, in which case the New Money Term Loan Purchase Price shall be appropriately adjusted so that the New Money Term Loan Purchasing Parties do not pay amounts in respect of any participation interests that remain in effect) and (iii) that the New Money Term Loan Secured Parties have the right to assign the New Money Term Loan Secured Obligations and the assignment is duly authorized.

(e) The New Money Term Loan Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the New Money Term Loan Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(f) The obligations of the New Money Term Loan Secured Parties to sell their respective New Money Term Loan Secured Obligations under this Section 4.5(f) are several and not joint and several. To the extent any New Money Term Loan Secured Party breaches its obligation to sell its New Money Term Loan Secured Obligations under this Section 4.5(f) (a "Defaulting New Money Secured Party"), nothing in this Section 4.5(f) shall be deemed to require the New Money Term Loan Agent or any other New Money Term Loan Secured Party to purchase such Defaulting New Money Term Loan Secured Party's New Money Term Loan Secured Obligations for resale to any ABL Secured Party, and in all cases the New Money Term Loan Agent and each New Money Term Loan Secured Party complying with the terms of this Section 4.5(f) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting New Money Term Loan Secured Party; *provided* that nothing in this Section 4.5(f) shall require any New Money Term Loan Purchasing Party to purchase less than all of the New Money Term Loan Secured Obligations.

(g) Each Grantor irrevocably consents to any assignment effected to one or more ABL Secured Parties pursuant to this Section 4.5 for purposes of all Term Loan Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.6 Option to Purchase ABL Secured Obligations and New Money Term Loan Secured Obligations. Within 15 days after the occurrence of both an ABL Purchase Event and a New Money Term Loan Purchase Event, one or more of the Junior Term Loan Secured Parties (the "Junior Secured Purchasing Parties") shall have the right to purchase all of the ABL Secured Obligations and all of the New Money Term Loan Obligations pursuant to the terms and conditions set forth in Sections 4.4 and 4.5 as if such Junior Secured Purchasing Parties were the New Money Term Loan Purchasing Parties and the ABL Purchasing Parties. In the event of a conflict between the purchase right afforded to the Junior

Secured Purchasing Parties pursuant to this Section 4.6 and the purchase right afforded to the ABL Purchasing Parties pursuant to Section 4.4 or the purchase right afforded to the New Money Term Loan Purchasing Parties pursuant to Section 4.5, the purchase right afforded to the Junior Secured Purchasing Parties pursuant to this Section 4.6 shall prevail.

SECTION 5. *Insolvency Proceedings.*

Subject in all respects to Section 5.11(b), which provides for the inapplicability of certain of the following provisions of this Section 5 during the Existing Chapter 11 Cases, and to Section 11.14:

5.1 Filing of Motions. No Secured Party shall, in or in connection with any Insolvency Proceeding, file any pleadings or motions, take any position at any hearing or proceeding of any nature, or otherwise take any action whatsoever, in each case to challenge, contest or otherwise object to the scope, validity, enforceability, perfection or priority of any Liens held by any other Secured Party and no Secured Party shall support any other Person doing any of the foregoing.

5.2 Financing Matters.

(a) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the ABL Priority Collateral consents (or does not object) to the use of ABL Priority Collateral constituting Common Collateral (for the avoidance of doubt, including but not limited to the use of any such ABL Priority Collateral that is cash collateral) by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by ABL Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties with respect to the ABL Priority Collateral (or any of them) or any third party, being referred to herein as an "ABL Priority DIP Financing"), then the Second Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the ABL Priority Collateral, and the Third Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the ABL Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such ABL Priority Collateral or to such ABL Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such ABL Priority Collateral or such ABL Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing on the same terms and conditions as the First Priority Liens on such ABL Priority Collateral are subordinated to such Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the ABL Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral, including, without limitation, Adequate Protection Liens on the ABL

Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral and (iii) to any “carve-out” with respect to the ABL Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the ABL Priority Collateral or the other First Priority Secured Parties with respect to the ABL Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice.

(b) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the Term Loan Priority Collateral consents (or does not object) to the use of Term Loan Priority Collateral constituting Common Collateral by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by Term Loan Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties with respect to the Term Loan Priority Collateral (or any of them) or any third party, being referred to herein as a “Term Loan Priority DIP Financing”), then the Second Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the Term Loan Priority Collateral, and the Third Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the Term Loan Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such Term Loan Priority Collateral or to such Term Loan Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such Term Loan Priority Collateral or such Term Loan Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such Term Loan Priority Collateral securing such Term Loan Priority DIP Financing on the same terms and conditions as the First Priority Liens on such Term Loan Priority Collateral are subordinated to such Liens on such Term Loan Priority Collateral securing such Term Loan Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the Term Loan Priority Collateral provided to the First Priority Secured Parties with respect to the Term Loan Priority Collateral, including, without limitation, Adequate Protection Liens on the Term Loan Priority Collateral provided to the First Priority Secured Parties with respect to the Term Loan Priority Collateral and (iii) to any “carve-out” with respect to the Term Loan Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the Term Loan Priority Collateral or the other First Priority Secured Parties with respect to the Term Loan Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice.

5.3 Relief From the Automatic Stay. With respect to each Type of Common Collateral, (a) the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior

written consent of the First Priority Representative or (ii) object to, contest, or support any other Person objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any First Priority Secured Party and (b) the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior written consent of the Second Priority Representative or (ii) object to, contest, or support any other Person objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any Second Priority Secured Party.

5.4 Adequate Protection.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the First Priority Representative or any other First Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the First Priority Representative or any other First Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the First Priority Secured Parties with respect to such Common Collateral or (iii) the payment of interest, fees, expenses or other amounts to the First Priority Representative or any other First Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the First Priority Secured Parties with respect to such Common Collateral are granted adequate protection that includes replacement liens on additional collateral and superpriority claims and such First Priority Secured Parties do not object to the adequate protection being provided to them and (B) solely in the form of (x) an Adequate Protection Lien on additional collateral, subordinated to the First Priority Liens on such Common Collateral and the Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral on the same basis as the other Second Priority Liens on such Common Collateral and Third Priority Liens on such Common Collateral, as applicable, are so subordinated to the First Priority Liens on such Common Collateral under this Agreement and (y) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, the provision of information and the ability to monitor such Common Collateral and (2) with respect to each Type of Common Collateral, in the event any Second Priority Secured Party or any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, or the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, as the case may be, (i) consents to the First

Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the First Priority Obligations and that any Adequate Protection Liens granted to the Second Priority Secured Parties and the Third Priority Secured Parties, on any additional collateral shall be subordinated to the Liens on such collateral securing the First Priority Obligations and any DIP Financing provided by, or consented to by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the First Priority Secured Parties, with such subordination to be on the same terms that the other Second Priority Liens are subordinated to such First Priority Liens under this Agreement or that the other Third Priority Liens are subordinated to such First Priority Liens and the Second Priority Liens under this Agreement, as applicable, and (ii) agrees that, if the bankruptcy court does not grant the First Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Second Priority Secured Parties or Third Priority Secured Parties, as the case may be, shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the First Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the First Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Second Priority Secured Parties or Third Priority Secured Parties, as applicable, shall be segregated and held in trust and promptly turned over to the First Priority Representative to repay the First Priority Obligations. Upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Second Priority Obligations or the Third Priority Obligations, as applicable, purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

(b) With respect to each Type of Common Collateral (but without limiting, and subject in all respects to, Section 5.4(a)), the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the Second Priority Representative or any other Second Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the Second Priority Representative or any other Second Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the Second Priority Secured Parties with respect to such Common Collateral or (iii) the payment of interest, fees, expenses or other amounts to the Second Priority Representative or any other Second Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Third Priority Representative and the other Third Priority Secured Parties, with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the Second Priority Secured Parties with respect to such Common Collateral are granted adequate protection that includes replacement liens on additional collateral and superpriority claims and such Second Priority Secured Parties do not object to the adequate protection being provided to them and (B) solely in the form of (x) an Adequate Protection Lien on additional collateral, subordinated to the Second Priority Liens and Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the Second Priority Secured Parties with respect to such Common Collateral on the same basis as the other Third Priority Liens are so subordinated to the Second Priority Liens under this Agreement and (y) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, the provision of information and the ability to monitor such Common Collateral and (2) with respect to each Type of Common Collateral, in the event any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, (i) consents to the Second Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the Second

Priority Obligations and that any Adequate Protection Liens granted to the Third Priority Secured Parties on any additional collateral shall be subordinated to the Liens on such collateral securing the Second Priority Obligations and any DIP Financing provided by, or consented to by (including via non-objection), the Second Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the Second Priority Secured Parties, with such subordination to be on the same terms that the other Third Priority Liens are subordinated to such Second Priority Liens under this Agreement and (ii) agrees that, if the bankruptcy court does not grant the Second Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Third Priority Secured Parties shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the Second Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the Second Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Third Priority Secured Parties shall be segregated and held in trust and promptly turned over to the Second Priority Representative to repay the Second Priority Obligations. Upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Third Priority Obligations purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

5.5 Avoidance Issues.

(a) With respect to each Type of Common Collateral, if any First Priority Secured Party is required in any Insolvency Proceeding or otherwise to disgorge, turn over or otherwise pay to the estate of any Grantor, because such amount was avoided or ordered to be paid or disgorged for any reason, including without limitation because it was found to be a fraudulent or preferential transfer, any amount (a "Recovery"), whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the First Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the First Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral agree that none of them shall be entitled to benefit from any avoidance action affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

(b) With respect to each Type of Common Collateral, if any Grantor receives a Recovery from any Second Priority Secured Party, whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the Second Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the Second Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Third Priority Secured Parties with respect to each Type of Common Collateral agree that none of them shall be entitled to benefit from any avoidance action affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed

that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

5.6 Asset Dispositions in an Insolvency Proceeding.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that (i) none of them shall, in an Insolvency Proceeding, oppose any sale or disposition of any such Common Collateral that is supported by the First Priority Secured Parties, and (ii) they will be deemed to have consented under Section 363 of the Bankruptcy Code (and otherwise) to any such sale supported by the First Priority Secured Parties and to have released their Liens in such Common Collateral; *provided* that (x) if the Second Priority Secured Parties (or the Second Priority Representative on their behalf) or the Third Priority Secured Parties (or the Third Priority Representative on their behalf) have consented to such sale or disposition of such assets, the Second Priority Representative or the Second Priority Secured Parties, or the Third Priority Representative or the Third Priority Secured Parties, as the case may be, may assert any objection or opposition that could be asserted by an unsecured creditor in any such Insolvency Proceeding and (y) the Second Priority Representative and the Second Priority Secured Parties or the Third Priority Representative and the Third Priority Secured Parties, as the case may be, shall be entitled to seek and exercise credit bid rights in respect of any such sale or disposition so long as (A) the First Priority Obligations Payment Date shall occur upon consummation of such sale or disposition or (B) in the case of a credit bid described in Section 5.6(c), the conditions set forth Section 5.6(c) are satisfied.

(b) Notwithstanding anything (other than clause (y) of Section 5.6(a)) to the contrary herein, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, agrees that, during the pendency of the Existing Chapter 11 Cases, none of them shall be entitled to, nor shall any of them, credit bid or seek to credit bid any claims in respect of New Money Term Loan Secured Obligations (such claims, the "Applicable Claims") in connection with any Specified Sale to the extent that the aggregate amount of Applicable Claims that have been so credit bid would exceed the Available Credit Bid Amount.

(c) Without limiting clause (y) of Section 5.6(a) and to the extent permitted by applicable law, in the case of any Specified Sale that is to be effected during the pendency of the Existing Chapter 11 Cases, and with respect to any Common Collateral that is to be included in any such Specified Sale, the New Money Term Loan Secured Parties may credit bid Applicable Claims, subject to the satisfaction of the following conditions:

(i) The aggregate amount of all Applicable Claims that have been credit bid shall not exceed at any time the Available Credit Bid Amount at such time; and

(ii) Immediately after giving effect to any Specified Sale that includes any such credit bid, immediately before and after giving effect thereto and giving effect to the use of proceeds thereof (x) no default under the ABL Credit Agreement shall have occurred and be continuing and (y) the sum of (1) the aggregate principal amount of all Revolving Loans (as defined in the ABL Credit Agreement) then outstanding plus (2) the aggregate Letter of Credit Obligations (as defined in the ABL Credit Agreement) then outstanding and not cash collateralized shall not exceed the Line Cap (as defined in the ABL Credit Agreement).

5.7 Separate Grants of Security and Separate Classification. Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, and the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, acknowledges and agrees that (i) the grant of Liens on the Common Collateral securing the ABL Secured Obligations constitutes a separate and distinct grant of Liens from the grant of Liens on such Common Collateral securing the New Money Term Loan Secured Obligations and from the grant of Liens on such Common Collateral securing the Junior Term Loan Secured Obligations, (ii) because of, among other things, their differing rights in such Common Collateral, each of the ABL Secured Obligations, New Money Term Loan Secured Obligations and Junior Term Loan Secured Obligations is fundamentally different and must be separately classified in any plan of reorganization proposed or confirmed in an Insolvency Proceeding and (iii) it will object to, and not vote in favor of, any plan of reorganization that does not separately classify the ABL Secured Obligations, the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations. To further effectuate the intent of the parties as provided in the immediately preceding sentence, if a court of competent jurisdiction holds that the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties in respect of any Type of Common Collateral constitute only one secured claim (rather than separate classes of first, second and third priority secured claims), then the Second Priority Secured Parties and the Third Priority Secured Parties in respect of such Common Collateral hereby acknowledge and agree that all distributions shall be made as if there were separate classes of first, second and third priority secured claims against the relevant Grantors in respect of such Common Collateral (with the effect being that, to the extent that the aggregate value of such Common Collateral is sufficient (for this purpose ignoring all claims held by the Second Priority Secured Parties and the Third Priority Secured Parties), the First Priority Secured Parties with respect to such Common Collateral shall be entitled to receive, in addition to distributions to them in respect of principal, pre-petition interest and other claims, all amounts owing in respect of Post-Petition Interest (at the applicable non-default rate) before any distribution is made in respect of the claims held by

the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral), with the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral hereby acknowledging and agreeing to turn over to the First Priority Secured Parties with respect to such Common Collateral distributions otherwise received or receivable by them in respect of such Common Collateral to the extent necessary to effectuate the intent of this sentence, even if such turnover has the effect of reducing the claim or recovery of the Second Priority Secured Parties and/or the Third Priority Secured Parties with respect to such Common Collateral.

5.8 Plans of Reorganization.

(a) With respect to each Type of Common Collateral, if the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties constitute only one secured claim pursuant to any plan of reorganization proposed in an Insolvency Proceeding (rather than separate classes of first, second and third priority secured claims), notwithstanding the objection to, and vote against, such plan by such Secured Parties in accordance with Section 5.7, no Second Priority Secured Party and no Third Priority Secured Party shall support or vote in favor of such plan of reorganization (and each shall vote and shall be deemed to have voted to reject any plan of reorganization) unless such plan (i) pays off, in cash in full, all First Priority Obligations or (ii) is supported by the First Priority Representative. If any such Second Priority Secured Party or Third Priority Secured Party with respect to any Type of Common Collateral votes in favor of any plan or reorganization in violation of this Section 5.8(a), such Second Priority Secured Party or Third Priority Secured Party irrevocably agrees that such vote shall be deemed unauthorized, void and of no force and effect and the First Priority Representative shall be, and shall be deemed, such party's "authorized agent" under Bankruptcy Rules 3018(c) and 9010, and that the First Priority Representative shall be authorized and entitled to withdraw such vote and submit a superseding ballot on behalf of such Second Priority Secured Party or such Third Priority Secured Party that is consistent herewith.

(b) If, in any Insolvency Proceeding, debt obligations of the reorganized debtor secured by Liens upon any property of the reorganized debtor are distributed, pursuant to a plan of reorganization or similar dispositive restructuring plan, on account of ABL Secured Obligations, on account of New Money Term Loan Secured Obligations and on account of Junior Term Loan Secured Obligations, then, to the extent the debt obligations distributed on account of the ABL Secured Obligations, on account of the New Money Term Loan Secured Obligations and on account of the Junior Term Loan Secured Obligations are secured by Liens upon the same property, the provisions of this Agreement will survive the distribution of such debt obligations pursuant to such plan and will apply with like effect to the Liens securing such debt obligations.

5.9 Other Matters. With respect to each Type of Common Collateral, to the extent that the Second Priority Representative, any other Second Priority Secured Party, the Third Priority Representative or any other Third Priority Secured Party, has or acquires rights under Section 363 or Section 364 of the Bankruptcy Code with respect to any of such Common Collateral, the Second Priority

Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, not to assert any of such rights without the prior written consent of the First Priority Representative with respect to such Common Collateral; *provided* that if requested by the First Priority Representative, the Second Priority Representative and/or the Third Priority Representative with respect to such Common Collateral shall timely exercise such rights in the manner requested by such First Priority Representative, including any rights to payments in respect of such rights.

5.10 No Waiver of Rights of First Priority Secured Parties. With respect to each Type of Common Collateral, nothing contained herein shall prohibit or in any way limit the First Priority Representative or any other First Priority Secured Party from objecting in any Insolvency Proceeding or otherwise to any action taken by any Second Priority Secured Party or Third Priority Secured Party other than any action taken by such Second Priority Secured Party or Third Priority Secured Party, as the case may be, that is expressly permitted by this Agreement.

5.11 Effectiveness in Insolvency Proceedings.

(a) This Agreement, which the parties hereto expressly acknowledge is a “subordination agreement” under Section 510(a) of the Bankruptcy Code, shall be effective before, during and after the commencement of an Insolvency Proceeding, subject, however, to Section 5.11(b) and to Section 11.14. All references in this Agreement to any Grantor shall include such Grantor as a debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding, and the rights and obligations hereunder of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Collateral shall be fully enforceable as between such parties regardless of the pendency of Insolvency Proceedings or any related limitations on the enforcement of this Agreement against any Grantor, subject, however, to Section 5.11(b) and to Section 11.14.

(b) Notwithstanding anything to the contrary herein, Sections 5.2, 5.3, 5.4, 5.7 and 5.8 of this Agreement shall be of no force or effect during the pendency of the Existing Chapter 11 Cases (but, for the avoidance of doubt, such provisions shall be effective subsequent in any subsequent Insolvency Proceeding).

SECTION 6. *Matters Relating to Loan Documents.*

6.1 General.

(a) Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, and each

Grantor agrees that it shall not at any time execute or deliver any amendment or other modification to any of the First Priority Documents, the Second Priority Documents or the Third Priority Documents in violation of this Agreement.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, in the event the First Priority Representative enters into any amendment, waiver or consent in respect of any of the First Priority Security Documents for the purpose of adding to, or deleting from, or waiving or consenting to any departures from any provisions of, any First Priority Security Document or changing in any manner the rights of any parties thereunder, then such amendment, waiver or consent shall apply automatically to any comparable provision of the Comparable Second Priority Security Document and to the Comparable Third Priority Security Document without the consent of or action by any Second Priority Secured Party or Third Priority Secured Party (with each First Priority Security Document as so amended, and each Second Priority Security Document as so amended, continuing to be subject to the terms hereof); *provided* that (i) no such amendment, waiver or consent shall have the effect of removing assets subject to the Lien of any Second Priority Security Document or Third Priority Security Document, except to the extent that a release of such Lien is permitted by Section 4.2, (ii) any such amendment, waiver or consent that materially and adversely affects the rights of the Second Priority Secured Parties or the Third Priority Secured Parties and does not affect the First Priority Secured Parties in a like or similar manner shall not apply to the Second Priority Security Documents or the Third Priority Security Documents, as applicable, without the consent of the Second Priority Representative or the Third Priority Representative, as applicable and (iii) notice of such amendment, waiver or consent shall be given to the Second Priority Representative and the Third Priority Representative by the First Priority Representative no later than 30 days after its effectiveness, *provided* that the failure to give such notice shall not affect the effectiveness and validity thereof or cause a default by any Grantor under the Loan Documents.

(c) Each of the Grantors and the Representatives agrees that each of the ABL Credit Agreement and the Term Loan Agreement (and any notes issued pursuant thereto) and each First Priority Security Document, Second Priority Security Document and Third Priority Security Document shall contain the applicable provisions set forth on Annex I hereto, or similar provisions approved by the Representatives, which approval shall not be unreasonably withheld or delayed.

6.2 Restrictions on Refinancings.

(a) The indebtedness under the ABL Credit Agreement may be Refinanced, in whole but not in part, with the same or different lenders or Representatives in a Refinancing, without the consent of the Term Loan Agent or the holders of the Term Loan Secured Obligations; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7) and (y) no such Refinancing shall have the effect of increasing the principal amount of ABL Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations.

(b) The indebtedness in respect of the New Money Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the Junior Term Loan Agent or the Junior Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from

such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7), (y) no such Refinancing prior to the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of New Money Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the New Money Term Loan Secured Obligations and (z) no such Refinancing on or after the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations.

(c) The indebtedness in respect of the Junior Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the New Money Term Loan Agent or the New Money Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7), (y) no such Refinancing prior to the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations and (z) no such Refinancing on or after the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations.

6.3 Restrictions on Amendments, Supplements and Modifications.

(a) The ABL Loan Documents may be amended, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of the Term Loan Agent:

(i) have the effect of increasing the principal amount of ABL Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations,

(ii) have the effect of increasing the “Applicable Margin” or similar component of the interest rate (determined on the basis of yield) applicable to the loans outstanding or permitted to be outstanding under the ABL Credit Agreement (excluding increases resulting from the application of any pricing grid or from the accrual of interest at the default rate) by more than 250 basis points, or

(iii) have the effect of changing the scheduled date for repayment of the loans outstanding or permitted to be outstanding under the ABL Credit Agreement to an earlier date.

(b) The Term Loan Documents may be amended, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of the ABL Agent:

(i) (A) prior to the Existing Chapter 11 Cases Emergence Date, have the effect of increasing (x) the principal amount of New Money Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the New Money Term Loan Secured Obligations or (y) the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations or (B) on or after the Existing Chapter 11 Cases Emergence Date, have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations,

(ii) have the effect of increasing the “Applicable Margin” or similar component of the interest rate (determined on the basis of yield) applicable to any class of loans outstanding or permitted to be outstanding under the applicable Term Loan Agreement (excluding increases resulting from the accrual of interest at the default rate) by more than 250 basis points, or

(iii) have the effect of changing the final scheduled date for repayment of any loans (or any tranche or class thereof) outstanding or permitted to be outstanding under the applicable Term Loan Agreement to an earlier date.

(c) Notwithstanding anything to the contrary herein, the conversion of the Term Loan Secured Obligations under the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement to Term Loan Secured Obligations under the “Exit Loan Agreement” as contemplated by Section 2.21 of such Term Loan Agreement shall not be an amendment, supplement or modification of the Term Loan Documents or a Refinancing of the Term Loan Secured Obligations for purposes of this Agreement.

SECTION 7. Cooperation with Respect to ABL Priority Collateral.

7.1 Consent to License to Use Intellectual Property. The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral (and any purchaser, assignee or transferee of assets as provided in Section 7.3) (a) consents (without any representation, warranty or obligation whatsoever) to the grant by any Grantor to the ABL Agent of a non-exclusive, royalty-free license to use during the ABL Priority Collateral Processing and Sale Period any Patents, Patent Licenses, Trademarks, Trademark Licenses or proprietary information of such Grantor that is Term Loan Priority Collateral (or any Patent, Patent License, Trademark, Trademark License or proprietary information acquired by such purchaser, assignee or transferee from any Grantor, as the case may be) and (b) grants, in its capacity as a secured party (or as a purchaser, assignee or transferee, as the case may be),

to the ABL Agent a non-exclusive royalty-free license to use during the ABL Priority Collateral Processing and Sale Period, any Patent, Patent License, Trademark, Trademark License or proprietary information that is Term Loan Priority Collateral (or subject to such purchase, assignment or transfer, as the case may be), in each case in connection with the enforcement of any Lien held by the ABL Agent upon any inventory or other ABL Priority Collateral of any Grantor and to the extent the use of such Patent, Patent License, Trademark, Trademark License or proprietary information is necessary or appropriate, in the good faith opinion of the ABL Agent, to process, ship, produce, store, complete, supply, lease, sell or otherwise dispose of any such inventory in any lawful manner.

7.2 Access to Information.

(a) If the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the New Money Term Loan Agent), then upon request of the ABL Agent and reasonable advance notice, the New Money Term Loan Agent will permit the ABL Agent or its representative to inspect and copy such documentation if and to the extent the ABL Agent certifies to the New Money Term Loan Agent that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the ABL Agent, to the enforcement of the ABL Agent's Liens upon any ABL Priority Collateral; and

(ii) the ABL Agent and the ABL Secured Parties are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

(b) If the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the ABL Agent), then upon request of the New Money Term Loan Agent and reasonable advance notice, the ABL Agent will permit the New Money Term Loan Agent or its representative to inspect and copy such documentation if and to the extent the New Money Term Loan Agent certifies to the ABL Agent that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the New Money Term Loan Agent, to the enforcement of the New Money Term Loan Agent's Liens upon any Term Loan Priority Collateral; and

(ii) the New Money Term Loan Agent and the New Money Term Loan Secured Parties are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

7.3 Access to Property to Process and Sell Inventory.

(a) (i) If the ABL Agent commences any action or proceeding with respect to any of its rights or remedies (including, but not limited to, any action of foreclosure), enforcement, collection or execution with respect to the ABL Priority Collateral ("ABL Priority Collateral Enforcement Actions") or if the New Money Term Loan Agent commences any action or proceeding with respect to any of its rights or remedies (including, but not limited to, any action of foreclosure), enforcement, collection or execution with respect to the Term Loan Priority Collateral (or a purchaser at a foreclosure sale conducted in foreclosure of a First Priority Lien on any Term Loan Priority Collateral takes actual or constructive possession of the Term Loan Priority Collateral of any Grantor) ("Term Loan Priority Collateral Enforcement Actions"), then the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the First Priority Secured Parties with respect to the Term Loan Priority Collateral (subject to, in the case of any Term Loan Priority Collateral Enforcement Action, a prior written request by the ABL Agent to the New Money Term Loan Agent (the "Term Loan Priority Collateral Enforcement Action Notice")) shall (x) cooperate with the ABL Agent (and with its officers, employees, representatives and agents) at the cost and expense of the ABL Secured Parties (subject to the Grantors' reimbursement and indemnity obligations with respect thereto under the Loan Documents) in its efforts to conduct ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral and to finish any work-in-process and process, ship, produce, store, complete, supply, lease, sell or otherwise handle, deal with, assemble or dispose of, in any lawful manner, the ABL Priority Collateral, (y) not hinder or restrict in any respect the ABL Agent from conducting ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral or from finishing any work-in-process or processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral, and (z) permit the ABL Agent, its employees, agents, advisers and representatives, at the cost and expense of the ABL Secured Parties (subject to the Grantors' reimbursement and indemnity obligations with respect thereto under the Loan Documents), to enter upon and use the Term Loan Priority Collateral (including, without limitation, equipment, processors, computers and other machinery related to the storage or processing of records, documents or files and intellectual property), for a period commencing on (I) the date of the initial ABL Priority Collateral Enforcement Action or the date of delivery of the Term Loan Priority Collateral Enforcement Action Notice, as the case may be, and (II) ending on the date occurring 180 days thereafter (such period, as the same may be extended with the written consent of the New Money Term Loan Agent as contemplated by the final sentence of this Section 7.3(a)(i), the "ABL Priority Collateral Processing and Sale Period"), for purposes of:

- (A) assembling and storing the ABL Priority Collateral and completing the processing of and turning into finished goods any ABL Priority Collateral consisting of work-in-process;
- (B) selling any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral, whether in bulk, in lots or to customers in the ordinary course of business or otherwise;
- (C) removing and transporting any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral;
- (D) otherwise processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral; and/or

- (E) taking reasonable actions to protect, secure, and otherwise enforce the rights or remedies of the ABL Secured Parties and/or the ABL Agent (including with respect to any ABL Priority Collateral Enforcement Actions) in and to the ABL Priority Collateral;

provided, however, that nothing contained in this Agreement shall restrict the rights of the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, from selling, assigning or otherwise transferring any Term Loan Priority Collateral prior to the expiration of such ABL Priority Collateral Processing and Sale Period if the purchaser, assignee or transferee thereof agrees in writing (for the benefit of the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, and the ABL Secured Parties) to be bound by the provisions of this Section 7.3 and Section 7.1. If any stay or other order prohibiting the exercise of remedies with respect to the ABL Priority Collateral has been entered by a court of competent jurisdiction, such ABL Priority Collateral Processing and Sale Period shall be tolled during the pendency of any such stay or other order. The New Money Term Loan Agent, upon request by the ABL Agent, may in its sole discretion extend the ABL Priority Collateral Processing and Sale Period for an additional period of time.

(ii) During the period of actual occupation, use and/or control by the ABL Secured Parties and/or the ABL Agent (or their respective employees, agents, advisers and representatives) of any Term Loan Priority Collateral, the ABL Secured Parties and the ABL Agent shall (i) be responsible for the ordinary course third-party expenses related thereto, including costs with respect to heat, light, electricity, water and real property taxes with respect to that portion of any premises so used or occupied and (ii) be obligated to repair at their expense any physical damage to such Term Loan Priority Collateral resulting from such occupancy, use or control or removal of ABL Priority Collateral, and to leave such Term Loan Priority Collateral in substantially the same condition as it was at the commencement of such occupancy, use or control, ordinary wear and tear excepted. Notwithstanding the foregoing, in no event shall the ABL Secured Parties or the ABL Agent have any liability to the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, or to any other First Priority Secured Party with respect to the Term Loan Priority Collateral pursuant to this Section 7.3(a) as a result of any condition (including any environmental condition, claim or liability) on or with respect to the Term Loan Priority Collateral existing prior to the date of the exercise by the ABL Secured Parties (or the ABL Agent, as the case may be) of their rights under this Section 7.3(a) and the ABL Secured Parties shall have no duty or liability to maintain the Term Loan Priority Collateral in a condition or manner better than that in which it was maintained prior to the use thereof by the ABL Secured Parties, or for any diminution in the value of the Term Loan Priority Collateral that results from ordinary wear and tear resulting from the use of the Term Loan Priority Collateral by the ABL Secured Parties in the manner and for the time periods specified under this Section 7.3(a). Without limiting the rights granted in this Section 7.3(a), the ABL Secured Parties and the ABL Agent shall cooperate with the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority Collateral in connection with any efforts made by the New Money Term Loan Agent or such First Priority Secured Parties to sell the Term Loan Priority Collateral.

(b) The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, shall be entitled, as a condition of permitting such access and use, to

demand and receive assurances reasonably satisfactory to it that the access or use requested and all activities incidental thereto:

(i) will be permitted, lawful and enforceable under applicable law and will be conducted in accordance with prudent manufacturing practices; and

(ii) will be adequately insured for damage to property and liability to persons, including property and liability insurance for the benefit of the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority Collateral, at no cost to the New Money Term Loan Agent or such First Priority Secured Parties.

The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, (x) shall provide reasonable cooperation to the ABL Agent in connection with the manufacture, production, completion, handling, removal and sale of any ABL Priority Collateral by the ABL Agent as provided above and (y) shall be entitled to receive, from the ABL Agent, fair compensation and reimbursement for their reasonable costs and expenses incurred in connection with such cooperation, support and assistance to the ABL Agent. Notwithstanding the foregoing sentence, the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and/or any such purchaser (or its transferee or successor) shall not otherwise be required to manufacture, produce, complete, remove, insure, protect, store, safeguard, sell or deliver any inventory subject to any First Priority Lien held by the ABL Agent or to provide any support, assistance or cooperation to the ABL Agent in respect thereof.

7.4 First Priority Representatives Assurances. The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, may condition its performance of any obligation set forth in this Section 7 upon its prior receipt (without cost to it) of:

(a) such assurances as it may reasonably request to confirm that the performance of such obligation and all activities of the ABL Agent or its officers, employees and agents in connection therewith or incidental thereto:

(i) will be permitted, lawful and enforceable under applicable law; and

(ii) will not impose upon the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral (or any First Priority Secured Party with respect to such Collateral) any legal duty, legal liability, expense or risk of uninsured loss; and

(b) such indemnity, security and insurance as the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, may reasonably request in connection therewith.

7.5 Grantor Consent. The Borrower and the other Grantors consent to the performance by the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Collateral, of the obligations set forth in this Section 7 and acknowledge and agree that neither the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, nor any other First Priority Secured Party with respect to such Collateral shall ever be accountable or liable (except to the extent resulting from such party's gross negligence or willful misconduct) for any action taken or omitted by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents successors or assigns in connection therewith or incidental thereto or in consequence thereof by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents, successors or assigns or any other damage to or misuse or loss of any property of the Grantors as a result of any action taken or omitted by the ABL Agent or its officers, employees, agents, successors or assigns.

SECTION 8. *Reliance; Waivers; etc.*

8.1 Reliance. The First Priority Documents, the Second Priority Documents and the Third Priority Documents are deemed to have been executed and delivered, and all extensions of credit thereunder are deemed to have been made or incurred, in reliance upon this Agreement. With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, expressly waives all notice of the acceptance of and reliance on this Agreement by the other Secured Parties.

8.2 No Warranties or Liability. Each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral acknowledge and agree that none of them has made any representation or warranty with respect to the execution, validity, legality, completeness, collectibility or enforceability of any First Priority Document, any Second Priority Document or any Third Priority Document. Except as otherwise provided in this Agreement, each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral will be entitled to manage and

supervise their respective extensions of credit to any Grantor in accordance with law and their usual practices, modified from time to time as they deem appropriate.

8.3 No Waivers. No right or benefit of any party hereunder shall at any time in any way be prejudiced or impaired by any act or failure to act on the part of such party or any other party hereto or by any noncompliance by any Grantor with the terms and conditions of any of the First Priority Documents, any of the Second Priority Documents or any of the Third Priority Documents.

SECTION 9. *Obligations Unconditional*.

All rights, agreements and obligations of the First Priority Representative and First Priority Secured Parties, the Second Priority Representative and the Second Priority Secured Parties, and the Third Priority Representative and the Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, and the Grantors hereunder, to the extent applicable, shall remain in full force and effect irrespective of:

- (i) any lack of validity or enforceability of any First Priority Document, Second Priority Document or Third Priority Document;
- (ii) any change in the time, place or manner of payment of, or in any other term of, all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations, or any amendment, waiver or other modification, whether by course of conduct or otherwise, or any Refinancing, replacement, refunding or restatement of any First Priority Document, Second Priority Document or Third Priority Document;
- (iii) any exchange, release, voiding, avoidance or non-perfection of any security interest in any Common Collateral or any other collateral, or any release, amendment, waiver or other modification, whether by course of conduct or otherwise, or any Refinancing, replacement, refunding or restatement of all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations or any guarantee or guaranty thereof; or
- (iv) any other circumstances that otherwise might constitute a defense available to, or a discharge of, any Grantor in respect of (a) the First Priority Obligations (other than a defense that the First Priority Obligations have been paid in full), (b) the Second Priority Obligations (other than a defense that the Second Priority Obligations have been paid in full) or (c) the Third Priority Obligations (other than a defense that the Third Priority Obligations have been paid in full) or of any of the First Priority Representative, Second Priority Representative, Third Priority Representative or any Grantor, to the extent applicable, in respect of this Agreement.

SECTION 10. *Additional ABL Secured Obligations and Term Loan Secured Obligations; Certain Reclassifications of Term Loan Secured Obligations.*

(a) The Borrower may from time to time, subject to any limitations contained in the ABL Loan Documents and the Term Loan Documents in effect at such time, designate additional indebtedness and related obligations that are, or are to be, secured by Liens on any assets of the Grantors that would, if such Liens were granted, constitute Common Collateral as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, by delivering to each Representative party hereto at such time a certificate of a Responsible Officer of the Borrower:

(i) describing the indebtedness and other obligations being designated as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and including a statement of the maximum aggregate outstanding principal amount of such indebtedness as of the date of such certificate;

(ii) in the case of ABL Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the ABL Priority Collateral and Second Priority Obligations with respect to the Term Loan Priority Collateral;

(iii) in the case of New Money Term Loan Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the Term Loan Priority Collateral and Second Priority Obligations with respect to the ABL Priority Collateral;

(iv) in the case of Junior Term Loan Secured Obligations, confirming that such obligations shall be Third Priority Obligations with respect to the Term Loan Priority Collateral and Third Priority Obligations with respect to the ABL Priority Collateral;

(v) identifying the Person that serves as the Representative with respect to such indebtedness and related obligations;

(vi) certifying that the incurrence of such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be), the creation of the Liens securing such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and the designation of such indebtedness and related obligations as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) hereunder (x) do not violate or result in a default under any provision of any ABL Loan Document or Term Loan Document in effect at such time and (y) would not have the effect of increasing the principal amount of ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable; and

(vii) attaching a fully completed Representative Joinder Agreement executed and delivered by the Representative with respect to such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be).

Upon the delivery of such certificate and the related attachments as provided above, the obligations designated in such notice shall become ABL Secured Obligations, New Money Term Loan

Secured Obligations or Junior Term Loan Secured Obligations, as applicable, for all purposes of this Agreement.

Without limiting the foregoing provisions of this Section 10, the Borrower may from time to time on or after the Existing Chapter 11 Cases Emergence Date, subject to any limitations contained in the ABL Loan Documents and the Term Loan Documents in effect at such time, re-classify existing indebtedness that constitutes Junior Term Loan Secured Obligations as indebtedness that shall thereafter constitute New Money Term Loan Secured Obligations, by delivering to each Representative party hereto at such time a certificate of a Responsible Officer of the Borrower:

(a) describing the existing Junior Term Loan Secured Obligations being re-classified as New Money Term Loan Secured Obligations and including a statement of the maximum aggregate outstanding principal amount of such indebtedness as of the date of such certificate;

(b) confirming that such resulting obligations shall be First Priority Obligations with respect to the Term Loan Priority Collateral and Second Priority Obligations with respect to the ABL Priority Collateral;

(c) identifying the Person that serves as the Representative with respect to such indebtedness that shall thereafter constitute New Money Term Loan Secured Obligations;

(d) certifying that the resulting New Money Term Loan Secured Obligations, the creation (or existence) of the Liens securing such New Money Term Loan Secured Obligations (including the priority thereof) and the re-classification of such Junior Term Loan Secured Obligations as New Money Term Loan Secured Obligations hereunder (x) do not violate or result in a default under any provision of any ABL Loan Document or Term Loan Document in effect at such time and (y) would not have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations; and

(e) if the Representative with respect to the resulting New Money Term Loan Secured Obligations is not already a party hereto as a Representative with respect to New Money Term Loan Secured Obligations, attaching a fully completed Representative Joinder Agreement executed and delivered by the Representative with respect to such New Money Term Loan Secured Obligations.

Upon the delivery of such certificate and the related attachments as provided above, the obligations designated in such notice shall become New Money Term Loan Secured Obligations for all purposes of this Agreement.

In the event of any conflict or inconsistency between the provisions of this Section 10 and the provisions of Section 11.3(b), the provisions of this Section 10 shall govern.

SECTION 11. *Miscellaneous.*

11.1 Conflicts. Except as otherwise provided herein, in the event of any conflict between the provisions of this Agreement and the provisions of any First Priority Document, any Second Priority Document or any Third Priority Document, the provisions of this Agreement shall govern.

11.2 Continuing Nature of Provisions. This Agreement shall continue to be effective, and shall not be revocable by any party hereto, until the First Priority Obligations Payment Date and the Second Priority Obligations Payment Date shall have occurred with respect to each Type of Common Collateral. This is a continuing agreement and the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties may continue, at any time and without notice to the other parties hereto, to extend credit and other financial accommodations, lend monies and provide indebtedness to, or for the benefit of, any Grantor on the faith hereof. For the avoidance of doubt, if any ABL Secured Obligations and any Term Loan Secured Obligations remain outstanding following the consummation of a Reorganization Plan in the Existing Chapter 11 Cases, this Agreement shall remain in effect notwithstanding the consummation of such Reorganization Plan.

11.3 Amendments; Waivers.

(a) No amendment or modification of any of the provisions of this Agreement (other than pursuant to a Representative Joinder Agreement or a Grantor Joinder Agreement) shall be effective unless the same shall be in writing and signed by the First Priority Representative, the Second Priority Representative and the Third Priority Representative and, in the case of amendments or modifications that could reasonably be expected to affect the rights or interests of any Grantor, the Borrower.

(b) It is understood that the ABL Agent and the Term Loan Agent, without the consent of any other Secured Party, may in their discretion determine that a supplemental agreement (which may take the form of an amendment and restatement of this Agreement) is necessary or appropriate to facilitate having additional indebtedness or other obligations ("Additional Debt") of any of the Grantors become ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, under this Agreement, which supplemental agreement shall specify whether such Additional Debt constitutes ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations; *provided* that such Additional Debt is permitted to be incurred by the ABL Credit Agreement and the Term Loan Agreement then extant, and is permitted by said Agreements to be subject to the provisions of this Agreement as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable.

11.4 Information Concerning Financial Condition of the Borrower and the other Grantors. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that each Secured Party assumes responsibility for

keeping itself informed of the financial condition of the relevant Grantors and all other circumstances bearing upon the risk of nonpayment of the First Priority Obligations, the Second Priority Obligations or the Second Priority Obligations. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that no party shall have any duty to advise any other party of information known to it regarding such condition or any such circumstances. In the event any Secured Party, in its sole discretion, undertakes at any time or from time to time to provide any information to any other Secured Party, it shall be under no obligation (a) to provide any such information to such other party or any other party on any subsequent occasion, (b) to undertake any investigation not a part of its regular business routine, or (c) to disclose any other information.

11.5 Applicable Law. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

11.6 Jurisdiction; Consent to Service of Process; Process Agent.

(a) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW.

(b) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR

PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(c) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 11.7. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

11.7 Notices.

Unless otherwise specifically provided herein, any notice or other communication herein required or permitted to be given shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopy, as follows:

- (i) if to a Grantor, to the address set forth in Section 9.02 of the ABL Credit Agreement as in effect on the date hereof,
- (ii) if to CNAI, to the address set forth in Section 9.02 of the ABL Credit Agreement as in effect on the date hereof,
- (iii) if to Wilmington Trust, to the address set forth in Section 9.02 of the Term Loan Agreement as in effect on the date hereof,
- (iv) if to any other holder of indebtedness or Representative with respect thereto that becomes a party hereto after the date hereof, to the address designated by such holder or such Representative in the Representative Joinder Agreement pursuant to which such holder or Representative shall have become a party hereto, or
- (v) with respect to any party hereto, to such other address as may be designated by such party in a written notice to each other party hereto.

11.8 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of each of the parties hereto and each of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and their respective successors and assigns, and nothing herein is intended, or shall be construed to give, any other Person any right, remedy or claim under, to or in respect of this Agreement or any Common Collateral or any Type thereof. All references to any Grantor shall include any Grantor as debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding. All references to any Grantor that is, as of the Effective Date, a debtor-in-possession in any of the Existing Chapter 11 Cases shall, following the consummation of a Reorganization Plan in the Existing Chapter 11 Cases (if any of the ABL Secured Obligations or Term

Loan Secured Obligations remain outstanding following such consummation), include a reference to such Grantor as a reorganized Person.

11.9 Headings. Section headings used herein are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

11.10 Severability. In the event any one or more of the provisions contained in this Agreement or in any other Loan Document should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein and therein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

11.11 Counterparts; Integration; Effectiveness. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by telecopy or electronic image scan transmission (such as a "pdf" file) shall be effective as delivery of a manually executed counterpart of this Agreement. This Agreement shall become effective when it shall have been executed by each party hereto.

11.12 Waiver of Jury Trial. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE

BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

11.13 Additional Grantors. The Borrower and each other Grantor on the date of this Agreement will constitute the original Grantors party hereto. The original Grantors will cause each Person that becomes a Grantor after the date hereof to contemporaneously become a party hereto (as a Grantor) by executing and delivering a Grantor Joinder Agreement to each of the ABL Agent and the Term Loan Agent. The parties hereto agree that, notwithstanding any failure to take the actions required by the immediately preceding sentence, each Person that becomes a Grantor at any time (and any security granted by any such Person) will be subject to the provisions hereof as fully as if it constituted a Grantor party hereto and had complied with the requirements of the immediately preceding sentence.

11.14 New DIP Order Governs. In the event of any conflict or inconsistency between the provisions of this Agreement and the provisions of the New DIP Order, the provisions of the New DIP Order shall govern.

[signature pages follow]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

CITICORP NORTH AMERICA, INC.
as Representative with respect to the ABL Credit
Agreement

By: _____
Name:
Title:

Signature Page to
Intercreditor Agreement

WILMINGTON TRUST, NATIONAL ASSOCIATION,
as Representative with respect to the New Money Term Loans

By: _____

Name:

Title:

**WILMINGTON TRUST, NATIONAL
ASSOCIATION,**
as Representative with respect to the Junior Term Loans

By: _____

Name:

Title:

EASTMAN KODAK COMPANY

By: _____
Name:
Title:

[OTHER GRANTORS]

By: _____
Name:
Title:

See Attached.

In re)
) Chapter 11
Eastman Kodak Company, *et al.*,¹)
) Case No. 12-10202(ALG)
))
) Debtors.) (Jointly Administered)
))
))

**ORDER (I) AUTHORIZING DEBTORS (A) TO OBTAIN POST-PETITION
FINANCING PURSUANT TO 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3),
364(d)(1) AND 364(e) AND (B) TO CONTINUE TO UTILIZE CASH COLLATERAL
PURSUANT TO 11 U.S.C. § 363 AND (II) GRANTING ADEQUATE PROTECTION TO
CERTAIN PRE-PETITION SECURED PARTIES
PURSUANT TO 11 U.S.C. §§ 361, 362, 363 AND 364**

Upon the motion (the “**Motion**”), dated December 21, 2012, of Eastman Kodak Company (the “**Borrower**”) and its affiliated debtors, each as debtor and debtor-in-possession (collectively, the “**Debtors**”), in the above-captioned cases (the “**Cases**”) pursuant to sections 105, 361, 362, 363(c)(2), 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) of title 11 of the United States Code, 11 U.S.C. §§ 101, *et seq.* (the “**Bankruptcy Code**”), and rules 2002, 4001 and 9014 of the Federal Rules of Bankruptcy Procedure (the “**Bankruptcy Rules**”), and the Local Bankruptcy Rules for the Southern District of New York, including rule 4001-2 (the “**SDNY Local Rules**”), seeking, among other things:

(1) authorization for the Borrower to obtain post-petition financing to, among other things, refinance portions of its existing debtor-in-possession

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Eastman Kodak Company (7150); Creo Manufacturing America LLC (4412); Eastman Kodak International Capital Company, Inc. (2341); Far East Development Ltd. (2300); FPC Inc. (9183); Kodak (Near East), Inc. (7936); Kodak Americas, Ltd. (6256); Kodak Aviation Leasing LLC (5224); Kodak Imaging Network, Inc. (4107); Kodak Philippines, Ltd. (7862); Kodak Portuguesa Limited (9171); Kodak Realty, Inc. (2045); Laser-Pacific Media Corporation (4617); NPEC Inc. (5677); Pakon, Inc. (3462); and Qualex Inc. (6019). The location of the Debtors’ corporate headquarters is: 343 State Street, Rochester, NY 14650.

financing, up to the aggregate principal amount of \$843,650,000 (the “**Supplemental DIP Term Loan Facility**”), subject to those conditions set forth in the Supplemental DIP Documents (as defined below), and for all of the other Debtors (the “**Guarantors**”) to guaranty the obligations of the Borrower in connection with the Supplemental DIP Term Loan Facility to be provided by the Lenders (as defined in the Supplemental DIP Credit Agreement, as defined below) (the “**Supplemental DIP Lenders**” and, together with the Senior DIP Lenders (as defined below), the “**DIP Lenders**”), and for which Wilmington Trust, National Association (“**Wilmington**”) will act as administrative agent and collateral agent (in such capacities, the “**Supplemental DIP Agent**”, and together with the Senior DIP Agent (as defined below), the “**DIP Agents**”);

(2) authorization for the Debtors to execute and enter into the Supplemental DIP Documents and to perform such other and further acts as may be required in connection with the Supplemental DIP Documents;

(3) authorization for the Debtors to, concurrently with the closing of the Supplemental DIP Term Loan Facility, use the proceeds of the Supplemental DIP Term Loan Facility to, *inter alia*, irrevocably repay in full (after application of proceeds from the Digital Imaging Patent Portfolio Disposition (as defined in the ARCA (as defined below))) the then-outstanding Term Loans (as defined in the Existing DIP Credit Agreement (as defined below) (the “**Existing Term Loans**”, and the lenders of such loans, the “**Existing Term Loan Lenders**”)) under that certain Debtor-in-Possession Credit Agreement, dated as of January 20, 2012 (as amended, supplemented or otherwise modified from time to time prior to

the "Effective Date" (as defined in the ARCA, the "**Effective Date**"), the "**Existing DIP Credit Agreement**", and all other documents and agreements executed in connection therewith and related thereto, the "**Existing DIP Documents**", and the credit facilities provided for thereunder, the "**Existing DIP Facility**", and the "DIP Obligations" thereunder, as defined in the Existing DIP Order (as defined below), the "**Existing DIP Obligations**", among the Borrower, Kodak Canada, Inc., the other subsidiaries of the Borrower party thereto, the lenders referred to therein (the "**Existing DIP Lenders**") and Citicorp North America, Inc., as administrative agent (in such capacity, the "**Existing DIP Agent**");

(4) authorization for the Debtors to execute and enter into the Amendment Agreement (as defined below), for purposes of, among other things, amending and restating the Existing DIP Credit Agreement in order to permit the incurrence and existence of the Supplemental DIP Term Loan Facility, to extend the maturity to September 30, 2013, to reduce the revolving credit commitments to \$200 million and to effect certain other amendments, and to perform such other and further acts as may be required in connection with the Senior DIP Documents (as defined below); *provided* that if the Debtors do not obtain the consents of 100% of the lenders under the Existing DIP ABL Facility (as defined in the Motion), the portion of the Amendment Agreement extending the maturity date to September 30, 2013 will not become effective;

(5) the granting or continuation of adequate protection for the Pre-Petition Secured Creditors (as defined below), whose liens, security interests or

setoff rights were primed by the Existing DIP Financing and will be or remain primed by the DIP Facilities (as defined below), including the continuation of certain adequate protection granted pursuant to the Existing DIP Order (as such adequate protection is amended and restated herein) and the granting of additional adequate protection to the holders (the “**Pre-Petition Second Lien Noteholders**”) of the Borrower’s (i) 10.625% Senior Secured Notes due March 15, 2019 issued under or in connection with that certain Indenture dated as of March 15, 2011 and (ii) the Borrower’s 9.75% Senior Secured Notes due March 1, 2018 issued under or in connection with that certain Indenture dated as of March 5, 2010 (together, the “**Pre-Petition Second Lien Indentures**”, and with all other documentation executed in connection therewith, the “**Pre-Petition Second Lien Existing Agreements**” and together with the First Lien Existing Agreements (as defined below) and, for the avoidance of doubt, the Existing Intercreditor Agreement (as defined in the Existing DIP Credit Agreement), the “**Existing Documents**”, and the notes issued under the Pre-Petition Second Lien Indentures, the “**Pre-Petition Second Lien Notes**”, and the obligations arising thereunder, the “**Pre-Petition Second Lien Obligations**”), each among the Borrower, each of the guarantors party thereto and the Bank of New York Mellon or any successor trustee appointed in accordance with the terms of the relevant Pre-Petition Second Lien Indenture, including Wilmington, which was appointed on January 26, 2012, as trustee (in such capacity under the Pre-Petition Second Lien Indentures, the “**Pre-Petition Second Lien Notes Trustee**”; together with the Pre-Petition First Lien Agent (as defined below), the Pre-Petition First Lien Secured Lenders (as defined

below) and the Pre-Petition Second Lien Noteholders, the “**Pre-Petition Secured Creditors**”), whose liens and security interests shall be junior to the DIP Liens (as defined below) and the Adequate Protection Liens (as defined below);

(6) authorization to indefeasibly exchange certain Pre-Petition Second Lien Obligations for loans (the “**Junior DIP Term Loans**”) under the Supplemental DIP Credit Agreement on the terms set forth therein and herein;

(7) the granting of superpriority claims to the Supplemental DIP Agent and the Supplemental DIP Lenders payable from, and having recourse to, all pre-petition and post-petition property of the Debtors’ estates and all proceeds thereof, subject to (a) the superpriority claims previously granted by the Court in respect of the Existing DIP Facility, which shall continue in favor of the Senior DIP Facility (as defined below) and as otherwise provided herein, and (b) the Carve Out (as defined below);

(8) the continued limitation of the Debtors’ right to surcharge against collateral pursuant to section 506(c) of the Bankruptcy Code, as such limitation is modified herein;

(9) continuation of the authorization for the Debtors to use Cash Collateral (as defined in the Existing DIP Order) and all other collateral in which any of the Pre-Petition Secured Creditors have an interest, and the granting of certain adequate protection to such parties with respect to, *inter alia*, such use of their Cash Collateral and all use and diminution in the value of their interests therein; and

(10) pursuant to Bankruptcy Rule 4001, that a hearing (the "**Hearing**") on the Motion be held before this Court to consider entry of the proposed order annexed to the Motion (such order, as entered, the "**Order**") (a) authorizing the Borrower, to, upon the occurrence of the Effective Date, (i) borrow from the Supplemental DIP Lenders under the Supplemental DIP Documents up to an aggregate principal amount of \$468,650,000 under the Supplemental DIP Term Loan Facility to (A) repay the Existing Term Loans simultaneously with the borrowing under the Supplemental DIP Term Loan Facility and (B) provide working capital to the Debtors and their subsidiaries (including payment of fees and expenses in connection with the transactions contemplated by the Senior DIP Documents and the Supplemental DIP Documents) and (ii) indefeasibly exchange certain Pre-Petition Second Lien Obligations for Junior DIP Term Loans under the Supplemental DIP Credit Agreement on the terms set forth therein and herein, and (b) granting or continuing the adequate protection described herein.

Due and appropriate notice of the Motion, the relief requested therein and the Hearing having been served by the Debtors on: (a) the United States Trustee; (b) the agent under the Pre-Petition First Lien Credit Agreement; (c) the indenture trustee for the pre-petition 9.2% Senior Notes due June 1, 2021; (d) the indenture trustee for the pre-petition 10.625% Senior Secured Notes due March 15, 2019; (e) the indenture trustee for the pre-petition 9.95% Senior Notes due July 1, 2018; (f) the indenture trustee for the pre-petition 9.75% Senior Secured Notes due March 1, 2018; (g) the indenture trustee for the pre-petition 7.00% Convertible Senior Notes due April 1, 2017; (h) the United States Attorney for the Southern District of New York; (i) the Internal Revenue Service; (j) the Senior DIP Agent; (k) the Environmental Protection Agency; (l) the

Pension Benefit Guaranty Corporation; (m) counsel to the Trustees of the Kodak Pension Plan; (n) counsel to the Creditors' Committee (as defined below); (o) counsel to the Retiree Committee (as defined below); (p) counsel to the Second Lien Noteholders Committee (as defined below) and special counsel to the Pre-Petition Second Lien Notes Trustee; (q) the Securities and Exchange Commission; (r) counsel to Barclays Bank PLC; (s) counsel to the Ad Hoc Committee of Unsecured Creditors; and (t) those parties who have requested notice pursuant to Bankruptcy Rule 2002 (collectively, the "**Notice Parties**").

The Hearing having been held by this Court on January 23, 2013.

The Debtors having filed a notice of filing of the proposed Order and certain other revised documents (the "**Supplemental Notice**"), dated January 18, 2013, together with revised forms of the Amendment Agreement, ARCA, Supplemental DIP Credit Agreement. Due and appropriate notice of the Supplemental Notice and the relief requested therein having been served by the Debtors on the Notice Parties.

No objections to the Motion having been received, upon the record made by the Debtors and other parties in interest at the Hearing, and after due deliberation and consideration, and sufficient cause appearing therefor;

IT IS FOUND, DETERMINED, ORDERED AND ADJUDGED, that:

1. *Disposition.* The Motion is granted in accordance with the terms of this Order. Any objections to the Motion or the Supplemental Notice with respect to the entry of this Order that have not been withdrawn, waived or settled, and all reservations of rights included therein, are hereby denied and overruled.

2. *Jurisdiction.* This Court has core jurisdiction over the Cases, this Motion, and the parties and property affected hereby pursuant to 28 U.S.C. §§ 157(b) and 1334. Venue appears to be proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

3. *Notice.* The notice given by the Debtors of the Motion, the relief requested therein and the Hearing constitutes appropriate, due and sufficient notice thereof and complies with Bankruptcy Rule 4001(b) and (c) and the SDNY Local Rules, and no further notice of the relief sought at the Hearing and the relief granted herein is necessary or required.

4. *Debtors' Stipulations.* The Debtors' Stipulations, as set forth in Paragraph 3 of that Final Order (I) Authorizing Debtors (A) To Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (II) Granting Additional Adequate Protection to Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 375] (the "**Existing DIP Order**"), remain in full force and effect (for the avoidance of doubt, subject to, with respect to the Pre-Petition Second Lien Obligations and the Junior DIP Term Loans, paragraph 25 below). For the avoidance of doubt, solely with respect to the Pre-Petition First Lien Obligations, the Challenge Period (as defined in the Existing DIP Order) has expired.

5. *Findings Regarding the Senior Financing and Supplemental Financing.*²

(a) Good cause has been shown for the entry of this Order.

(b) This Court entered an order on December 14, 2012, approving the commitment by certain Supplemental DIP Lenders to provide the Supplemental DIP Term Loan Facility. [Docket No. 2576]

² For the avoidance of doubt, all findings concerning the Existing DIP Facility set forth in the Existing DIP Order (as set forth therein), including, but not limited to, any findings with respect to the Existing DIP Documents that comprise a portion of the Senior DIP Documents, remain in full force and effect, and are reaffirmed and continued without modification by this Order.

(c) This Court entered an order on December 19, 2012, approving the solicitation of Pre-Petition Second Lien Noteholders to participate in the Supplemental DIP Term Loan Facility. [Docket No. 2637]

(d) The Debtors need to obtain the Supplemental DIP Term Loan Facility and to continue to use Cash Collateral in order to permit, among other things, the orderly continuation of the operation of their businesses, to maintain business relationships with vendors, suppliers and customers, to make payroll, to repay the Existing Term Loans, to make capital expenditures and to satisfy other working capital and operational needs. The access of the Debtors to sufficient working capital and liquidity through the continued use of Cash Collateral, incurrence of new indebtedness for borrowed money and other financial accommodations is vital to the preservation and maintenance of the going concern values of the Debtors and to a successful reorganization of the Debtors.

(e) In order to enter into the Supplemental DIP Documents and obtain the benefits of the Supplemental DIP Term Loan Facility, it is necessary for the Debtors to enter into that Amendment Agreement substantially in the form as filed on January 18, 2013, by and among the Borrower, the Existing DIP Lenders party thereto and the Existing DIP Agent (the "**Amendment Agreement**"), for the purposes of amending and restating the Existing DIP Credit Agreement (in both its current form and as amended and restated,³ and subsequently amended, supplemented or modified from time to time, the "**Senior DIP Credit Agreement**" (the facility thereunder, the "**Senior DIP Facility**", and together with the Supplemental DIP Term Loan

³ Amended and Restated Debtor-in-Possession Credit Agreement, originally dated as of January 20, 2012 and amended and restated as of the Effective Date, among the Borrower, the Guarantors, Citicorp North America, Inc. ("**CNAI**"), as agent, the lenders party thereto from time to time, Citigroup Global Markets Inc., as Sole Lead Arranger and Bookrunner (the "**Senior Lead Arranger**") and the other parties thereto (as amended, supplemented or modified from time to time, the "**ARCA**").

Facility, the “**DIP Facilities**”, and the lenders party thereto from time to time, the “**Senior DIP Lenders**” and the agent thereunder, the “**Senior DIP Agent**”) and the Security Agreement (as defined in the Existing DIP Credit Agreement) (in both its current form and as amended and restated, and subsequently amended, supplemented or modified from time to time, the “**Senior DIP Security Agreement**”, (as amended and restated as of the Effective Date and together with the ARCA, the “**Amended and Restated DIP Documents**”)).

(f) The Debtors are unable to obtain new financing on more favorable terms from sources other than the Supplemental DIP Lenders under the Supplemental DIP Documents and are unable to obtain adequate unsecured credit allowable under section 503(b)(1) of the Bankruptcy Code as an administrative expense. The Debtors are also unable to obtain secured credit allowable under sections 364(c)(1), 364(c)(2) and 364(c)(3) of the Bankruptcy Code without the Debtors (i) granting to the Supplemental DIP Agent and the Supplemental DIP Lenders, subject to the Carve Out (as provided for herein) and the Senior DIP Liens and Senior Superpriority Claims (each as defined below and to the extent provided for herein and in the Intercreditor Agreement (as defined in the ARCA)), the Supplemental DIP Liens and the Supplemental Superpriority Claims (each as defined below) under the terms and conditions set forth in this Order and in the Supplemental DIP Documents and (ii) deeming certain Pre-Petition Second Lien Obligations to be indefeasibly exchanged for Junior DIP Term Loans under, and subject to the terms of, the Supplemental DIP Term Loan Facility, such Junior DIP Term Loans being a necessary inducement to, and a portion of the compensation for, such Supplemental DIP Lenders providing their allocable share of the Supplemental DIP Term Loan Facility.

(g) The Debtors are unable to enter into and incur the Supplemental DIP Obligations without the accommodations provided pursuant to the Amended and Restated DIP

Documents (and any related documents) and the continued granting to the Senior DIP Agent and the Senior DIP Lenders, subject to the Carve Out (as provided herein) and the Supplemental DIP Liens (to the extent provided for herein and in the Intercreditor Agreement), the Senior DIP Liens and the Senior Superpriority Claims under the terms and conditions set forth in the Existing DIP Order and Existing DIP Documents, as modified by this Order and the Senior DIP Documents.

(h) The terms of the Supplemental DIP Term Loan Facility, including the Junior DIP Term Loans, the Amendment Agreement and the Amended and Restated DIP Documents and the continued use of Cash Collateral are fair and reasonable, reflect the Debtors' exercise of good and prudent business judgment consistent with their fiduciary duties and constitute reasonably equivalent value and fair consideration.

(i) The DIP Facilities have been negotiated in good faith and at arm's length among the Debtors, the DIP Agents and the DIP Lenders, and all of the Debtors' obligations and indebtedness arising under, in respect of or in connection with the DIP Facilities and the DIP Documents, including without limitation, (i)(A) all loans made to, and all letters of credit issued for the account of, the Debtors pursuant to the Senior DIP Credit Agreement (the financing provided for thereby, the "**Senior Financing**") and (B) any Obligations or Original Obligations (each as defined in the Senior DIP Credit Agreement), of the Debtors (including, but not limited to, credit extended in respect of overdrafts and related liabilities and other depository, treasury, and cash management services and other clearing services provided by CNAI, any Senior DIP Lender or any of their respective affiliates and any hedging obligations of any of the Debtors permitted under the Senior DIP Credit Agreement in each case owing to CNAI, any Senior DIP Lender or any of their respective affiliates, in accordance with the terms of the Senior DIP

Documents) (all of the foregoing in clauses (A) and (B) collectively, the “**Senior DIP Obligations**”), and (ii)(A) all loans made or deemed made to the Debtors pursuant to the Debtor-in-Possession Loan Agreement, substantially in the form as filed on January 18, 2013 (as amended, supplemented or modified from time to time, the “**Supplemental DIP Credit Agreement**”, and the financing provided for thereunder, the “**Supplemental Financing**”), among the Borrower, the Guarantors, the Supplemental DIP Lenders, the Supplemental DIP Agent and the Lead Arrangers, and (B) any Supplemental DIP Obligations, shall, with respect to each of the foregoing, be deemed to have been extended or deemed extended by the applicable DIP Agents and DIP Lenders and their respective affiliates in good faith, as that term is used in section 364(e) of the Bankruptcy Code, and in express reliance upon the protections offered by section 364(e) of the Bankruptcy Code, and the DIP Agents and DIP Lenders (and the successors and assigns of each) shall be entitled to the full protection of section 364(e) of the Bankruptcy Code in the event that this Order or any provision hereof is vacated, reversed or modified, on appeal or otherwise.

(j) The right of the Supplemental DIP Lenders to roll up or exchange obligations under their Pre-Petition Second Lien Notes into Junior DIP Term Loans and any compensation or payment that may be received by such Supplemental DIP Lenders incremental to what would have been received had such Junior DIP Term Loans continued to be obligations under their Pre-Petition Second Lien Notes are hereby authorized as compensation for, in consideration for, and solely on account of, the agreement of such Supplemental DIP Lenders to fund the Supplemental DIP Term Loan Facility and not as payments under, adequate protection for, or otherwise on account of, the Pre-Petition Second Lien Obligations.

(k) Absent granting the relief granted in this Order, the Debtors' estates would be immediately and irreparably harmed. Consummation of the Supplemental Financing, amendment of the Existing DIP Facility and authorization of the continued use of Cash Collateral in accordance with this Order and the DIP Documents is therefore in the best interests of the Debtors' estates and consistent with the Debtors' fiduciary duties. In addition, the Debtors' ability under the Supplemental DIP Documents to roll over a portion of the Supplemental Financing into exit financing substantially enhances the Debtors' prospects for a successful emergence from chapter 11 by, among other things, dramatically reducing exit financing risk.

6. *Confirmation of authorization of the Senior Financing and the Amended and Restated DIP Documents, and authorization of the Supplemental Financing and the Supplemental DIP Documents.*⁴

(a) The Borrower hereby is authorized to borrow money and obtain letters of credit pursuant to the Senior DIP Credit Agreement and Supplemental DIP Credit Agreement (as applicable),⁵ and the Guarantors hereby are authorized to guaranty such borrowings and the Borrower's obligations (and the Borrower and Guarantors were so authorized by the Existing DIP Order with respect to the Existing DIP Credit Agreement): (i) with respect to the Senior DIP Credit Agreement, up to an aggregate principal or face amount provided for in the Existing

⁴ For the avoidance of doubt, those borrowings, letters of credit or other obligations and any related guaranties under the Existing DIP Credit Agreement that will remain outstanding pursuant to the terms of the Senior DIP Credit Agreement (following the Effective Date) were authorized pursuant to the terms of the Existing DIP Order and such authorizations are hereby confirmed and remain in full force and effect.

⁵ In addition to the rights of the Borrower to replace and backstop letters of credit granted by the Existing DIP Order and this Order, to the extent permitted by the Senior DIP Documents, the Borrower may issue letters of credit under such Senior DIP Credit Agreement to replace pre-petition letters of credit, including in respect of any pre-petition letters of credit that have been drawn by the beneficiary.

DIP Order with respect to the Existing DIP Credit Agreement as amended by the Amended and Restated DIP Documents (plus interest, fees and other expenses and amounts provided for in the Senior DIP Documents) and (ii) with respect to the Supplemental DIP Credit Agreement, up to an aggregate principal amount of \$843,650,000 (plus interest, fees and other expenses and amounts provided for in the Supplemental DIP Documents), consisting of borrowings of up to an aggregate principal amount of \$200,000,000 of First Lien First Out Loans (as defined in the Supplemental DIP Credit Agreement, and the Debtors' obligations with respect thereto, the "**First Lien First Out Obligations**"), up to \$268,650,000 of First Lien Last Out Loans (as defined in the Supplemental DIP Credit Agreement, and the Debtors' obligations with respect thereto, the "**First Lien Last Out Obligations**") and up to \$375,000,000 of Junior DIP Term Loans (and the Debtors' obligations with respect thereto, the "**Junior DIP Obligations**"), together with the First Lien First Out Obligations and the First Lien Last Out Obligations, the "**Supplemental DIP Obligations**", and the Supplemental DIP Obligations and Senior DIP Obligations together, the "**DIP Obligations**"), which borrowings and letters of credit shall be used for all purposes permitted under the applicable DIP Documents, including, without limitation, subject to the terms and conditions contained herein, to provide working capital for the Borrower and the Guarantors, to pay interest, fees and expenses in accordance with this Order and the DIP Documents, to fund adequate protection payments contemplated by this Order and to fund settlement payments, if any, in respect of the UK pension-related proceedings to the extent permitted under the DIP Documents. In addition to such loans and obligations, the Debtors are authorized to incur overdrafts and related liabilities arising from treasury, depository and cash management services, including any automated clearing house fund transfers provided to or for the benefit of the Debtors by CNAI, any Senior DIP Lender or any of their affiliates;

provided, however, that nothing herein shall require CNAI or any other party to incur overdrafts or to provide any such services or functions to the Debtors.⁶

(b) In furtherance of the foregoing and without further approval of this Court, each Debtor hereby is authorized and directed to perform all acts, to make, execute and deliver all instruments and documents (including, without limitation, the execution or recordation of security agreements, mortgages and financing statements), and shall pay all fees, that may be reasonably required or necessary for the Debtors' performance of their obligations under the Senior DIP Facility (including in connection with the amendments to the Existing DIP Facility contemplated hereby) and the Supplemental DIP Term Loan Facility, including, without limitation:

(i) the execution, delivery and performance of (x) each of the Engagement Letter (as defined in the Motion), the Amendment Agreement and the Amended and Restated DIP Documents (which shall become effective without any signature upon the occurrence of the Effective Date as a result of the due execution and delivery of the Amendment Agreement) and (y) the Loan Documents (as defined in the Supplemental DIP Credit Agreement), and in each case, any exhibits attached thereto, including, without limitation, the Senior DIP Credit Agreement, the Senior DIP Security Agreement, the Supplemental DIP Credit Agreement, the Security Agreement (as defined in the Supplemental DIP Credit Agreement), the Intercreditor Agreement, all related documents and any mortgages contemplated thereby (with respect to the Senior DIP Facility, collectively, and together with those Existing DIP Documents

⁶ For the avoidance of doubt, the Assumed Pre-Petition First Lien Obligations (as defined in the Existing DIP Order) were deemed by the Existing DIP Order to be issued pursuant to, and secured under, the Existing DIP Credit Facility or designated as "Obligations" under the Existing DIP Credit Agreement and secured by the Collateral (as defined by the Existing DIP Credit Agreement), as the case may be, and shall continue to be deemed, by this Order, to be issued pursuant to, and secured under, the Senior DIP Credit Agreement or designated as "Obligations" under the Senior DIP Credit Agreement and secured by the Collateral, as the case may be.

that are not being amended and/or restated but that shall remain in effect through the Effective Date, and the Intercreditor Agreement, the “**Senior DIP Documents**”, and with respect to the Supplemental DIP Term Loan Facility, collectively, and together with the Intercreditor Agreement, the “**Supplemental DIP Documents**” (the Senior DIP Documents and the Supplemental DIP Documents, together, the “**DIP Documents**”);

(ii) the execution, delivery and performance of one or more amendments to or waivers of the requirements of any of the DIP Documents, including the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement for, among other things, the purpose of adding additional financial institutions as Senior DIP Lenders or Supplemental DIP Lenders, reallocating the commitments for the Senior DIP Facility or Supplemental DIP Term Loan Facility among the Senior DIP Lenders or Supplemental DIP Lenders (as applicable), in such form as the Debtors, the Senior DIP Agent and Senior DIP Lenders or the Supplemental DIP Agent and Supplemental DIP Lenders (as applicable) may agree (it being understood that no further approval of the Court shall be required for amendments, modifications or waivers to the DIP Documents (and any fees paid in connection therewith) that do not shorten the maturity of the extensions of credit thereunder or increase the commitments, the rate of interest or the letter of credit fees (if any) payable thereunder). The Debtors shall provide notice of any such amendments (in addition to any other notices required pursuant to the DIP Documents) to counsel to the Creditors’ Committee, counsel to the ad hoc committee of Pre-Petition Second Lien Noteholders (the “**Second Lien Noteholders Committee**”), with respect to amendments to the Supplemental DIP Term Loan Facility, counsel to the Senior DIP Agent, and, with respect to amendments to the Senior DIP Facility, counsel to the Supplemental DIP Agent;

(iii) the non-refundable payment to the Senior DIP Agent or the Supplemental DIP Agent, the Senior Lead Arranger and/or the Senior DIP Lenders or the Supplemental DIP Lenders, as the case may be, of the fees and any amounts due in respect of indemnification obligations referred to in the Senior DIP Credit Agreement (and the separate letter agreements entered into with respect to the Senior DIP Facility, including the Engagement Letter (as defined in the Motion)) or the Supplemental DIP Credit Agreement (and in the separate letter agreements entered into with respect to the Supplemental DIP Term Loan Facility) and reasonable costs and expenses as may be due from time to time, including, without limitation, fees and expenses of the professionals retained as provided for in the DIP Documents (in each case, the “**Lender Professionals**”), without the need to file retention motions or fee applications; *provided* that (x) the Debtors shall promptly provide copies of invoices received on account of fees and expenses of the Lender Professionals to counsel to the Creditors’ Committee and the United States Trustee, and this Court shall have exclusive jurisdiction over any objections raised to the invoiced amount of the fees and expenses proposed to be paid, which objections may only be raised within ten business days after receipt thereof and (y) that payment of invoices of the Lender Professionals shall not be delayed based on any such objections and the relevant Lender Professional shall only be required to disgorge amounts objected to upon being “so ordered” pursuant to a final order of this Court; and

(iv) the performance of all other acts (including negotiating and executing documentation and making filings or taking any other actions) required under, necessary or desirable in connection with the DIP Documents.

(c) Upon execution (as applicable) and delivery of the DIP Documents, the DIP Documents shall constitute valid and binding obligations of the Debtors, enforceable against

each Debtor party thereto in accordance with the terms of the DIP Documents and this Order.⁷ No obligation, payment, transfer or grant of security under the DIP Documents or this Order shall be stayed, restrained, voidable, or recoverable under the Bankruptcy Code or under any applicable law (including, without limitation, under section 502(d) of the Bankruptcy Code), or subject to any defense, reduction, setoff, recoupment or counterclaim.

(d) Except as expressly set forth in paragraph 16(d) hereof, each of the Pre-Petition Second Lien Notes Trustee and Pre-Petition Second Lien Noteholders have consented, or are deemed to have consented, to entry of this Order, the DIP Facilities, the sufficiency of the adequate protection provided herein, and the continued use of Cash Collateral.

7. Superpriority Claims.

(a) The "Superpriority Claims" granted on account of the "DIP Obligations" pursuant to the Existing DIP Order remain in full force and effect and shall continue in favor of the Senior DIP Obligations with the ranking and priority set forth in the Existing DIP Order, except as expressly provided in this Order. Upon the occurrence of the Effective Date, pursuant to section 364(c)(1) of the Bankruptcy Code, all of the Senior DIP Obligations shall continue to, and Supplemental DIP Obligations shall, constitute allowed claims against the Debtors (without the need to file any proof of claim) with priority over any and all administrative expenses, diminution claims (including all Adequate Protection Obligations and Junior Adequate Protection Obligations (each as defined below)) and all other claims against the Debtors, now existing or hereafter arising, of any kind whatsoever, including, without limitation, all

⁷ For the avoidance of doubt, the Existing DIP Documents, including those Existing DIP Documents that comprise a portion of the Senior DIP Documents but that are not being "amended and restated" in connection herewith, were found to be valid and binding obligations of the Debtors, enforceable against each Debtor party thereto in accordance with the terms thereof pursuant to the Existing DIP Order and such provisions of the Existing DIP Order remain in full force and effect.

administrative expenses of the kind specified in sections 503(b) and 507(b) of the Bankruptcy Code, and over any and all administrative expenses or other claims arising under sections 105, 326, 328, 330, 331, 503(b), 506(c), 507(a), 507(b), 726, 1113 or 1114 of the Bankruptcy Code, whether or not such expenses or claims may become secured by a judgment lien or other non-consensual lien, levy or attachment, which allowed claims shall be payable from and have recourse to all pre- and post-petition property of the Debtors and all proceeds thereof (collectively, as to the Senior DIP Obligations, the “**Senior Superpriority Claims**”, and as to the Supplemental DIP Obligations, the “**Supplemental Superpriority Claims**”, and together, the “**Superpriority Claims**”); *provided, however* that the Supplemental Superpriority Claims shall be subject to and shall rank junior in right of payment to the Senior Superpriority Claims in all respects; *provided, further* that (i) the Senior Superpriority Claims and the Supplemental Superpriority Claims shall be subject to the Carve Out (to the extent specifically provided for herein) and (ii) the Supplemental Superpriority Claims shall be subject to the claims of the Existing DIP Agent or Existing Term Loan Lenders pursuant to paragraph 14 of this Order; and *provided, further* that (i) the Supplemental Superpriority Claims in respect of the First Lien First Out Obligations shall be senior in right of payment to the Supplemental Superpriority Claims in respect of the First Lien Last Out Obligations and the Junior DIP Obligations and (ii) the Supplemental Superpriority Claims in respect of the First Lien Last Out Obligations shall be senior in right of payment to the Supplemental Superpriority Claims in respect of the Junior DIP Obligations; *provided further*, that certain Supplemental DIP Obligations need not be paid in cash in full on the effective date of an Acceptable Reorganization Plan (as defined in the Supplemental DIP Credit Agreement) if such obligations are converted (the “**Exit Conversion Right**”) into the exit facility (the “**Exit Facility**”) under an exit facility agreement to be entered

into by and between the Borrower and the Guarantors, each as reorganized Debtors, Wilmington, as Administrative Agent and Collateral Agent, and a syndicate of financial institutions party thereto, on the terms and conditions set forth in a term sheet that will be attached as an annex to the Supplemental DIP Credit Agreement.

(b) For purposes hereof, the “**Carve Out**” means: (i) all fees and interest required to be paid to the Clerk of the Bankruptcy Court and to the Office of the United States Trustee pursuant to section 1930(a) of title 28 of the United States Code and section 3717 of title 31 of the United States Code, (ii) all reasonable fees and expenses incurred by a trustee under section 726(b) of the Bankruptcy Code in an amount not exceeding \$100,000, and (iii) any and all allowed and unpaid claims of (x) the Fee Examiner, (y) any professionals of the Debtors (including, for the avoidance of doubt, AP Services LLC) whose retention is approved by the Court and (z) any professionals of the Fee Examiner, of the official committee of retired employees appointed in the Cases (the “**1114 Committee**”), or of the statutory committee of unsecured creditors appointed in the Cases (the “**Creditors’ Committee**”) in each case whose retention is approved by the Court during the Cases pursuant to sections 327 and 1103 of the Bankruptcy Code for unpaid fees and expenses (and the reimbursement of out-of-pocket expenses allowed by the Bankruptcy Court incurred by any members of the 1114 Committee or Creditors’ Committee, as applicable (but excluding fees and expenses of third party professionals employed by such members of the 1114 Committee or Creditors’ Committee, as applicable)), incurred, subject to the terms of this Order, (A) prior to the occurrence of an Event of Default (as defined in either the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement) and (B) at any time after the occurrence and during the continuance of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in an aggregate amount not

exceeding \$15,000,000, *provided* that (x) the dollar limitation in this clause (iii) on fees and expenses shall neither be reduced nor increased by the amount of any compensation or reimbursement of expenses incurred, awarded or paid prior to the occurrence of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in respect of which the Carve Out is invoked or by any fees, expenses, indemnities or other amounts paid to any of the DIP Agents or DIP Lenders or any of the foregoing's respective attorneys, advisors and agents, (y) nothing herein shall be construed to impair the ability of any party to object to any of the fees, expenses, reimbursement or compensation described in clauses (A) and (B) above and (z) cash or other amounts on deposit in the L/C Cash Deposit Account (as defined in the ARCA) or the Secured Agreements Cash Deposit Account (as defined in the Existing DIP Order), shall not be subject to the Carve Out. In the event of the application of the Collateral (as defined below) to satisfaction of the Carve Out, the cost thereof shall be charged against the ABL Priority Collateral and the Term Loan Priority Collateral (each as defined below) in proportion to the amount of the then-outstanding Senior DIP Obligations (with respect to charges against the ABL Priority Collateral) and the then-outstanding First Lien First Out Obligations and First Lien Last Out Obligations (with respect to charges against the Term Loan Priority Collateral) each as compared to the then-outstanding DIP Obligations as a whole. To the extent that the Collateral actually applied to satisfy the Carve Out shall have been applied in an amount not in accordance with the formula above, the Senior DIP Lenders or Supplemental DIP Lenders (as the case may be) will be reimbursed out of the first available ABL Priority Collateral or Term Loan Priority Collateral (as applicable) in order to cause the application of the Carve Out to have complied with such formula.

8. *Senior DIP Liens.* As security for the Existing DIP Obligations, pursuant to the interim order approving the Existing DIP Facility (the “**Interim DIP Order**”)⁸ and the Existing DIP Order, the Existing DIP Agent, the Existing DIP Lenders and the other Secured Parties (as defined in the Existing DIP Credit Agreement) were granted the security interests and liens described in the Interim DIP Order and the Existing DIP Order (the “**Existing DIP Liens**”) and such granting of the Existing DIP Liens, and all of the rights and priorities in respect thereof, are hereby reaffirmed except as such rights and priorities are expressly modified by this Order. Upon the occurrence of the Effective Date, the Existing DIP Liens shall continue (subject to the priorities set forth herein and in the Intercreditor Agreement, but otherwise unchanged), in favor of the Senior DIP Agent, the Senior DIP Lenders and the other Secured Parties, pursuant to the terms of the Senior DIP Documents and as set forth herein (the “**Senior DIP Liens**”).

9. *Supplemental DIP Liens.* As security for the Supplemental DIP Obligations, effective and perfected upon the occurrence of the Effective Date and without the necessity of the execution, recordation of filings by the Debtors of mortgages, security agreements, control agreements, pledge agreements, financing statements or other similar documents, or the possession or control by the Supplemental DIP Agent of, or over, any Collateral, the following security interests and liens hereby are granted to the Supplemental DIP Agent for its own benefit and the benefit of the Supplemental DIP Lenders (all property identified in clauses (a), (b) and (c) below, and the “Collateral” granted to the Existing DIP Agent, the Existing DIP Lenders and the other Secured Parties, pursuant to the Existing DIP Order and reaffirmed and continued hereunder in favor of the Senior DIP Agent, the Senior DIP Lenders and the other Secured

⁸ Interim Order (I) Authorizing the Debtors to (A) Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) Utilize Cash Collateral Pursuant to 11 U.S.C. §§ 363 and (II) Granting Adequate Protection to Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364. [Docket No. 54]

Parties (as described in paragraph 8, above), being collectively referred to as the “**Collateral**”),⁹ subject to the priorities set forth herein and in the Intercreditor Agreement, and only in the event of the occurrence and during the continuance of an Event of Default (as defined in the ARCA or the Supplemental DIP Credit Agreement), to the payment of the Carve Out (all such liens and security interests granted to the Supplemental DIP Agent, for its own benefit and for the benefit of the Supplemental DIP Lenders, pursuant to this Order and the Supplemental DIP Documents, the “**Supplemental DIP Liens**”, and together with the Senior DIP Liens, the “**DIP Liens**”):

(a) *First Lien on Cash Balances and Unencumbered Property.* Upon the occurrence of the Effective Date, pursuant to section 364(c)(2) of the Bankruptcy Code, a valid, binding, continuing, enforceable, fully-perfected first priority senior security interest in and lien upon all pre- and post-petition property of the Debtors, whether existing on the Petition Date or thereafter acquired, that, on or as of the Petition Date (or as a result of the refinancing of the Pre-Petition First Lien Debt) is not subject to valid, perfected and non-avoidable pre-petition liens (collectively, “**Unencumbered Property**”), including without limitation, all cash and cash collateral of the Debtors (whether maintained with the Supplemental DIP Agent or otherwise) and any investment of such cash and cash collateral, inventory, accounts receivable, other rights to payment whether arising before or after the Petition Date (including, without limitation, post-petition intercompany claims against the Debtors), contracts, properties, plants, equipment, general intangibles, documents, instruments, interests in leaseholds, real properties, patents, copyrights, trademarks, trade names, other intellectual property, capital stock of subsidiaries, and the proceeds, product, offspring or profits of all the foregoing. Unencumbered Property shall

⁹ Notwithstanding anything contained herein to the contrary, the Borrower and the Guarantors shall not be required to pledge to the Senior DIP Agent or Supplemental DIP Agent in excess of 65% of the voting capital stock of its direct foreign subsidiaries or any of the capital stock or interests of indirect foreign subsidiaries.

exclude the Debtors' claims and causes of action under sections 502(d), 544, 545, 547, 548 and 550 of the Bankruptcy Code, or any other avoidance actions under the Bankruptcy Code, other than pursuant to section 549 of the Bankruptcy Code (collectively, "**Avoidance Actions**") or any cash proceeds recovered pursuant to any successful Avoidance Actions, whether by judgment, settlement or otherwise ("**Avoidance Proceeds**"); *provided, however* that notwithstanding anything to the contrary herein, but subject to paragraph 25 hereof, the Superpriority Claims in respect of the Supplemental DIP Obligations may be satisfied from any assets of any Debtor's estate, including any such Avoidance Proceeds, subject to the Carve Out and in accordance with the priorities set forth herein and in the Intercreditor Agreement.

(b) *Liens Priming Pre-Petition Secured Creditors' Liens.* Upon the occurrence of the Effective Date, pursuant to section 364(d)(1) of the Bankruptcy Code, a valid, binding, continuing, enforceable, fully-perfected first priority senior priming security interest in and lien upon all pre- and post-petition property of the Debtors (including, without limitation, cash collateral, inventory, accounts receivable, other rights to payment whether arising before or after the Petition Date, contracts, properties, plants, equipment, general intangibles, documents, instruments, interests in leaseholds, real properties, patents, copyrights, trademarks, trade names, other intellectual property, capital stock of subsidiaries and the proceeds, product, offspring or profits of all the foregoing), whether now existing or hereafter acquired, that is subject to the existing liens presently held by any of the Pre-Petition Secured Creditors (including, without limitation, in respect of issued but undrawn letters of credit and adequate protection liens granted under the Existing DIP Order (as amended and restated herein) and this Order). Such security interests and liens shall be senior in all respects to the interests in such property of any of the Pre-Petition Secured Creditors arising from current and future liens of any of the Pre-Petition

Secured Creditors (including, without limitation, the adequate protection liens granted under the Existing DIP Order (as amended and restated herein) and this Order), but shall not be senior to any valid, perfected and unavoidable interests of other parties arising out of liens, if any, on such property existing immediately prior to the Petition Date, or to any valid, perfected and unavoidable interests in such property arising out of liens to which the liens of any of the Pre-Petition Secured Creditors become subject subsequent to the Petition Date as permitted by section 546(b) of the Bankruptcy Code.

(c) *Liens Junior to Certain Other Liens.* Pursuant to section 364(c)(3) of the Bankruptcy Code, a valid, binding, continuing, enforceable, fully-perfected security interest in and lien upon all pre- and post-petition property of the Debtors (other than the property described in clauses (a) or (b) of this paragraph 9, as to which the liens and security interests in favor of the Supplemental DIP Agent will be as described in such clauses), whether now existing or hereafter acquired, that is subject to valid, perfected and unavoidable liens in existence immediately prior to the Petition Date, or to any valid and unavoidable liens in existence immediately prior to the Petition Date that are perfected subsequent to the Petition Date as permitted by section 546(b) of the Bankruptcy Code (in each case, other than the Adequate Protection Liens and the Junior Adequate Protection Liens), which security interests and liens in favor of the Supplemental DIP Agent are junior to such valid, perfected and unavoidable liens.

(d) *Liens Senior to Certain Other Liens.* The Supplemental DIP Liens, the Adequate Protection Liens and the Junior Adequate Protection Liens shall not be subject or subordinate to (i) any lien or security interest that is avoided and preserved for the benefit of the Debtors and their estates under section 551 of the Bankruptcy Code or (ii) any liens arising after the Petition Date (except as otherwise provided herein or in the Intercreditor Agreement,

including with respect to the Senior DIP Liens) including, without limitation, any liens or security interests granted in favor of any federal, state, municipal or other domestic or foreign governmental unit (including any regulatory body), commission, board or court for any liability of the Debtors.

Notwithstanding anything to the contrary in the Motion, the DIP Documents or this Order, in no event shall the Collateral include or the Supplemental DIP Liens granted under this Order attach to any lease, license, contract, or agreement or other property right (including any United States of America intent-to-use trademark or service mark application), to which any Debtor is a party or of any of such party's rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in: (x) the abandonment, invalidation, unenforceability or other impairment of any right, title or interest of any Debtor therein, or (y) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, agreement or other property right pursuant to any provision thereof, unless, in the case of each of clause (x) and (y), the applicable provision is rendered ineffective by applicable law as determined by final order of this Court, upon the filing of a separate motion by either the Debtors or the DIP Agents upon due notice under the Bankruptcy Rules to the counter-party to such lease, license, contract, agreement or property right and upon a hearing (*provided however* that in all events the Supplemental DIP Liens shall attach to, and the Collateral shall include, all proceeds from all sales, transfers, dispositions or monetizations of any of the foregoing). For the avoidance of doubt, nothing in this Order shall be interpreted as overriding or impairing any rights of any party under section 365(n) of the Bankruptcy Code. Additionally, for the avoidance of doubt, the Collateral shall not include any assets or interests in assets that are not, or are subsequently determined not to have been, property of the estate at the time the security interest

therein created by the Interim DIP Order, the Existing DIP Order or this Order (as applicable) or the Supplemental DIP Documents attached or purported to attach thereto. Notwithstanding anything to the contrary in this Order, (i) all licensees of the Debtors' intellectual property (including, for the avoidance of doubt, Samsung Electronics Co., Ltd., FUJIFILM Corporation, IMAX Corporation, International Business Machines Corporation and Carestream Health, Inc.) reserve the right to assert that any lien or interest conferred under this Order is subject to their other license or ownership rights and/or that they must be granted adequate protection for such other rights as a precondition to any impairment, and (ii) all such parties reserve the right to assert that any lien or interest granted hereunder does not override, prime or impair any other valid defense or offset right that may be asserted by such parties concerning claims asserted against them by the Debtors or their assignees hereunder (and the DIP Agents and all other parties reserve all rights with respect to the foregoing).

10. *Priority of DIP Liens.* Notwithstanding anything to the contrary herein, including, for the avoidance of doubt, paragraph 9 hereof, the Senior DIP Liens on the Collateral consisting of the ABL Priority Collateral (as defined in the Intercreditor Agreement) shall have priority over and rank senior to the Supplemental DIP Liens on the ABL Priority Collateral. The priority of the Supplemental DIP Liens in respect of the ABL Priority Collateral, as among the First Lien First Out Obligations, the First Lien Last Out Obligations and the Junior DIP Obligations, shall be as set forth in the Supplemental DIP Documents. Additionally, notwithstanding anything to the contrary herein, the Supplemental DIP Liens granted hereunder on account of the First Lien First Out Obligations and the First Lien Last Out Obligations (but, for the avoidance of doubt, not the Junior DIP Obligations), shall have priority and rank senior to the Senior DIP Liens with respect to Collateral consisting of Term Loan Priority Collateral (as

defined in the Intercreditor Agreement); and the Senior DIP Liens shall have priority and rank senior to the Supplemental DIP Liens securing the Junior DIP Obligations with respect to the Term Loan Priority Collateral.

11. *Protection of DIP Lenders' Rights.* Those protections granted to the Existing DIP Agent and the Existing DIP Lenders pursuant to Paragraph 8 of the Existing DIP Order, shall remain in full force and effect. Upon the occurrence of the Effective Date:

(a) Any compensation, payments or recoveries received by the Supplemental DIP Lenders on account or in respect of the Junior DIP Term Loans incremental to what would have been received had such Junior DIP Term Loans continued to be obligations under their Pre-Petition Second Lien Notes shall be compensation for, in consideration for, and solely on account of, the agreement of such Supplemental DIP Lenders to fund the Supplemental DIP Term Loan Facility and not as payments under, adequate protection for, or otherwise on account of, the Pre-Petition Second Lien Notes.

(b) So long as there are any borrowings or letters of credit or other amounts (other than contingent indemnity obligations as to which no claim has been asserted when all other amounts have been indefeasibly paid in full and no letters of credit are outstanding) outstanding, or the DIP Lenders have any Commitment (as defined in the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement (as applicable)) under the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement (as applicable), the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders shall (i) have no right to and shall take no action to foreclose upon or recover in connection with the liens granted thereto pursuant to the Existing Documents, the Interim DIP Order, the Existing DIP Order or this Order, or otherwise seek to

exercise or exercise any enforcement rights or remedies against any Collateral or in connection with the Contingent Pre-Petition First Lien Debt (as defined in the Existing DIP Order), the Adequate Protection Liens or the Junior Adequate Protection Liens, (ii) be deemed to have consented to any transfer, disposition or sale of, or release of liens on, the Collateral, to the extent such transfer, disposition, sale or release is authorized under the applicable DIP Documents, (iii) not file any further financing statements, trademark filings, copyright filings, mortgages, notices of lien or similar instruments, or otherwise take any action to perfect their security interests in the Collateral unless, solely as to this clause (iii), the DIP Agents file financing statements or other documents to perfect the liens granted pursuant to the Interim DIP Order, the Existing DIP Order or this Order, or as may be required by applicable state law to continue the perfection of valid and unavoidable liens or security interests as of the Petition Date, and (iv) deliver or cause to be delivered, at the Debtors' cost and expense, any termination statements, releases and/or assignments in favor of the DIP Lenders or other documents necessary to effectuate and/or evidence the release, termination and/or assignment of liens on any portion of the Collateral subject to any sale or disposition.

(c) The automatic stay provisions of section 362 of the Bankruptcy Code are vacated and modified to the extent necessary to permit the DIP Agents and the DIP Lenders (subject to the terms of the Intercreditor Agreement), to exercise, upon the occurrence of an Event of Default (as defined in the ARCA or Supplemental DIP Credit Agreement (as applicable)) and the giving of seven days' prior written notice (which shall run concurrently with any notice provided under the applicable Senior DIP Documents or Supplemental DIP Documents) to the Debtors (with a copy to counsel to the Creditors' Committee, the United States Trustee and counsel for the Second Lien Noteholders Committee, and, in the case of an

exercise of remedies under the Senior DIP Documents, to counsel to the Supplemental DIP Agent, and in the case of an exercise of remedies under the Supplemental DIP Documents, to counsel to the Senior DIP Agent), all rights and remedies under the DIP Documents, which for purposes of this Order shall include the application of any amounts held in the Agent Sweep Account (as defined in the ARCA) pursuant to Section 2.18(h) of the ARCA. In any hearing regarding any exercise of rights or remedies, the only issue that may be raised by any party in opposition thereto shall be whether, in fact, an Event of Default (as defined in the ARCA or Supplemental DIP Credit Agreement (as applicable)) has occurred and is continuing, and the Debtors and the Pre-Petition Secured Creditors hereby waive their right to and shall not be entitled to seek relief, including, without limitation, under section 105 of the Bankruptcy Code, to the extent that such relief would in any way impair or restrict the rights and remedies of the DIP Agents or the DIP Lenders set forth in this Order or the applicable DIP Documents. In no event shall the DIP Agents, the DIP Lenders, the Existing DIP Agent, the Existing DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders be subject to the equitable doctrine of “marshaling” or any similar doctrine with respect to the Collateral.

(d) No rights, protections or remedies of the DIP Agents or the DIP Lenders or the Existing DIP Agent or the Existing DIP Lenders granted by the provisions of this Order or the applicable DIP Documents shall be limited, modified or impaired in any way by (i) any actual or purported withdrawal of the consent of any party to the Debtors’ authority to use Cash Collateral, (ii) any actual or purported termination of the Debtors’ authority to use Cash Collateral or (iii) the terms of this Order or any other order or stipulation related to the Debtors’ use of Cash Collateral or the provision of adequate protection to any party.

12. *Limitation on Charging Expenses Against Collateral.* Except to the extent of the Carve Out, no expenses of administration of the Cases or any future proceeding that may result therefrom, including liquidation in bankruptcy or other proceedings under the Bankruptcy Code, shall be charged against or recovered from the Collateral pursuant to section 506(c) of the Bankruptcy Code or any similar principle of law without the prior written consent of the DIP Agents, the Pre-Petition First Lien Agent and the Pre-Petition Second Lien Notes Trustee, and no such consent shall be implied from any other action, inaction, or acquiescence by the DIP Agents, the DIP Lenders, or the Prepetition Secured Creditors.

13. *Use of Cash Collateral.* Pursuant to the terms of the Existing DIP Order, the Debtors were, and remain, authorized to use Cash Collateral subject to the terms of the Existing DIP Documents and the Existing DIP Order. Upon the occurrence of the Effective Date, the Debtors will continue to be authorized, subject to the terms and conditions of the DIP Documents and this Order, to use all Cash Collateral of any of the Pre-Petition Secured Creditors and each of the Pre-Petition Secured Creditors are directed promptly to turn over to the Debtors all Cash Collateral received or held by them; *provided* that the applicable Pre-Petition Secured Creditors are granted adequate protection as hereinafter set forth.

14. *Refinancing of the Existing Term Loans.* On the Effective Date, the Debtors are hereby directed to use the proceeds from the borrowings under the Supplemental DIP Credit Agreement to irrevocably repay in full all then-outstanding Existing Term Loans (after application of proceeds from the Digital Imaging Patent Portfolio Disposition (as defined in the ARCA)) (the “**Term Loan Repayment**”). Subsequent to the Term Loan Repayment, (x) the Debtors shall promptly pay and/or reimburse the Existing DIP Agent and/or the Existing Term Loan Lenders for any and all fees, costs, expenses, losses and damages incurred following the

Term Loan Repayment to the extent that the Existing DIP Credit Agreement or any other Existing DIP Document and/or Senior DIP Document entitles them to such payment, indemnity or reimbursement after the Effective Date (subject to all parties' reservation of rights to contest whether such Existing DIP Agent or Existing Term Loan Lender is entitled to such payment, indemnity or reimbursement by the Debtors) and (y) such amounts shall, until paid in full in cash, constitute superpriority administrative expense claims under section 507(b) of the Bankruptcy Code, senior in all respects to the Supplemental Superpriority Claims, but notwithstanding anything to the contrary herein, having priority with respect to the Collateral *pari passu* with the Supplemental DIP Liens. For the avoidance of doubt, the claims granted pursuant to this paragraph 14 shall constitute "Senior DIP Obligations" for purposes of this Order.

15. *Adequate Protection of Pre-Petition First Lien Secured Lenders.* Until the indefeasible, as applicable, (i) repayment of the Pre-Petition First Lien Debt (as defined in the Existing DIP Order) or (ii) satisfaction, termination or expiration of all Non-Assumed Pre-Petition First Lien Obligations (as defined in the Existing DIP Order), the Pre-Petition First Lien Secured Lenders (as defined in the Existing DIP Order) and the Pre-Petition First Lien Agent (as defined in the Existing DIP Order) are entitled, pursuant to sections 361, 363(e) and 364(d)(1) of the Bankruptcy Code, to adequate protection of their interest in the Pre-Petition First Lien Collateral (as defined in the Existing DIP Order), including Cash Collateral, for and equal in amount to any diminution in the value of the Pre-Petition First Lien Secured Lenders' and Pre-Petition First Lien Agent's interests in the Pre-Petition First Lien Collateral, including, without limitation, any such diminution resulting from the sale, lease or use by the Debtors (or other decline in value) of Cash Collateral and any other Pre-Petition First Lien Collateral, and the

imposition of the automatic stay pursuant to section 362 of the Bankruptcy Code. As adequate protection, the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders were, by the Existing DIP Order, and are hereby, following the occurrence of the Effective Date, as amended and restated below, granted the following (collectively, the “**Adequate Protection Obligations**”):¹⁰

(a) *Adequate Protection Liens*. The Pre-Petition First Lien Agent (for itself and for the benefit of the Pre-Petition First Lien Secured Lenders) is hereby granted (effective and perfected upon the occurrence of the Effective Date and without the necessity of the execution by the Debtors of mortgages, security agreements, pledge agreements, financing statements or other agreements), in the amount of such diminution, (1) a replacement security interest in and lien upon all the Collateral, subject and subordinate only to (i) the security interests and liens granted to and/or reaffirmed and continued in favor of (as applicable) the DIP Agents and the Existing DIP Agent for the benefit of the DIP Lenders and the Existing DIP Lenders pursuant to the Interim DIP Order, the Existing DIP Order, this Order and/or the DIP Documents and any liens on the Collateral to which such liens so granted to the DIP Agents and Existing DIP Agent are junior and (ii) the Carve Out (such liens securing the Adequate Protection Obligations, together with the Contingent Adequate Protection Liens (as defined in the Existing DIP Order), the “**Adequate Protection Liens**”) and (2) the Contingent Adequate Protection Liens to secure any Contingent Pre-Petition First Lien Debt (as defined in the Existing DIP Order), any Non-Assumed Pre-Petition First Lien Obligation (as defined in the Existing DIP Order) and any interest, fees and expenses to which the Pre-Petition First Lien Agent, the Pre-Petition

¹⁰ For the avoidance of doubt, the adequate protection granted to the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders pursuant to the Existing DIP Order shall remain in full force and effect prior to the occurrence of the Effective Date and shall not be modified hereby until the occurrence of the Effective Date.

First Lien Secured Lenders or the Issuing Banks (as defined in the Existing DIP Order) shall be due pursuant to subparagraph (c).

(b) *Section 507(b) Claim.* The Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders are hereby granted, effective upon the occurrence of the Effective Date, subject to the Carve Out, a superpriority claim, including on account of any indemnity claims under the First Lien Existing Agreements, as provided for in section 507(b) of the Bankruptcy Code (a “**507(b) Claim**”), immediately junior to the claims under section 364(c)(1) of the Bankruptcy Code held by the DIP Agents and the DIP Lenders and the claims granted pursuant to paragraph 14 hereof; *provided, however*, that the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders shall not receive or retain any payments, property or other amounts in respect of the superpriority claims under section 507(b) of the Bankruptcy Code granted hereunder or under the First Lien Existing Agreements unless and until the DIP Obligations have indefeasibly been paid in cash in full (or, in the case of certain of the Supplemental DIP Obligations only, otherwise converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans).

(c) *Interest, Fees and Expenses.* The Pre-Petition First Lien Agent, pursuant to this Order, shall receive from the Debtors, effective upon the occurrence of the Effective Date, (i) current cash payments of all fees and expenses payable to the Pre-Petition First Lien Agent under the First Lien Existing Agreements, including, but not limited to, the reasonable fees and disbursements of counsel promptly upon receipt of invoices therefor and (ii) in accordance with the terms of the First Lien Existing Agreements, all accrued but unpaid interest and fees on any outstanding Pre-Petition First Lien Debt and letters of credit and other fees at the non-default

contract rate applicable on the Petition Date (including LIBOR pricing options available in accordance with the First Lien Existing Agreements) under the First Lien Existing Agreements; provided that the Issuing Banks of any letters of credit that are not Assumed Pre-Petition First Lien Obligations shall be entitled to the "Letter of Credit Fees" as set forth in Section 2.04(b) (i) of the Pre-Petition First Lien Credit Agreement at the Applicable Margin for Eurodollar Rate Advances plus Default Interest (each term as defined the Pre-Petition First Lien Credit Agreement); provided further that, without prejudice to the rights of any other party to contest such assertion, the Pre-Petition First Lien Secured Lenders reserve their rights to assert claims for the payment of any other amounts provided for in the First Lien Existing Agreements (subject to the payoff letter dated January 20, 2012 for the First Lien Existing Agreements).

16. *Adequate Protection of the Pre-Petition Second Lien Noteholders.* The Pre-Petition Second Lien Noteholders and the Pre-Petition Second Lien Notes Trustee are entitled, pursuant to sections 361, 363(e) and 364(d)(1) of the Bankruptcy Code, to adequate protection of their interest in the personal and any real property described in the Second Lien Existing Agreements (the "**Pre-Petition Second Lien Collateral**"), including any Cash Collateral, for and equal in amount to any diminution in the value of the Pre-Petition Second Lien Noteholders' and Pre-Petition Second Lien Notes Trustee's interests in the Pre-Petition Second Lien Collateral, including, without limitation, any such diminution resulting from the sale, lease or use by the Debtors (or other decline in value) of any Cash Collateral and any other Pre-Petition Second Lien Collateral, the priming of the Pre-Petition Second Lien Notes Trustee's security interests and liens in the Pre-Petition Second Lien Collateral by the DIP Agents and the DIP Lenders and the Existing DIP Agent and the Existing DIP Lenders pursuant to (as applicable) the DIP Documents, the Interim DIP Order, the Existing DIP Order and/or this Order, and the

imposition of the automatic stay pursuant to section 362 of the Bankruptcy Code. As adequate protection, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders were, pursuant to the Existing DIP Order, and hereby are, following the occurrence of the Effective Date, as amended and restated below, granted the following, in each case, subject to paragraph 25 hereof, (collectively, the “**Junior Adequate Protection Obligations**”):¹¹

(a) *Junior Adequate Protection Liens*. The Pre-Petition Second Lien Notes Trustee (for itself and for the benefit of the Pre-Petition Second Lien Noteholders) is hereby granted (effective and perfected upon the occurrence of the Effective Date and without the necessity of the execution by the Debtors of mortgages, security agreements, pledge agreements, financing statements or other agreements), in the amount of such diminution, a replacement security interest in and lien upon all the Collateral, subject and subordinate only to (i) the security interests and liens granted to and/or reaffirmed and continued in favor of (as applicable) the DIP Agents and the Existing DIP Agent for the benefit of the DIP Lenders and the Existing DIP Lenders pursuant to the Interim DIP Order, the Existing DIP Order, this Order and/or the DIP Documents and any liens on the Collateral to which such liens so granted to the DIP Agents or the Existing DIP Agent are junior, (ii) the interests and liens granted to the Pre-Petition First Lien Agent for the benefit of the Pre-Petition First Lien Secured Lenders pursuant to the First Lien Existing Agreements and this Order, and (iii) the Carve Out (such liens securing the Junior Adequate Protection Obligations, the “**Junior Adequate Protection Liens**”).

(b) *Section 507(b) Claim*. The Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders were, by the Interim DIP Order, and are hereby

¹¹ For the avoidance of doubt, the adequate protection granted to the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders pursuant to the Existing DIP Order (and any other provisions of Paragraph 14 of the Existing DIP Order) shall remain in full force and effect prior to the occurrence of the Effective Date and shall not be modified hereby until the occurrence of the Effective Date.

granted, subject to the Carve Out, a Section 507(b) Claim, immediately junior to the claims under section 364(c)(1) of the Bankruptcy Code held by the DIP Agents and the DIP Lenders and the claims of the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders and the claims granted pursuant to paragraph 14 hereof; *provided, however*, that the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders shall not receive or retain any payments, property or other amounts in respect of the superpriority claims under section 507(b) of the Bankruptcy Code granted hereunder or under the Second Lien Existing Agreements unless and until the DIP Obligations have been indefeasibly paid in cash in full (or, in the case of certain of the Supplemental DIP Obligations only, otherwise converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) and the Pre-Petition First Lien Obligations (as defined below) have been indefeasibly Paid in Full (as defined in the Existing Intercreditor Agreement).

(c) *Fees and Expenses.* (i) The Debtors are authorized and shall pay, without regard to whether (with the exception of UK Pension Counsel (as defined below)) such fees and expenses were incurred during the pre- or post-petition period, the reasonable and documented fees and expenses incurred by (A) Akin Gump Strauss Hauer & Feld LLP ("**Akin Gump**"), as either special counsel to the Pre-Petition Second Lien Notes Trustee or counsel to the Second Lien Noteholders Committee (for so long as the members of such committee hold in the aggregate at least 50.1% of the aggregate principal amount of the Pre-Petition Second Lien Notes then outstanding (the "**Threshold Requirement**")), (B) Blackstone Advisory Partners LP ("**Blackstone**"), as financial advisor to either Akin Gump, the Pre-Petition Second Lien Notes Trustee or the Second Lien Noteholders Committee (for so long as the members of such

committee meet the Threshold Requirement), (C) Capstone Advisory Group, LLC (“**Capstone**”), as special intellectual property financial advisor to either Akin Gump, the Pre-Petition Second Lien Notes Trustee or the Second Lien Noteholders Committee (for so long as the members of such committee meet the Threshold Requirement), (D) Covington & Burling LLP, as counsel to the Pre-Petition Second Lien Notes Trustee and (E) UK pension counsel retained by either the Pre-Petition Second Lien Notes Trustee or the Second Lien Noteholders Committee (“**UK Pension Counsel**”) (each of the professionals in clauses (A) through (E) above being the “**Noteholder Professionals**”); *provided* that the fees payable to Blackstone shall be in accordance with any engagement letter and accompanying indemnity (the “**Engagement Letter**”) signed by the Company and agreed with the Creditors’ Committee (collectively, the “**Fees and Expenses**”).

(ii) If any of the Noteholder Professionals are retained only by the Second Lien Noteholders Committee, in order to be entitled to reimbursement for Fees and Expenses earned or incurred after the 45th day following entry of the Existing DIP Order, such Noteholder Professionals shall or shall cause the Second Lien Noteholders Committee to file a verified statement under Bankruptcy Rule 2019 (a “**2019 Statement**”) no later than the 45th day after entry of the Existing DIP Order, and no more than every 45 days thereafter, demonstrating that the members of such committee hold in the aggregate Pre-Petition Second Lien Notes in an amount equal to or greater than the Threshold Requirement. The Threshold Requirement shall not apply if (A) the Noteholder Professionals are retained by the Pre-Petition Second Lien Notes Trustee or (B) Akin Gump is retained by the Pre-Petition Second Lien Notes Trustee and Akin Gump retains Blackstone and Capstone. If at any time following the occurrence of the Effective Date, the Noteholder Professionals are no longer retained, or if Akin Gump is no longer retained,

by the Pre-Petition Second Lien Notes Trustee, the Debtors shall have the right, but not the obligation, to suspend payment to the Noteholder Professionals if, and solely for as long as, the Noteholder Professionals (x) file a 2019 Statement demonstrating that the members of the Second Lien Noteholders Committee hold in the aggregate Pre-Petition Second Lien Notes in an amount less than the Threshold Requirement or (y) fail to file a 2019 Statement as required hereby. Nothing in this paragraph (c)(ii), however, shall affect Blackstone's entitlement to the Success Fee (as defined in, and under the terms of, the Engagement Letter); *provided*, for the avoidance of doubt, that no Success Fee shall be payable until such time as the DIP Obligations have been paid in full in cash (including, without limitation, by a refinancing, or, with respect to certain of the Supplemental DIP Obligations only, otherwise converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) and all commitments under each of the Senior DIP Credit Agreement and Supplemental DIP Credit Agreement shall have been terminated.

(iii) The Debtors shall promptly reimburse the Noteholder Professionals for amounts invoiced monthly within ten (10) business days (if no written objection is received within such ten (10) business day period) after delivery of such an invoice describing such fees and expenses substantially in the form provided in the ordinary course of business; *provided, however*, that any such invoice may be redacted to protect privileged, confidential or proprietary information. A copy of each invoice submitted to the Debtors shall simultaneously be sent to the U.S. Trustee and counsel to the Creditors' Committee. For the avoidance of doubt, the Noteholder Professionals shall not be required to file applications with the Court in connection with the Fees and Expenses.

(d) *Existing Intercreditor Agreement.* With respect to the Pre-Petition Second Lien Noteholders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Collateral Agent (the “**Second Lien Parties**”), the First Lien Obligations (as defined in the Existing Intercreditor Agreement) shall be deemed to have been Paid in Full (as defined in the Existing Intercreditor Agreement) for purposes of the Existing Intercreditor Agreement; *provided*, that for the avoidance of doubt, nothing herein shall limit the effectiveness of Section 5.05 of the Existing Intercreditor Agreement. In consideration thereof and of the obligation of the Debtors to provide the adequate protection provided for herein, except as specifically provided in clauses (i)-(iii) below, each Second Lien Party has agreed that it is, and shall be deemed to be, adequately protected by the provisions hereof for the duration of these Cases with respect to the relief granted herein, including the use of Cash Collateral by the Debtors during these Cases, and notwithstanding any future change in the value of any property, assets or business of the Debtors (subject to clauses (i)-(iii) below and the related proviso); *provided* that nothing herein shall restrict the rights of any Second Lien Party with respect to (i) its right to assert against the Debtors a claim or claims under this Order or section 507(b) of the Bankruptcy Code (subject to the proviso in paragraph 16(b) of this Order) based upon the diminution in the value of the Pre-Petition Second Lien Collateral, (ii) its right to seek additional adequate protection in connection with any attempt by the Debtors to incur any future indebtedness under section 364 of the Bankruptcy Code (other than indebtedness heretofore authorized to be incurred (and actually incurred or deemed to have been incurred and outstanding or contingent as of the Effective Date) under the Existing DIP Documents, the \$200,000,000 aggregate amount of indebtedness authorized to be incurred under the Senior DIP Credit Agreement as of the Effective Date and the up to \$843,650,000 aggregate amount of indebtedness permitted to be

incurred under the Supplemental DIP Credit Agreement as the Effective Date, and any other indebtedness authorized to be incurred under the Senior DIP Creditor Agreement or Supplemental DIP Credit Agreement), or (iii) its right to seek additional adequate protection based on a material change in facts or circumstances following the Effective Date; *provided, however*, that nothing contained herein will prevent any party from opposing any such request for additional adequate protection. In consideration of the Second Lien Adequate Protection Payments (as defined below) provided for herein, the Second Lien Parties are hereby deemed to consent to paragraph 11(a) of this Order and shall not make any motion, pleading or objection or take any action (or support any person in taking any action) inconsistent with the foregoing; *provided, however*, (x) each of the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders retains its rights as a party in interest (but not as a secured creditor) to object to any sale of the Pre-Petition Collateral (as defined in the Existing DIP Order) pursuant to section 363(b) of the Bankruptcy Code; (y) the Debtors shall provide the Pre-Petition Second Lien Notes Trustee and the Second Lien Noteholders Committee with notice and consultation rights on a confidential basis in respect of any such sale; and (z) the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders may exercise their rights to credit bid in any such sale to the extent provided under section 363(k) of the Bankruptcy Code and the Pre-Petition Second Lien Indentures, *provided* that such bid shall provide for the Senior DIP Obligations and Supplemental DIP Obligations to be paid in full in cash (for the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) and all outstanding Letter of Credit Obligations and outstanding amounts under Secured Agreements to be Cash Collateralized (in the same manner provided for in subparagraph (d) of Paragraph 14 of the Existing DIP Order), whereupon the commitments in respect of the Senior DIP Facility and

Supplemental DIP Term Loan Facility shall be terminated by the Debtors unless the Debtors, the applicable parties under the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement (including in all cases the Senior DIP Agent or Supplemental DIP Agent (as applicable)) and Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders otherwise agree.

(e) *Interest Payments.* Following the occurrence of the Effective Date, the Debtors shall (i) on a current basis, pay all interest accruing thereafter at the non-default contract rate applicable on the Petition Date on the outstanding Pre-Petition Second Lien Notes pursuant to the terms thereof (including all such interest on any Pre-Petition Second Lien Notes being exchanged for Junior DIP Term Loans that has accrued and remains unpaid immediately prior to the occurrence of the Effective Date) and (ii) make a catch-up payment in an amount equal to accrued interest (both pre-petition and post-petition) through the Effective Date at the pre-petition non-default rates on the outstanding Pre-Petition Second Lien Notes (which shall be paid with respect to all Pre-Petition Second Lien Notes immediate prior to giving effect to the exchange of any Pre-Petition Second Liens Notes for Junior DIP Term Loans) (such payments described in clauses (i) and (ii) of this paragraph 16(e), the “**Second Lien Adequate Protection Payments**”).

(f) *Subscription Rights.* The Pre-Petition Second Lien Noteholders shall be provided the right to participate in the Junior DIP Term Loans as contemplated in the Information Memorandum substantially in the form filed as Exhibit A to the Notice of Filing of Solicitation Documents [Docket No. 2587].

(g) *Waiver of the Right to Seek Further Adequate Protection.* In exchange for the Junior Adequate Protection as set forth herein, following the occurrence of the Effective

Date, for so long as the Debtors are in compliance with the terms of this Order, except as otherwise expressly provided herein (including, without limitation, as set forth in paragraph 16(d) hereof), the Pre-Petition Second Lien Parties are hereby barred from requesting additional adequate protection without the written consent of each of the Debtors and the DIP Agents.

17. *Sufficiency of Adequate Protection.* Without limiting the rights of any party provided pursuant to paragraph 16(d) hereof, under the circumstances, and given that the above-described adequate protection is consistent with the Bankruptcy Code, including section 506(b) thereof, the Court finds that the adequate protection provided herein is reasonable and sufficient to protect the interests of the Pre-Petition First Lien Secured Lenders, the Pre-Petition First Lien Agent, Pre-Petition Second Lien Noteholders and the Pre-Petition Second Lien Notes Trustee. Except as expressly provided herein, nothing contained in this Order (including, without limitation, the continued authorization of the use of any Cash Collateral) shall impair or modify any rights, claims or defenses available in law or equity to the Pre-Petition First Lien Agent, the Pre-Petition Second Lien Notes Trustee, any Pre-Petition First Lien Secured Lender, the DIP Agents, any DIP Lender, the Existing DIP Agent or any Existing DIP Lender, including, without limitation, rights of a party to a swap agreement, securities contract, commodity contract, forward contract or repurchase agreement with a Debtor to assert rights of setoff or other rights with respect thereto as permitted by law (or the right of a Debtor to contest such assertion).

18. *Perfection of DIP Liens and Adequate Protection Liens.*

(a) With respect to (i) the Senior DIP Agent, the Senior DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Existing DIP Agent and the Existing DIP Lenders, pursuant to the Existing DIP Order and continued by this Order, subject to the provisions of Paragraph 8(a) of the Existing DIP Order and paragraph 11(b) above,

and (ii) the Supplemental DIP Agent, the Supplemental DIP Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, upon the occurrence of the Effective Date, subject to the provisions of paragraph 11(b) above, the DIP Agents, the Existing DIP Agent, the Pre-Petition First Lien Agent and the Pre-Petition Second Lien Notes Trustee are authorized, but not required, to file or record financing statements, patent filings, trademark filings, copyright filings, mortgages, notices of lien or similar instruments in any jurisdiction, or take possession of or control over assets, or take any other action, in each case, in order to validate and perfect the liens and security interests granted to it hereunder. Whether or not the DIP Agents on behalf of the DIP Lenders, the Existing DIP Agent on behalf of the Existing DIP Lenders, the Pre-Petition First Lien Agent on behalf of the Pre-Petition First Lien Secured Lenders or the Pre-Petition Second Lien Notes Trustee on behalf of the Pre-Petition Second Lien Noteholders, shall, in their sole discretion, choose to file such financing statements, patent filings, trademark filings, copyright filings, mortgages, notices of lien or similar instruments, or take possession of or control over, or otherwise confirm perfection of the liens and security interests granted to it hereunder, such liens and security interests shall be deemed valid, perfected, allowed, enforceable, non-avoidable and not subject to challenge, dispute or subordination, at the time and on the date of entry of the Interim DIP Order, with respect to the Senior DIP Facility and Existing DIP Facility, and immediately upon the occurrence of the Effective Date, with respect to the Supplemental DIP Term Loan Facility. Upon the request of either of the DIP Agents, each of the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, without any further consent of any party, are authorized to take, execute, deliver and file such instruments (in each case, without representation or warranty of any kind) to enable

the DIP Agents to further validate, perfect, preserve and enforce the DIP Liens.

(b) A certified copy of this Order may, in the discretion of either of the DIP Agents, be filed with or recorded in filing or recording offices in addition to or in lieu of such financing statements, mortgages, notices of lien or similar instruments, and all filing offices are hereby authorized to accept such certified copy of this Order for filing and recording.

19. *Preservation of Rights Granted Under This Order.*

(a) No claim or lien having a priority superior to or *pari passu* with those reaffirmed, continued or granted (as applicable) by this Order to the Senior DIP Agent and the Senior DIP Lenders, to the Supplemental DIP Agent and the Supplemental DIP Lenders, to the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders, to the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, or to the Existing DIP Agent and any of the Existing DIP Lenders, respectively, shall be granted or allowed while any portion of the Senior DIP Obligations, Senior DIP Commitments or Senior Financing (or any refinancing thereof), Supplemental DIP Obligations, Supplemental DIP Commitment or Supplemental Financing (or any refinancing thereof), Pre-Petition First Lien Debt or the Pre-Petition Second Lien Obligations, the Adequate Protection Obligations or the Junior Adequate Protection Obligations remain outstanding, and the Existing DIP Liens, DIP Liens, the Adequate Protection Liens and the Junior Adequate Protection Liens shall not be (i) subject or junior to any lien or security interest that is avoided and preserved for the benefit of the Debtors' estates under section 551 of the Bankruptcy Code or (ii) subordinated to or made *pari passu* with any other lien or security interest, whether under section 364(d) of the Bankruptcy Code or otherwise, as to each, other than the Carve Out.

(b) Unless all DIP Obligations shall have been indefeasibly paid in full (for

the avoidance of doubt, subject to paragraph 25 below with respect to the Junior DIP Term Loans) (and, with respect to outstanding letters of credit issued pursuant to the Senior DIP Credit Agreement and any Secured Agreements, Cash Collateralized at 105% of all of the Letter of Credit Obligations and Secured Agreements (which cash will be deposited, as applicable, in the L/C Cash Deposit Account or in the Secured Agreements Cash Deposit Account)) and the Pre-Petition First Lien Debt and the Adequate Protection Obligations due to Pre-Petition First Lien Secured Lenders and the Pre-Petition First Lien Agent shall have been paid in full, the Debtors shall not seek, and it shall constitute an "Event of Default" (under each of the ARCA and Supplemental DIP Credit Agreement) and terminate the right of the Debtors to use Cash Collateral if any of the Debtors seek, or if there is entered, (i) any modifications or extensions of this Order without the prior written consent of both the DIP Agents, and no such consent shall be implied by any other action, inaction or acquiescence by either of the DIP Agents, (ii) an order converting or dismissing any of the Cases, (iii) an order appointing a chapter 11 trustee in any of the Cases, or (iv) an order appointing an examiner with enlarged powers in any of the Cases. If an order dismissing any of the Cases under section 1112 of the Bankruptcy Code or otherwise is at any time entered, such order shall provide (in accordance with sections 105 and 349 of the Bankruptcy Code) that (x) the Superpriority Claims, priming liens, security interests and replacement security interests continued with respect to, or granted to, as applicable, the DIP Agents, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, the Existing DIP Agent and the Existing DIP Lenders, pursuant to this Order shall continue in full force and effect and shall maintain their priorities as provided in this Order and the Intercreditor Agreement until all DIP Obligations, the Adequate Protection Obligations and the

Junior Adequate Protection Obligations shall have been paid and satisfied in full (and that such Superpriority Claims, priming liens and replacement security interests, shall, notwithstanding such dismissal, remain binding on all parties in interest) and (y) this Court shall retain jurisdiction, notwithstanding such dismissal, for the purposes of enforcing the claims, liens and security interests referred to in clause (x) above. Until the Pre-Petition Second Lien Debt and Junior Adequate Protection Obligations shall have been paid in full (for the avoidance of doubt, subject to paragraph 25 below), the consent of the Pre-Petition Second Lien Noteholders and Pre-Petition Second Lien Notes Trustee for the Debtors to use Cash Collateral shall terminate upon: (i) any modifications or extensions of this Order that modify any rights or protections continued or granted under this Order to the Pre-Petition Second Lien Noteholders in a manner adverse to the Pre-Petition Second Lien Noteholders without the prior written consent of the Pre-Petition Second Lien Notes Trustee, and no such consent shall be implied by any other action, inaction or acquiescence by the Pre-Petition Second Lien Noteholders; (ii) an order converting or dismissing any of the Cases; (iii) an order appointing a chapter 11 trustee in any of the Cases; or (iv) an order appointing an examiner with enlarged powers in any of the Cases. With respect to any amendments or modifications to any rights or protections granted under the Existing DIP Order to the Pre-Petition Second Lien Noteholders or the Pre-Petition Second Lien Notes Trustee that are effected by this Order, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders are hereby deemed to have consented.

(c) If any or all of the provisions of this Order are hereafter reversed, modified, vacated or stayed, such reversal, modification, vacation or stay shall not affect (i) the validity of any DIP Obligations, the Pre-Petition First Lien Obligations, the Pre-Petition Second Lien Obligations, the Adequate Protection Obligations or the Junior Adequate Protection

Obligations incurred prior to the actual receipt of written notice by the DIP Agents, the Existing DIP Agent, the Pre-Petition First Lien Agent or the Pre-Petition Second Lien Notes Trustee as applicable, of the effective date of such reversal, modification, vacation or stay, (ii) the validity or enforceability of any lien or priority reaffirmed, continued, authorized or created hereby or pursuant to the DIP Documents with respect to any DIP Obligations, Pre-Petition First Lien Obligations, Pre-Petition Second Lien Obligations, the Adequate Protection Obligations and the Junior Adequate Protection Obligations, or (iii) the ability of the Creditors' Committee to challenge certain Supplemental DIP Obligations or Pre-Petition Second Lien Obligations (or related liens) in accordance with paragraph 25 hereof. Notwithstanding any such reversal, modification, vacation or stay or any use of Cash Collateral, or DIP Obligations, Adequate Protection Obligations or Junior Adequate Protection Obligations incurred by the Debtors to the DIP Agents, DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, the Existing DIP Agent or the Existing DIP Lenders (as applicable) prior to the actual receipt of written notice by the DIP Agents, the Existing DIP Agent, the Pre-Petition First Lien Agent or the Pre-Petition Second Lien Notes Trustee, as applicable, of the effective date of such reversal, modification, vacation or stay shall be governed in all respects by the original provisions of this Order, and the DIP Agents, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders shall be entitled to all the rights, remedies, privileges and benefits granted in section 364(e) of the Bankruptcy Code, the Interim DIP Order, the Existing DIP Order and this Order and pursuant to the DIP Documents with respect to all uses of Cash Collateral and proceeds of the Senior Financing, Supplemental Financing, DIP Obligations, Adequate

(d) Except as expressly provided in this Order or in the DIP Documents, the DIP Liens, the Superpriority Claims, all other rights and remedies of the DIP Agents and DIP Lenders, the Adequate Protection Liens, the Adequate Protection Obligations, all other rights of the Pre-Petition First Lien Agent and the Pre-Petition First Lien Secured Lenders, all other rights and remedies of the Pre-Petition Second Lien Notes Trustee and the Pre-Petition Second Lien Noteholders, the Junior Adequate Protection Liens and the Junior Adequate Protection Obligations, and all other rights of the Existing DIP Agent and the Existing DIP Lenders, granted by the provisions of this Order and the DIP Documents shall survive, and shall not be modified, impaired or discharged by (i) the entry of an order converting any of the Cases to a case under chapter 7 of the Bankruptcy Code, dismissing any of the Cases, terminating the joint administration of these Cases or by any other act or omission, (ii) the entry of an order approving the sale of any Collateral pursuant to section 363(b) of the Bankruptcy Code (except to the extent permitted by the DIP Documents) or (iii) the entry of an order confirming a plan of reorganization in any of the Cases and, pursuant to section 1141(d)(4) of the Bankruptcy Code, the Debtors have waived any discharge as to any remaining DIP Obligations. The terms and provisions of this Order and the DIP Documents shall continue in these Cases, in any successor cases if these Cases cease to be jointly administered, or in any superseding chapter 7 cases under the Bankruptcy Code, and the DIP Liens, the Superpriority Claims, all other rights and remedies of the DIP Agents and DIP Lenders and the Existing DIP Agent and the Existing DIP Lenders, and the Adequate Protection Liens and Junior Adequate Protection Liens granted or continued (as applicable) by the provisions of this Order and the DIP Documents shall continue in full force and effect until the DIP Obligations are indefeasibly paid in full (for the avoidance of doubt,

subject to paragraph 25 below with respect to the Junior DIP Term Loans). For the avoidance of doubt, all rights and remedies of the Second Lien Parties granted by the provisions of this Order and any other provisions applicable to the Second Lien Parties shall continue in full force and effect notwithstanding the indefeasible payment in full of the DIP Obligations.

20. *Effect of Stipulations on Third Parties.* The stipulations and admissions contained in the Existing DIP Order, including, without limitation, Paragraph 3 thereof, shall remain binding as provided for therein. The stipulations and admissions contained in this Order, shall be binding upon the Debtors and any successor thereto (including, without limitation, any chapter 7 or chapter 11 trustee appointed or elected for any of the Debtors) and all other parties in interest, in all circumstances.

21. *Limitation on Use of Financing Proceeds and Collateral.* Notwithstanding anything herein or in any other order by this Court to the contrary, no borrowings, letters of credit, Cash Collateral, Collateral nor the Carve Out may be used to (a) object, contest or raise any defense to, the validity, perfection, priority, extent or enforceability of any amount due under the DIP Documents, the Existing DIP Documents, the First Lien Existing Agreements or the Second Lien Existing Agreements, or the liens or claims granted under the Interim DIP Order, the Existing DIP Order, this Order, the DIP Documents, the Existing DIP Documents, the First Lien Existing Agreements or the Second Lien Existing Agreements, (b) investigate, assert any Claims and Defenses (each as defined in the Existing DIP Order) or causes of action against any of the DIP Agents, the Existing DIP Agent, the DIP Lenders, the Existing DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, or their respective agents, affiliates, representatives, attorneys or advisors, (c) prevent, hinder or otherwise delay the DIP

Agents' assertion, enforcement or realization on the Cash Collateral or the Collateral in accordance with the DIP Documents or this Order, (d) seek to modify any of the rights granted to, or reaffirmed and/or continued in favor of, the DIP Agents or the Existing DIP Agent or the DIP Lenders or the Existing DIP Lenders hereunder or under the DIP Documents or Existing DIP Documents (as applicable), in each of the foregoing cases without such applicable parties' prior written consent or (e) pay any amount on account of any claims arising prior to the Petition Date unless such payments are (i) approved by an order of this Court and (ii) in accordance with the Senior DIP Credit Agreement and the document delivered in accordance with Section 5(b)(xi) of the Amendment Agreement and the Supplemental DIP Credit Agreement and the Operating Forecast (as defined in the Supplemental DIP Credit Agreement), as approved by each of the Senior DIP Agent and Supplemental DIP Agent, each in its sole discretion. Notwithstanding the foregoing, any party may, solely to the extent permitted pursuant to the Existing DIP Order, including the deadlines for commencing actions set forth therein, investigate claims and issues with respect to the Existing Documents (the "**Investigation**") and, subject to any applicable law with respect to standing, commence and prosecute any related proceedings as a representative of the Debtors' estates; *provided* that, in the case of the Creditors' Committee an aggregate expense since the Petition Date for such Investigation as to the First Lien Existing Agreements and the Second Lien Existing Agreements shall not exceed \$250,000 in respect of the U.S. Investigation and \$250,000 in respect of the non-U.S. Investigation.

22. *Priorities Among Pre-Petition Secured Creditors.* In determining the relative priorities and rights of the Pre-Petition Secured Creditors (including, without limitation, the relative priorities and rights of the Pre-Petition Secured Creditors with respect to the Adequate Protection Obligations or Junior Adequate Protection Obligations granted hereunder), such

priorities and rights shall be governed by the Existing Documents, including, without limitation, the Existing Intercreditor Agreement, subject to the provisions of this Order. In the event of a conflict between such Existing Documents and this Order, this Order shall control.

23. *Duties of the Pre-Petition First Lien Co-Collateral Agents.* Following the repayment in full of all Pre-Petition First Lien Obligations (other than with respect to the Continuing Pre-Petition First Lien Obligations to be backstopped or otherwise provided for as more fully described in the Interim DIP Order and the Existing DIP Order or the Existing DIP Documents), each Pre-Petition First Lien Co-Collateral Agent, as applicable, shall promptly turn over and distribute any proceeds recovered or received or any other payments or receipts obtained on account of the Pre-Petition First Lien Collateral, *first*, to the DIP Agents (with notice to any DIP Agent not receiving such property) for the benefit of the DIP Lenders in accordance with the Intercreditor Agreement, and *second*, subsequent to indefeasible payment in full of all DIP Obligations (other than those Supplemental DIP Obligations converted to the Exit Facility consistent with the terms of the Supplemental DIP Credit Agreement) and the indefeasible Payment in Full (as defined in the Existing Intercreditor Agreement) of all Pre-Petition First Lien Obligations, for the benefit of the Pre-Petition Second Lien Noteholders under the Second Lien Existing Agreements.

24. *Authority to Enter Into Derivatives Contracts with DIP Lenders or their Affiliates.* The authority granted pursuant to Paragraph 22 of the Existing DIP Order shall remain unchanged.

25. *Reservation of Rights of Creditors' Committee.* Solely with respect to the Pre-Petition Second Lien Obligations, the Second Lien Adequate Protection Payments and the Junior DIP Term Loans, notwithstanding anything to the contrary herein, including, without limitation,

any finding, order, requirement of the Debtors to act or refrain from acting, or the labeling of any payment as “non-refundable” or “indefeasible”:

(a) Nothing herein shall impair the Creditors’ Committee’s ability to challenge all Pre-Petition Second Lien Obligations that were outstanding on the Petition Date, or the purported liens securing such obligations, in each case in accordance with that certain Order Granting Committee’s Motion for Leave, Standing, Authority to Prosecute and, if Appropriate, Settle Claims Challenging Certain Liens Purportedly Held by the Second Lien Parties, entered November 14, 2012 [Docket No. 2370].

(b) Solely in the event of a timely and successful challenge by the Creditors’ Committee pursuant to a final, non-appealable order in respect of the Pre-Petition Second Lien Obligations or the liens securing such obligations, the Court may, after notice and a hearing, fashion an appropriate remedy, including, but not limited to, (i) disgorgement or recharacterization of any Second Lien Adequate Protection Payments, or (ii) the unwinding of the Junior DIP Term Loans or a portion thereof (which might include the disgorgement or re-allocation of interest, fees, principal or other incremental consideration paid in respect thereto and not paid on account of the Pre-Petition Second Lien Obligations or the avoidance of liens, administrative claims, and/or guarantees with respect to one or more of the Debtors); *provided, however*, that the Junior DIP Term Loans may not be so unwound or subject to other remedies unless the Pre-Petition Second Lien Obligations were not, on the Petition Date, secured by valid, perfected, and unavoidable Liens with respect to Pre-Petition Collateral that is equal in value to the amount of the Junior DIP Term Loans (after giving effect to the Pre-Petition First Lien Obligations outstanding as of such time).

26. *Debtors' Exit Conversion Right for First Lien Last Out Obligations and Junior DIP Obligations.* Notwithstanding anything contained herein to the contrary, neither (x) the First Lien Last Out Obligations or the Junior DIP Obligations nor (y) the Supplemental Superpriority Claims granted in respect thereof need to be satisfied in full, in cash, solely in the event that such loans are converted into the Exit Facility subject to and in accordance with the conditions to conversion (and any other applicable terms and conditions) set forth in the Supplemental DIP Documents. For the avoidance of doubt, this paragraph 26 shall not apply to any Senior DIP Obligations or Senior Superpriority Claims.

27. *Notice.* The Debtors shall provide counsel to the Creditors' Committee, the Second Lien Noteholders Committee and the Pre-Petition Second Lien Notes Trustee with all formal notices and information required to be delivered to the Senior DIP Agent or Supplemental DIP Agent or Senior DIP Lenders or Supplemental DIP Lenders pursuant to the terms of the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement, as the case may be.

28. *Order Governs.* In the event of any inconsistency between the provisions of this Order and the Interim DIP Order, Existing DIP Order or the DIP Documents (as the case may be), the provisions of this Order shall govern; *provided, however,* that subject to the terms of this Order, the provisions of the Existing DIP Order shall remain in full force and effect.

29. *Binding Effect; Successors and Assigns.* The DIP Documents and the provisions of this Order, including all findings herein, shall be binding upon all parties in interest in these Cases, including, without limitation, the Existing DIP Agent, the DIP Agents, the Existing DIP Lenders, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders, any statutory or nonstatutory committees appointed or formed in these Cases (including the

Creditors' Committee), and the Debtors and their respective successors and assigns (including any chapter 7 or chapter 11 trustee hereinafter appointed or elected for the estate of any of the Debtors) and shall inure to the benefit of the Existing DIP Agent, the DIP Agents, the Existing DIP Lenders, the DIP Lenders, the Pre-Petition First Lien Agent, the Pre-Petition First Lien Secured Lenders, the Pre-Petition Second Lien Notes Trustee, the Pre-Petition Second Lien Noteholders and the Debtors and their respective successors and assigns; *provided, however*, that the Existing DIP Agent, the DIP Agents, the Existing DIP Lenders and the DIP Lenders shall have no obligation to extend any financing to any chapter 7 trustee or similar responsible person appointed for the estates of the Debtors. In determining to make any loan under the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement or in exercising any rights or remedies as and when permitted pursuant to this Order or the Senior DIP Documents or Supplemental DIP Documents, the Senior DIP Agent, Senior DIP Lenders, Supplemental DIP Agent and Supplemental DIP Lenders (as applicable) shall not be deemed to be in control of the operations of or participating in the management of the Debtors or to be acting as a "responsible person" or "owner or operator" with respect to the operation or management of the Debtors, so long as the DIP Lenders' actions do not constitute, within the meaning of 42 U.S.C. § 9601(20)(F), actual participation in the management or operational affairs of a vessel or facility owned or operated by a Debtor, or otherwise cause liability to arise to the federal or state government or the status of responsible person or managing agent to exist under applicable law (as such terms, or any similar terms, are used in the United States Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§ 9601 *et seq.* as amended, or any similar federal or state statute).

30. *Miscellaneous.* Nothing in this Order or the DIP Documents shall permit the Debtors to violate 28 U.S.C. § 959(b). As to the United States, its agencies, departments or agents, nothing in this Order or the DIP Documents shall discharge, release or otherwise preclude any valid right of setoff or recoupment that any such entity may have.

31. *No Waiver.* Except as specifically set for herein, this Order shall not be construed in any way as a waiver or relinquishment of any rights that the Pre-Petition Secured Creditors may have to bring or be heard on any matter brought before the Court.

32. *No Waiver by Failure to Seek Relief.* Except with respect to the limitations set forth in paragraph 16 hereof with respect to requests for further adequate protection, the delay or failure of the Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders to seek relief or otherwise exercise their rights and remedies under this Order, the Existing Second Lien Agreements or applicable law, as the case may be, shall not constitute a waiver of any of the rights thereunder, or otherwise, of the Pre-Petition Second Lien Notes Trustee or the Pre-Petition Second Lien Noteholders.

33. *Effectiveness.* This Order shall constitute findings of fact and conclusions of law. Notwithstanding Bankruptcy Rules 4001(a)(3), 6004(h), 6006(d), 7062 or 9024 or any other Bankruptcy Rule, or Rule 62(a) of the Federal Rules of Civil Procedure, this Order shall be immediately effective and enforceable upon its entry, and there shall be no stay of execution or effectiveness of this Order.

34. *Final DIP Documents.* The most recent version of each Senior DIP Document that has been filed with this Court prior to the Hearing is in a substantially final form. If any such Senior DIP Document is materially revised prior to the effectiveness of the Amendment Agreement, the Debtors will file the revised version of such Senior DIP Document (a "**Revised**

Document") with this Court and serve the Revised Document on the Notice Parties. The Notice Parties will have until 5:00 p.m. (ET) on the fifth day following service of the Revised Document (the "**Document Objection Deadline**") to object to such revisions. Any such objection (a "**Document Objection**") must be (i) made in writing, stating the Document Objection with specificity and (ii) filed with the Bankruptcy Court and served on the Debtors, counsel to the DIP Agents and counsel to the Creditors' Committee. If a Notice Party properly files and serves a Document Objection, the Debtors may schedule a hearing with this Court to resolve such objection on two days' notice. If no Document Objection is made or if all Document Objections are consensually resolved and withdrawn, such Revised Document shall be deemed approved under the terms of this Order. A Revised Document, once approved or deemed approved (whether by way of consensual resolution of a Document Objection, by the Court at or after a hearing to resolve a Document Objection or by the passage of time with no objection), shall, for all intents and purposes, take the place of the version of such Senior DIP Document referred to herein and previously filed with the Court as though such Revised Document existed in its revised form as of the date of this Order and all references to such Senior DIP Document in its prior form shall be deemed references to the such Revised Document as so revised.

Dated: New York, New York
January 24, 2013

/s/ Allan L. Gropper
HONORABLE ALLAN L. GROPPER
United States Bankruptcy Judge

See Attached.

_____))
In re:) Chapter 11
))
EASTMAN KODAK COMPANY, *et al.*,¹) Case No. 12-10202 (ALG)
))
Debtors.) (Jointly Administered)
_____)

**ORDER AMENDING ORDER (I) AUTHORIZING DEBTORS
(A) TO OBTAIN POST-PETITION FINANCING PURSUANT TO 11 U.S.C. §§ 105,
361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) AND 364(e) AND (B) TO
CONTINUE TO UTILIZE CASH COLLATERAL PURSUANT TO 11 U.S.C. § 363
AND (II) GRANTING ADEQUATE PROTECTION TO CERTAIN PRE-PETITION
SECURED PARTIES PURSUANT TO 11 U.S.C. §§ 361, 362, 363 AND 364**

Upon the notice of presentment of the Debtors [Docket No. 3274] (the "Notice of Presentment") of an Order (this "Order") amending the *Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 353 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364* [Docket No. 2926] (the "Supplemental DIP Order") and authorizing the Debtors to enter into that certain revised Supplemental DIP Credit Agreement (as may be amended from time to time, the "Amended Supplemental DIP Credit Agreement") substantially in the form attached hereto as Exhibit 1; and the terms set forth in the Amended Supplemental DIP Credit Agreement being in the best interests of the Debtors' estates,

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Eastman Kodak Company (7150); Creo Manufacturing America LLC (4412); Eastman Kodak International Capital Company, Inc. (2341); Far East Development Ltd. (2300); FPC Inc. (9183); Kodak (Near East), Inc. (7936); Kodak Americas, Ltd. (6256); Kodak Aviation Leasing LLC (5224); Kodak Imaging Network, Inc. (4107); Kodak Philippines, Ltd. (7862); Kodak Portuguesa Limited (9171); Kodak Realty, Inc. (2045); Laser-Pacific Media Corporation (4617); NPEC Inc. (5677); Pakon, Inc. (3462); and Qualex Inc. (6019). The location of the Debtors' corporate headquarters is: 343 State Street, Rochester, NY 14650.

their creditors, and other parties in interest; and the Amended Supplemental DIP Credit Agreement having been negotiated in good faith and at arm's length between the Debtors and the Steering Committee Lenders; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334; and this proceeding being a core proceeding pursuant to 28 U.S.C. § 157; and venue of this proceeding in this District being proper pursuant to 28 U.S.C. §§ 1408 and 1409; [and the Notice of Presentment and opportunity for a hearing being consistent with paragraph 6(b)(ii) of the Supplemental DIP Order and the *Notice of Filing Amended Case Management Procedures* [Docket No. 1655] and appropriate under the particular circumstances and with no need to provide other or further notice]; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED** that: ²

1. All of the terms of the Supplemental DIP Order shall remain in full force and effect pursuant to the terms of the Supplemental DIP Order, except to the extent expressly modified by this Order.

2. The Debtors are authorized to enter into the Amended Supplemental DIP Credit Agreement and to make, execute and deliver all instruments and documents, and to pay all fees and to perform all acts in connection therewith, that may be reasonably required for the Debtors' performance of their obligations under the Amended Supplemental DIP Credit Agreement.

3. Except as otherwise provided in this Order, the Supplemental DIP Order, the Revised Commitment Documents or the Supplemental DIP Documents (as may be

² All capitalized terms not otherwise defined herein have the meanings ascribed to them in (i) the Supplemental DIP Order, (ii) the Amended Supplemental DIP Credit Agreement, (iii) the *Debtors' Motion for (A) an Order Authorizing the Debtors to (I) Enter Into Amended and Restated Financing Commitment Documents for Secured Supplemental Postpetition and Exit Financing, (II) Incur and Pay Associated Fees, Costs and Expenses and (III) Furnish Related Indemnities and (B) a Finding that the Proposed Amendments to the Supplemental Financing are Authorized by the Financing Approval Order* [Docket No. 3234], or (iv) the Revised Commitment Documents, as applicable.

amended), upon execution and delivery of the Amended Supplemental DIP Credit Agreement, the Amended Supplemental DIP Credit Agreement shall constitute a valid and binding obligation of each of the parties thereto, enforceable against each party thereto in accordance with the terms thereof. Except as otherwise provided in this Order, the Supplemental DIP Order, the Revised Commitment Documents or the Supplemental DIP Documents (as may be amended), no obligation or payment under the Amended Supplemental DIP Credit Agreement or this Order shall be stayed, restrained, voidable, avoidable, or recoverable under the Bankruptcy Code or under any applicable law, or subject to any defense, reduction, setoff, recoupment, or counterclaim.

4. All references to the Supplemental DIP Obligations in the Supplemental DIP Order shall be to obligations incurred under the Amended Supplemental DIP Credit Agreement up to an aggregate principal amount of \$848,200,000 (plus interest, fees and other expenses provided for in the Amended Supplemental DIP Credit Agreement), consisting of (i) first lien term loans in the aggregate amount of up to \$473,200,000 in new money loans (the “**New Money Loans**”) and (ii) up to \$375,000,000 of Junior DIP Obligations.

5. All references to the Supplemental DIP Credit Agreement in the Supplemental DIP Order shall be to the Amended Supplemental DIP Credit Agreement, and all references to the Supplemental DIP Documents shall include the Amended Supplemental DIP Credit Agreement.

6. Paragraph 7(a) of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): (a) The “Superpriority Claims” granted on account of the “DIP Obligations” pursuant to the Existing DIP Order remain in full force and effect and shall continue in favor of the Senior DIP

Obligations with the ranking and priority set forth in the Existing DIP Order, except as expressly provided in this Order. Upon the occurrence of the Effective Date, pursuant to section 364(c)(1) of the Bankruptcy Code, all of the Senior DIP Obligations shall continue to, and Supplemental DIP Obligations shall, constitute allowed claims against the Debtors (without the need to file any proof of claim) with priority over any and all administrative expenses, diminution claims (including all Adequate Protection Obligations and Junior Adequate Protection Obligations (each as defined below)) and all other claims against the Debtors, now existing or hereafter arising, of any kind whatsoever, including, without limitation, all administrative expenses of the kind specified in sections 503(b) and 507(b) of the Bankruptcy Code, and over any and all administrative expenses or other claims arising under sections 105, 326, 328, 330, 331, 503(b), 506(c), 507(a), 507(b), 726, 1113 or 1114 of the Bankruptcy Code, whether or not such expenses or claims may become secured by a judgment lien or other non-consensual lien, levy or attachment, which allowed claims shall be payable from and have recourse to all pre- and post-petition property of the Debtors and all proceeds thereof (collectively, as to the Senior DIP Obligations, the “**Senior Superpriority Claims**”, and as to the Supplemental DIP Obligations, the “**Supplemental Superpriority Claims**”, and together, the “**Superpriority Claims**”); *provided, however* that the Supplemental Superpriority Claims shall be subject to and shall rank junior in right of payment to the Senior Superpriority Claims in all respects; *provided, further* that (i) the Senior Superpriority Claims and the Supplemental Superpriority Claims shall be subject to the Carve Out (to the extent specifically provided for herein) and (ii) the Supplemental Superpriority Claims shall be subject to the claims of the Existing DIP Agent or Existing Term Loan Lenders pursuant to paragraph 14 of this Order; and *provided, further* that ~~(i)~~ the Supplemental Superpriority Claims in respect of the **New Money Loans** shall be senior in right

of payment to the Supplemental Superpriority Claims in respect of the ~~First Lien Last Out Obligations and the~~ Junior DIP Obligations ~~and (ii) the Supplemental Superpriority Claims in respect of the First Lien Last Out Obligations shall be senior in right of payment to the Supplemental Superpriority Claims in respect of the Junior DIP Obligations;~~ *provided further*, that certain Supplemental DIP Obligations need not be paid in cash in full on the effective date of an Acceptable Reorganization Plan (as defined in the Supplemental DIP Credit Agreement) if such obligations are converted (the “**Exit Conversion Right**”) into the exit facility (the “**Exit Facility**”) under an exit facility agreement ~~to be entered into by and~~ between the Borrower and the Guarantors, each as reorganized Debtors, Wilmington, as Administrative Agent and Collateral Agent, and a syndicate of financial institutions party thereto, ~~on the terms and conditions set forth in a term sheet that will be substantially in the form~~ attached as an ~~annex exhibit~~ to the **Amended** Supplemental DIP Credit Agreement (**which exit facility agreement may be modified pursuant to the terms of the Amended Supplemental DIP Credit Agreement**).

7. Paragraph 7(b) of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): (b) For purposes hereof, the “Carve Out” means: (i) all fees and interest required to be paid to the Clerk of the Bankruptcy Court and to the Office of the United States Trustee pursuant to section 1930(a) of title 28 of the United States Code and section 3717 of title 31 of the United States Code, (ii) all reasonable fees and expenses incurred by a trustee under section 726(b) of the Bankruptcy Code in an amount not exceeding \$100,000, and (iii) any and all allowed and unpaid claims of (x) the Fee Examiner, (y) any professionals of the Debtors (including, for the avoidance of doubt, AP Services LLC) whose retention is approved by the Court and (z) any

professionals of the Fee Examiner, of the official committee of retired employees appointed in the Cases (the “**1114 Committee**”), or of the statutory committee of unsecured creditors appointed in the Cases (the “**Creditors’ Committee**”) in each case whose retention is approved by the Court during the Cases pursuant to sections 327 and 1103 of the Bankruptcy Code for unpaid fees and expenses (and the reimbursement of out-of-pocket expenses allowed by the Bankruptcy Court incurred by any members of the 1114 Committee or Creditors’ Committee, as applicable (but excluding fees and expenses of third party professionals employed by such members of the 1114 Committee or Creditors’ Committee, as applicable)), incurred, subject to the terms of this Order, (A) prior to the occurrence of an Event of Default (as defined in either the Senior DIP Credit Agreement or Supplemental DIP Credit Agreement) and (B) at any time after the occurrence and during the continuance of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in an aggregate amount not exceeding \$15,000,000, provided that (x) the dollar limitation in this clause (iii) on fees and expenses shall neither be reduced nor increased by the amount of any compensation or reimbursement of expenses incurred, awarded or paid prior to the occurrence of an Event of Default (as defined in either the ARCA or Supplemental DIP Credit Agreement) in respect of which the Carve Out is invoked or by any fees, expenses, indemnities or other amounts paid to any of the DIP Agents or DIP Lenders or any of the foregoing’s respective attorneys, advisors and agents, (y) nothing herein shall be construed to impair the ability of any party to object to any of the fees, expenses, reimbursement or compensation described in clauses (A) and (B) above and (z) cash or other amounts on deposit in the L/C Cash Deposit Account (as defined in the ARCA) or the Secured Agreements Cash Deposit Account (as defined in the Existing DIP Order), shall not be subject to the Carve Out. In the event of the application of the Collateral (as defined below) to satisfaction

of the Carve Out, the cost thereof shall be charged against the ABL Priority Collateral and the Term Loan Priority Collateral (each as defined below) in proportion to the amount of the then-outstanding Senior DIP Obligations (with respect to charges against the ABL Priority Collateral) and the then-outstanding **New Money Loans First Lien First Out Obligations and First Lien Last Out Obligations** (with respect to charges against the Term Loan Priority Collateral) each as compared to the then-outstanding DIP Obligations as a whole. To the extent that the Collateral actually applied to satisfy the Carve Out shall have been applied in an amount not in accordance with the formula above, the Senior DIP Lenders or Supplemental DIP Lenders (as the case may be) will be reimbursed out of the first available ABL Priority Collateral or Term Loan Priority Collateral (as applicable) in order to cause the application of the Carve Out to have complied with such formula.

8. Paragraph 10 of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): *Priority of DIP Liens*. Notwithstanding anything to the contrary herein, including, for the avoidance of doubt, paragraph 9 hereof, the Senior DIP Liens on the Collateral consisting of the ABL Priority Collateral (as defined in the Intercreditor Agreement) shall have priority over and rank senior to the Supplemental DIP Liens on the ABL Priority Collateral. The priority of the Supplemental DIP Liens in respect of the ABL Priority Collateral, as among the **New Money Loans First Lien First Out Obligations, the First Lien Last Out Obligations** and the Junior DIP Obligations, shall be as set forth in the Supplemental DIP Documents. Additionally, notwithstanding anything to the contrary herein, the Supplemental DIP Liens granted hereunder on account of the **New Money Loans First Lien First Out Obligations and the First Lien Last Out Obligations** (but, for the avoidance of doubt, not the Junior DIP Obligations), shall have priority

and rank senior to the Senior DIP Liens with respect to Collateral consisting of Term Loan Priority Collateral (as defined in the Intercreditor Agreement); and the Senior DIP Liens shall have priority and rank senior to the Supplemental DIP Liens securing the Junior DIP Obligations with respect to the Term Loan Priority Collateral.

9. Paragraph 16(e) of the Supplemental DIP Order shall be replaced in its entirety with the following: *Interest Payments*. The Debtors shall (i) on a current basis after the Effective Date, pay all interest accruing thereafter at the non-default contract rate applicable on the Petition Date on the outstanding Pre-Petition Second Lien Notes pursuant to the terms thereof (including all such interest on any Pre-Petition Second Lien Notes being exchanged for Junior DIP Term Loans that has accrued and remains unpaid immediately prior to the occurrence of the Effective Date) and (ii) on the Effective Date, pay to holders of outstanding Pre-Petition Second Lien Notes an amount equal to all accrued interest at the non-default rate (both pre-petition and post-petition) through the Effective Date (which shall be paid with respect to all Pre-Petition Second Lien Notes immediately prior to giving effect to any roll-up into Roll-Up Loans) (such payments described in clauses (i) and (ii) of this paragraph 16(e), the “**Second Lien Adequate Protection Payments**”).

10. Paragraph 16(f) of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): *Subscription Rights*. The Pre-Petition Second Lien Noteholders shall be provided the right to participate in the Junior DIP Term Loans as contemplated in the Information Memorandum **as supplemented on February 7, 2013 and March 1, 2013 substantially in the form filed as Exhibit A to the Notice of Filing of Solicitation Documents [Docket No. 2587]**.

11. Paragraph 25(b) of the Supplemental DIP Order is hereby amended to

provide (modifications in bolded underline or bolded strikethrough, as applicable): (b) Solely in the event of a timely and successful challenge by the Creditors' Committee pursuant to a final, non-appealable order in respect of the Pre-Petition Second Lien Obligations or the liens securing such obligations, the Court may, after notice and a hearing, fashion an appropriate remedy, including, but not limited to, (i) disgorgement or recharacterization of any Second Lien Adequate Protection Payments, or (ii) the unwinding of the Junior DIP Term Loans or a portion thereof (which might include the disgorgement or re-allocation of interest, fees, principal or other incremental consideration paid in respect thereto and not paid on account of the Pre-Petition Second Lien Obligations or the avoidance of liens, administrative claims, and/or guarantees with respect to one or more of the Debtors); provided, however, that the Junior DIP Term Loans may not be so unwound or subject to other remedies unless the Pre-Petition Second Lien Obligations were not, on the Petition Date, secured by valid, perfected, and unavoidable Liens with respect to Pre-Petition Collateral that is equal or greater in value to the amount of the Junior DIP Term Loans (after giving effect to the Pre-Petition First Lien Obligations outstanding as of such time).

12. Paragraph 26 of the Supplemental DIP Order is hereby amended to provide (modifications in bolded underline or bolded strikethrough, as applicable): *Debtors' Exit Conversion Right for Certain New Money Loans First Lien Last Out Obligations and Junior DIP Obligations*. Notwithstanding anything contained herein to the contrary, neither (x) ~~the that principal amount of the New Money Loans in excess of \$200,000,000 First Lien Last Out Obligations~~ or the Junior DIP Obligations nor (y) the Supplemental Superpriority Claims granted in respect thereof need to be satisfied in full, in cash, solely in the event that such loans are converted into the Exit Facility subject to and in accordance with the conditions to conversion (and any other applicable terms and conditions) set forth in the Supplemental DIP

Documents. For the avoidance of doubt, this paragraph 26 shall not apply to any Senior DIP Obligations or Senior Superpriority Claims.

13. Any objections to the entry of this Order or the relief granted herein that have not been withdrawn, waived or settled, and all reservations of rights included therein, are hereby denied and overruled on the merits with prejudice.

14. This Order shall constitute findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052 and shall take effect immediately upon execution thereof.

15. The Court has and will retain jurisdiction to enforce this Order according to its terms and with respect to any matters, claims, rights or disputes arising from or related to the implementation of this Order.

SO ORDERED by the Court this 8th day of March, 2013.

/s/ Allan L. Gropper
HONORABLE ALLAN L. GROPPER
UNITED STATES BANKRUPTCY JUDGE

SECURITY AGREEMENT

Dated March 22, 2013

From

The Grantors referred to herein

as Grantors

to

Wilmington Trust, National Association

as Agent

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Exhibits

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SECURITY AGREEMENT

SECURITY AGREEMENT dated March 22, 2013 (this "**Agreement**"), made by Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement, defined herein) (the "**Company**"), and the U.S. Subsidiaries of the Company listed on the signature pages hereof, each of which is a debtor and debtor-in-possession, or which at any time execute and deliver a Security Agreement Supplement in substantially the form attached hereto as Exhibit C (the Company and such U.S. Subsidiaries, collectively, the "**Grantors**"), to Wilmington Trust, National Association, as Agent (in such capacity, together with any successor Agent appointed pursuant to Article VIII of the Credit Agreement, the "**Agent**") for the Secured Parties (as hereinafter defined).

PRELIMINARY STATEMENTS.

(1) Reference is made to the Debtor-in-Possession Credit Agreement, dated as of March 22, 2013, among the Company, the U.S. Subsidiaries of the Company party thereto, the Agent and Lenders from time to time party thereto (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**").

(2) Each Grantor is the owner of the shares of stock or other equity interests in its Subsidiaries set forth on Part I of Schedule I hereto and issued by the Persons named therein (such shares of stock or other equity interests, the "**Initial Pledged Equity**"). Each Grantor is the holder of the indebtedness owed to such Grantor (the "**Initial Pledged Debt**") set forth opposite such Grantor's name on and as otherwise described in Part II of Schedule I hereto and issued by the obligors named therein.

(3) Each Grantor is the owner of the deposit accounts set forth opposite such Grantor's name on Schedule II hereto (together with all deposit accounts now owned or hereafter acquired by the Grantors, the "**Deposit Accounts**").

(4) It is a condition precedent to the making or deemed making of Loans by the Lenders under the Credit Agreement that the Grantors shall supplement the DIP Order, without in any way diminishing or limiting the effect of the DIP Order or the security interest, pledge and Lien granted thereunder, by more fully setting forth in this Agreement their respective rights in connection with such security interest, pledge and Lien. Each Grantor will derive substantial direct or indirect benefit from the transactions contemplated by this Agreement, the Credit Agreement and the other Loan Documents.

(5) Terms defined in the Credit Agreement and not otherwise defined in this Agreement are used in this Agreement as defined in the Credit Agreement. Further, unless otherwise defined in this Agreement or in the Credit Agreement, terms defined in Article 8 or 9 of the UCC (as defined below) are used in this Agreement as such terms are defined in such Article 8 or 9. "**UCC**" means the Uniform Commercial Code as in effect from time to time in the State of New York; *provided* that, if perfection or the effect of perfection or non-perfection or the priority of the security interest in any Collateral is governed (or would be governed, absent the DIP Order) by the Uniform Commercial Code as in effect in a jurisdiction other than the State of

New York, “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non perfection or priority.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make Loans under the Credit Agreement, each Grantor hereby agrees with the Agent for the ratable benefit of the Secured Parties as follows:

Section 1. Grant of Security. In addition to the security interest set forth in the DIP Order, each Grantor hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in such Grantor’s right, title and interest in and to the following, in each case, as to each type of property described below, whether now owned or hereafter acquired by such Grantor, wherever located, and whether now or hereafter existing or arising (collectively, the “*Collateral*”) (provided, however, that notwithstanding anything herein to the contrary, in no event shall the Collateral include or the security interest granted under this Section 1 hereof attach to: (A) any deposit account for taxes, payroll, employee benefits or similar items and any other account or financial asset in which such security interest would be unlawful or in violation of any Plan or employee benefit agreement, (B) any lease, license, contract, or agreement or other property right (including any United States of America intent-to-use trademark or service mark application), to which any Grantor is a party or of any of its rights or interests thereunder if and for so long as the grant of such security interest shall constitute or result in: (x) the abandonment, invalidation, unenforceability or other impairment of any right, title or interest of any Grantor therein, or (y) in a breach or termination pursuant to the terms of, or a default under, any such lease, license, contract, agreement or other property right pursuant to any provision thereof, in the case of each of clause (x) and (y) to the extent the applicable provision is not rendered ineffective by applicable law or the DIP Order, (C) any of the outstanding capital stock of a CFC in excess of 65% of the voting power of all classes of capital stock of such CFC entitled to vote, (D) if and to the extent invoked pursuant to the DIP Order, proceeds in an amount equal to the Carve-Out);

(a) all equipment in all of its forms, including, without limitation, all machinery, tools, motor vehicles, vessels, aircraft and furniture, and all parts thereof and all accessions thereto, including, without limitation, computer programs and supporting information that constitute equipment within the meaning of the UCC (any and all such property being the “*Equipment*”);

(b) all inventory in all of its forms, including, without limitation, (i) all raw materials, work in process, finished goods and materials used or consumed in the manufacture, production, preparation or shipping thereof, (ii) goods in which such Grantor has an interest in mass or a joint or other interest or right of any kind (including, without limitation, goods in which such Grantor has an interest or right as consignee) and (iii) goods that are returned to or repossessed or stopped in transit by such Grantor, and all accessions thereto and products thereof and documents therefor, including, without limitation, computer programs and supporting information that constitute inventory within the meaning of the UCC (any and all such property being the “*Inventory*”);

(c) (i) all accounts, instruments (including, without limitation, promissory notes), deposit accounts, chattel paper, general intangibles (including, without limitation, payment intangibles) and other obligations of any kind owing to the Grantors, whether or not arising out of or in connection with the sale or lease of goods or the rendering of services and whether or not earned by performance (any and all such instruments, deposit accounts, chattel paper, general intangibles and other obligations to the extent not referred to in clause (d), (e) or (f) below, being the “**Receivables**”), and all supporting obligations, security agreements, Liens, leases, letters of credit and other contracts owing to the Grantors or supporting the obligations owing to the Grantors under the Receivables (collectively, the “**Related Contracts**”), and (ii) all commercial tort claims, whether or not now or hereafter described on Schedule X hereto;

(d) the following (the “**Security Collateral**”):

(i) the Initial Pledged Equity and the certificates, if any, representing the Initial Pledged Equity, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Equity and all warrants, rights or options issued thereon or with respect thereto;

(ii) the Initial Pledged Debt and the instruments, if any, evidencing the Initial Pledged Debt, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the Initial Pledged Debt;

(iii) all additional shares of stock and other equity interests from time to time acquired by such Grantor in any manner of (X) the issuers of the Initial Pledged Equity and (Y) each other Subsidiary of such Grantor, provided that (1) the stock of any Subsidiary held by a CFC or held by a Subsidiary of a CFC shall not be required to be pledged and (2) not more than 65% of the voting equity in any CFC shall be subject to the pledge hereunder (such shares and other equity interests, together with the Initial Pledged Equity, being the “**Pledged Equity**”), and the certificates, if any, representing such additional shares or other equity interests, and all dividends, distributions, return of capital, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such shares or other equity interests and all warrants, rights or options issued thereon or with respect thereto;

(iv) all additional indebtedness from time to time owed to such Grantor (such indebtedness, together with the Initial Pledged Debt, being the “**Pledged Debt**”) and the instruments, if any, evidencing such indebtedness, and all interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such indebtedness;

(v) all security entitlements or commodity contracts carried in a securities account or commodity account and all financial assets, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of

such security entitlements or financial assets and all warrants, rights or options issued thereon with respect thereto; and

(vi) all other investment property (including, without limitation, all (A) securities, whether certificated or uncertificated, (B) security entitlements, (C) securities accounts, (D) commodity contracts and (E) commodity accounts, but excluding any equity interest excluded from the Pledged Equity) in which such Grantor has now, or acquires from time to time hereafter, any right, title or interest in any manner, and the certificates or instruments, if any, representing or evidencing such investment property, and all dividends, distributions, return of capital, interest, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such investment property and all warrants, rights or options issued thereon or with respect thereto ("**Investment Property**");

(e) each Hedge Agreement to which such Grantor is now or may hereafter become a party, in each case as such agreements may be amended, amended and restated, supplemented or otherwise modified from time to time (collectively, the "**Assigned Agreements**"), including, without limitation, (i) all rights of such Grantor to receive moneys due and to become due under or pursuant to the Assigned Agreements, (ii) all rights of such Grantor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to the Assigned Agreements, (iii) claims of such Grantor for damages arising out of or for breach of or default under the Assigned Agreements and (iv) the right of such Grantor to terminate the Assigned Agreements, to perform thereunder and to compel performance and otherwise exercise all remedies thereunder (all such Collateral being the "**Agreement Collateral**");

(f) the following (collectively, the "**Account Collateral**");

(i) the Deposit Accounts and all funds and financial assets from time to time credited thereto (including, without limitation, all cash equivalents), and all certificates and instruments, if any, from time to time representing or evidencing the Deposit Accounts;

(ii) all promissory notes, certificates of deposit, checks and other instruments from time to time delivered to or otherwise possessed by the Agent for or on behalf of such Grantor in substitution for or in addition to any or all of the then existing Account Collateral; and

(iii) all interest, dividends, distributions, cash, instruments and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the then existing Account Collateral; and

(g) the following (collectively, the "**Intellectual Property Collateral**");

(i) all patents, patent applications, utility models and statutory invention registrations, all inventions claimed or disclosed therein and all improvements thereto ("**Patents**");

(ii) all trademarks, service marks, domain names, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, whether registered or unregistered, together, in each case, with the goodwill symbolized thereby ("**Trademarks**");

(iii) all copyrights, including, without limitation, copyrights in computer software, internet web sites and the content thereof, whether registered or unregistered ("**Copyrights**"); all confidential and proprietary information, including, without limitation, know-how, trade secrets, manufacturing and production processes and techniques, inventions, research and development information, databases and data, including, without limitation, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information (collectively, "**Trade Secrets**"), and all other intellectual, industrial and intangible property of any type, including, without limitation, industrial designs and mask works;

(iv) all registrations and applications for registration for any of the foregoing, including, without limitation, those registrations and applications for registration, together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof;

(v) all agreements, licenses and covenants providing for the granting of any right in or to any of the foregoing to which such Grantor, now or hereafter, is a party or a beneficiary ("**IP Agreements**"); and

(vi) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

(h) all documents, all money and all letter-of-credit rights;

(i) fixtures related to real property the title to or possession of which is held by a Grantor; and

(j) all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral (including, without limitation, proceeds, collateral and supporting obligations that constitute property of the types described in clauses (a) through (h) of this [Section 1](#)) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

Section 2. Security for Obligations. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the DIP Order, this Agreement secures, in the case of each Grantor, the payment of all obligations of such Grantor and the Subsidiaries of the Company now or hereafter existing under the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations,

interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), fees, premiums, penalties, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings) (all such obligations being the “**Secured Obligations**”) owing to the Secured Parties. Without limiting the generality of the foregoing, this Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and would be owed by such Grantor or Subsidiary of the Company, as applicable, to any Secured Party under the Loan Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving any of the Loan Parties and other Subsidiaries of the Company.

Section 3. **Grantors Remain Liable.** Anything herein to the contrary notwithstanding, (a) each Grantor shall remain liable under the contracts and agreements included in such Grantor’s Collateral to perform all of its duties and obligations thereunder to the extent set forth therein to the same extent as if this Agreement had not been executed, (b) the exercise by the Agent of any of the rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral and (c) no Secured Party shall have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement or any other Loan Document, nor shall any Secured Party be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.

Section 4. **Delivery and Control of Security Collateral.** (a) All certificates or instruments representing or evidencing Pledged Equity or Pledged Debt shall be promptly delivered following the date of this Agreement, without further order from the Bankruptcy Court, to be held by or on behalf of the Agent pursuant hereto and the Intercreditor Agreement and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Agent except to the extent that such transfer or assignment is (x) prohibited by applicable law, including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases or (y) subject to certain corporate actions by the holders or issuers of non-U.S. Initial Pledged Equity which have not occurred as of the Effective Date and governmental approvals or consents to pledge or transfer with respect to the issuers of non-U.S. Pledged Equity which have not yet been obtained as to which Grantor shall, to the extent permitted by and in accordance with the DIP Order and without further notice from the Bankruptcy Court, use commercially reasonable efforts to complete as soon as practicable after the date hereof.

(b) With respect to any Security Collateral representing interests in Subsidiaries in which any Grantor has any right, title or interest and that constitutes an uncertificated security, such Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, use commercially reasonable efforts to cause the issuer thereof to agree in an authenticated record with such Grantor and the Agent that upon notice from the Agent that an Event of Default has occurred and is continuing, such issuer will comply with instructions with respect to such security originated by the Agent without further consent of such Grantor, such authenticated record to be in form and substance reasonably satisfactory to the Agent. Upon the request of the Agent upon the occurrence and

during the continuance of an Event of Default, each Grantor will notify each issuer of other Security Collateral as provided in Section 4(e) below.

(c) With respect to any securities or commodity account, any Security Collateral that constitutes a security entitlement as to which the financial institution acting as Agent hereunder is not the securities intermediary, upon the request of the Agent upon the occurrence and during the continuance of an Event of Default the relevant Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, use its commercially reasonable efforts to cause the securities intermediary with respect to such security or commodity account or security entitlement to identify in its records the Agent as the entitlement holder thereof.

(d) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, cause the Security Collateral to be registered in the name of the Agent or such of its nominees as the Agent shall direct, subject only to the revocable rights specified in Section 12(a). In addition, the Agent shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, have the right upon the occurrence and during the continuance of an Event of Default to convert Security Collateral consisting of financial assets credited to any securities account to Security Collateral consisting of financial assets held directly by the Agent, and to convert Security Collateral consisting of financial assets held directly by the Agent to Security Collateral consisting of financial assets credited to any securities or commodity account.

(e) Upon the request of the Agent upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, notify each issuer of Security Collateral granted by it hereunder that such Security Collateral is subject to the security interest granted hereunder.

Section 5. Maintaining the Account Collateral. So long as any Loan or any other payment obligation of any Loan Party of which the Company has notice under any Loan Document shall remain unpaid:

(a) Each Grantor will, to the extent permitted by and in accordance with the DIP Order and to the extent required by the Credit Agreement and without further order from the Bankruptcy Court, enter into an agreement with the financial institution holding each of its Deposit Accounts pursuant to which such financial institution shall agree with such Grantor and the Agent to, upon notice from the Agent upon the occurrence and during the continuance of an Event of Default, comply with instructions originated by the Agent directing the disposition of funds in such deposit account without the further consent of such Grantor, such agreement to be in form and substance reasonably satisfactory to the Agent (a "**Deposit Account Control Agreement**"), and, upon the occurrence and during the continuance of an Event of Default, instruct each Person obligated at any time to make any payment to such Grantor for any reason (an "**Obligor**") to make such payment to such a Deposit Account.

(b) The Agent may, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, at any time and without notice to, or consent from, the Grantor, transfer, or direct the transfer of, funds from the Deposit Accounts to satisfy the Grantor's obligations under the Loan Documents if an Event of Default shall have occurred and be continuing. As soon as reasonably practicable after any such transfer, the Agent agrees to give written notice thereof to the applicable Grantor.

Section 6. Representations and Warranties. Each Grantor represents and warrants as follows:

(a) Such Grantor's exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number as of the date hereof is set forth in Schedule V hereto. Within the twelve months preceding the date hereof, such Grantor has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V hereto except as set forth in Schedule VI hereto.

(b) Such Grantor is the legal and beneficial owner of the Collateral granted or purported to be granted by it free and clear of any Lien, claim, option or right of others, except for the security interest created under this Agreement, by the DIP Order or Liens permitted under the Credit Agreement. No effective financing statement or other instrument similar in effect covering all or any part of such Collateral or listing such Grantor or any trade name of such Grantor as debtor is on file in any recording office, except such as may exist on the date of this Agreement, have been filed in favor of the Agent relating to the Loan Documents or are otherwise permitted under the Credit Agreement.

(c) All Equipment of such Grantor having a value in excess of \$5,000,000 and Inventory of such Grantor having a value in excess of \$5,000,000 as of the date hereof is located at the places specified therefor in Schedule VIII and Schedule IX hereto, respectively. Such Grantor has exclusive possession and control of its Inventory, other than Inventory stored at any leased premises or third party warehouse.

(d) None of the Receivables or Agreement Collateral is evidenced by a promissory note or other instrument in excess of \$5,000,000 that has not been delivered to the Agent. All such Receivables or Agreement Collateral valued in excess of \$5,000,000 is listed on Schedule III attached hereto.

(e) All Security Collateral consisting of certificated securities and instruments with an aggregate fair market value in excess of \$5,000,000 for all such Security Collateral of the Grantors has been delivered to be held by or on behalf of the Agent in accordance with Section 4(a).

(f) If such Grantor is an issuer of Security Collateral, such Grantor confirms that it has received notice of the security interest granted hereunder.

(g) The Pledged Equity pledged by such Grantor hereunder has been duly authorized and validly issued and is fully paid and non assessable. The Pledged Debt pledged by such Grantor hereunder has been duly authorized, authenticated or issued and delivered, is the

legal, valid and binding obligation of the issuers thereof and, if evidenced by any promissory note, such promissory notes have been delivered to be held by or on behalf of the Agent in accordance with Section 4(a), and is not in default.

(h) The Initial Pledged Equity pledged by such Grantor constitutes, as of the date hereof, all of the issued and outstanding equity interests of the issuers thereof (or, in the case of any issuer that is a CFC, 100% of the non-voting equity interests (if any) of such issuer and 65% of the voting equity interests of such issuer) indicated on Part I of Schedule I hereto. The Initial Pledged Debt constitutes all of the outstanding Debt for Borrowed Money owed to such Grantor by the issuers thereof.

(i) Such Grantor has no Investment Property with a market value in excess of \$5,000,000 as of the date hereof, other than the Investment Property listed on Part III of Schedule I hereto.

(j) The Assigned Agreements to which such Grantor is a party have been duly authorized, executed and delivered by such Grantor and, to such Grantor's knowledge, any material Assigned Agreements are in full force and effect and are binding upon and enforceable against all parties thereto in accordance with their terms.

(k) Such Grantor has no material deposit accounts subject to the grant or security in Section 1 of this Agreement as of the date hereof, other than the Deposit Accounts listed on Schedule II hereto.

(l) Such Grantor is not a beneficiary or assignee under any letter of credit with a stated amount in excess of \$5,000,000 and issued by a United States financial institution as of the date hereof, other than the letters of credit described in Schedule VII hereto.

(m) Subject to the DIP Order, the security interest created hereunder constitutes a legal, valid and perfected security interest in all Collateral to the extent set forth and with the priority set forth in the DIP Order and the Intercreditor Agreement; provided, however, that the Agent will receive a security interest, but not a first priority security interest, in (1) Collateral subject to Liens permitted by the terms of the Credit Agreement which Liens have priority over the security interests granted hereunder as a matter of law and (2) other Collateral to the extent consented to by the Agent and approved by the Required Lenders (collectively, the "**Specified Collateral**").

(n) Subject to the DIP Order, no authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for (i) the grant by such Grantor of the security interest granted hereunder or for the execution, delivery or performance of this Agreement by such Grantor, (ii) the perfection or maintenance of the security interest created in the Collateral (having the priority required by the Intercreditor Agreement) other than Specified Collateral, except for the governmental filings required to be made or approvals obtained prior to the creation of a security interest in any Security Collateral issued by a non-U.S. Person and any filings or approvals required prior to realizing on any such Pledged Equity or (iii) the exercise by the Agent of its voting or other rights provided for in this Agreement or the remedies in respect of the Collateral pursuant to this

Agreement, except as set forth above and as may be required in connection with the disposition of any portion of the Security Collateral by laws affecting the offering and sale of securities generally.

(o) The Inventory that has been produced or distributed by such Grantor has been produced in compliance with all requirements of applicable law except where the failure to so comply would not have a Material Adverse Effect.

(p) As to itself and its Intellectual Property Collateral:

(i) Except as set forth on Schedule IV hereto, to the knowledge of the Company, neither the operation of such Grantor's business nor the use of the Intellectual Property Collateral by Grantor in connection therewith conflicts with, infringes, misappropriates, dilutes, misuses or otherwise violates the Intellectual Property rights of any third party, except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(ii) Such Grantor is the exclusive owner of all right, title and interest in and to Patents, Trademarks and Copyrights contained in the Intellectual Property Collateral, except as set forth in Schedule IV hereto with respect to co-ownership of certain Patents, and except for such failures to have exclusive ownership that are not reasonably expected to have a Material Adverse Effect.

(iii) The Intellectual Property Collateral set forth on Schedule IV hereto includes all of the registered patents, patent applications, domain names, trademark registrations and applications, copyright registrations and applications owned by such Grantor as of the date set forth therein.

(iv) The issued Patents and registered Trademarks contained in the Intellectual Property Collateral have not been adjudged invalid or unenforceable in whole or part, and to the knowledge of the Company, are valid and enforceable, except to the extent Grantor has ceased use of any such registered Trademarks, and except, in each case, as are not reasonably expected to have a Material Adverse Effect.

(v) Such Grantor has made or performed all filings, recordings and other acts and has paid all required fees and taxes, as deemed necessary by Grantor in its reasonable business discretion, to maintain in full force and effect and protect its interest in each and every material item of Intellectual Property Collateral owned by such Grantor that is registered or the subject of an application for registration.

(vi) Except as set forth on Schedule IV hereto, no claim has been asserted and is pending or to the knowledge of such Grantor, threatened, by any Person challenging the use of any Intellectual Property Collateral by a Grantor or the validity or enforceability of any such Intellectual Property Collateral, nor does the Company know of any valid basis for any such claim, except, in either case, for such claims that individually or in the aggregate are not reasonably expected to have a Material Adverse Effect. The consummation of the transactions contemplated by the Loan Documents will

not result in the termination or material impairment of any of the Intellectual Property Collateral.

(vii) Except as set forth on Schedule IV hereto, with respect to each material IP Agreement: (A) to the knowledge of the Company, such IP Agreement is valid and binding and in full force and effect; (B) such IP Agreement will not cease to be valid and binding and in full force and effect on terms identical to those currently in effect as a result of the rights and interest granted herein, nor will the grant of such rights and interest constitute a breach or default under such IP Agreement or otherwise give any party thereto a right to terminate such IP Agreement; (C) such Grantor has not received any notice of termination or cancellation under such IP Agreement within the six months immediately preceding the date of this Agreement; (D) within the six months immediately preceding the date of this Agreement, such Grantor has not received any notice of a breach or default under such IP Agreement, which breach or default has not been cured; and (E) neither such Grantor nor, to such Grantor's knowledge, any other party to such IP Agreement is in breach or default thereof in any material respect, and, to the knowledge of such Grantor, no event has occurred that, with notice or lapse of time or both, would constitute such a breach or default or permit termination or modification under such IP Agreement, in each case except as would not reasonably be expected to have a Material Adverse Effect.

(viii) Such Grantor has used commercially reasonable efforts to maintain the confidentiality of the Trade Secrets of such Grantor and to protect such Trade Secrets from unauthorized use, disclosure, or appropriation and no such Trade Secrets have been disclosed by such Grantor other than to employees, representatives, agents, consultants and contractors of such Grantor or other Persons, all of whom are bound by written confidentiality agreements.

Section 7. Further Assurances. Each Grantor agrees that from time to time, in accordance with the terms of this Agreement to the extent permitted by and in accordance with the DIP Order, at the expense of such Grantor and at the reasonable request of the Agent and without further order from the Bankruptcy Court, such Grantor will promptly execute and deliver, or otherwise authenticate, all further instruments and documents, and take all further action that may be reasonably necessary or desirable, or that the Agent may reasonably request, in order to perfect and protect any pledge or security interest granted or purported to be granted by such Grantor hereunder or to enable the Agent to exercise and enforce its rights and remedies hereunder with respect to any Collateral of such Grantor. Without limiting the generality of the foregoing, each Grantor will, at the reasonable request of the Agent and to the extent permitted by and in accordance with the DIP Order, without further order from the Bankruptcy Court, promptly with respect to the Collateral of such Grantor: (i) if any such Collateral shall be evidenced by a promissory note or other instrument or chattel paper, deliver and pledge to the Agent hereunder such note or instrument or chattel paper duly indorsed and accompanied by duly executed instruments of transfer or assignment, all in form and substance reasonably satisfactory to the Agent; (ii) file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be reasonably necessary or desirable, or as the Agent may reasonably request, in order to perfect and preserve the security interest granted or purported to be granted by such Grantor hereunder; (iii) at the request of the Agent, take all

action to ensure that the Agent's security interest is noted on any certificate of title related to any Collateral evidenced by a certificate of title; and (iv) deliver to the Agent evidence that all other actions that the Agent may deem reasonably necessary or desirable in order to perfect and protect the security interest granted or purported to be granted by such Grantor under this Agreement has been taken.

(a) Each Grantor hereby authorizes the Agent to file one or more financing or continuation statements, and amendments thereto, including, without limitation, one or more financing statements indicating that such financing statements cover all assets or all personal property of such Grantor and fixtures related to real property the title to or possession of which is held by such Grantor (or words of similar effect) in the United States, regardless of whether any particular asset described in such financing statements falls within the scope of the UCC. A photocopy or other reproduction of this Agreement shall be sufficient as a financing statement where permitted by law. Each Grantor ratifies its authorization for the Agent to have filed such financing statements (including as a fixture filing), continuation statements or amendments filed prior to the date hereof.

(b) Each Grantor will furnish to the Agent from time to time statements and schedules further identifying and describing the Collateral of such Grantor and such other reports in connection with such Collateral as the Agent may reasonably request, all in reasonable detail.

Section 8. As to Equipment and Inventory. (a) Each Grantor will keep its Equipment having a value in excess of \$5,000,000 and Inventory having a value in excess of \$5,000,000 (other than Inventory sold in the ordinary course of business) at the places therefor specified in Schedule VIII and Schedule IX, respectively, or, upon 30 days' prior written notice to the Agent (or such lesser time as may be agreed by the Agent), at such other places designated by such Grantor in such notice.

(b) Each Grantor will pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including, without limitation, claims for labor, materials and supplies) against, its Equipment and Inventory, except to the extent payment thereof is not required by Section 5.01(b) of the Credit Agreement. In producing its Inventory, each Grantor will comply with all requirements of applicable law, except where the failure to so comply will not have a Material Adverse Effect.

Section 9. Insurance. (a) Each Grantor will, at its own expense, maintain or cause to be maintained, insurance with respect to its Collateral in such amounts, against such risks, in such form and with such insurers, as shall be customary for similar businesses of the size and scope of the Company on a consolidated basis, provided however that the Grantor may self insure to the extent consistent with prudent business practice to be applied in accordance with the Credit Agreement. Each policy of each Grantor for liability insurance shall provide for all losses to be paid on behalf of the Agent and such Grantor as their interests may appear, and each policy for property damage insurance shall provide for all losses, except for losses of less than \$12,500,000 per occurrence, to be paid, in accordance with the Intercreditor Agreement and the Lender loss payee provisions which were requested pursuant to clause (iv) below, directly to the Agent. So long as no Event of Default shall have occurred and be continuing, all property damage insurance payments received by the Agent in connection with any loss, damage or

destruction of Inventory will be released by the Agent to the applicable Grantor. Each such policy shall in addition (i) name such Grantor and the Agent as insured parties thereunder (without any representation or warranty by or obligation upon the Agent) as their interests may appear, (ii) provide that there shall be no recourse against the Agent for payment of premiums or other amounts with respect thereto, (iii) provide that at least 10 days' prior written notice of cancellation or of lapse shall be given to the Agent by the insurer and (iv) contain such other customary lender loss payee provisions as the Agent shall reasonably request. Each Grantor will, if so requested by the Agent and to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, deliver to the Agent certificates of insurance evidencing such insurance and, as often as the Agent may reasonably request, a report of a reputable insurance broker or the insurer with respect to such insurance. Further, each Grantor will, at the request of the Agent and to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, without further order from the Bankruptcy Court, duly execute and deliver instruments of assignment of such insurance policies to comply with the requirements of Section 1(i) and cause the insurers to acknowledge notice of such assignment.

(b) Reimbursement under any liability insurance maintained by any Grantor pursuant to this Section 9 may be paid directly to the Person who shall have incurred damages covered by such insurance to be applied in accordance with the Credit Agreement. In case of any loss involving damage to Equipment or Inventory when subsection (c) of this Section 9 is not applicable, the applicable Grantor, to the extent determined to be in the business interest of such Grantor, will make or cause to be made the necessary repairs to or replacements of such Equipment or Inventory, and any proceeds of insurance properly received by or released to such Grantor shall be used by such Grantor, except as otherwise required hereunder, by the Credit Agreement or the Orders, to pay or as reimbursement for the costs of such repairs or replacements or, if such Grantor determines not to repair or replace such Equipment or Inventory, treat the loss or damage as a disposition under Section 5.02(e)(v) of the Credit Agreement.

(c) So long as no Event of Default shall have occurred and be continuing, all insurance payments received by the Agent in connection with any loss, damage or destruction of Equipment or Inventory will be released by the Agent to the applicable Grantor to be applied in accordance with the Credit Agreement. Upon the occurrence and during the continuance of any Event of Default, to the extent permitted by and in accordance with the DIP Order and the Intercreditor Agreement and without further order from the Bankruptcy Court, all insurance payments in respect of such Equipment or Inventory shall be paid to the Agent and shall, in the Agent's sole discretion, (i) be released to the applicable Grantor to be applied in accordance with the Credit agreement or (ii) be held as additional Collateral hereunder or applied as specified in Section 19(b).

Section 10. Post-Closing Changes; Collections on Assigned Agreements and Receivables. (a) No Grantor will change its name, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule V of this Agreement without first giving at least 15 Business Days prior written notice to the Agent, or such lesser period of time as agreed by the Agent, and taking all action reasonably required by the Agent for the purpose of perfecting or protecting the security interest granted by this

Agreement. Each Grantor will hold and preserve its records relating to the Collateral, including, without limitation, the Assigned Agreements and Related Contracts, and will permit representatives of the Agent at any time during normal business hours to inspect and make abstracts from such records and other documents to the extent provided in Section 5.01(e) of the Credit Agreement. If any Grantor does not have an organizational identification number and later obtains one, it will forthwith notify the Agent of such organizational identification number.

(b) Except as otherwise provided in this subsection (b), each Grantor will continue to collect, at its own expense, all amounts due or to become due such Grantor under the Assigned Agreements and Receivables. In connection with such collections, such Grantor may take (and, at the Agent's direction, will take) such action as such Grantor or the Agent may deem necessary or advisable to enforce collection of the Assigned Agreements and Receivables; *provided, however*, that the Agent shall have the right at any time, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, upon the occurrence and during the continuance of an Event of Default and upon written notice to such Grantor of its intention to do so, to notify the Obligors under any Assigned Agreements and Receivables of the assignment of such Assigned Agreements to the Agent and to direct such Obligors to make payment of all amounts due or to become due to such Grantor thereunder directly to the Agent and, upon such notification and at the expense of such Grantor, to enforce collection of any such Assigned Agreements and Receivables, to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as such Grantor might have done, and to otherwise exercise all rights with respect to such Assigned Agreements and Receivables, including, without limitation, those set forth in Section 9-607 of the UCC. After receipt by any Grantor of the notice from the Agent referred to in the proviso to the preceding sentence, (i) all amounts and proceeds (including, without limitation, instruments) received by such Grantor in respect of the Assigned Agreements and Receivables of such Grantor shall be received in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement) to be applied in accordance with the Credit Agreement, and (ii) such Grantor will not adjust, settle or compromise the amount or payment of any Receivable or amount due on any Assigned Agreement, release wholly or partly any Obligor thereof or allow any credit or discount thereon other than credits or discounts given in the ordinary course of business.

Section 11. As to Intellectual Property Collateral. (a) With respect to each item of its Intellectual Property Collateral material to the business of the Company and its Subsidiaries, each Grantor agrees to take, at its expense, all commercially reasonable steps as determined in Grantor's reasonable discretion, including, without limitation, in the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other governmental authority, to (i) maintain the validity and enforceability of such Intellectual Property Collateral and maintain such Intellectual Property Collateral in full force and effect, and (ii) pursue the registration and maintenance (in accordance with the exercise of such Grantor's reasonable business discretion) of each patent, trademark, or copyright registration or application, now or hereafter included in such Intellectual Property Collateral of such Grantor, including, without limitation, the payment of required fees and taxes, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the U.S. Copyright Office or other governmental authorities, the filing of applications for renewal or extension, the filing of affidavits under Sections 8 and 15 of the U.S.

Trademark Act, the filing of divisional, continuation, continuation-in-part, reissue and renewal applications or extensions, the payment of maintenance fees and the participation in interference, reexamination, opposition, cancellation, infringement and misappropriation proceedings initiated by third parties, in each case except where the failure to so file, register, maintain or participate is not reasonably likely to have a Material Adverse Effect. No Grantor shall, without the written consent of the Agent, which shall not be unreasonably withheld or delayed, discontinue use of or otherwise abandon any such material Intellectual Property Collateral, or abandon any right to file an application for patent, trademark, or copyright, unless such Grantor shall have reasonably determined that such use or the pursuit or maintenance of such Intellectual Property Collateral is no longer reasonably necessary or desirable in the conduct of such Grantor's business and that the loss thereof would not be reasonably likely to have a Material Adverse Effect.

(b) Until the termination of the Credit Agreement, each Grantor agrees to provide, annually to the Agent an updated Schedule of its Patents, Trademarks and registered Copyrights.

(c) In the event that any Grantor becomes aware that any item of the Intellectual Property Collateral is being infringed, misappropriated or otherwise violated by a third party in any material respect, such Grantor shall take such commercially reasonable actions determined in its reasonable discretion, at its expense, to protect or enforce such Intellectual Property Collateral, including, without limitation, suing for infringement, misappropriation or other violation and for an injunction against such infringement, misappropriation or other violation.

(d) Each Grantor shall take all reasonable steps which it deems appropriate under the circumstances to preserve and protect each item of its material Trademarks included in the Intellectual Property Collateral, including, without limitation, taking all reasonable steps which it deems appropriate under the circumstances to maintain substantially the quality of any and all products or services used or provided in connection with any of the Trademarks, consistent with the general quality of the products and services as of the date hereof, and taking all reasonable steps which it deems appropriate under the circumstances to ensure that all licensed users of any of the Trademarks use such consistent standards of quality.

(e) With respect to its Intellectual Property Collateral, each Grantor agrees to execute or otherwise authenticate an agreement, in substantially the form set forth in Exhibit A hereto or otherwise in form and substance satisfactory to the Agent (an "**Intellectual Property Security Agreement**"), for recording the security interest granted hereunder to the Agent in such Intellectual Property Collateral with the U.S. Patent and Trademark Office, the U.S. Copyright Office, and any other governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

(f) Each entity which executes a Security Agreement Supplement as Grantor shall execute and deliver to the Agent with such written notice, or otherwise authenticate, an agreement substantially in the form of Exhibit B hereto or otherwise in form and substance satisfactory to the Agent (an "**IP Security Agreement Supplement**") identifying the Intellectual Property Collateral pledged by such Grantor, which IP Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and any other

governmental authorities necessary to perfect the security interest hereunder in such Intellectual Property Collateral.

Section 12. Voting Rights; Dividends; Etc. So long as no Default under Section 6.01(a) or (e) of the Credit Agreement shall have occurred and be continuing:

(i) Each Grantor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Security Collateral of such Grantor or any part thereof for any purpose.

(ii) Each Grantor shall be entitled to receive and retain any and all dividends, interest and other distributions paid in respect of the Security Collateral of such Grantor if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Loan Documents; *provided, however*, that any and all dividends, interest and other distributions paid or payable in the form of instruments or certificates in respect of, or in exchange for, any Security Collateral, shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, be promptly delivered to be held by or on behalf of the Agent as Security Collateral and shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, if received by such Grantor, be received in trust for the benefit of the Secured Parties, be segregated from the other property or funds of such Grantor and be promptly delivered to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

(iii) The Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights that it is entitled to exercise pursuant to paragraph (i) above and to receive the dividends or interest payments that it is authorized to receive and retain pursuant to paragraph (ii) above.

(b) Subject to the DIP Order, upon the occurrence and during the continuance of a Default under Section 6.01(a) or (e) of the Credit Agreement:

(i) All rights of each Grantor (x) to exercise or refrain from exercising the voting and other consensual rights that it would otherwise be entitled to exercise pursuant to Section 12(a)(i) shall, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, upon notice to such Grantor by the Agent, cease and (y) to receive the dividends, interest and other distributions that it would otherwise be authorized to receive and retain pursuant to Section 12(a)(ii) shall automatically cease, and all such rights shall thereupon become vested in the Agent for the benefit of the Secured Parties, which shall thereupon have the sole right to exercise or refrain from exercising such voting and other consensual rights and to receive and hold as Security Collateral such dividends, interest and other distributions.

(ii) All dividends, interest and other distributions that are received by any Grantor contrary to the provisions of paragraph (i) of this Section 12(b) shall be received

in trust for the benefit of the Secured Parties, shall be segregated from other funds of such Grantor and shall be promptly paid over to the Agent as Security Collateral in the same form as so received (with any necessary indorsement).

Section 13. As to the Assigned Agreements. Each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, at its expense:

(i) perform and observe all terms and provisions of the Assigned Agreements to be performed or observed by it to the extent consistent with its past practice or reasonable business judgment, maintain the Assigned Agreements to which it is a party in full force and effect, enforce the Assigned Agreements to which it is a party in accordance with the terms thereof and take all such action to such end as may be requested from time to time by the Agent; and

(ii) furnish to the Agent promptly upon receipt thereof copies of all notices of defaults in excess of \$25,000,000 received by such Grantor under or pursuant to the Assigned Agreements to which it is a party, and from time to time (A) furnish to the Agent such information and reports regarding the Assigned Agreements and such other Collateral of such Grantor as the Agent may reasonably request and (B) upon request of the Agent, make to each other party to any Assigned Agreement to which it is a party such demands and requests for information and reports or for action as such Grantor is entitled to make thereunder.

(b) Each Grantor hereby consents on its behalf and on behalf of its Subsidiaries to the assignment and pledge to the Agent for benefit of the Secured Parties of each Assigned Agreement to which it is a party by any other Grantor hereunder.

(c) Each Grantor agrees, upon the reasonable request of Agent, to instruct each other party to each Assigned Agreement to which it is a party, that all payments due or to become due under or in connection with such Assigned Agreement will be made directly to a Deposit Account.

(d) All moneys received or collected pursuant to subsection (c) above shall be (i) released to the applicable Grantor on the terms set forth in Section 5 so long as no Event of Default shall have occurred and be continuing or (ii) if any Event of Default shall have occurred and be continuing, applied as provided in Section 19(b).

Section 14. As to Letter-of-Credit Rights and Commercial Tort Claims. (a) Except as otherwise permitted by the Credit Agreement, this Agreement and DIP Order, each Grantor, by granting a security interest in its Receivables consisting of letter-of-credit rights to the Agent, hereby assigns to the Agent such rights (including its contingent rights) to the proceeds of all Related Contracts consisting of letters of credit of which it is or hereafter becomes a beneficiary or assignee. Upon request of the Agent, each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, promptly use commercially reasonable efforts to cause the issuer of each letter-of-credit with a stated amount in excess of \$5,000,000 and each nominated person (as

defined in Section 5-102 of the UCC) (if any) with respect thereto to consent to such assignment of the proceeds thereof pursuant to a consent in form and substance reasonably satisfactory to the Agent and deliver written evidence of such consent to the Agent.

(b) Upon the occurrence and during the continuance of an Event of Default, each Grantor will, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, promptly upon request by the Agent, (i) notify (and such Grantor hereby authorizes the Agent to notify) the issuer and each nominated person with respect to each of the Related Contracts consisting of letters of credit that the proceeds thereof have been assigned to the Agent hereunder and any payments due or to become due in respect thereof are to be made directly to the Agent or its designee and (ii) arrange for the Agent to become the transferee beneficiary of letter of credit.

(c) In the event that any Grantor hereafter acquires or has any commercial tort claim that has been filed with any court in excess of \$20,000,000 in the aggregate, it shall, promptly after such claim has been filed with such court, deliver a supplement to Schedule X hereto, identifying such new commercial tort claim.

Section 15. Transfers and Other Liens; Additional Shares. (a) Each Grantor agrees that it will not (i) sell, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral, other than sales, assignments and other dispositions of Collateral, and options relating to Collateral, permitted under the terms of the Credit Agreement or (ii) create or suffer to exist any Lien upon or with respect to any of the Collateral of such Grantor except for the pledge, assignment and security interest created under this Agreement and Liens permitted under the Credit Agreement.

(b) Subject to the terms of the Credit Agreement and this Agreement, each Grantor agrees that it will (i) cause each issuer of the Pledged Equity pledged by such Grantor not to issue any equity interests or other securities in addition to or in substitution for the Pledged Equity issued by such issuer except to such Grantor or its Affiliates, and (ii) pledge hereunder, promptly upon its acquisition (directly or indirectly) thereof, any and all additional equity interests or other securities as required by Section 5.01(i) of the Credit Agreement from time to time acquired by such Grantor in any manner.

Section 16. Agent Appointed Attorney in Fact. (a) Each Grantor hereby irrevocably appoints the Agent such Grantor's attorney-in-fact, with full authority in the place and stead of such Grantor and in the name of such Grantor or otherwise, from time to time, upon the occurrence and during the continuance of an Event of Default, in the Agent's discretion, to take any action and to execute any instrument, to the extent permitted by and in accordance with the DIP Order and without further order from the Bankruptcy Court, that the Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation:

(b) to obtain and adjust insurance required to be paid to the Agent pursuant to Section 9,

(c) to ask for, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral,

(d) to receive, indorse and collect any drafts or other instruments, documents and chattel paper, in connection with clause (a) or (b) above, and

(e) to file any claims or take any action or institute any proceedings that the Agent may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce compliance with the terms and conditions of any Assigned Agreement or the rights of the Agent with respect to any of the Collateral.

Section 17. Agent May Perform. If any Grantor fails to perform any agreement contained herein, the Agent may, but without any obligation to do so, upon notice to the Company of at least five Business Days in advance and if the Company fails to cure within such period, itself perform, or cause performance of, such agreement, and the expenses of the Agent incurred in connection therewith shall be payable by such Grantor under Section 20.

Section 18. The Agent's Duties. The powers conferred on the Agent hereunder are solely to protect the Secured Parties' interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the safe custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, the Agent shall have no duty as to any Collateral, as to ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not any Secured Party has or is deemed to have knowledge of such matters, or as to the taking of any necessary steps to preserve rights against any parties or any other rights pertaining to any Collateral. The Agent shall be deemed to have exercised reasonable care in the custody and preservation of any Collateral in its possession if such Collateral is accorded treatment substantially equal to that which it accords its own property.

(a) Anything contained herein to the contrary notwithstanding, the Agent may from time to time, when the Agent deems it to be necessary, appoint one or more of its Affiliates (or, with the consent of the Company, any other Persons) subagents (each a "**Subagent**") for the Agent hereunder with respect to all or any part of the Collateral. In the event that the Agent so appoints any Subagent with respect to any Collateral, (i) the assignment and pledge of such Collateral and the security interest granted in such Collateral by each Grantor hereunder shall be deemed for purposes of this Agreement to have been made to such Subagent, in addition to the Agent, for the ratable benefit of the Secured Parties, as security for the Secured Obligations of such Grantor, (ii) such Subagent shall automatically be vested, in addition to the Agent, with all rights, powers, privileges, interests and remedies of the Agent hereunder with respect to such Collateral, and (iii) the term "Agent," when used herein in relation to any rights, powers, privileges, interests and remedies of the Agent with respect to such Collateral, shall include such Subagent; *provided, however*, that no such Subagent shall be authorized to take any action with respect to any such Collateral unless and except to the extent expressly authorized in writing by the Agent.

Section 19. Remedies. Subject to the DIP Order, if any Event of Default shall have occurred and be continuing:

(a) The Agent may exercise in respect of the Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party upon default under the UCC (whether or not the UCC applies to the affected Collateral) and also may: (i) require each Grantor to, and each Grantor hereby agrees that it will at its expense and upon request of the Agent forthwith, assemble all or part of the Collateral as directed by the Agent and make it available to the Agent at a place and time to be designated by the Agent that is reasonably convenient to both parties; (ii) subject to applicable law (including the Bankruptcy Code or any order of the Bankruptcy Court entered in connection with the Cases), without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of the Agent's offices or elsewhere, for cash, on credit or for future delivery, and upon such other terms as the Agent may deem commercially reasonable; (iii) occupy, consistent with Section 5.01(e) of the Credit Agreement, on a non-exclusive basis any premises owned or leased by any of the Grantors where the Collateral or any part thereof is assembled or located for a reasonable period in order to effectuate its rights and remedies hereunder or under law, without obligation to such Grantor in respect of such occupation; and (iv) exercise any and all rights and remedies of any of the Grantors under or in connection with the Collateral, or otherwise in respect of the Collateral, including, without limitation, (A) any and all rights of such Grantor to demand or otherwise require payment of any amount under, or performance of any provision of, the Assigned Agreements, the Receivables and the other Collateral, (B) withdraw, or cause or direct the withdrawal, of all funds with respect to the Account Collateral, and (C) exercise all other rights and remedies with respect to the Assigned Agreements, the Receivables and the other Collateral, including, without limitation, those set forth in Section 9-607 of the UCC. Each Grantor agrees that, to the extent notice of sale shall be required by law, including the Bankruptcy Code or any order of the Bankruptcy Court entered in connection with the Cases, at least ten days' notice to such Grantor of the time and place of any public sale, or of the time after which any private sale is to be made shall constitute reasonable notification. The Agent shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. The Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned.

(b) Any cash held by or on behalf of the Agent and all cash proceeds received by or on behalf of the Agent in respect of any sale of, collection from, or other realization upon all or any part of the Collateral may, in the discretion of the Agent, be held by the Agent as collateral for, and/or then or at any time thereafter shall be applied in whole or in part by the Agent for the ratable benefit of the Secured Parties against, all or any part of the Secured Obligations, in accordance with Section 6.04 of the Credit Agreement.

(c) All payments received by any Grantor under or in connection with any Assigned Agreement or otherwise in respect of the Collateral shall be received in trust for the benefit of the Agent, shall be segregated from other funds of such Grantor and shall be forthwith paid over to the Agent in the same form as so received (with any necessary indorsement).

(d) Subject to the provisions of Section 9.06 of the Credit Agreement, the Agent may, without notice to any Grantor except as required by law (including the Bankruptcy Code or any Order of the Bankruptcy Court entered in connection with the Cases) and at any time or from time to time, charge, set off and otherwise apply all or any part of the Secured Obligations against any funds held with respect to the Account Collateral or in any other deposit account.

(e) In the event of any sale or other disposition of any of the Intellectual Property Collateral of any Grantor, the goodwill symbolized by any Trademarks subject to such sale or other disposition shall be included therein, and such Grantor shall supply to the Agent or its designee, to the extent practicable, tangible embodiments of such Grantor's know-how and expertise, and documents relating to any Intellectual Property Collateral subject to such sale or other disposition, and such Grantor's customer lists and other records and documents relating to such Intellectual Property Collateral and to the manufacture, distribution, advertising and sale of products and services of such Grantor.

(f) In each case under this Agreement in which the Agent takes any action with respect to the Collateral, including proceeds, the Agent shall provide to the Company such records and information regarding the possession, control, sale and any receipt of amounts with respect to such Collateral as may be reasonably requested by the Company as a basis for the preparation of the applicable Grantor's financial statements in accordance with GAAP.

With respect to the foregoing, the Agent shall provide the Company (with a copy to counsel for the Official Creditors' Committee in the Cases and to the United States Trustee for the Southern District of New York) with seven (7) days' written notice prior to taking the actions contemplated by this Section 19; *provided*, that the Agent may take the actions contemplated by this Section 19 without further order from the Bankruptcy Court.

Section 20. Indemnity and Expenses. (a) Each Grantor agrees to indemnify, defend and save and hold harmless each Secured Party and each of their Affiliates and their respective officers, directors, employees, trustees, agents and advisors (each, an "**Indemnified Party**") from and against, and shall pay on demand, any and all claims, damages, losses, liabilities and expenses (including, without limitation, reasonable fees and expenses of counsel) that may be incurred by or asserted or awarded against any Indemnified Party, in each case arising out of or in connection with or resulting from this Agreement (including, without limitation, enforcement of this Agreement), except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted from such Indemnified Party's gross negligence or willful misconduct.

(b) Each Grantor will upon demand pay to the Agent the amount of any and all reasonable expenses, including, without limitation, the reasonable fees and expenses of its counsel and of any experts and agents, that the Agent may incur in connection with (i) the custody, preservation, use or operation of, or the sale of, collection from or other realization upon, any of the Collateral of such Grantor, (ii) the exercise or enforcement of any of the rights of the Agent or the other Secured Parties hereunder or (iii) the failure by such Grantor to perform or observe any of the provisions hereof.

Section 21. Amendments; Waivers; Additional Grantors; Etc. (a) No amendment or waiver of any provision of this Agreement, and no consent to any departure by any Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Agent and, with respect to any amendment, the Company on behalf of the Grantors, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No failure on the part of the Agent or any other Secured Party to exercise, and no delay in exercising any right hereunder, shall operate as a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

(b) Upon the execution and delivery by any Person of a security agreement supplement in substantially the form of Exhibit C hereto (each a “**Security Agreement Supplement**”), such Person shall be referred to as an “**Additional Grantor**” and shall be and become a Grantor hereunder, and each reference in this Agreement and the other Loan Documents to “Grantor” shall also mean and be a reference to such Additional Grantor, each reference in this Agreement and the other Loan Documents to the “Collateral” shall also mean and be a reference to the Collateral granted by such Additional Grantor and each reference in this Agreement to a Schedule shall also mean and be a reference to the schedules attached to such Security Agreement Supplement.

Section 22. Confidentiality; Notices; References. (a) The confidentiality provisions of Section 9.09 of the Credit Agreement shall apply to all information received by the Agent or any Lender under this Agreement.

(b) All notices and other communications provided for hereunder shall be delivered as provided in Section 9.02 of the Credit Agreement.

(c) The definitions of certain terms used in this Agreement are set forth in the following locations:

Account Collateral Agreement	Section 1(f)
Agreement Collateral	Preamble
Assigned Agreements	Section 1(e)
Company	Section 1(e)
Collateral	Preamble
Copyrights	Section 1
Credit Agreement	Section 1 (g)(iii)
Deposit Account Control Agreement	Recitals (1)
Deposit Accounts	Section 5(a)
Equipment	Recitals (3)
Grantor, Grantors	Section 1(a)
Initial Pledged Debt	Preamble
Initial Pledged Equity	Recitals (2)
Intellectual Property Collateral	Recitals (2)
Inventory	Section 1(g)
	Section 1(b)

IP Agreements	Section 1(g)(v)
Obligor	Section 5(a)
Patents	Section 1(g)(i)
Pledged Debt	Section 1(d)(iv)
Pledged Equity	Section 1(d)(iii)
Receivables	Section 1(c)
Related Contracts	Section 1(c)
Secured Obligations	Section 2
Security Collateral	Section 1(d)
Specified Collateral	Section 6(m)
Trademarks	Section 1(g)(ii)
Trade Secrets	Section 1(g)(iii)
UCC	Recitals (5)

Section 23. Continuing Security Interest; Assignments Under the Credit Agreement. This Agreement shall create a continuing security interest in the Collateral and shall (a) except as otherwise provided in Section 9.15 of the Credit Agreement, remain in full force and effect until the latest of (i) the payment in full in cash of the Secured Obligations or (ii) the Termination Date, or otherwise as set forth in any order of the Bankruptcy Court, (b) be binding upon each Grantor, its successors and assigns and (c) inure, together with the rights and remedies of the Agent hereunder, to the benefit of the Secured Parties and their respective successors, permitted transferees and permitted assigns. Without limiting the generality of the foregoing clause (c), to the extent permitted in Section 9.08 of the Credit Agreement, any Lender may assign or otherwise transfer all or any portion of its rights and obligations under the Credit Agreement (including, without limitation, the Loans owing to it and the Note or Notes, if any, held by it) to any permitted transferee, and such permitted transferee shall thereupon become vested with all the benefits in respect thereof granted to such Lender herein or otherwise.

Section 24. Release; Termination. (a) Upon any sale, lease, transfer or other disposition of any item of Collateral of any Grantor in accordance with the terms of the Loan Documents or as otherwise directed or required by any order of the Bankruptcy Court, the security interests granted under this Agreement by such Grantor in such Collateral shall immediately terminate and automatically be released and Agent will promptly deliver at the Grantor's request to such Grantor all certificates representing any Pledged Equity released and all notes and other instruments representing any Pledged Debt, Receivables or other Collateral held by it, and Agent will, at such Grantor's expense, promptly execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence the release of such item of Collateral from the assignment and security interest granted hereby; *provided, however,* that no such documents shall be required unless such Grantor shall have delivered to the Agent, at least five Business Days prior to the date such documents are required by Grantor, or such lesser period of time agreed by the Agent, a written request for release describing the item of Collateral and the consideration to be received in the sale, transfer or other disposition and any expenses in connection therewith, together with a form of release for execution by the Agent and a certificate of such Grantor to the effect that the transaction is in compliance with the Loan Documents.

(b) The pledge and security interest granted hereby will be terminated as set forth in Section 9.15(b) of the Credit Agreement and upon such termination all rights to the Collateral shall revert to the applicable Grantor and the Agent will promptly deliver to the applicable Grantors all certificates representing any Pledged Equity or Pledged Debt, Receivables or other Collateral.

Section 25. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or .pdf shall be effective as delivery of an original executed counterpart of this Agreement.

Section 26. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

Section 27. Jurisdiction; Waiver of Jury Trial. Each of the parties hereto hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of the Bankruptcy Court and, if the Bankruptcy Court does not have (or abstains from jurisdiction), to the nonexclusive jurisdiction of any New York State court or federal court of the United States of America sitting in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in the Bankruptcy Court or any such New York State court, as applicable, or, to the extent permitted by law, in such federal court. Each Grantor hereby further irrevocably consents to the service of process in any action or proceeding in such courts by the mailing thereof by any parties hereto by registered or certified mail, postage prepaid, to the Company at its address specified pursuant to Section 9.02 of the Credit Agreement. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that any party may otherwise have to bring any action or proceeding relating to this Agreement in the courts of any jurisdiction.

(a) Each of the parties hereto irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection that it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement in the Bankruptcy Court or any New York State or federal court. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(b) Each of the parties hereto hereby irrevocably waives all right to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of the Agent or any Secured Party in the negotiation, administration, performance or enforcement thereof.

Section 28. Intercreditor Agreement Controlling. Notwithstanding anything herein to the contrary, the liens and security interests granted to the Agent pursuant to this Agreement, the exercise of any right or remedy by the Agent hereunder and any obligation of any Grantor to take any action, in each case, with respect to the Collateral are subject to the limitations and provisions of the Intercreditor Agreement. In the event of any inconsistency between the terms or conditions of this Agreement and the terms and conditions of the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control. Notwithstanding anything herein to the contrary, prior to the First Priority Obligations Payment Date (as defined in the Intercreditor Agreement) with respect to the ABL Priority Collateral (as defined in the Intercreditor Agreement), (i) no Grantor shall be required to act or refrain from acting with respect to any ABL Priority Collateral (as defined in the Intercreditor Agreement) if compliance by such Grantor with such requirement would result in a breach of or constitute a default under the Intercreditor Agreement, (ii) the requirements of this Agreement to deliver any physical ABL Priority Collateral (as defined in the Intercreditor Agreement) and any certificates, instruments or documents in relation thereto (or control thereof) to the Agent shall be deemed satisfied by delivery of such Collateral and such certificates, instruments or documents in relation thereto (or control thereof) to the ABL Agent (as defined in the Intercreditor Agreement) and (iii) any provision of this Agreement requiring or authorizing any action by, or requiring that any action or delivery be satisfactory to the Agent, shall instead be deemed to require or authorize such action by, or that such action or delivery be satisfactory to, the ABL Agent (as defined in the Intercreditor Agreement).

Section 29. Marshalling. Neither the Agent nor the Secured Parties shall be required to marshal any present or future collateral security (including but not limited to the Collateral for, or other assurance of payment of, the Secured Obligations or any of them) or to resort to such collateral security or other assurances of payment in any particular order, and all of their rights and remedies hereunder and in respect of such collateral security and other assurances of payment shall be cumulative and in addition to all other rights and remedies, however existing or arising.

Section 30. Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the DIP Order, the provisions of the DIP Order shall govern.

[The remainder of this page intentionally left blank]

IN WITNESS WHEREOF, each Grantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

CREO MANUFACTURING AMERICA LLC

KODAK AVIATION LEASING LLC

By: /s/ William G. Love

Name: William G. Love

Title: Manager

EASTMAN KODAK INTERNATIONAL CAPITAL COMPANY, INC.

FAR EAST DEVELOPMENT LTD.

FPC INC.

KODAK (NEAR EAST), INC.

KODAK AMERICAS, LTD.

KODAK IMAGING NETWORK, INC.

KODAK PORTUGUESA LIMITED

KODAK REALTY, INC.

LASER-PACIFIC MEDIA CORPORATION PAKON, INC.

QUALEX INC.

By: /s/ William G. Love

Name: William G. Love

Title: Treasurer

KODAK PHILIPPINES, LTD.

NPEC INC.

By: /s/ William G. Love

Name: William G. Love

Title: Assistant Treasurer

[Signature page to the Junior Debtor-In-Possession Security Agreement]

By: /s/ Meghan H. McCauley

Name: Meghan H. McCauley

Title: Authorized Signatory

[Signature page to the Junior Debtor-In-Possession Security Agreement]

SCHEDULE I
INVESTMENT PROPERTY

PART I
INITIAL PLEDGED EQUITY

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Creo Manufacturing America LLC	Wyoming	Eastman Kodak Company	N/A	N/A	100%	100%	Uncertificated
Eastman Kodak Holdings B.V.	The Netherlands	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Eastman Kodak International Capital Company, Inc.	Delaware	Eastman Kodak Company	8,200	8,200	100%	65%	No. 5-5,330 shares
Far East Development Ltd.	Delaware	Eastman Kodak Company	10	10	100%	100%	No. 1-10 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
FPC Inc.		Laser-Pacific Media Corporation	80	80	100%	100%	No. 2-80 shares
Kodak (Australasia) Pty. Ltd.	California	Eastman Kodak Company	65,000,000	66,901,626	97.1576%	65%	No. 1-43,486,057 shares
Kodak (Malaysia) Sdn. Bhd.*	Australia	Eastman Kodak Company	8,509,341	8,509,343	99.98%	65%	No. 20- 5,531,072
Kodak (Near East), Inc.	Malaysia	Eastman Kodak Company	5,000	5,000	100%	100%	No. 4- 5,000 shares
Kodak (Singapore) Pte. Limited	New York	Eastman Kodak Company	90,000	90,000	100%	65%	No. 12- 58,500 shares
Kodak*	Singapore	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Americas, Ltd.	France	Eastman Kodak Company	34,500	34,500	100%	100%	No. 6- 34,500 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Argentina S.A.I.C.*	Argentina	Eastman Kodak Company	527,668	989,437	53.33%	53.33%	No. 1- 527,668
Kodak Aviation Leasing LLC	Delaware	Eastman Kodak Company	N/A	N/A	100%	100%	Uncertificated
Kodak Chilena S.A.F.*	Chile	Eastman Kodak Company	128,847,183	129,246,565	99.69%	65%	No. 10-84,010,268 shares
Kodak G.m.b.H.*	Austria	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Graphic Communications Canada Company	Canada	Eastman Kodak Company	7,655,813	7,655,813	100%	65%	No. 2-4,976,278 shares
Kodak Holding GmbH	Germany	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Imaging Network B.V.*	Netherlands	Kodak Imaging Network, Inc.	N/A	N/A	100%	65%	Uncertificated
Kodak Imaging Network, Inc.	Delaware	Eastman Kodak Company	100	100	100%	100%	No. 5- 100 shares
Kodak Kft.*	Hungary	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Korea Ltd.*	Korea (South)	Eastman Kodak Company	964,000	964,000	100%	65%	No. 1- 626,600 shares
Kodak Limited	United Kingdom	Eastman Kodak Company	130,000,000	130,000,000	100%	65%	No. 93-19,500,000 shares No. 89-65,000,000 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak New Zealand Limited*	New Zealand	Eastman Kodak Company	1,000,000	1,000,000	100%	65%	No. 11-650,000 shares
Kodak Nordic AB*	Sweden	Eastman Kodak Company	270,000	270,000	100%	65%	No. 94 501 -270,000-175,500 shares
Kodak OOO*	Russia	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated No. 2
Kodak Oy*	Finland	Eastman Kodak Company	534,000	534,000	100%	65%	347,100 shares
Kodak Philippines, Ltd.	New York	Eastman Kodak Company	6,000	6,000	100%	100%	No. 3-1,000 shares No. 4- 1,500 shares No. 5- 2,000 shares No. 6- 1,500 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak Polska Sp.zo.o*	Poland	Eastman Kodak Company	N/A	N/A	100%	65%	Uncertificated
Kodak Portuguesa Limited	New York	Eastman Kodak Company	1,000	1,000	100%	100%	No. 1-1,000 shares
Kodak Polychrome Graphics Company Ltd.	Barbados	Eastman Kodak Company	4	4	100%	65%	No. 6-2.6 shares
Kodak Realty, Inc.	New York	Eastman Kodak Company	100	100	100%	100%	No. 3-100 shares
Kodak, S.A.	Spain	Eastman Kodak Company	284,759	284,760	99.99%	65%	No. 1-19,508 shares No. 3-165,587 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Kodak S.p.A.	Italy	Eastman Kodak Company	72,998,639	73,000,000	99.998%	65%	No. 7- 47,450,000
Kodak Venezuela, S.A.*	Venezuela	Eastman Kodak Company	16,830	16,830	100%	65%	No. 13-10,940 shares
Laser-Pacific Media Corporation	Delaware	Eastman Kodak Company	1,110	1,110	100%	100%	No. 1- 1,000 shares No. 2- 100 shares No. 3- 10 shares
NPEC Inc.	California	Eastman Kodak Company	100	100	100%	100%	No. 2- 100 shares
Pakon, Inc.	Indiana	Eastman Kodak Company	300	300	100%	100%	No. 1- 300 shares

<u>Issuer</u>	<u>Jurisdiction of Organization of Issuer</u>	<u>Holder</u>	<u># of Shares Owned</u>	<u>Total Shares Outstanding</u>	<u>Ownership Percentage</u>	<u>Percentage of Outstanding Stock Pledged</u>	<u>Certificate Number(s) and Number of Shares</u>
Qualex Inc.	Delaware	Eastman Kodak Company	1,000	1,000	100%	100%	No. C-1-1,000 shares
Wheeling Insurance Ltd.*	Bermuda	Eastman Kodak Company	120,000	120,000	100%	100%	No. 35-120,000 shares

* Pledged under New York law only; no local law perfection required.

SCHEDULE I
INVESTMENT PROPERTY

PART II
INITIAL PLEDGED DEBT

<u>Grantor</u>	<u>Debt Issuer</u>	<u>Principal Amount¹</u>	<u>Currency</u>
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$ 126,205,510.00	USD
Eastman Kodak Company	Kodak Graphic Communications Canada Co.	\$ 9,500,000.00	USD
Eastman Kodak Company	Kodak (Egypt) S.A.E.	\$ 5,666,138.00	USD
Kodak (Near East), Inc.	Eastman Kodak Company	\$ 16,717,866.21	USD
Kodak Portuguesa Limited	Eastman Kodak Company	\$ 4,760,220.39	USD

¹ Amount reflects outstanding principal and accrued interest as of February 28, 2013. Loan maturities typically roll on a monthly basis

SCHEDULE I
INVESTMENT PROPERTY

PART III
OTHER INVESTMENT PROPERTY

None.

[***] Certain confidential information contained in this document has been omitted from public filing pursuant to a request for confidential treatment submitted to the U.S. Securities and Exchange Commission. The omitted information, which has been identified with the symbol “[***],” has been filed separately with the U.S. Securities and Exchange Commission pursuant to Rule 24b-2 of the Securities Exchange Act of 1934, as amended.

SCHEDULE II
DEPOSIT ACCOUNTS

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	Bank of America, 602 Peachtree St. NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of America, 602 Peachtree St. NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of America, 602 Peachtree St. NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	Bank of the West, 1977 Saturn St Monterey Park, CA 91755	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	ESL Federal Credit Union, 225 Chestnut Street, Rochester, NY 14604	[***]	[***]	[***]
Eastman Kodak Company	Keybank, 303 Broadway, 16th Floor OH-18-30-1603 Cincinnati, OH 45202	[***]	[***]	[***]
Eastman Kodak Company	Keybank, 303 Broadway, 16th Floor OH-18-30-1603 Cincinnati, OH 45202	[***]	[***]	[***]
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Eastman Kodak Company	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Eastman Kodak International Capital Company Inc.	Citibank, N.A, 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]
FPC Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
FPC Inc.	Bank of America, 602 Peachtree Street NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Kodak Imaging Network, Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Laser-Pacific Media Corporation	Bank of America, 602 Peachtree Street NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
NPEC Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
Laser-Pacific Media Corporation	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]
Qualex Inc.	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc.	Bank of New York Mellon, 500 Ross Street, Suite 154-1320, Pittsburgh, PA 15262-0001	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	***	***	***
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	***	***	***
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	***	***	***
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	***	***	***
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	***	***	***
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	***	***	***
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	***	***	***

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Qualex Inc	Bank of America, 600 Peachtree St NE 10th Floor, Atlanta, GA 30308	[***]	[***]	[***]
Eastman Kodak Company	Bank of Colorado-Front Range 1041 Main St Windsor, CO	[***]	[***]	[***]
Qualex Inc	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	PNC Bank, Two Tower Center 23rd Floor, E. Brunswick, NJ 08816	[***]	[***]	[***]
Qualex Inc	Ozark Mountain Bk 1115 James Wpps Rd Branson, MO 65616	[***]	[***]	[***]
Qualex Inc	Ozark Mountain Bk 1115 James Wpps Rd Branson, MO 65616	[***]	[***]	[***]
Qualex Inc	Ozark Mountain Bk 1115 James Wpps Rd Branson, MO 65616	[***]	[***]	[***]
Qualex Inc	Sun Trust Bank 3325 Parkway Pigeon Forge, TN 37863	[***]	[***]	[***]

<u>Grantor</u>	<u>Name and Address of Bank</u>	<u>Account Number</u>	<u>Contact</u>	<u>Contact Information</u>
Qualex Inc	Sun Trust Bank 3325 Parkway Pigeon Forge, TN 37863	[***]	[***]	[***]
Eastman Kodak Company	Citibank, N.A., 388 Greenwich Street 23rd Floor, New York, NY 10013	[***]	[***]	[***]

FOREIGN DEPOSIT ACCOUNTS

<u>Account Name</u>	<u>Account Number</u>	<u>Branch Name</u>
Kodak (Near East), Inc.	[***]	Citibank Dubai
Kodak (Near East), Inc.	[***]	Citibank Dubai
Kodak (Near East), Inc.	[***]	Citibank Dubai
Kodak (Near East), Inc.	[***]	Citibank Intl PLC, Greece Branch
Kodak (Near East), Inc.	[***]	Credit Agricole Egypt
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	Peru Citibank
Kodak Americas, Ltd.	[***]	BANCO DE CREDITO
Kodak Americas, Ltd.	[***]	BANCO DE CREDITO
Kodak Portuguesa Limited	[***]	Citibank Portugal
Kodak Portuguesa Limited	[***]	Citibank Portugal

SCHEDULE III
RECEIVABLES AND AGREEMENT COLLATERAL

<u>Note Payor</u>	<u>Note Payee</u>	<u>Description of Receivable</u>	<u>Amount</u>	<u>Final Maturity</u>
Image Sensor Technologies Acquisition Corporation n/k/a Truesense Imaging, Inc.	Eastman Kodak Company	Escrow for Benefit of Eastman Kodak Company	\$ 6,058,761.38	May 7, 2013

SCHEDULE IV
INTELLECTUAL PROPERTY

Patents

Amended Schedule IV to US Security Agreement – EKC Owned Patents as of March 22, 2013

<u>Docket</u>	<u>Grantor</u>	<u>Country</u>	<u>Patent Number</u>	<u>Appln No</u>	<u>Appln Date</u>	<u>Grant Date</u>	<u>Title</u>
35817	Eastman Kodak Company	FR	DE00072827	DE74072827	4/26/1974	4/26/1974	DISCLOSURE TITLE: 200 FOOT NOMINAL CAPACITY SUPER 8 CAMERA CARTRIDGE
39763	Eastman Kodak Company	FR	119627	DE76074815	5/18/1976	5/18/1976	
52782	Eastman Kodak Company	US	6441771	07/359,918	6/1/1989	8/27/2002	THIN FILM MAGNETODIELECTRIC FOR ABSORPTION OF A BROAD BAND OF ELECTROMAGNETIC RADIATION
52967	Eastman Kodak Company	US	5882732	07/955,671	6/29/1992	3/16/1999	HORIZONTALLY CHILL-SETTING A DOWNWARDS FACING LIQUID PHOTOGRAPHIC MATERIAL
55706	Eastman Kodak Company	US	5700611	08/568,772	12/7/1995	12/23/1997	METHOD FOR FORMING OVERLAPPING TONER IMAGES
56376	Eastman Kodak Company	US	5541024	07/476,210	2/7/1990	7/30/1996	TONER PARTICLES PRODUCED BY LIMITED COALESCENCE POLYMERIZATION
56418	Eastman Kodak Company	US		07/315,961	2/27/1989		ARMOR FOR LIGHTWEIGHT BALLISTIC PROTECTION
56662	Eastman Kodak Company	US	5516394	07/810,008	12/18/1991	5/14/1996	TONER FIXING METHOD AND RECEIVING SHEET
56662	Eastman Kodak Company	US	5691039	08/485,873	6/7/1995	11/25/1997	TONER FIXING METHOD AND RECEIVING SHEET
57963	Eastman Kodak Company	US	5552266	07/946,310	10/30/1992	9/3/1996	PHOTOGRAPHIC MATERIAL COMPRISING A MAGENTA DYE IMAGE FORMING COUPLER COMBINATION
58284	Eastman Kodak Company	US	5391401	08/078,280	6/17/1993	2/21/1995	COATING PROCESSES
59281	Eastman Kodak Company	US	5536609	07/712,017	6/7/1991	7/16/1996	IMPROVED THERMAL ASSISTED TRANSFER METHOD AND APPARATUS
59549	Eastman Kodak Company	US	5644647	07/583,740	9/17/1990	7/1/1997	USER-INTERACTIVE REDUCTION OF SCENE BALANCE FAILURES
60059	Eastman Kodak Company	US	5502474	07/858,796	3/27/1992	3/26/1996	PRINT PULSE PHASE CONTROL
60161	Eastman Kodak Company	US	5457023	08/170,562	12/20/1993	10/10/1995	NON-IONIC SURFACE ACTIVE COMPOUNDS
60212	Eastman Kodak Company	US	5386332	08/197,655	2/17/1994	1/31/1995	MAGNETIC HEAD FOR HIGH-FREQUENCY, HIGH-DENSITY RECORDING

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60213	Eastman Kodak Company	US	5574803	07/739,649	8/2/1991	11/12/1996	CHARACTER THINNING USING EMERGENT BEHAVIOR OF POPULATIONS OF COMPETITIVE LOCALLY INDEPENDENT PROCESSES
60360	Eastman Kodak Company	US	5553162	07/764,415	9/23/1991	9/3/1996	METHOD FOR DETECTING INK JET OR DOT MATRIX PRINTING
60392	Eastman Kodak Company	US	5501821	08/019,815	2/19/1993	3/26/1996	OPTICAL ARTICLE EXHIBITING A LARGE FIRST HYPERPOLARIZABILITY
60693	Eastman Kodak Company	US	5484629	08/068,468	5/27/1993	1/16/1996	COATING APPARATUS AND METHOD
60737	Eastman Kodak Company	US	5410630	08/154,940	11/18/1993	4/25/1995	OPTICAL ARTICLE CONTAINING A POLYMER EXHIBITING A HIGH LEVEL OF SECOND ORDER POLARIZATION SUSCEPTIBILITY
60811-1	Eastman Kodak Company	US	5616797	08/353,466	12/9/1994	4/1/1997	N-(CARBONYL,CARBONIMIDOYL,CARBONOTHIOYL)- SULFONAMIDE CHARGE CONTROL AGENTS AND TONERS AND DEVELOPERS
60904	Eastman Kodak Company	US	5381507	08/154,804	11/18/1993	1/10/1995	OPTICAL ARTICLE CONTAINING A POLYMER THAT EXHIBITSNONLINEAR SECOND ORDER POLARIZATION SUSCEPTIBILITY
60943-1	Eastman Kodak Company	US	5597686	08/429,989	4/27/1995	1/28/1997	PHOTOGRAPHIC SILVER HALIDE EMULSION CONTAINING CONTRAST IMPROVING DOPANTS
60979	Eastman Kodak Company	US	5739928	07/758,053	9/12/1991	4/14/1998	A TECHNIQUE PARTICULARLY SUITED FOR USE IN A PRINTPREVIEW FUNCTION FOR ADAPTING CRT COLORIMETRY TO AMBIENT LIGHTING CONDITIONS
61091	Eastman Kodak Company	DE	69410852.9	94301322.7	2/24/1994	6/10/1998	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61091	Eastman Kodak Company	FR	0613778	94301322.7	2/24/1994	6/10/1998	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES

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61091	Eastman Kodak Company	GB	0613778	94301322.7	2/24/1994	6/10/1998	PASSIVATION LAYER FOR CERAMIC BASED CHARGE PLATES
61226	Eastman Kodak Company	DE	69312015.0	93115492.6	9/25/1993	7/9/1997	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	FR	595032	93115492.6	9/25/1993	7/9/1997	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	GB	595032	93115492.6	9/25/1993	7/9/1997	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61226	Eastman Kodak Company	JP	3400505	93/0271625	10/29/1993	2/21/2003	AUTOMATIC SETUP OF PHOTOGRAPHIC PRINTER
61287	Eastman Kodak Company	US	5629435	08/401,540	3/10/1995	5/13/1997	HYDROGEN SULFIDE GAS SENSOR AND PRECURSOR COMPOUNDS FOR MANUFACTURE OF SAME
61376	Eastman Kodak Company	US	5647026	07/784,488	10/29/1991	7/8/1997	UNIFORMITY CORRECTION AND THRESHOLD OR HALFTONING CONVERSION UNIT AND METHOD
61404	Eastman Kodak Company	US	5641635	08/589,129	1/22/1996	6/24/1997	DRY ELEMENTS, TEST DEVICES, TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE-LABELED REAGENTS
61404	Eastman Kodak Company	US	5736335	08/783,049	1/14/1997	4/7/1998	DRY ELEMENTS TEST DEVICES TEST KITS AND METHODS FOR CHEMILUMINESCENT DETECTION OF ANALYTES USING PEROXIDASE LABELED REAGENTS
61453-1	Eastman Kodak Company	DE	69318405.1	93907632.9	3/22/1993	5/6/1998	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61453-1	Eastman Kodak Company	FR	0645022	93907632.9	3/22/1993	5/6/1998	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61453-1	Eastman Kodak Company	GB	0645022	93907632.9	3/22/1993	5/6/1998	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61453-1	Eastman Kodak Company	JP	3193381	94/0520972	3/22/1993	5/25/2001	PROCESSES OF PREPARING TABULAR GRAIN EMULSIONS
61463	Eastman Kodak Company	US	6122401	07/828,092	1/30/1992	9/19/2000	IMAGE PROCESSING METHOD AND APPARATUS

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61627	Eastman Kodak Company	US	5706047	08/427,520	4/24/1995	1/6/1998	STORAGE MEDIA FOR AN OPTICAL INFORMATION SYSTEM HAVING AN IDENTIFICATION CODE EMBEDDED THEREIN
61691-1	Eastman Kodak Company	US	5671003	07/787,284	11/4/1991	9/23/1997	HYBRID DIGITAL IMAGE PRINTER WITH HALFTONE GRAY SCALE CAPABILITY
61821	Eastman Kodak Company	JP	3822253	93/0083021	4/9/1993	6/30/2006	IMAGE RECEIVING SHEET INVERSION SENSING TECHNIQUES
61942	Eastman Kodak Company	US	5457210	08/231,602	4/22/1994	10/10/1995	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
61942	Eastman Kodak Company	US	5565572	08/475,913	6/7/1995	10/15/1996	INTERMEDIATES FOR THE PREPARATION OF PYRAZOLOAZOLEPHOTOGRAPHIC COUPLERS, PROCESSES OF MAKING AND USING THEM
62024-3	Eastman Kodak Company	DE	69325878.0	93117334.8	10/26/1993	8/4/1999	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	DE	69332900.9	98119087.9	10/9/1998	4/16/2003	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	GB	0603499	93117334.8	10/26/1993	8/4/1999	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	GB	0904946	98119087.9	10/9/1998	4/16/2003	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62024-3	Eastman Kodak Company	US	5513920	07/968,931	10/29/1992	5/7/1996	A DYE DONOR WEB LOADING APPARATUS FOR A THERMAL PRINTER
62063	Eastman Kodak Company	US	5523537	07/815,462	12/31/1991	6/4/1996	PASSIVE LIQUIFIER

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62117	Eastman Kodak Company	US	5555098	08/233,540	4/26/1994	9/10/1996	METHOD AND APPARATUS FOR PROVIDING MULTIPLE PROGRAMMED AUDIO/STILL IMAGE PRESENTATIONS FROM A DIGITAL DISC IMAGE PLAYER
62118	Eastman Kodak Company	US	5519452	08/261,549	6/17/1994	5/21/1996	MECHANISM FOR IMPROVING TELEVISION DISPLAY OF STILL IMAGES USING IMAGE MOTION-DEPENDENT FILTER
62146	Eastman Kodak Company	US	5368974	08/067,459	5/25/1993	11/29/1994	LITHOGRAPHIC PRINTING PLATES HAVING A HYDROPHILIC BARRIER LAYER COMPRISED OF A COPOLYMER OF VINYL-PHOSPHONIC ACID AND ACRYLAMIDE OVERLYING (SEE FN)
62228	Eastman Kodak Company	JP	3366372	93/0115573	5/18/1993	11/1/2002	METHOD AND APPARATUS FOR OPTIMIZING DEPTH IMAGES BY ADJUSTING PRINT SPACING
62279	Eastman Kodak Company	JP	3416203	93/0153948	6/24/1993	4/4/2003	METHOD OF PRINTING IN A THERMAL PRINTER
62307	Eastman Kodak Company	US	5462598	08/094,102	7/28/1993	10/31/1995	CURTAIN COATING DEVICE
62448	Eastman Kodak Company	US	5982350	08/126,450	9/24/1993	11/9/1999	COMPOSITER INTERFACE FOR ARRANGING THE COMPONENTS OF SPECIAL EFFECTS FOR A MOTION PICTURE PRODUCTION
62775	Eastman Kodak Company	US	5912097	08/088,012	7/6/1993	6/15/1999	ELECTROSTATOGRAPHIC METHOD USING AN OVERLAY TONER
63082-2	Eastman Kodak Company	US	5264337	08/034,998	3/22/1993	11/23/1993	MODERATE ASPECT RATIO TABULAR GRAIN HIGH CHLORIDE EMULSIONS WITH INHERENTLY STABLE GRAIN FACES
63133	Eastman Kodak Company	US	5715383	07/951,261	9/28/1992	2/3/1998	COMPOUND DEPTH IMAGE DISPLAY SYSTEM
63180	Eastman Kodak Company	US	5468583	08/365,524	12/28/1994	11/21/1995	CYCLIC BIS-DICARBOXIMIDE ELECTRON TRANSPORT COMPOUNDS FOR ELECTROPHOTOGRAPHY

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63244	Eastman Kodak Company	US	5418127	08/210,826	3/18/1994	5/23/1995	WATER-SOLUBLE DISULFIDES IN SILVER HALIDE EMULSIONS
63253	Eastman Kodak Company	US	5417102	08/174,496	12/28/1993	5/23/1995	AN ON-LINE METHOD FOR MEASURING DENSITY OF SOLIDS IN REACTION PROCESS
63296	Eastman Kodak Company	US	5754311	07/848,779	3/10/1992	5/19/1998	METHOD AND APPARATUS FOR GENERATING SIMULTANEOUSLY DERIVED CORRELATED DIGITAL HALFTONE PATTERNS
63606	Eastman Kodak Company	US	5563226	08/330,406	10/28/1994	10/8/1996	THE PROCESS FOR MAKING PHOTOGRAPHIC POLYMERIC MATTE BEAD PARTICLES
64108	Eastman Kodak Company	US	5948497	07/963,189	10/19/1992	9/7/1999	HIGH STABILITY SILVER BASED ALLOY REFLECTORS FOR USE IN A WRITABLE COMPACT DISK
64164	Eastman Kodak Company	US	5262379	08/034,033	3/22/1993	11/16/1993	COLOR FILTER ARRAY ELEMENT WITH POLYIMIDE RECEIVING LAYER
64216	Eastman Kodak Company	US	5764272	08/634,598	4/24/1996	6/9/1998	AUTOFOCUS MECHANISM FOR LASER IMAGER
64236	Eastman Kodak Company	US	5447588	08/252,875	6/2/1994	9/5/1995	METHOD FOR ULTRASONICALLY SPLICING WEB
64388	Eastman Kodak Company	DE	69310873.8	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	FR	0599309	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	GB	0599309	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64388	Eastman Kodak Company	NL	0599309	93119009.4	11/25/1993	5/21/1997	A PROCESS OF RECOVERING COMPONENTS FROM SCRAP POLYESTER
64397	Eastman Kodak Company	US	5649253	08/414,087	3/31/1995	7/15/1997	SELF CALIBRATION CIRCUIT FOR A CAMERA
64441	Eastman Kodak Company	US	5536158	08/142,271	10/25/1993	7/16/1996	APPARATUS AND METHOD FOR DRYING SOLVENT BASED FILM

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64441	Eastman Kodak Company	US	5553835	08/418,740	4/7/1995	9/10/1996	METHOD FOR DRYING SOLVENT BASED FILM (AS AMENDED)
64470	Eastman Kodak Company	JP	3510288	93/0129633	5/31/1993	1/9/2004	ALIGNMENT STRUCTURE FOR COMPONENTS OF AN INK JET PRINT HEAD
64590	Eastman Kodak Company	US	5353088	08/057,250	5/3/1993	10/4/1994	AUTOMATIC TRAY PROCESSOR
64590	Eastman Kodak Company	US	5400106	08/209,582	3/10/1994	3/21/1995	AUTOMATIC TRAY PROCESSOR
64664	Eastman Kodak Company	US	5764231	07/884,001	5/15/1992	6/9/1998	METHOD AND APPARATUS FOR CREATING GEOMETRIC DEPTH IMAGES USING COMPUTER GRAPHICS
64675	Eastman Kodak Company	JP		1992-67565	3/25/1992		
64741	Eastman Kodak Company	US	5298362	08/043,119	4/5/1993	3/29/1994	PHOTOGRAPHIC HIGH-CONTRAST SILVER HALIDE MATERIALS
64792	Eastman Kodak Company	DE	69323474.1	93420424.9	10/28/1993	2/10/1999	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64792	Eastman Kodak Company	JP	3592736	93/0290356	11/19/1993	9/3/2004	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64792	Eastman Kodak Company	NL	0599740	93420424.9	10/28/1993	2/10/1999	DUAL WIRE EDGE RODS, A CURTAIN COATING EDGE GUIDE
64863	Eastman Kodak Company	US	5555317	07/931,741	8/18/1992	9/10/1996	SUPERVISED TRAINING AUGMENTED POLYNOMIAL METHOD AND APPARATUS FOR CHARACTER RECOGNITION
64889	Eastman Kodak Company	US	5805783	08/402,461	3/10/1995	9/8/1998	METHOD AND APPARATUS FOR CREATING, STORING AND PRODUCING THREE-DIMENSIONAL FONT CHARACTERS AND PERFORMING THREE-DIMENSIONAL TYPESETTING
64894	Eastman Kodak Company	US	5558263	08/280,693	7/26/1994	9/24/1996	APPARATUS AND METHOD FOR NON-CONTACT ACTIVE TENSIONING AND STEERING OF MOVING WEBS
64934	Eastman Kodak Company	US	5760460	08/048,249	4/19/1993	6/2/1998	LIGHT-EMITTING DIODE ARRAY
65024	Eastman Kodak Company	US	5890819	08/322,971	10/13/1994	4/6/1999	THERMAL PRINTER SYSTEM AND METHOD FOR IMPROVED COMPENSATION OF VARIATIONS IN OPERATING PARAMETERS

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65062	Eastman Kodak Company	US	5512117	08/229,114	4/18/1994	4/30/1996	CHARGE PLATE FABRICATION PROCESS
65090	Eastman Kodak Company	US	5406350	08/173,599	12/27/1993	4/11/1995	IMAGE RECORDING APPARATUS
65109	Eastman Kodak Company	US	5450099	08/043,689	4/8/1993	9/12/1995	THERMAL LINE PRINTER WITH STAGGERED HEAD SEGMENTS AND OVERLAP COMPENSATION
65166	Eastman Kodak Company	GB	0603570	93118911.2	11/24/1993	2/7/1996	THERMAL DYE TRANSFER RECEIVING ELEMENT WITH POLYESTER/POLYCARBONATE BLENDED DYE IMAGE- RECEIVING LAYER
65166	Eastman Kodak Company	JP	2680254	93/0319834	12/20/1993	8/1/1997	A DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
65192	Eastman Kodak Company	US	6156473	09/096,682	6/12/1998	12/5/2000	MONODISPERSE SPHERICAL TONER PARTICLES CONTAINING ALIPHATIC AMIDES OR ALIPHATIC ACIDS
65222	Eastman Kodak Company	US	5974189	08/066,273	5/24/1993	10/26/1999	METHOD AND APPARATUS FOR MODIFYING ELECTRONIC IMAGE DATA
65249	Eastman Kodak Company	US	5523849	08/078,539	6/17/1993	6/4/1996	OPTIMIZING EDGE ENHANCEMENT FOR ELECTROGRAPHIC COLOR PRINTS
65317	Eastman Kodak Company	US	5436118	08/221,711	3/31/1994	7/25/1995	A METHOD OF PROCESSING SILVER HALIDE PHOTOGRAPHIC ELEMENTS USING A LOW VOLUME THIN TANK PROCESSING SYSTEM **ALSO RECORDED — SEE FN**
65369	Eastman Kodak Company	US	5420658	08/056,458	5/3/1993	5/30/1995	MODULAR PROCESSING CHANNEL FOR AN AUTOMATIC TRAY PROCESSOR
65369	Eastman Kodak Company	US	5420659	08/209,756	3/10/1994	5/30/1995	MODULAR PROCESSING CHANNEL FOR AN AUTOMATIC TRAY PROCESSOR
65374	Eastman Kodak Company	US	5339146	08/041,091	4/1/1993	8/16/1994	METHOD AND APPARATUS FOR PROVIDING A TONER IMAGE HAVING AN OVERCOAT

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65376	Eastman Kodak Company	US	5347337	08/057,131	5/3/1993	9/13/1994	VERTICAL AND HORIZONTAL POSITIONING AND COUPLING OF AUTOMATIC TRAY PROCESSOR CELLS
65376	Eastman Kodak Company	US	5386261	08/209,754	3/10/1994	1/31/1995	VERTICAL AND HORIZONTAL POSITIONING AND COUPLING OF AUTOMATIC TRAY PROCESSOR CELLS
65392	Eastman Kodak Company	US	5353086	08/056,451	5/3/1993	10/4/1994	TEXTURED SURFACE WITH CANTED CHANNELS FOR AN AUTOMATIC TRAY PROCESSOR
65392	Eastman Kodak Company	US	5381203	08/209,093	3/10/1994	1/10/1995	TEXTURED SURFACE WITH CANTED CHANNELS FOR AN AUTOMATIC TRAY PROCESSOR
65420	Eastman Kodak Company	US	5399385	08/072,831	6/7/1993	3/21/1995	CURTAIN COATER SLIDE HOPPER WITH IMPROVED TRANSITION PROFILE AND METHOD
65469	Eastman Kodak Company	JP	3659990	94/0201225	8/26/1994	3/25/2005	APPARATUS AND METHOD FOR FEDERAL RESERVE NOTE AUTHENTICATION
65469	Eastman Kodak Company	US	5418458	08/114,720	8/31/1993	5/23/1995	APPARATUS AND METHOD FOR AUTHENTICATION OF DOCUMENTS PRINTED WITH MAGNETIC INK
65521	Eastman Kodak Company	US	5534385	08/416,105	4/4/1995	7/9/1996	OVERCOAT FOR OPTICAL TAPE HAVING SbInSn RECORDING LAYER
65602	Eastman Kodak Company	US	5355190	08/056,649	5/3/1993	10/11/1994	A SLOT IMPINGEMENT FOR AN AUTOMATIC TRAY PROCESSOR
65602	Eastman Kodak Company	US	5398094	08/209,755	3/10/1994	3/14/1995	SLOT IMPINGEMENT FOR AN AUTOMATIC TRAY PROCESSOR
65663	Eastman Kodak Company	US	5428491	08/161,298	12/3/1993	6/27/1995	MAGNETORESISTIVE HEAD WITH DEPOSITED BIASING MAGNET
65692	Eastman Kodak Company	US	5450939	08/159,971	11/30/1993	9/19/1995	APPARATUS AND METHOD FOR TRANSFERRING OBJECTS
65759-1	Eastman Kodak Company	DE	69420788.8	94420183.9	6/29/1994	9/22/1999	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION

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65759-1	Eastman Kodak Company	JP	3834043	2004-131799	4/27/2004	7/28/2006	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	JP	3650148	94/0160080	7/12/1994	2/25/2005	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	NL	0634689	94420183.9	6/29/1994	9/22/1999	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65759-1	Eastman Kodak Company	US	5360712	08/091,148	7/13/1993	11/1/1994	INTERNALLY DOPED SILVER HALIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
65804	Eastman Kodak Company	US	5625402	08/054,486	4/30/1993	4/29/1997	DIGITAL PRINTERS USING MULTIPLE LASERS OR LASER ARRAYS WITH DIFFERENT WAVELENGTHS
65853	Eastman Kodak Company	US	5523831	08/214,901	3/17/1994	6/4/1996	THE ACCURATE DYNAMIC CONTROL OF THE POTENTIAL ON THE PHOTOCONDUCTOR SURFACE USING AN UPDATABLE LOOK-UP TABLE
65859	Eastman Kodak Company	US	5339136	08/051,929	4/26/1993	8/16/1994	IMAGE FORMING APPARATUS HAVING IMAGE REGISTRATION MEANS
65936	Eastman Kodak Company	US	5600391	08/330,572	10/28/1994	2/4/1997	ONE PIECE VIEWFINDER AND FABRICATION PROCESS
65939	Eastman Kodak Company	JP	3383697	93/0317870	12/17/1993	12/20/2002	MONOLITHIC SEMI-CONDUCTOR LASER PRODUCING BLUE, GREEN AND RED OUTPUT WAVELENGTHS
65967	Eastman Kodak Company	US	5803392	08/745,075	11/7/1996	9/8/1998	VACUUM BOX AND METHOD OF OPERATION FOR NON-CONTACT WEB TRANSPORT THEREIN (AS AMENDED)
66025	Eastman Kodak Company	US	5491759	08/264,533	6/23/1994	2/13/1996	DOCUMENT EDGE DETECTION APPARATUS
66041	Eastman Kodak Company	US	5440534	08/179,474	1/10/1994	8/8/1995	METHOD AND APPARATUS FOR MAINTAINING A RECORDING LIGHT BEAM IN AN ON-TRACK POSITION ON A RECORDING MEDIUM

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66093	Eastman Kodak Company	US	5586203	08/331,246	10/28/1994	12/17/1996	METHOD AND APPARATUS FOR GENERATING A HALFTONE PATTERN FOR A MULTI-LEVEL OUTPUT DEVICE
66100	Eastman Kodak Company	US	5521723	08/260,936	6/16/1994	5/28/1996	COLOR IMAGE REPRODUCTION SYSTEM
66103	Eastman Kodak Company	US	5460930	08/144,860	10/28/1993	10/24/1995	PHOTOGRAPHIC ELEMENTS CONTAINING INDOANILINE DUMMYDYES
66229	Eastman Kodak Company	US	5581343	08/320,018	10/7/1994	12/3/1996	IMAGE-FORMING METHOD AND APPARATUS ADAPTED TO USE BOTH UNCOATED AND THERMOPLASTIC-COATED RECEIVER MATERIALS
66271	Eastman Kodak Company	DE	69302076.8	93308818.9	11/4/1993	4/3/1996	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	FR	0597628	93308818.9	11/4/1993	4/3/1996	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66271	Eastman Kodak Company	GB	0597628	93308818.9	11/4/1993	4/3/1996	INK REPLENISHMENT SYSTEM FOR A CONTINUOUS INK JET PRINTER
66295	Eastman Kodak Company	US	5477301	08/239,179	5/6/1994	12/19/1995	PHOTOGRAPHIC PROCESSING APPARATUS
66311	Eastman Kodak Company	US	5631981	08/614,446	3/12/1996	5/20/1997	BITMAP REGISTRATION BY GRADIENT DESCENT
66461	Eastman Kodak Company	US	5744295	08/298,009	8/30/1994	4/28/1998	ANTISTATIC COMPOSITION CONTAINING ANIONIC AND CATIONIC SURFACE ACTIVE AGENTS WHEREIN BOTH SURFACE ACTIVE AGENT (AS AMENDED).
66507	Eastman Kodak Company	US	5818960	08/407,785	3/20/1995	10/6/1998	CHARACTERIZATION CALIBRATION
66552	Eastman Kodak Company	US	5459017	08/321,282	10/11/1994	10/17/1995	BARRIER LAYER FOR LASER ABLATIVE IMAGING
66555	Eastman Kodak Company	JP	2648572	94/0176562	7/28/1994	5/9/1997	A PROCESS OF FORMING A DYE ABLATION IMAGE
66555	Eastman Kodak Company	US	5387496	08/099,972	7/30/1993	2/7/1995	INTERLAYER FOR LASER ABLATIVE IMAGING
66627	Eastman Kodak Company	US	5549879	08/311,093	9/23/1994	8/27/1996	PROCESS FOR PULSE FLOW DOUBLE-JET PRECIPITATION

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66713	Eastman Kodak Company	US	5366213	08/159,023	11/29/1993	11/22/1994	METHOD AND APPARATUS FOR HANDLING DOCUMENTS AT A HIGH VOLUME SCANNER
66722	Eastman Kodak Company	US	5485333	08/052,447	4/23/1993	1/16/1996	SHORTED DMR REPRODUCE HEAD
66723	Eastman Kodak Company	US	5332209	08/145,056	10/27/1993	7/26/1994	ADJUSTABLE FEED TRAY ASSEMBLY
66753	Eastman Kodak Company	US	5372922	08/175,081	12/29/1993	12/13/1994	METHOD OF PREPARING PHOTOGRAPHIC ELEMENTS INCORPORATING POLYMERIC ULTRAVIOLET ABSORBERS LOADED WITH HIGH BOILING POINT ORGANIC SOLVENTS
66800	Eastman Kodak Company	US	5523189	08/330,297	10/27/1994	6/4/1996	ELECTROPHOTOGRAPHIC RECORDING ELEMENTS AND PREPARATION METHOD
66821	Eastman Kodak Company	US	5942062	08/882,794	6/26/1997	8/24/1999	PATTERN TO CONTROL SPREAD OF ADHESIVE DURING LAMINATION OF SHEETS
66856	Eastman Kodak Company	US	5493385	08/353,001	12/9/1994	2/20/1996	ELECTROPHOTOGRAPHIC COLOR PRINTER APPARATUS WITH IMPROVED REGISTRATION OF COLORS
66861-3	Eastman Kodak Company	US	5470688	08/250,146	5/27/1994	11/28/1995	HEAT DEVELOPMENT OF ELEMENTS CONTAINING METHINE- DYE RELEASING COUPLERS
66869	Eastman Kodak Company	US	6411745	08/606,634	2/26/1996	6/25/2002	METHOD AND APPARATUS TO REDUCE CROSS-INTERFERENCE IN REPRODUCTION OF SCANNED HALFTONE IMAGES
66889	Eastman Kodak Company	US	5424804	08/216,898	3/23/1994	6/13/1995	AUTOMATIC EXPOSURE CONTROL USING DENSITY SLOPE CONTROL FOR A PLANETARY MICROFILMER
66950	Eastman Kodak Company	US	5475428	08/118,897	9/9/1993	12/12/1995	METHOD FOR PROCESSING COLOR IMAGE RECORDS SUBJECT TO MISREGISTRATION
67022	Eastman Kodak Company	US	5532119	08/037,066	3/25/1993	7/2/1996	HIGH-SPEED DIRECT-POSITIVE PHOTOGRAPHIC ELEMENTS UTILIZING CORE-SHELL EMULSIONS

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67031	Eastman Kodak Company	US	5471314	08/076,522	6/14/1993	11/28/1995	LINE START SYNCHRONIZER FOR RASTER SCANNER
67100	Eastman Kodak Company	US	5543964	08/174,657	12/28/1993	8/6/1996	DEPTH IMAGE APPARATUS AND METHOD WITH ANGULARLY CHANGING DISPLAY INFORMATION
67165	Eastman Kodak Company	US	5571457	08/298,914	8/31/1994	11/5/1996	BIASABLE TRANSFER MEMBERS HAVING EXTENDED ELECTRICAL LIFE
67230-1	Eastman Kodak Company	US	5411844	08/220,985	3/31/1994	5/2/1995	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67230-2	Eastman Kodak Company	US	5418128	08/220,850	3/31/1994	5/23/1995	PHOTOGRAPHIC ELEMENT AND COATING COMPOSITION THEREFOR
67263	Eastman Kodak Company	DE	69410878.2	94303109.6	4/28/1994	6/10/1998	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	FR	0624469	94303109.6	4/28/1994	6/10/1998	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67263	Eastman Kodak Company	GB	0624469	94303109.6	4/28/1994	6/10/1998	IMPROVED DROP GENERATOR UTILIZING DAMPING FOR MODE SUPPRESSION
67264	Eastman Kodak Company	US	5384583	08/061,148	5/12/1993	1/24/1995	IMPROVED INK JET STIMULATION MONITORING
67266	Eastman Kodak Company	US	5466560	08/135,700	10/13/1993	11/14/1995	LIMITED USE CAMERAS AND FILMS
67272	Eastman Kodak Company	US	5414779	08/076,592	6/14/1993	5/9/1995	IMAGE FRAME DETECTION
67328	Eastman Kodak Company	US	5314798	08/048,434	4/16/1993	5/24/1994	IODIDE BANDED TABULAR GRAIN EMULSION
67352	Eastman Kodak Company	US	5692069	08/406,264	3/17/1995	11/25/1997	APPARATUS FOR PERFORMING CHARACTER SEGMENTATION
67357-1	Eastman Kodak Company	US	5565266	08/076,604	6/14/1993	10/15/1996	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
67420	Eastman Kodak Company	US	5442533	08/263,638	6/22/1994	8/15/1995	HIGH EFFICIENCY LINEAR LIGHT SOURCE
67422	Eastman Kodak Company	US	5339131	08/056,455	5/3/1993	8/16/1994	AUTOMATIC REPLENISHMENT, CALIBRATION AND METERING SYSTEM FOR A PHOTOGRAPHIC PROCESSING APPARATUS

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67423	Eastman Kodak Company	US	5644456	08/583,578	1/5/1996	7/1/1997	MAGNETICALLY CAPPED DUAL MAGNETORESISTIVE REPRODUCE HEAD
67424	Eastman Kodak Company	US	5529232	08/292,987	8/19/1994	6/25/1996	FILM REGISTRATION GATE ASSEMBLY
67430	Eastman Kodak Company	US	5330876	08/099,968	7/30/1993	7/19/1994	HIGH MOLECULAR WEIGHT BINDERS FOR LASER ABLATIVE IMAGING
67444	Eastman Kodak Company	US	6049371	08/218,279	3/25/1994	4/11/2000	IMAGE PRINT HAVING ONE OR MORE POSITIVE IMAGES AND METHOD FOR MAKING SAME
67466	Eastman Kodak Company	US	5447832	08/221,432	3/31/1994	9/5/1995	IMAGING ELEMENT
67466	Eastman Kodak Company	US	5643972	08/442,437	5/16/1995	7/1/1997	IMAGING ELEMENT
67472	Eastman Kodak Company	US	5705924	08/797,013	2/7/1997	1/6/1998	INDUCED FIELD DETECTOR
67531	Eastman Kodak Company	US	5336659	08/125,451	9/22/1993	8/9/1994	ANTISTATIC SUBBING LAYER FOR SLIPPING LAYER IN DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
67549	Eastman Kodak Company	US	5463429	08/152,798	11/15/1993	10/31/1995	SURFACE INSPECTION OPTICAL GEOMETRY ALIGNMENT SYSTEM
67593	Eastman Kodak Company	DE	69425187.9	94107166.4	5/6/1994	7/12/2000	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	FR	0624028	94107166.4	5/6/1994	7/12/2000	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING
67593	Eastman Kodak Company	GB	0624028	94107166.4	5/6/1994	7/12/2000	METHOD AND ASSOCIATED APPARATUS WHICH ACHIEVE IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING

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67593	Eastman Kodak Company	US	5956044	08/059,060	5/7/1993	9/21/1999	IMAGING DEVICE TO MEDIA COMPATIBILITY AND COLOR APPEARANCE MATCHING WITH FLARE, LUMINANCE, AND WHITE POINT COMPARISON
67593	Eastman Kodak Company	US	5786823	08/536,016	9/29/1995	7/28/1998	METHOD AND APPARATUS EMPLOYING COMPOSITE TRANSFORMS OF INTERMEDIARY IMAGE DATA METRICS FOR ACHIEVING IMAGING DEVICE/MEDIA COMPATIBILITY AND COLOR APPE
67613	Eastman Kodak Company	US	5334572	08/140,373	10/21/1993	8/2/1994	INTERLAYER FOR SLIPPING LAYER IN DYE-DONOR ELEMENTUSED IN THERMAL DYE TRANSFER
67638	Eastman Kodak Company	US	5425980	08/199,416	2/22/1994	6/20/1995	USE OF GLOW DISCHARGE TREATMENT TO PROMOTE ADHESION OF AQUEOUS COATINGS TO SUBSTRATE
67679	Eastman Kodak Company	DE	69425398.7	94201359.0	5/13/1994	8/2/2000	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
67679	Eastman Kodak Company	US	5340699	08/101,636	8/4/1993	8/23/1994	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES (B)
67679	Eastman Kodak Company	US	5372915	08/101,643	8/4/1993	12/13/1994	METHOD OF MAKING A LITHOGRAPIC PRINTING PLATE CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN IN THE RADIATION SENSITIVE LAYER

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67679	Eastman Kodak Company	US	5372907	08/205,125	3/1/1994	12/13/1994	RADIATION-SENSITIVE COMPOSITION CONTAINING A RESOLE RESIN AND A NOVOLAC RESIN AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
67681	Eastman Kodak Company	US	5671440	08/287,373	8/8/1994	9/23/1997	COLOR IMAGE DATA REORIENTATION AND FORMAT CONVERSION SYSTEM
67763	Eastman Kodak Company	US	5426588	08/201,734	2/25/1994	6/20/1995	METHOD FOR ENGRAVING A GRAVURE CYLINDER
67795	Eastman Kodak Company	US	5436880	08/179,476	1/10/1994	7/25/1995	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM USING PARTIAL CORRECTION OF REFLECTED SIGNAL ERROR
67804	Eastman Kodak Company	US	5399459	08/143,325	10/26/1993	3/21/1995	THERMALLY BLEACHABLE DYES FOR LASER ABLATIVE IMAGING
67903	Eastman Kodak Company	US	5401618	08/291,254	8/16/1994	3/28/1995	INFRARED-ABSORBING CYANINE DYES FOR LASER ABLATIVEIMAGING
67904	Eastman Kodak Company	US	5468587	08/073,826	6/8/1993	11/21/1995	HYDROGEN BOND ACCEPTING GROUPS ON THERMAL SOLVENTS FOR IMAGE SEPARATION SYSTEMS
67940	Eastman Kodak Company	US	5563724	08/327,243	10/21/1994	10/8/1996	A COLOR-TO-INK TRANSFORMATION FOR EXTRA- QUARTERNARY PRINTING PROCESSES
67968	Eastman Kodak Company	US	5414022	08/209,150	3/10/1994	5/9/1995	A PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
68015	Eastman Kodak Company	US	5399218	08/142,780	10/26/1993	3/21/1995	PROCESS FOR MAKING EXTRUDED RECEIVER AND CARRIER LAYER FOR RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
68040	Eastman Kodak Company	US	5689610	08/262,193	6/20/1994	11/18/1997	INDEX PRINT HAVING AN INDICATOR OF SUBSTANTIALLY WHERE AN IMAGE IS STORED ON A MOTION PICTURE IMAGERECORDING MEDIUM

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68082	Eastman Kodak Company	US	5342821	08/145,893	10/29/1993	8/30/1994	DYE MIGRATION BARRIER LAYER FOR DUAL LAMINATE PROCESS FOR THERMAL COLOR PROOFING
68124	Eastman Kodak Company	US	5412743	08/163,206	12/6/1993	5/2/1995	METHOD AND APPARATUS FOR AMPLITUDE MODULATION FOR A LASER BEAM
68129	Eastman Kodak Company	US	5446355	08/127,844	9/28/1993	8/29/1995	MEDIA TRANSPORT SYSTEM WITH HIGH PRECISION POSITION AND SPEED CONTROL
68137	Eastman Kodak Company	US	5448381	08/283,966	8/1/1994	9/5/1995	A METHOD AND ASSOCIATED APPARATUS FOR PRODUCING A COLOR-BALANCED OUTPUT IMAGE IN A COLOR-BALANCING SYSTEM
68142	Eastman Kodak Company	US	5472089	08/237,488	5/3/1994	12/5/1995	LIGHT-TIGHT AND PHYSICALLY PROTECTED PACKAGING FOR A ROLL OF PHOTSENSITIVE WEB
68151	Eastman Kodak Company	US	5455320	08/221,544	3/31/1994	10/3/1995	METHOD OF MAKING POLYMERIC PARTICLES
68162	Eastman Kodak Company	US	5405969	08/165,765	12/10/1993	4/11/1995	MANUFACTURE OF THIOETHER COMPOUNDS
68180	Eastman Kodak Company	US	5811579	08/836,662	5/7/1997	9/22/1998	METHOD OF SYNTHESIZING A 2-SUBSTITUTED NITROGEN-CONTAINING COMPOUND
68203	Eastman Kodak Company	US	5468946	08/236,431	4/29/1994	11/21/1995	METHOD AND APPARATUS FOR DECODING MULTI-LEVEL BAR CODES OR BI-LEVEL BAR CODES
68219	Eastman Kodak Company	US	5356859	08/170,621	12/20/1993	10/18/1994	RELEASE AGENT FOR THERMAL DYE TRANSFER RECEIVING ELEMENT
68233	Eastman Kodak Company	US	5841581	08/611,354	3/5/1996	11/24/1998	METHOD AND APPARATUS FOR MAKING A SPATIALLY SELECTIVE HIGH RESOLUTION LIGHT FILTER
68247	Eastman Kodak Company	US	5726736	08/638,404	4/26/1996	3/10/1998	METHOD OF LABELING PHOTOGRAPHS
68254	Eastman Kodak Company	US	5434035	08/175,067	12/29/1993	7/18/1995	FIXER ADDITIVES USED IN COMBINATION WITH IRON COMPLEX BASED BLEACHES TO IMPROVE DESILVERING

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68257	Eastman Kodak Company	US	5979731	08/959,920	10/29/1997	11/9/1999	METHOD AND APPARATUS FOR PREVENTING CREASES IN THIN WEBS
68261	Eastman Kodak Company	US	5646788	08/417,166	4/6/1995	7/8/1997	DUAL APERTURE LENS
68279	Eastman Kodak Company	US	5418802	08/152,559	11/12/1993	5/23/1995	A FREQUENCY TUNABLE WAVEGUIDE EXTENDED CAVITY LASER
68319	Eastman Kodak Company	US	5646674	08/235,627	4/29/1994	7/8/1997	OPTICAL PRINT HEAD WITH FLEXURE MOUNTED OPTICAL DEVICE
68345	Eastman Kodak Company	US	5633719	08/330,493	10/28/1994	5/27/1997	METHOD AND APPARATUS FOR ALIGNING A LENTICULAR OVERLAY WITH A LENTICULAR PRINT
68347	Eastman Kodak Company	US	5661702	08/346,557	11/29/1994	8/26/1997	COMPACT DISC VISUAL/AUDIO DISPLAY SYSTEM
68361	Eastman Kodak Company	US	5406433	08/160,563	12/1/1993	4/11/1995	DUAL MAGNETORESISTIVE HEAD FOR REPRODUCING VERY NARROW TRACK WIDTH SHORT WAVELENGTH DATA
68365	Eastman Kodak Company	US	5574363	08/196,052	2/14/1994	11/12/1996	STABILITY METHOD AND APPARATUS FOR NONDESTRUCTIVE MEASURE OF MAGNETIC SATURATION FLUX DENSITY IN MAGNETIC MATERIALS
68391	Eastman Kodak Company	US	5619245	08/283,003	7/29/1994	4/8/1997	MULTI-BEAM OPTICAL SYSTEM USING LENSLET ARRAYS IN LASER MULTI-BEAM PRINTERS AND RECORDERS
68396	Eastman Kodak Company	US	5594047	08/390,400	2/17/1995	1/14/1997	METHOD FOR FORMING PHOTOGRAPHIC DISPERSIONS COMPRISING LOADED LATEX POLYMERS
68498	Eastman Kodak Company	US	5576152	08/296,774	8/26/1994	11/19/1996	PHOTOGRAPHIC PAPER FORMED WITH LOW MOLECULAR WEIGHT POLYVINYL ALCOHOL HAVING LOW OXYGEN PERMEABILITY

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68513	Eastman Kodak Company	US	5555011	08/187,240	1/26/1994	9/10/1996	LAMINATION OF A PROTECTIVE LAYER OVER AN IMAGE PRODUCED BY A THERMAL PRINTER
68523	Eastman Kodak Company	US	5468598	08/228,839	4/18/1994	11/21/1995	SOLID PARTICLE DISPERSIONS FOR IMAGING SYSTEMS
68566	Eastman Kodak Company	US	5578173	08/415,861	4/3/1995	11/26/1996	REMOVAL OF DIMETHYLTEREPHTHALATE FROM A METHANOLYSIS VAPOR STREAM
68606	Eastman Kodak Company	US	5546513	08/123,833	9/20/1993	8/13/1996	DATA TRANSMISSION SYSTEM FOR SPARSE ARRAY PRINT HEAD 2ND ASSIGNMENT REC01NOV93 REEL 6787 FRAME 714 715
68696	Eastman Kodak Company	US	5512415	08/400,078	3/7/1995	4/30/1996	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
68703	Eastman Kodak Company	US	5457008	08/359,264	12/19/1994	10/10/1995	PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL CYAN DYE FORMING COUPLER AND PROCESS FOR ITS USE
68711	Eastman Kodak Company	US	5436919	08/186,068	1/25/1994	7/25/1995	MULTIWAVELENGTH UPCONVERSION WAVEGUIDE LASER
68712	Eastman Kodak Company	US	5525380	08/432,281	5/1/1995	6/11/1996	A DEVICE FOR CONVERTING INVISIBLE AND VISIBLE RADIATION TO VISIBLE LIGHT AND/OR UV RADIATION
68713-1	Eastman Kodak Company	US	5536352	08/338,933	11/14/1994	7/16/1996	METHODS OF MAKING CENTRIFUGALLY CAST PARTS
68713-2	Eastman Kodak Company	US	5677022	08/761,060	12/5/1996	10/14/1997	ELECTROSTATOGRAPHIC ROLLER MASK
68714	Eastman Kodak Company	US	5436072	08/209,933	3/11/1994	7/25/1995	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
68767	Eastman Kodak Company	US	5332713	08/163,250	12/7/1993	7/26/1994	THERMAL DYE TRANSFER DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
68820	Eastman Kodak Company	US	5657931	08/445,321	5/19/1995	8/19/1997	STABLE AQUEOUS SOLID PARTICLE DISPERSIONS

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68833	Eastman Kodak Company	US	5619590	08/318,923	10/6/1994	4/8/1997	SYSTEM FOR ELECTRONIC IMAGE SIGNAL PROCESSING TO PROVIDE A TONESCALE CORRECTED FULL RESOLUTION LUMINANCE AND TWO HALF RESOLUTION (SEE NOTES)
68836	Eastman Kodak Company	US	5666447	08/342,958	11/21/1994	9/9/1997	USING OPTICAL FIBER MULTIPLEXER TO COMBINE LIGHT BEAMS IN A LASER PRINTER
68837	Eastman Kodak Company	US	5521748	08/261,370	6/16/1994	5/28/1996	A LIGHT MODULATOR WITH A LASER OR LASER ARRAY FOR EXPOSING IMAGE DATA
68838	Eastman Kodak Company	US	5521629	08/249,507	5/26/1994	5/28/1996	METHOD AND APPARATUS FOR LASER DYE ABLATION PRINTING WITH HIGH INTENSITY LASER DIODE
68844	Eastman Kodak Company	US	5453325	08/164,244	12/9/1993	9/26/1995	NONLINEAR OPTICAL WAVEGUIDE MULTILAYER STRUCTURE
68851	Eastman Kodak Company	DE	69534783.7	95203556.6	12/19/1995	2/15/2006	CUBICAL SILVER IODOCHLORIDE EMULSIONS PROCESSES FOR THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	FR	0718679	95203556.6	12/19/1995	2/15/2006	CUBICAL SILVER IODOCHLORIDE EMULSIONS PROCESSES FOR THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	GB	0718679	95203556.6	12/19/1995	2/15/2006	CUBICAL SILVER IODOCHLORIDE EMULSIONS PROCESSES FOR THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	JP	3652767	95/0335308	12/22/1995	3/4/2005	PHOTOGRAPHIC EMULSION AND THEIR PREPARATION AND PHOTOGRAPHIC PRINT ELEMENTS
68851	Eastman Kodak Company	US	5726005	08/649,391	5/17/1996	3/10/1998	PHOTOGRAPHIC PRINT ELEMENTS CONTAINING CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS

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68851	Eastman Kodak Company	US	5736310	08/651,193	5/17/1996	4/7/1998	CUBICAL GRAIN SILVER IODOCHLORIDE EMULSIONS AND PROCESSES FOR THEIR PREPARATION
68854	Eastman Kodak Company	US	5475506	08/130,072	9/30/1993	12/12/1995	PHOTOGRAPHIC COLOR PRINTER
68891	Eastman Kodak Company	US	5581402	08/156,339	11/22/1993	12/3/1996	METHOD FOR PRODUCING AN IMPROVED STEREOSCOPIC PICTURE AND STEREOSCOPIC PICTURE OBTAINED ACCORDING TO THIS METHOD
68920	Eastman Kodak Company	US	5627703	08/501,278	7/17/1995	5/6/1997	DUAL MAGNETORESISTIVE REPRODUCE HEAD UTILIZING MULTILAYER MAGNETORESISTIVE SENSING ELEMENTS
68921	Eastman Kodak Company	US	5442508	08/248,772	5/25/1994	8/15/1995	GIANT MAGNETORESISTIVE REPRODUCE HEAD HAVING DUAL MAGNETORESISTIVE SENSOR
68934	Eastman Kodak Company	US	5888711	08/666,516	6/27/1996	3/30/1999	POLYMERIC CONDUCTIVE ALUMINO-SILICATE MATERIAL, ELEMENT COMPRISING SAID MATERIAL, AND PROCESS FOR PREPARING IT
68969	Eastman Kodak Company	US	5387573	08/163,105	12/7/1993	2/7/1995	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT CONTAINING PARTICLES
68973	Eastman Kodak Company	US	5546196	08/394,531	2/17/1995	8/13/1996	PHOTOFINISHING SYSTEM
69009	Eastman Kodak Company	US	5500317	08/260,846	6/16/1994	3/19/1996	ELECTROPHOTOGRAPHIC ELEMENTS CONTAINING SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69009	Eastman Kodak Company	US	5618950	08/534,999	9/27/1995	4/8/1997	ELECTROPHOTOGRAPHIC ELEMENTS AND SOLUBLE CYCLIC SULFONE ELECTRON TRANSPORT AGENTS
69035	Eastman Kodak Company	US	5352653	08/197,628	2/16/1994	10/4/1994	CROSSLINKED DYE-DONOR BINDER FOR THERMAL DYE TRANSFER SYSTEMS
69119	Eastman Kodak Company	US	5652930	08/388,094	2/14/1995	7/29/1997	CAMERA INFORMATION DISPLAY

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69124-1	Eastman Kodak Company	US	5434037	08/252,500	6/1/1994	7/18/1995	PHOTOGRAPHIC ELEMENT HAVING A TRANSPARENT MAGNETICRECORDING LAYER
69156	Eastman Kodak Company	US	5369081	08/169,834	12/16/1993	11/29/1994	NITROPYRAZOLYL AZOANILINE DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69174	Eastman Kodak Company	US	5369080	08/169,779	12/16/1993	11/29/1994	INDOANILINE DYE MIXTURE IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69178	Eastman Kodak Company	US	5644509	08/320,023	10/7/1994	7/1/1997	METHOD AND APPARATUS FOR COMPUTING COLOR TRANSFORMATION TABLES
69200	Eastman Kodak Company	US	5549400	08/245,990	5/18/1994	8/27/1996	COLOR THERMAL PRINTER HAVING HIGH PRECISION DYE DONOR WEB POSITIONING
69210	Eastman Kodak Company	US	5431775	08/282,677	7/29/1994	7/11/1995	METHOD OF FORMING OPTICAL LIGHT GUIDES THROUGH SILICON
69241-1	Eastman Kodak Company	US	5808655	08/439,746	5/12/1995	9/15/1998	INTERLEAVING THERMAL PRINTING WITH DISCONTIGUOUS DYE-TRANSFER TRACKS ON AN INDIVIDUAL MULTIPLE- SOURCE PRINthead PASS
69241-2	Eastman Kodak Company	US	5724086	08/440,408	5/12/1995	3/3/1998	DATA CHANNELS WITH REVISABLE ADDRESSES FOR INTERLEAVING SCAN LINES
69242	Eastman Kodak Company	US	5340789	08/169,780	12/16/1993	8/23/1994	MIXTURE OF INDOANILINE DYES IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69273	Eastman Kodak Company	US	5502541	08/240,189	5/10/1994	3/26/1996	PHOTOGRAPHIC PRINTER AND METHOD FOR AUTOMATICALLY DETECTING PANORAMIC FORMAT IMAGE FRAMES
69289	Eastman Kodak Company	US	5340790	08/169,831	12/16/1993	8/23/1994	MIXTURE OF INDOANILINE DYES IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
69290	Eastman Kodak Company	US	5474183	08/268,900	6/30/1994	12/12/1995	CARTON FOR ENCLOSING AND DISPLAYING ARTICLES

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69343	Eastman Kodak Company	JP	3067973	1995-50118	3/9/1995	5/19/2000	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69343	Eastman Kodak Company	US	5574493	08/212,098	3/11/1994	11/12/1996	IMPROVED VACUUM COLLECTION SYSTEM FOR DYE-ABLATION PRINTING PROCESS
69363-1	Eastman Kodak Company	US	5582961	08/469,062	6/6/1995	12/10/1996	PHOTOGRAPHIC ELEMENTS WHICH ACHIEVE COLORMETRICALLY ACCURATE RECORDING
69363-2	Eastman Kodak Company	US	5609978	08/466,862	6/6/1995	3/11/1997	METHOD FOR PRODUCING AN ELECTRONIC IMAGE FROM A PHOTOGRAPHIC ELEMENT
69374	Eastman Kodak Company	US	5558843	08/299,776	9/1/1994	9/24/1996	NEAR ATMOSPHERIC PRESSURE TREATMENT OF POLYMERS USING HELIUM DISCHARGES
69384-2	Eastman Kodak Company	US	5670616	08/383,804	2/3/1995	9/23/1997	COLLAGEN-LIKE PEPTIDE SEQUENCES, BIOPOLYMERS CONTAINING SAME, NUCLEIC ACIDS ENCODING SAME, VECTORS AND HOST CELLS CONTAINING SAME
69384-2	Eastman Kodak Company	US	5801045	08/814,309	3/10/1997	9/1/1998	COLLAGEN-LIKE POLYPEPTIDES AND BIOPOLYMERS AND NUCLEIC ACIDS ENCODING SAME
69412	Eastman Kodak Company	US	5561510	08/381,245	1/31/1995	10/1/1996	IMAGE FORMING METHOD UTILIZING INTERMEDIATE TRANSFER
69425	Eastman Kodak Company	US	5765728	08/677,757	7/10/1996	6/16/1998	METHOD AND APPARATUS FOR FEEDING CHOPPED POLYESTER SCRAP
69429	Eastman Kodak Company	US	5451485	08/205,537	3/4/1994	9/19/1995	INTERLAYER ADDENDUM FOR LASER ABLATIVE IMAGING
69435	Eastman Kodak Company	US	5411856	08/179,471	1/10/1994	5/2/1995	CARBAMYL-SUBSTITUTED BIS(VINYLSULFONYL)METHANE HARDENERS
69446	Eastman Kodak Company	US	5477520	08/296,560	8/26/1994	12/19/1995	A SYSTEM AND METHOD FOR HIGH RESOLUTION OPTICAL RECORDING USING AN INDUCED SHIFT IN MEDIA ABSORPTION

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69488	Eastman Kodak Company	US	5492776	08/186,415	1/25/1994	2/20/1996	HIGHLY ORIENTED METAL FLUORIDE THIN FILM WAVEGUIDEARTICLES ON A SUBSTRATE — TERMINAL DISCLAIMER
69499	Eastman Kodak Company	US	5631885	08/236,977	5/2/1994	5/20/1997	WAVEGUIDE GRATINGS USED FOR ANALYSIS OF OPTICAL BEAMS CONSTRUCTED AS DUAL-PITCH DOUBLE SURFACE CORRUGATIONS
69501	Eastman Kodak Company	US	5563000	08/316,743	10/3/1994	10/8/1996	MULTILAYER MAGNETOOPTIC RECORDING MEDIA
69507	Eastman Kodak Company	US	5608278	08/372,550	1/13/1995	3/4/1997	SELF-PUMPED FLUID BEARING WITH ELECTROMAGNETIC LEVITATION SUCH AS FOR A LIGHT BEAM DEFLECTOR
69531	Eastman Kodak Company	US	5841885	08/816,474	3/13/1997	11/24/1998	IMPROVED PRINT AND METHOD AND APPARATUS FOR PRINTING, STORING AND RETRIEVING AN IMAGE RECORD
69532	Eastman Kodak Company	US	5461164	08/213,786	3/14/1994	10/24/1995	OXIDATIVE DESULFURIZATION AND HALOGENATION OF THIOACYLATED PYRAZOLOTRIAZOLE COMPOUNDS
69539	Eastman Kodak Company	US	5492960	08/330,653	10/28/1994	2/20/1996	METHOD OF MAKING POLYMERIC PARTICLES
69549	Eastman Kodak Company	US	5633672	08/601,418	2/14/1996	5/27/1997	REAL-TIME CALIBRATION OF PROCESSLESS WRITER
69562	Eastman Kodak Company	US	5436758	08/261,533	6/17/1994	7/25/1995	QUASI-PHASEMATCHED FREQUENCY CONVERTERS
69569	Eastman Kodak Company	US	5499094	08/361,090	12/21/1994	3/12/1996	APPARATUS AND METHOD FOR MEASURING THE LENGTH AND WIDTH OF A SPOT OF LIGHT UTILIZING TWO DIFFERENT MASKS
69601	Eastman Kodak Company	US	5393916	08/265,302	6/24/1994	2/28/1995	INHIBITION OF DIOXANE FORMATION DURING RECOVERY OF GLYCOLS FROM POLYESTER RESINS

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69603	Eastman Kodak Company	US	5452112	08/217,782	3/25/1994	9/19/1995	COLOR IMAGE REPRODUCTION SYSTEM FIELD CALIBRATION METHOD AND APPARATUS
69607	Eastman Kodak Company	US	5412679	08/195,239	2/14/1994	5/2/1995	OPTICAL WAVEGUIDE EPITAXIALLY GROWN ON SEMICONDUCTORS FOR UPCONVERSION
69634	Eastman Kodak Company	US	5529412	08/289,048	8/11/1994	6/25/1996	PRINT GUIDE MECHANISM
69641	Eastman Kodak Company	US	5719292	08/829,910	3/27/1997	2/17/1998	PROCESS FOR PREPARING A THIOETHER COMPOUND
69651	Eastman Kodak Company	US	5461492	08/201,282	2/16/1994	10/24/1995	FILM SCANNER WITH IN-LINE DUAL SCANNING GATES
69665	Eastman Kodak Company	US	6778326	08/855,556	5/13/1997	8/17/2004	COMBINED HEAT FILTER AND CONDENSER LENS, A PROJECTION TYPE APPARATUS USING SUCH, AND A METHOD FOR FABRICATING IT
69721	Eastman Kodak Company	DE	69501009.3	95102899.2	3/1/1995	11/12/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69721	Eastman Kodak Company	FR	0671281	95102899.2	3/1/1995	11/12/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69721	Eastman Kodak Company	GB	0671281	95102899.2	3/1/1995	11/12/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69721	Eastman Kodak Company	JP	2732813	1995-44022	3/3/1995	12/26/1997	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
69721	Eastman Kodak Company	US	5350733	08/205,532	3/4/1994	9/27/1994	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
69732-1	Eastman Kodak Company	DE	69632097.5	96102790.1	2/24/1996	4/7/2004	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	FR	0733877	96102790.1	2/24/1996	4/7/2004	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD
69732-1	Eastman Kodak Company	GB	0733877	96102790.1	2/24/1996	4/7/2004	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS AND METHOD

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69732-1	Eastman Kodak Company	US	5659392	08/408,871	3/22/1995	8/19/1997	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT APPARATUS FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69732-2	Eastman Kodak Company	US	5596409	08/408,770	3/22/1995	1/21/1997	ASSOCIATED DUAL INTERFEROMETRIC MEASUREMENT METHOD FOR DETERMINING A PHYSICAL PROPERTY OF AN OBJECT (AS AMENDED)
69742	Eastman Kodak Company	US	5543911	08/305,228	9/13/1994	8/6/1996	A METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF AN ANTI-COUNTERFEITING MAGNETIC VIEWING STRIP
69743	Eastman Kodak Company	US	5533759	08/305,227	9/13/1994	7/9/1996	METHOD OF CURRENCY OR DOCUMENT VALIDATION BY USE OF A TEMPERATURE SENSITIVE MAGNETIC PATTERN
69751	Eastman Kodak Company	US	5470626	08/393,142	2/21/1995	11/28/1995	OPTICAL RECORDING LAYERS CONTAINING SULFUR
69868	Eastman Kodak Company	US	5387574	08/241,313	5/10/1994	2/7/1995	RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
69888	Eastman Kodak Company	US	5511892	08/263,637	6/22/1994	4/30/1996	THERMAL PRINTER PLATEN WITH RELIEVED ENDS
69943	Eastman Kodak Company	US	5368995	08/231,218	4/22/1994	11/29/1994	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING PARTICLES OF A METAL ANTIMONATE
69951	Eastman Kodak Company	US	5534396	08/336,431	11/9/1994	7/9/1996	RINSE COMPOSITION FOR PHOTOGRAPHIC PAPER CONTAINING ALKYL ETHER SULFATE AND BIOCIDES, AND METHOD OF USE
69959	Eastman Kodak Company	US	5438581	08/291,253	8/16/1994	8/1/1995	LASER DRIVER ASIC CHIP
69966	Eastman Kodak Company	US	5606351	08/262,414	6/20/1994	2/25/1997	ALTERING THE INTENSITY OF THE COLOR OF INK JET DROPLETS

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69978	Eastman Kodak Company	DE	69603893.5	96420086.9	3/15/1996	8/25/1999	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	FR	0736249	96420086.9	3/15/1996	8/25/1999	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	GB	0736249	96420086.9	3/15/1996	8/25/1999	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	US	5683826	08/605,240	2/9/1996	11/4/1997	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTIONS
69978	Eastman Kodak Company	US	5846555	08/711,354	9/5/1996	12/8/1998	ORGANIC/INORGANIC GELS FOR DELIVERING CONTROLLED QUANTITIES OF ACTIVE COMPOUNDS IN AQUEOUS SOLUTION
69992	Eastman Kodak Company	US	5491568	08/260,134	6/15/1994	2/13/1996	METHOD AND APPARATUS FOR CLOSED SYSTEM COLOR CALIBRATION
69993	Eastman Kodak Company	US	5473383	08/259,830	6/15/1994	12/5/1995	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH THREE (SEE NOTES)
70036	Eastman Kodak Company	US	5589318	08/583,198	1/4/1996	12/31/1996	HIGH CONTRAST PHOTOGRAPHIC SILVER HALIDE MATERIAL
70077	Eastman Kodak Company	US	5674658	08/515,025	8/14/1995	10/7/1997	LITHOGRAPHIC PRINTING PLATES UTILIZING AN OLEOPHILIC IMAGING LAYER
70077	Eastman Kodak Company	US	5677106	08/698,829	8/16/1996	10/14/1997	LITHOGRAPHIC PRINTING PLATES_UTILIZING AN OLEOPHILIC IMAGING LAYER

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70081	Eastman Kodak Company	US	5700594	08/385,613	2/9/1995	12/23/1997	A MAGNETIC MEDIUM CAPABLE OF SUPPORTING BOTH LONGITUDINAL AND PERPENDICULAR RECORDING, AND METHOD OF MAKING SAME
70104	Eastman Kodak Company	US	5518867	08/394,996	2/27/1995	5/21/1996	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70104	Eastman Kodak Company	US	5534397	08/443,638	5/18/1995	7/9/1996	ELECTRON BEAM RECORDING FILM WITH LOW VISUAL AND ULTRAVIOLET DENSITY
70171	Eastman Kodak Company	US	5550011	08/381,803	2/1/1995	8/27/1996	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70171	Eastman Kodak Company	US	5595862	08/533,625	9/25/1995	1/21/1997	PHOTOGRAPHIC ELEMENTS CONTAINING MATTE PARTICLES OF BIMODAL SIZE DISTRIBUTION
70203	Eastman Kodak Company	US	5615223	08/424,913	4/19/1995	3/25/1997	PPM DECODER UTILIZING DROP-OUT LOCATION INFORMATION
70205	Eastman Kodak Company	US	5616911	08/448,945	5/24/1995	4/1/1997	READ ONLY MAGNETIC SECURITY PATTERN
70223	Eastman Kodak Company	US	5698839	08/418,336	4/7/1995	12/16/1997	MAGNETICALLY ENCODABLE CARD HAVING MAGNETIC PIGMENT UNIFORMLY DISPERSED IN PLASTIC
70234	Eastman Kodak Company	US	5519462	08/278,298	7/21/1994	5/21/1996	DUAL FUNCTION MAGNETIC DATA READ CIRCUIT FOR PHOTOGRAPHIC EQUIPMENT
70285	Eastman Kodak Company	US	5478705	08/248,925	5/25/1994	12/26/1995	MILLING A COMPOUND USEFUL IN IMAGING ELEMENTS USING POLYMERIC MILLING MEDIA
70345	Eastman Kodak Company	US	5691682	08/370,720	1/10/1995	11/25/1997	VERY HIGH FIELD MICRO MAGNETIC ROLLER AND METHOD OF MAKING SAME
70346	Eastman Kodak Company	US	5610709	08/595,709	2/2/1996	3/11/1997	AUTOMATIC RANGING OPTICAL POWER MONITORING SYSTEM
70356	Eastman Kodak Company	US	5384304	08/247,194	5/20/1994	1/24/1995	RECEIVING ELEMENT SUBBING LAYER FOR USE IN THERMAL DYE TRANSFER

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70418	Eastman Kodak Company	US	5483306	08/245,109	5/17/1994	1/9/1996	SOUNDTRACK INTERFACE FOR MOTION PICTURE PROJECTOR
70446	Eastman Kodak Company	US	5521644	08/268,363	6/30/1994	5/28/1996	MECHANISM FOR CONTROLLABLY DEINTERLACING SEQUENTIAL LINES OF VIDEO DATA FIELD BASED UPON PIXEL SIGNALS ASSOCIATED WITH FOUR (SEE NOTES)
70453	Eastman Kodak Company	US	5436921	08/263,854	6/22/1994	7/25/1995	HIGH DYANMIC RANGE LASER DIODE DIRECT MODULATION
70456	Eastman Kodak Company	US	5791692	08/455,770	5/31/1995	8/11/1998	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	6004061	09/035,448	3/5/1998	12/21/1999	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70456	Eastman Kodak Company	US	5957502	09/105,291	6/26/1998	9/28/1999	DUAL SIDED PHOTOGRAPHIC ALBUM LEAF AND METHOD OF MAKING
70457	Eastman Kodak Company	FR	0684507	95106646.3	5/3/1995	9/8/1999	COMMUNITION WITH SMALL PARTICLE MILLING MEDIA
70457	Eastman Kodak Company	GB	0684507	95106646.3	5/3/1995	9/8/1999	COMMUNITION WITH SMALL PARTICLE MILLING MEDIA
70462	Eastman Kodak Company	US	5474888	08/331,789	10/31/1994	12/12/1995	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70463	Eastman Kodak Company	US	5500335	08/331,832	10/31/1994	3/19/1996	PHOTOGRAPHIC EMULSION CONTAINING TRANSITION METAL COMPLEXES
70497	Eastman Kodak Company	US	5429909	08/283,880	8/1/1994	7/4/1995	OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5468591	08/259,586	6/14/1994	11/21/1995	BARRIER LAYER FOR LASER ABLATIVE IMAGING
70498	Eastman Kodak Company	US	5576144	08/547,268	10/24/1995	11/19/1996	VINYL POLYMER BINDER FOR LASER ABLATIVE IMAGING
70499	Eastman Kodak Company	JP	3691548	95/0157433	6/23/1995	6/24/2005	A DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER

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70499	Eastman Kodak Company	US	5411931	08/265,604	6/24/1994	5/2/1995	THERMAL DYE TRANSFER RECEIVING ELEMENT WITH POLYCARBONATE POLYOL CROSSLINKED POLYMER
70500	Eastman Kodak Company	US	5510227	08/259,588	6/14/1994	4/23/1996	IMAGE DYE FOR LASER ABLATIVE RECORDING ELEMENT
70513	Eastman Kodak Company	US	5451561	08/294,293	8/23/1994	9/19/1995	RECEIVING ELEMENT SUBBING LAYER FOR THERMAL DYE TRANSFER
70561	Eastman Kodak Company	US	5517218	07/911,200	7/9/1992	5/14/1996	INK PRINTER WITH A CLEANING AND SEALING STATION
70574	Eastman Kodak Company	US	5629354	08/395,352	2/28/1995	5/13/1997	SENSITIZED PHOTOPOLYMERIZABLE COMPOSITIONS AND USE THEREOF IN LITHOGRAPHIC PRINTING PLATES
70575	Eastman Kodak Company	US	5543273	08/394,115	2/24/1995	8/6/1996	RADIATION-SENSITIVE PHOTOGRAPHIC PLATES AND IMPROVED METHOD FOR MANUFACTURE THEREOF
70577	Eastman Kodak Company	DE	69525088.4	95101866.2	2/11/1995	1/23/2002	ELECTRONIC STILL CAMERA
70582	Eastman Kodak Company	US	5715073	08/383,286	2/3/1995	2/3/1998	PROCESSING HALFTONE COLOR IMAGES
70588	Eastman Kodak Company	US	5582960	08/390,442	2/17/1995	12/10/1996	PHOTOGRAPHIC PRINT MATERIAL
70628-1	Eastman Kodak Company	US	5553965	08/388,015	2/14/1995	9/10/1996	CONSTRAINT SYSTEM FOR PARALLEL CANTILEVER SHAFTS
70641	Eastman Kodak Company	US	5609923	08/600,709	2/13/1996	3/11/1997	A METHOD OF CURTAIN COATING A MOVING SUPPORT WHEREIN THE MAXIMUM PRACTICAL COATING SPEED IS INCREASED (AS AMENDED)
70645	Eastman Kodak Company	DE	69533054.3	95202928.8	10/30/1995	5/19/2004	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES
70645	Eastman Kodak Company	FR	0712094	95202928.8	10/30/1995	5/19/2004	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES

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70645	Eastman Kodak Company	GB	0712094	95202928.8	10/30/1995	5/19/2004	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES
70645	Eastman Kodak Company	US	5583659	08/338,051	11/10/1994	12/10/1996	A MULTI-WINDOWING TECHNIQUE FOR THRESHOLDING AN IMAGE USING LOCAL IMAGE PROPERTIES
70693	Eastman Kodak Company	US	5633664	08/380,898	1/30/1995	5/27/1997	METHOD OF INFLUENCING THE CONTACT ANGLE OF THE NOZZLE SURFACE OF INKJET PRINTHEADS
70703	Eastman Kodak Company	DE	M9001573.8	M9001573.8	3/2/1990	11/24/1990	PRINTER WITH A DETACHABLE CASSETTE HOUSING
70706	Eastman Kodak Company	US	5530460	08/210,128	3/17/1994	6/25/1996	METHOD FOR ADJUSTMENT OF A SERIAL RECORDING DEVICE
70710	Eastman Kodak Company	US	5365348	07/969,200	4/8/1993	11/15/1994	HALF-TONE IMAGE PRINTING METHOD
70719	Eastman Kodak Company	US	5760804	07/952,628	1/21/1993	6/2/1998	INK-JET PRINTING HEAD FOR A LIQUID-JET PRINTING DEVICE OPERATING ON THE HEAT CONVERTER PRINCIPLE AND PROCESS FOR MAKING IT
70723	Eastman Kodak Company	US	5353387	08/059,839	5/10/1993	10/4/1994	PROCESS FOR REDUCING THE QUANTITY OF INK APPLIED TO RECORDING SUBSTRATES BY INK PRINTING DEVICES TO PREVENT IMAGE DEGRADATION
70729	Eastman Kodak Company	US	5429441	08/122,532	11/23/1993	7/4/1995	PROCESS OF PRINTING WITH SERIAL PRINthead
70748	Eastman Kodak Company	US	5463411	08/054,715	4/28/1993	10/31/1995	ELECTROTHERMIC BUBBLE JET PRINT HEAD
70850	Eastman Kodak Company	US	5627846	08/424,916	4/19/1995	5/6/1997	DROP-OUT LOCATION DETECTION CIRCUIT
70857	Eastman Kodak Company	US	5682205	08/709,525	9/6/1996	10/28/1997	ADAPTIVE, GLOBAL-MOTION COMPENSATED DEINTERLACING OF SEQUENTIAL VIDEO FIELDS WITH POST PROCESSING
70862	Eastman Kodak Company	JP	4000488	1996-3806	1/12/1996	8/24/2007	SYSTEM FOR EVALUATING DOCUMENT IMAGE AND METHOD THEREFOR

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70862	Eastman Kodak Company	US	6408094	08/963,987	11/4/1997	6/18/2002	DOCUMENT IMAGE ASSESSMENT SYSTEM AND METHOD
70876	Eastman Kodak Company	US	5748284	08/413,148	3/29/1995	5/5/1998	INDEX PRINT
70876	Eastman Kodak Company	US	5966199	09/062,122	4/17/1998	10/12/1999	INDEX PRINT
70891	Eastman Kodak Company	US	5723623	08/732,732	10/18/1996	3/3/1998	METHOD OF TRANSFORMING PYRAZOLE COMPOUNDS
70916	Eastman Kodak Company	US	5541645	08/282,182	7/28/1994	7/30/1996	METHOD AND APPARATUS FOR DYNAMICALLY DETERMINING AND SETTING CHARGE TRANSFER AND COLOR CHANNEL EXPOSURE TIMES FOR A »SEE FILING NOTES°
70949	Eastman Kodak Company	US	5641596	08/567,793	12/5/1995	6/24/1997	ADJUSTING FILM GRAIN PROPERTIES IN DIGITAL IMAGES
70952	Eastman Kodak Company	US	5585910	08/281,332	7/27/1994	12/17/1996	IMAGE FORMING APPARATUS INCLUDING RECEIVING SHEET CONTROL DEVICE AND IMAGE FORMING METHOD
70953	Eastman Kodak Company	US	5493378	08/281,281	7/27/1994	2/20/1996	IMAGE FORMING APPARATUS HAVING A HEATED PRESSURE FUSER AND METHOD OF USE
70961	Eastman Kodak Company	US	5553951	08/373,824	1/17/1995	9/10/1996	HEATED PLATEN OR ROLLERS ELEVATE TEMPERATURE OF RECEIVER IN A THERMAL PRINTER
70981	Eastman Kodak Company	US	5581339	08/281,282	7/27/1994	12/3/1996	A METHOD OF FORMING DUPLEX TONER IMAGES
71057	Eastman Kodak Company	US	5644228	08/330,506	10/28/1994	7/1/1997	PERMANENT MAGNET ASSEMBLY WITH MR AND DC COMPENSATING BIAS
71074	Eastman Kodak Company	US	5532584	08/330,639	10/28/1994	7/2/1996	MY SENSOR INCLUDING CALIBRATION CIRCUIT WHEREIN SIGNALS ARE AVERAGED FOR DETERMINING A CORRECTION FACTOR AND POLE PIECES ARE SHAPED TO REDUCE FIELD IN GAP THERE BETWEEN
71116	Eastman Kodak Company	US	5747585	08/390,449	2/17/1995	5/5/1998	PROCESS FOR SYNTHESIZING LATEX POLYMERS FROM SOLIDMONOMER PARTICLES

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71131	Eastman Kodak Company	US	5605323	08/407,836	3/21/1995	2/25/1997	IMAGING APPARATUS WITH SHEET MEDIA TRAY HAVING PARTIAL SIDES
71142	Eastman Kodak Company	US	5478434	08/349,632	12/1/1994	12/26/1995	DE-LAMINATOR APPARATUS AND METHOD WITH LEADER DIVERTER
71169	Eastman Kodak Company	US	5724071	08/378,855	1/25/1995	3/3/1998	DEPTH IMAGE DISPLAY ON A CRT
71170	Eastman Kodak Company	US	6218071	08/295,315	8/24/1994	4/17/2001	ABRASION-RESISTANT OVERCOAT LAYER FOR LASER ABLATIVE IMAGING
71177	Eastman Kodak Company	US	5559077	08/459,391	6/2/1995	9/24/1996	ANTISTATIC BACKING LAYER FOR TRANSPARENT RECEIVER USED IN THERMAL DYE TRANSFER
71192	Eastman Kodak Company	US	5583665	08/387,550	2/13/1995	12/10/1996	METHOD AND APPARATUS FOR PERFORMING COLOR TRANSFORMATIONS
71209	Eastman Kodak Company	US	5536628	08/352,015	12/8/1994	7/16/1996	AQUEOUS COATING COMPOSITIONS CONTAINING DYE-IMPREGNATED POLYMERS
71211	Eastman Kodak Company	US	5506919	08/411,035	3/27/1995	4/9/1996	CONDUCTIVE MEMBRANE OPTICAL MODULATOR
71228	Eastman Kodak Company	US	5629418	08/330,396	10/27/1994	5/13/1997	METHOD FOR PREPARING TITANYL FLUOROPHTHALOCYANINES, ELECTROPHOTOGRAPHIC ELEMENTS, AND TITANYL FLUOROPHTHALOCYANINE COMPOSITIONS
71231	Eastman Kodak Company	US	5432203	08/353,863	12/12/1994	7/11/1995	PROCESS OF RECOVERING COMPONENTS FROM POLYESTER RESINS
71264	Eastman Kodak Company	US	5774236	08/574,757	12/20/1995	6/30/1998	A MULTI-RESOLUTION HALFTONE TILIER
71288	Eastman Kodak Company	US	5529884	08/353,577	12/9/1994	6/25/1996	BACKING LAYER FOR LASER ABLATIVE IMAGING
71290	Eastman Kodak Company	US	5968704	09/056,027	4/6/1998	10/19/1999	TRANSFER SUPPORT AND METHOD FOR FUSING A TRANSFERABLE IMAGE TO A DIGITAL DISC

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71320	Eastman Kodak Company	US	5615391	08/428,744	4/25/1995	3/25/1997	APPARATUS FOR AND METHOD OF ENSURING PRIVACY AT AUTOMATED IMAGE MEDIA STATION
71327	Eastman Kodak Company	US	5536627	08/407,936	3/21/1995	7/16/1996	PHOTOGRAPHIC ELEMENTS WITH IMPROVED CINCH SCRATCH RESISTANCE
71334	Eastman Kodak Company	US	5793414	08/559,388	11/15/1995	8/11/1998	INTERACTIVE VIDEO COMMUNICATION SYSTEM
71339	Eastman Kodak Company	US	5484694	08/342,959	11/21/1994	1/16/1996	IMAGING ELEMENT COMPRISING AN ELECTRICALLY- CONDUCTIVE LAYER CONTAINING ANTIMONY-DOPED TIN OXIDE PARTICLES
71416	Eastman Kodak Company	US	5573631	08/347,927	12/1/1994	11/12/1996	MANUALLY-OPERABLE DE-LAMINATOR APPARATUS
71438	Eastman Kodak Company	US	5593152	08/398,207	3/2/1995	1/14/1997	SHEET MEDIA SUPPLY TRAY ORIENTS SHEETS TO REGISTRATION POSTS IN IMAGING APPARATUS
71462	Eastman Kodak Company	US	5956157	08/353,644	12/8/1994	9/21/1999	METHOD AND APPARATUS FOR LOCALLY BLENDING GRAY DOT TYPES OF THE SAME OR DIFFERENT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
71472	Eastman Kodak Company	US	5538935	08/473,684	6/7/1995	7/23/1996	RECEIVING ELEMENT CONTAINING ELASTOMERIC BEADS FOR THERMAL DYE TRANSFER
71507	Eastman Kodak Company	US	5541048	08/440,265	5/12/1995	7/30/1996	LUBRICANT PARTICLES, METHOD OF PREPARATION, AND PHOTOGRAPHIC ELEMENTS
71508	Eastman Kodak Company	US	5742405	08/378,851	1/26/1995	4/21/1998	AN IMPROVED METHOD AND SYSTEM FOR FORMING MULTI-LEVEL HALFTONE IMAGES FROM AN INPUT DIGITAL IMAGE
71522	Eastman Kodak Company	US	5576266	08/599,692	2/12/1996	11/19/1996	MAGNETIC LAYER IN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
71524	Eastman Kodak Company	JP		95/0290160	11/8/1995		ANTI-GOUGING SKIVE MECHANISM WITH REPLACEABLE FINGERS

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71536	Eastman Kodak Company	US	5514637	08/410,659	3/24/1995	5/7/1996	THERMAL DYE TRANSFER DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
71558	Eastman Kodak Company	US	5520601	08/403,082	3/13/1995	5/28/1996	CERAMIC ROLLERS FOR CONVEYANCE OF PHOTOGRAPHIC FILMS AND PAPER AND POLYMERIC WEBS
71586	Eastman Kodak Company	US	5563717	08/383,332	2/3/1995	10/8/1996	METHOD AND MEANS FOR CALIBRATION OF PHOTOGRAPHIC MEDIA
71604	Eastman Kodak Company	US	5581371	08/399,678	3/7/1995	12/3/1996	IMPROVED ERROR DIFFUSION METHOD
71624	Eastman Kodak Company	US	5520544	08/411,138	3/27/1995	5/28/1996	TALKING PICTURE ALBUM
71684	Eastman Kodak Company	US	6237264	08/907,746	2/9/2000	5/29/2001	DEVICE AND METHOD FOR PRODUCING LENTICULAR IMAGES WITH MOTION
71816	Eastman Kodak Company	US	5521050	08/356,985	12/16/1994	5/28/1996	UV DYES FOR LASER ABLATIVE RECORDING ELEMENT
71843	Eastman Kodak Company	FR	9611225	9611225	9/9/1996	2/6/1998	STAND ALONE PHOTOFINISHING APPARATUS
71843	Eastman Kodak Company	GB	2305259	96018676.2	9/6/1996	10/27/1999	STAND ALONE PHOTOFINISHING APPARATUS
71843	Eastman Kodak Company	US	RE38447	09/928,947	8/13/2001	3/2/2004	STAND ALONE PHOTOFINISHING APPARATUS
71861	Eastman Kodak Company	US	5874981	08/574,506	12/19/1995	2/23/1999	COMBINED PULSE-WIDTH AND AMPLITUDE MODULATION OF EXPOSING LASER BEAM FOR THERMAL DYE TRANSFER
71864	Eastman Kodak Company	US	5602654	08/369,847	1/6/1995	2/11/1997	A CONTOUR-SENSITIVE, SINGLE-FIELD DEINTERLACING METHOD
71866	Eastman Kodak Company	US	5598040	08/455,963	5/31/1995	1/28/1997	LASER WRITER HAVING HIGH SPEED, HIGH CURRENT LASERDRIVER
71876	Eastman Kodak Company	US	5608542	08/415,104	3/31/1995	3/4/1997	FORMATTED DIGITAL INDEX PRINT SYSTEM AND METHOD

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71877	Eastman Kodak Company	US	5677262	08/620,091	3/21/1996	10/14/1997	PROCESS FOR OBTAINING LOW GLOSS RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
71916	Eastman Kodak Company	US	5764258	08/510,211	8/2/1995	6/9/1998	PRINT HEAD WITH INTEGRATED PUMP
71924	Eastman Kodak Company	US	5684609	08/596,849	2/5/1996	11/4/1997	D.C. OFFSET RESTORATION FOR IMAGE SCANNERS
71933	Eastman Kodak Company	US	6042048	09/132,436	8/11/1998	3/28/2000	CORE FOR WINDING A WEB OF DEFORMABLE MATERIAL
71970	Eastman Kodak Company	US	5488025	08/473,805	6/7/1995	1/30/1996	DYE-RECEIVING ELEMENT CONTAINING ELASTOMERIC BEADS IN OVERCOAT LAYER FOR THERMAL DYE TRANSFER
72013	Eastman Kodak Company	US	5543269	08/417,318	4/4/1995	8/6/1996	IMAGE WRITING ON CERAMICS
72038	Eastman Kodak Company	US	5691123	08/587,123	1/11/1996	11/25/1997	METHOD TO SELECTIVELY REMOVE LUBRICANT FROM ONE SIDE OF LUBRICANT-COATED SUPPORT
72072	Eastman Kodak Company	US	5757517	08/409,554	3/23/1995	5/26/1998	ADAPTIVE ERROR DIFFUSION METHOD
72084	Eastman Kodak Company	US	5558980	08/390,722	2/17/1995	9/24/1996	METHOD FOR PREPARING PHOTOGRAPHIC ELEMENTS COMPRISING LOADED LATEX COMPOSITIONS
72098	Eastman Kodak Company	US	5673320	08/392,713	2/23/1995	9/30/1997	METHOD AND APPARATUS FOR IMAGE-BASED VALIDATIONS OF PRINTED DOCUMENTS
72114-1	Eastman Kodak Company	US	5551213	08/414,462	3/31/1995	9/3/1996	APPARATUS AND METHOD FOR VACUUM SEALING POUCHES
72114-2	Eastman Kodak Company	US	5561964	08/414,479	3/31/1995	10/8/1996	APPARATUS AND METHOD FOR HEAT SEALING POUCHES
72124	Eastman Kodak Company	US	5737677	08/572,559	12/14/1995	4/7/1998	APPARATUS AND METHOD OF TONER TRANSFER USING NON-MARKING TONER
72128	Eastman Kodak Company	US	5739838	08/425,278	4/20/1995	4/14/1998	PULSE WIDTH MODULATION METHOD FOR A PARALLEL INPUT PRINT HEAD

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72129	Eastman Kodak Company	US	5774163	08/425,276	4/20/1995	6/30/1998	BINARY WEIGHTED MODULATION FOR A PARALLEL INPUT PRINT HEAD
72134	Eastman Kodak Company	US	5654470	08/687,819	7/26/1996	8/5/1997	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72145-1	Eastman Kodak Company	US	5689376	08/427,552	4/24/1995	11/18/1997	A TWO ELEMENT OPTICAL SYSTEM, A CAMERA USING IT AND METHOD OF MAKING THE CAMERA
72182-1	Eastman Kodak Company	US	5722924	08/636,436	4/23/1996	3/3/1998	ROLLER FOR CONVEYING WEB IN A RESIN COATING ENVIRONMENT
72182-2	Eastman Kodak Company	US	5738754	08/636,418	4/23/1996	4/14/1998	IMPROVED LAMINATION EQUIPMENT
72193	Eastman Kodak Company	US	5534479	08/469,248	6/6/1995	7/9/1996	THERMAL DYE TRANSFER SYSTEM WITH RECEIVER CONTAINING AN ACID MOIETY
72201	Eastman Kodak Company	US	5622818	08/564,515	11/29/1995	4/22/1997	COLOR PHOTOGRAPHIC ELEMENTS CONTAINING YELLOW- COLORED MAGENTA DYE-FORMING MASKING COUPLERS
72219	Eastman Kodak Company	US	5593804	08/567,751	12/5/1995	1/14/1997	TEST POUCH
72219	Eastman Kodak Company	US	5674653	08/729,896	10/15/1996	10/7/1997	TEST POUCH
72225	Eastman Kodak Company	US	5773181	08/448,056	5/23/1995	6/30/1998	NON-UNIFORMLY SUBSTITUTED PHTHALOCYANINE COMPOSITIONS, PREPARATION METHODS, AND ELECTROPHOTOGRAPHIC ELEMENTS
72226	Eastman Kodak Company	US	5614342	08/434,148	5/2/1995	3/25/1997	METHODS FOR PREPARING COCRYSTALS OF TITANYL FLUOROPHTHALOCYANINES AND UNSTUBSTITUTED TITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **SEE FN**

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72226	Eastman Kodak Company	US	5766810	08/734,799	10/23/1996	6/16/1998	METHODS FOR PREPARING AMORPHOUS AND COCRYSTALLIZED OF TITANYL FLUOROPHTHALOCYANINES AND UNSUBSTITUTED TITANYL PHTHALOCYANINE, ELECTROPHOTOGRAPHIC **FN**
72256	Eastman Kodak Company	US	5805777	08/656,616	5/31/1996	9/8/1998	EXTENDED PRINTER CONTROL INTERFACE
72289	Eastman Kodak Company	US	5757425	08/574,707	12/19/1995	5/26/1998	METHOD AND APPARATUS FOR INDEPENDENTLY CALIBRATING LIGHT SOURCE AND PHOTO SENSOR ARRAYS
72310	Eastman Kodak Company	US	5777751	08/667,264	6/20/1996	7/7/1998	CORRECTION OF CURVED SCAN LINES IN AN OPTICAL SCANNING SYSTEM
72311	Eastman Kodak Company	US	5646786	08/427,523	3/24/1995	7/8/1997	BEAMSPLITTER FOR LASER MULTI-BEAM PRINTERS AND RECORDERS
72311	Eastman Kodak Company	US	5825552	08/885,307	6/30/1997	10/20/1998	BEAMSPLITTER/STAGGERER FOR MULTI-BEAM LASER PRINTERS
72318	Eastman Kodak Company	US	5597680	08/567,788	12/5/1995	1/28/1997	IMAGING ELEMENT COMPRISING AN AUXILIARY LAYER CONTAINING SOLVENT-DISPERSIBLE POLYMER PARTICLES
72341	Eastman Kodak Company	US	5689184	08/681,002	7/22/1996	11/18/1997	LARGE SCALE METALLIC OBJECT DETECTOR
72348	Eastman Kodak Company	US	5667944	08/636,076	4/22/1996	9/16/1997	DIGITAL PROCESS SENSITIVITY CORRECTION
72355	Eastman Kodak Company	US	5690264	08/608,887	2/29/1996	11/25/1997	APPARATUS AND METHOD FOR SELF-ALIGNING CONTACTING SURFACES (AS AMENDED)
72383	Eastman Kodak Company	US	5831759	08/564,614	11/29/1995	11/3/1998	AN ELECTRO-OPTIC MODULATOR WITH PASSIVATION LAYER
72397	Eastman Kodak Company	US	5576456	08/589,444	1/22/1996	11/19/1996	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72398	Eastman Kodak Company	US	5952520	08/678,006	7/10/1996	9/14/1999	RECOVERY OF ESTER MONOMER FROM POLYESTER RESINS

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72399	Eastman Kodak Company	US	5794111	08/572,586	12/14/1995	8/11/1998	APPARATUS AND METHOD OF TRANSFERING TONER USING NON-MARKING TONER AND MARKING TONER
72400	Eastman Kodak Company	US	5576267	08/633,283	4/16/1996	11/19/1996	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
72450-1	Eastman Kodak Company	US	5633486	08/444,488	5/19/1995	5/27/1997	SATURATED MODE MR HEAD
72461	Eastman Kodak Company	US	5579054	08/426,309	4/21/1995	11/26/1996	A SYSTEM AND METHOD FOR CREATING HIGH-QUALITY STILLS FROM INTERLACED VIDEO
72484	Eastman Kodak Company	US	5805189	08/568,052	12/6/1995	9/8/1998	DEVICE FOR FLUID SUPPLY OF A MICRO-METERING DEVICE
72492	Eastman Kodak Company	US	5576172	08/442,232	5/15/1995	11/19/1996	ELEVATED IODIDE SURFACE LAMINAE TABULAR GRAIN EMULSIONS
72503	Eastman Kodak Company	US	5558981	08/442,238	5/15/1995	9/24/1996	EMULSIONS WITH THE HIGHEST SPEEDS COMPATIBLE WITH LOW GRANULARITY
72522	Eastman Kodak Company	JP	3974206	96/0212802	8/12/1996	6/22/2007	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72522	Eastman Kodak Company	US	5736295	08/694,354	8/8/1996	4/7/1998	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL
72595	Eastman Kodak Company	DE	69618753.1	96921659.7	6/17/1996	1/23/2002	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	DE	69618553.9	96921681.1	6/17/1996	1/16/2002	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	FR	0778977	96921659.7	6/17/1996	1/23/2002	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS
72595	Eastman Kodak Company	FR	0778978	96921681.1	6/17/1996	1/16/2002	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	GB	0778977	96921659.7	6/17/1996	1/23/2002	METHOD AND APPARATUS FOR WRITING AND LABELLING INDIVIDUAL DIGITAL DISCS

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72595	Eastman Kodak Company	GB	0778978	96921681.1	6/17/1996	1/16/2002	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72595	Eastman Kodak Company	US	6109324	08/809,062	2/11/2000	8/29/2000	METHOD AND APPARATUS FOR PREPARING LABELLED DIGITAL DISC
72604	Eastman Kodak Company	US	5577614	08/571,008	12/12/1995	11/26/1996	COMBINED SHIPPING AND DISPENSING PACKAGE FOR FLUID CONTAINERS
72609	Eastman Kodak Company	US	5747547	08/687,883	7/26/1996	5/5/1998	RECOVERY OF COMPONENTS FROM POLYESTER RESINS
72610	Eastman Kodak Company	US	5770778	08/678,018	7/10/1996	6/23/1998	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72611-1	Eastman Kodak Company	US	5956469	08/896,713	7/18/1997	9/21/1999	SELECTING A CALIBRATION FUNCTION FOR A DIGITAL PRINTER WHICH MINIMIZES AN ERROR CRITERION
72611-2	Eastman Kodak Company	US	5995714	08/602,409	2/16/1996	11/30/1999	METHOD FOR PRINTER CALIBRATION
72613	Eastman Kodak Company	US	5675568	08/586,082	1/16/1996	10/7/1997	LASER POWER CONTROL IN AN OPTICAL RECORDING SYSTEM TO COMPENSATE FOR VARIATIONS IN MARK LENGTH RESULTING FROM A WOBBLING GROOVE
72623	Eastman Kodak Company	US	5523274	08/466,641	6/6/1995	6/4/1996	THERMAL DYE TRANSFER SYSTEM WITH LOW-TG POLYMERIC RECEIVER CONTAINING AN ACID MOIETY
72629	Eastman Kodak Company	US	5652936	08/597,096	2/6/1996	7/29/1997	AUTOMATED PHOTOFINISHING APPARATUS WITH CONVENIENT ORDER STATUS CHECKING FEATURE
72644	Eastman Kodak Company	US	5585158	08/482,718	6/7/1995	12/17/1996	RECORDABLE OPTICAL ELEMENT USING LOW ABSORPTION MATERIALS

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72727	Eastman Kodak Company	US	5672780	08/687,822	7/26/1996	9/30/1997	PURIFICATION OF ETHYLENE GLYCOL RECOVERED FROM POLYESTER RESINS
72736-1	Eastman Kodak Company	US	5693200	08/616,148	3/14/1996	12/2/1997	FORMING A HIGH PERFORMANCE CO/PT DISK
72736-2	Eastman Kodak Company	US	5612109	08/615,367	3/14/1996	3/18/1997	OPTICAL STORAGE MEDIUM INCLUDING MULTIPLE DATA LEVELS MADE OF CO/PT MAGNETO-OPTIC RECORDING MEDIA
72750	Eastman Kodak Company	US	5910400	09/031,155	2/26/1998	6/8/1999	ANTISTATIC COMPOSITION AND PHOTOGRAPHIC ELEMENT CONTAINNG A LAYER OF THIS COMPOSITION
72776	Eastman Kodak Company	US	5662279	08/567,794	12/5/1995	9/2/1997	PROCESS FOR MILLING AND MEDIA SEPARATION
72801	Eastman Kodak Company	US	6192955	09/022,782	2/12/1998	2/27/2001	APPARATUS AND METHOD FOR ALIGNING WEBS
72820	Eastman Kodak Company	US	5835254	08/633,091	4/16/1996	11/10/1998	A MOUNTING ASSEMBLY FOR MODULATORS
72821	Eastman Kodak Company	US	6075888	08/585,082	1/11/1996	6/13/2000	SYSTEM FOR CREATING A DEVICE SPECIFIC COLOR PROFILE
72837	Eastman Kodak Company	US	5659433	08/655,579	5/30/1996	8/19/1997	ACTUATOR WITH REDUCED LENS TILT ERROR
72845	Eastman Kodak Company	US	5646919	08/584,933	1/16/1996	7/8/1997	DYNAMIC TRACKING CONTROL IN AN OPTICAL RECORDING SYSTEM BY SENSING MARK FORMATION
72875	Eastman Kodak Company	US	5666592	08/631,335	4/12/1996	9/9/1997	VARIABLE GLOSS FUSER
72883	Eastman Kodak Company	US	5967450	09/018,093	2/3/1998	10/19/1999	MULTIPLE DUROMETER PRESSURE ROLLER
72896	Eastman Kodak Company	US	5748204	08/639,582	4/29/1996	5/5/1998	HYBRID IMAGING SYSTEM CAPABLE OF USING INK JET AND THERMAL DYE TRANSFER IMAGING TECHNOLOGIES ON A SINGLE IMAGE RECEIVER
72915	Eastman Kodak Company	US	5699190	08/567,790	12/5/1995	12/16/1997	ENCODED LENTICULAR MEDIA
72916	Eastman Kodak Company	US	5689340	08/567,827	12/6/1995	11/18/1997	APPARATUS AND METHOD FOR MEASURING ALIGNMENT IN LENTICULAR MEDIA

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72922	Eastman Kodak Company	US	6115062	08/817,868	9/6/1996	9/5/2000	TELECINE REFERENCE ELEMENT, SYSTEM, AND METHOD FOR PROVIDING SCENE EXPOSURE INFORMATION
72954	Eastman Kodak Company	US	5650843	08/655,654	5/30/1996	7/22/1997	FEEDBACK CONTROL SYSTEM FOR AN OPTICAL INEGRATING CYLINDER
72955	Eastman Kodak Company	US	5734491	08/655,577	5/30/1996	3/31/1998	ELECTRO-OPTIC MODULATOR WITH THRESHOLD BIAS
72956	Eastman Kodak Company	US	5801856	08/687,127	7/24/1996	9/1/1998	SECURE PHOTOGRAPHIC SYSTEM
72967	Eastman Kodak Company	US	5731117	08/667,270	6/20/1996	3/24/1998	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72967	Eastman Kodak Company	US	5874018	08/882,671	6/25/1997	2/23/1999	OVERCOATED CHARGE TRANSPORTING ELEMENTS AND GLASSY SOLID ELECTROLYTES
72968	Eastman Kodak Company	US	5693442	08/667,901	6/20/1996	12/2/1997	CHARGE GENERATING ELEMENTS HAVING MODIFIED SPECTRAL SENSITIVITY
72974	Eastman Kodak Company	US	5764183	08/639,072	4/24/1996	6/9/1998	COLOR IMAGING APPARATUS USING OPTICAL PRINT HEAD WITH GREEN LED
72982	Eastman Kodak Company	US	5668899	08/638,899	4/24/1996	9/16/1997	OPTICAL RADIATION COUPLING INTO AN OPTICAL FIBER
72989	Eastman Kodak Company	US	5706097	08/713,306	9/13/1996	1/6/1998	INDEX PRINT FOR DIGITAL RECORDING MEDIUM
73000	Eastman Kodak Company	US	5698060	08/572,322	12/14/1995	12/16/1997	WEB BUTT-SPLICING APPARATUS
73001	Eastman Kodak Company	US	5667860	08/557,252	11/14/1995	9/16/1997	OPTICAL RECORDING ELEMENTS HAVING RECORDING LAYERSEXHIBITING REDUCED BUBBLE FORMATION
73031	Eastman Kodak Company	DE	69611509.3	96420331.8	11/15/1996	1/10/2001	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	FR	0776952	96420331.9	11/15/1996	1/10/2001	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS

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73031	Eastman Kodak Company	GB	0776952	96420331.9	11/15/1996	1/10/2001	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73031	Eastman Kodak Company	US	5679138	08/565,270	11/30/1995	10/21/1997	INK JET INKS CONTAINING NANOPARTICLES OF ORGANIC PIGMENTS
73037	Eastman Kodak Company	US	5700540	08/686,093	7/24/1996	12/23/1997	AN OPTICAL RECORDING MEDIUM
73042	Eastman Kodak Company	US	5767945	08/608,427	2/28/1996	6/16/1998	METHODS OF CHANGING THE VISIBILITY OF SOME CHARACTERISTIC OR INFORMATION TO BE INCLUDED IN A HARD COPY OF A RECORDED IMAGE
73059	Eastman Kodak Company	US	6032945	08/752,090	1/25/1999	3/7/2000	SHEET TRANSPORT APPARATUS
73077	Eastman Kodak Company	US	5804818	08/593,997	1/30/1996	9/8/1998	COATED INTERNALLY REFLECTING OPTICAL ELEMENT
73090	Eastman Kodak Company	US	5688964	08/600,714	2/13/1996	11/18/1997	PROCESS FOR PREPARING A ACYLHYRAZINO PYRAZOLE DERIVATIVE AND A PYRAZOLO{5,1-C}-1,2,4-TRIAZOLE COMPOUND
73095	Eastman Kodak Company	JP	3869054	96/0286919	10/29/1996	10/20/2006	DYE-DONOR ELEMENT
73095	Eastman Kodak Company	US	5670449	08/626,443	4/2/1996	9/23/1997	DYE-DONOR ELEMENT CONTAINING ELASTOMERIC BEADS FORTHERMAL DYE TRANSFER
73100	Eastman Kodak Company	US	5599766	08/633,251	4/18/1996	2/4/1997	METHOD OF MAKING A COLOR FILTER ARRAY ELEMENT
73104	Eastman Kodak Company	US	5614464	08/575,746	12/20/1995	3/25/1997	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER HAVING IMPROVED WRITEABILITY
73106	Eastman Kodak Company	US	5604078	08/568,913	12/7/1995	2/18/1997	RECEIVING ELEMENT FOR USE IN THERMAL DYE TRANSFER
73110	Eastman Kodak Company	US	5701567	08/655,536	5/30/1996	12/23/1997	COMPLIANT TRANSFER MEMBER HAVING MULTIPLE PARALLEL ELECTRODES AND METHOD OF USING
73111	Eastman Kodak Company	US	5717381	08/576,192	12/21/1995	2/10/1998	COPYRIGHT PROTECTION FOR PHOTOS AND DOCUMENTS USING MAGNETIC ELEMENTS

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73114	Eastman Kodak Company	US	5691533	08/560,556	11/17/1995	11/25/1997	A METHOD AND APPARATUS FOR THE DETECTION OF THE LOCATION OF MULTIPLE CHARACTER MARKS (AS AMENDED)
73117	Eastman Kodak Company	FR	9701318	9701318	1/31/1997	6/4/1999	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73117	Eastman Kodak Company	GB	2309936	97002280.0	2/4/1997	10/20/1999	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73117	Eastman Kodak Company	US	5666193	08/605,340	2/9/1996	9/9/1997	INTERMEDIATE TRANSFER OF SMALL TONER PARTICLES
73124	Eastman Kodak Company	US	5605750	08/580,698	12/29/1995	2/25/1997	MICROPOROUS INK-JET RECORDING ELEMENTS
73134	Eastman Kodak Company	US	5689372	08/577,633	12/22/1995	11/18/1997	INTEGRAL IMAGING WITH ANTI-HALATION
73136	Eastman Kodak Company	US	5639580	08/600,712	2/13/1996	6/17/1997	REFLECTIVE INTEGRAL IMAGE ELEMENT
73139	Eastman Kodak Company	US	5752111	08/600,713	2/13/1996	5/12/1998	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73139	Eastman Kodak Company	US	5946509	08/936,560	9/24/1997	8/31/1999	MULTI-LENS CAMERA WHICH RECORDS STATUS ON FILM
73166	Eastman Kodak Company	US	5696752	08/587,178	1/16/1996	12/9/1997	RECORDED WOBBLING GROOVE SIGNAL DETECTION IN AN OPTICAL SYSTEM
73183	Eastman Kodak Company	US	5651813	08/565,263	11/30/1995	7/29/1997	PREPARATION OF INK JET INKS WITH SODIUM N-METHYL-N-OLEOYL TAURATE
73184	Eastman Kodak Company	US	6008270	08/936,881	9/25/1997	12/28/1999	INK JET INKS CONTAINING BLOCK COPOLYMERS OF POLYETHYLENE OXIDE AND PROPYLENE OXIDE
73185	Eastman Kodak Company	US	5733695	08/562,668	11/27/1995	3/31/1998	ELECTROPHOTOGRAPHIC ELEMENTS WITH GENERATING LAYERS CONTAINING POLYESTER IONOMERS
73267	Eastman Kodak Company	US	5701535	08/668,192	6/21/1996	12/23/1997	CAMERA WITH MOVABLE OPTICAL ALBADA VIEWFINDER
73303	Eastman Kodak Company	US	5713032	08/582,571	1/3/1996	1/27/1998	COMPOUND DOCUMENT PROCESSING SYSTEM

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73305	Eastman Kodak Company	US	5686235	08/700,248	8/20/1996	11/11/1997	PHOTOGRAPHIC ELEMENTS CONTAINING CYAN DYE-FORMING COUPLER HAVING A SULFONE BALLAST GROUP
73305	Eastman Kodak Company	US	5962198	08/933,302	9/18/1997	10/5/1999	PHOTOGRAPHIC ELEMENTS CONTAINING CYAN DYE-FORMING COUPLES HAVING A PARTICULAR FORMULA
73309	Eastman Kodak Company	US	5714747	08/682,176	7/17/1996	2/3/1998	MAGNETIC CARD AND READER SYSTEM
73315	Eastman Kodak Company	US	5678304	08/686,081	7/24/1996	10/21/1997	METHOD FOR MANUFACTURING DOUBLE-SIDED CIRCUIT ASSEMBLIES
73332	Eastman Kodak Company	DE	69730544.9	97200015.2	1/6/1997	9/8/2004	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	FR	0785464	97200015.2	1/6/1997	9/8/2004	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	GB	0785464	97200015.2	1/6/1997	9/8/2004	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73332	Eastman Kodak Company	US	5576162	08/588,180	1/18/1996	11/19/1996	IMAGING ELEMENT HAVING AN ELECTRICALLY-CONDUCTIVE LAYER
73354	Eastman Kodak Company	US	5919730	08/598,785	2/8/1996	7/6/1999	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6045881	08/854,238	5/9/1997	4/4/2000	COPY RESTRICTIVE DOCUMENTS
73354	Eastman Kodak Company	US	6103353	09/111,984	7/8/1998	8/15/2000	COPY RESTRICTIVE DOCUMENTS
73358	Eastman Kodak Company	US	5822660	08/598,446	2/8/1996	10/13/1998	COPYRIGHT PROTECTION IN COLOR THERMAL PRINTS
73366	Eastman Kodak Company	US	5683836	08/586,105	1/16/1996	11/4/1997	METHOD OF MAKING BLACK MATRIX GRID LINES FOR A COLOR FILTER ARRAY
73375	Eastman Kodak Company	US	5689742	08/729,460	10/11/1996	11/18/1997	FULL FRAME ANNOTATION SYSTEM FOR CAMERA
73381	Eastman Kodak Company	US	5880759	08/750,438	12/3/1996	3/9/1999	LIQUID INK PRINTING APPARATUS AND SYSTEM

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73382	Eastman Kodak Company	US	5856836	08/750,599	4/9/1996	1/5/1999	COINCIDENT DROP SELECTION, DROP SEPARATION PRINTING METHOD AND SYSTEM
73386	Eastman Kodak Company	US	5815178	08/765,127	4/9/1996	9/29/1998	PRINTING METHOD AND APPARATUS EMPLOYING ELECTROSTATIC DROP SEPARATION
73394	Eastman Kodak Company	US	5841449	08/765,035	4/9/1996	11/24/1998	HEATER POWER COMPENSATION FOR PRINTING LOAD IN THERMAL PRINTING SYSTEMS
73395	Eastman Kodak Company	US	5920331	08/750,600	4/9/1996	7/6/1999	METHOD AND APPARATUS FOR ACCURATE CONTROL OF TEMPERATURE PULSES IN PRINTING HEADS
73399	Eastman Kodak Company	US	5808631	08/765,130	4/10/1996	9/15/1998	INTEGRATED FAULT TOLERANCE IN PRINTING MECHANISMS
73400	Eastman Kodak Company	US	5815179	08/750,431	4/10/1996	9/29/1998	BLOCK FAULT TOLERANCE IN INTEGRATED PRINTING HEADS
73403	Eastman Kodak Company	US	6030072	08/759,774	4/10/1996	2/29/2000	FAULT TOLERANCE IN HIGH VOLUME PRINTING PRESSES
73407	Eastman Kodak Company	US	6012799	08/750,604	4/9/1996	1/11/2000	INTEGRATED FOUR COLOR PRINT HEADS
73409	Eastman Kodak Company	US	5850241	08/750,435	4/10/1996	12/15/1998	MONOLITHIC PRINT HEAD STRUCTURE AND A MANUFACTURING PROCESS THEREFOR USING ANISOTROPIC WET ETCHING
73416	Eastman Kodak Company	US	6002847	08/750,312	4/10/1996	12/14/1999	HIGH CAPACITY COMPRESSED DOCUMENT IMAGE STORAGE FOR DIGITAL COLOR PRINTERS
73421	Eastman Kodak Company	US	5805178	08/750,602	4/10/1996	9/8/1998	INK JET HALFTONING WITH DIFFERENT INK CONCENTRATIONS (AS AMENDED)
73424	Eastman Kodak Company	US	5784077	08/750,437	4/10/1996	7/21/1998	MODULAR DIGITAL PRINTING
73430	Eastman Kodak Company	US	5909227	08/765,756	4/10/1996	6/1/1999	PHOTOGRAPH PROCESSING AND COPYING SYSTEM USING COINCIDENT FORCE DROP-ON-DEMAND INK JET PRINTING

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73457	Eastman Kodak Company	US	5912109	08/599,908	1/6/1998	6/15/1999	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES OF SPECIFIED SHEAR MODULUS (SEE NOTES)
73458	Eastman Kodak Company	US	5905021	08/598,590	1/6/1998	5/18/1999	IMAGING ELEMENT COMPRISING AN ELECTRICALLY-CONDUCTIVE LAYER CONTAINING CONDUCTIVE FINE PARTICLES AND WATER-INSOLUBLE POLYMER PARTICLES CONTAINING SULFONIC ACID GROUPS
73460	Eastman Kodak Company	US	5685537	08/595,061	2/1/1996	11/11/1997	CROSS-TRACK AND SKEW JUSTIFICATION OF CUT SHEETS
73493	Eastman Kodak Company	US	5611526	08/595,059	2/1/1996	3/18/1997	CUT SHEET TRAY HAVING JAM PREVENTION MEANS
73494	Eastman Kodak Company	US	5681389	08/594,203	1/31/1996	10/28/1997	GRAVURE COATING FEED APPARATUS (AS AMENDED)
73494	Eastman Kodak Company	US	6228431	08/851,915	9/8/1999	5/8/2001	CURTAIN FEED METHOD FOR A GRAVURE PROCESS
73509	Eastman Kodak Company	US	5678447	08/633,602	4/17/1996	10/21/1997	ON-LINE WEB PLANARITY MEASUREMENT APPARATUS AND METHOD
73516	Eastman Kodak Company	US	5672864	08/606,671	2/26/1996	9/30/1997	LIGHT INTEGRATOR
73517	Eastman Kodak Company	US	5633127	08/626,228	3/29/1996	5/27/1997	IMAGING ELEMENTS CAPABLE OF PROVIDING IN A SINGLE LAYER AN IMAGE AND AN INDEPENDENT MAGNETIC RECORD
73540	Eastman Kodak Company	US	5825399	08/608,161	2/28/1996	10/20/1998	DATA-DEPENDENT THERMAL COMPENSATION FOR AN LED PRINTHEAD
73541	Eastman Kodak Company	US	5673909	08/627,521	4/4/1996	10/7/1997	NIP SET FOR REVERSIBLE FEEDING OF SINGLE SHEETS

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73575	Eastman Kodak Company	US	5871656	08/733,711	10/17/1996	2/16/1999	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73575	Eastman Kodak Company	US	6217155	09/104,546	6/25/1998	4/17/2001	CONSTRUCTION AND MANUFACTURING PROCESS FOR DROP ON DEMAND PRINT HEADS WITH NOZZLE HEATERS
73583	Eastman Kodak Company	US	6126846	08/736,537	9/28/1998	10/3/2000	PRINT HEAD CONSTRUCTIONS FOR REDUCED ELECTROSTATIC INTERACTION BETWEEN PRINTED DROPLETS
73608	Eastman Kodak Company	US	5682398	08/643,243	5/3/1996	10/28/1997	FREQUENCY CONVERSION LASER DEVICES
73632	Eastman Kodak Company	US	5972831	08/873,657	6/12/1997	10/26/1999	INORGANIC TRANSPARENT PHOTOCATALYTIC COMPOSITION
73634	Eastman Kodak Company	US	5767874	08/615,366	3/14/1996	6/16/1998	PRINTING UNIFORMITY USING NARROW PRINthead SEGMENTS IN DIGITAL PRINTERS
73675	Eastman Kodak Company	US	5835117	08/657,880	5/31/1996	11/10/1998	NONLINEAR DITHERING TO REDUCE NEUTRAL TOE COLOR SHIFTS
73689	Eastman Kodak Company	US	5771059	08/621,417	3/25/1996	6/23/1998	AN APPARATUS FOR PREVENTING AXIAL MOVEMENT OF A LEAD SCREW
73698	Eastman Kodak Company	US	5944924	08/960,310	10/29/1997	8/31/1999	ULTRASONIC CUTTING APPARATUS AND METHOD
73702	Eastman Kodak Company	US	6012606	08/671,459	7/22/1998	1/11/2000	APPARATUS FOR DETECTING LOW LIQUID LEVEL IN BOTTOM-DRAINING CONTAINER
73702	Eastman Kodak Company	US	6131769	09/346,207	7/1/1999	10/17/2000	APPARATUS FOR DETECTING LOW LIQUID LEVEL IN BOTTOM-DRAINING CONTAINER
73704	Eastman Kodak Company	US	5700524	08/688,487	7/30/1996	12/23/1997	IMPROVED HIGH SPEED COATING STARTS USING A SHEAR THINNING TOP LAYER
73711	Eastman Kodak Company	US	5629791	08/658,904	5/31/1996	5/13/1997	OPTICAL COMPENSATION FOR LASER EMITTER ARRAY NON-LINEARITY

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73720	Eastman Kodak Company	US	5614465	08/672,167	6/25/1996	3/25/1997	METHOD OF MAKING A COLOR FILTER ARRAY BY THERMAL TRANSFER
73722	Eastman Kodak Company	US	5672869	08/627,852	4/3/1996	9/30/1997	A NOISE AND BACKGROUND REDUCTION METHOD FOR COMPONENT DETECTION IN CHROMATOGRAPHY/SPECTROMETRY
73734	Eastman Kodak Company	US	5695920	08/636,203	4/22/1996	12/9/1997	AQUEOUS COATING COMPOSITIONS USEFUL IN THE PREPARATION OF AUXILIARY LAYERS OF IMAGING ELEMENTS
73740	Eastman Kodak Company	US	5735617	08/886,846	7/1/1997	4/7/1998	ADJUSTABLE PRINTHEAD MOUNT FOR DOCUMENT IMAGING APPARATUS
73748	Eastman Kodak Company	US	5723211	08/625,980	4/1/1996	3/3/1998	INK-JET PRINTER RECORDING ELEMENT
73783	Eastman Kodak Company	US	5808657	08/668,041	6/17/1996	9/15/1998	A LASER PRINTER WITH LOW FILL MODULATOR ARRAY AND HIGH PIXEL FILL AT A MEDIA PLANE
73801	Eastman Kodak Company	US	5705309	08/719,100	9/24/1996	1/6/1998	LASER IMAGEABLE PHOTOSENSITIVE COMPOSITION AND ELEMENT CONTAINING POLYAZIDE IN PHOTOCROSSLINKABLE BINDER AND METHOD OF IMAGING THEREOF
73802	Eastman Kodak Company	US	6063544	08/822,376	3/21/1997	5/16/2000	POSITIVE-WORKING PRINTING PLATE AND METHOD OF PROVIDING A POSITIVE IMAGE THEREFROM USING LASER IMAGING
73803	Eastman Kodak Company	US	5683859	08/650,675	5/20/1996	11/4/1997	PHOTOGRAPHIC DEVELOPING COMPOSITION CONTAINING A SLUDGE INHIBITING AGENT AND USE THEREOF IN THE HIGH CONTRAST DEVELOPMENT OF NUCLEATED
73804	Eastman Kodak Company	DE	69714149.7	97108442.1	5/26/1997	7/24/2002	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE

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73804	Eastman Kodak Company	JP	4503105	97/0144014	6/2/1997	4/30/2010	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	5822451	08/658,452	6/5/1996	10/13/1998	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73804	Eastman Kodak Company	US	6091849	09/113,268	7/10/1998	7/18/2000	METHOD FOR HALFTONING A MULTI-CHANNEL DIGITAL COLOR IMAGE
73806	Eastman Kodak Company	US	6482577	09/306,296	1/11/1999	11/19/2002	INFRARED-SENSITIVE NEGATIVE-WORKING DIAZONAPHTHOQUINONE IMAGING COMPOSITION AND ELEMENT PE JEW-JLT 12JUL96
73808	Eastman Kodak Company	US	5796874	08/643,155	4/30/1996	8/18/1998	RESTORATION OF FADED IMAGES
73872	Eastman Kodak Company	US	5728496	08/653,518	5/24/1996	3/17/1998	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73872	Eastman Kodak Company	US	5807651	08/975,538	11/20/1997	9/15/1998	ELECTROSTATOGRAPHIC APPARATUS AND METHOD FOR IMPROVED TRANSFER OF SMALL PARTICLES
73899	Eastman Kodak Company	US	5966506	08/882,905	6/26/1997	10/12/1999	METHOD FOR PRINTING ELECTRONICALLY SHARPENED IMAGES
73900	Eastman Kodak Company	US	5959718	08/828,572	3/31/1997	9/28/1999	ALIGNMENT AND PRINTING OF INTEGRAL IMAGES
73911	Eastman Kodak Company	US	5729820	08/661,675	6/11/1996	3/17/1998	METHOD AND APPARATUS FOR PRODUCING HIGH QUALITY GREETING CARDS OR THE LIKE
73934	Eastman Kodak Company	US	5975671	08/657,723	2/22/1999	11/2/1999	METHOD AND APPARATUS FOR PRINTING AN IMAGE ON A DEVICE HAVING MULTIPLE DOT DENSITIES AND MULTIPLE DOT AREAS
73940	Eastman Kodak Company	US	5696749	08/672,735	6/28/1996	12/9/1997	DUAL-WAVELENGTH OPTICAL RECORDING HEAD UTILIZING GRATING BEAM SPLITTER AND INTEGRATED LASER AND DETECTORS
73942	Eastman Kodak Company	US	5664255	08/654,945	5/29/1996	9/2/1997	PHOTOGRAPHIC PRINTING AND PROCESSING APPARATUS

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73950	Eastman Kodak Company	US	5709973	08/673,448	6/28/1996	1/20/1998	PROCESS FOR CONTROLLING GLOSS IN ELECTROSTATIC IMAGES
73960	Eastman Kodak Company	US	5673078	08/669,020	6/24/1996	9/30/1997	THERMAL PRINTER AND COMPLIANT PLATEN FOR A THERMAL PRINTER
73965	Eastman Kodak Company	US	5669601	08/657,841	5/31/1996	9/23/1997	SHEET FEEDING DEVICE WITH FLOATING GUIDE
73974	Eastman Kodak Company	DE	69703322.8	97202210.7	7/14/1997	10/18/2000	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
73974	Eastman Kodak Company	GB	0820876	97202210.7	7/14/1997	10/18/2000	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
73974	Eastman Kodak Company	US	5668081	08/684,899	7/25/1996	9/16/1997	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
73980	Eastman Kodak Company	US	5677902	08/674,225	6/28/1996	10/14/1997	IMPROVED BEAM SPLITTER FOR OPTICAL RECORDING
73984	Eastman Kodak Company	DE	19735738.5	19735738.5	8/18/1997	7/15/2004	COLOR PIGMENTED INK JET INK SET
73984	Eastman Kodak Company	GB	2316412	97017165.6	8/14/1997	8/9/2000	COLOR PIGMENTED INK JET INK SET
73984	Eastman Kodak Company	JP	3920416	97/0222640	8/19/1997	2/23/2007	COLOR PIGMENTED INK JET INK SET
73984	Eastman Kodak Company	US	5738716	08/699,877	8/20/1996	4/14/1998	COLOR PIGMENTED INK JET INK SET
73997	Eastman Kodak Company	DE	69700939.4	97201580.4	5/29/1997	12/15/1999	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
73997	Eastman Kodak Company	US	5612283	08/664,334	6/14/1996	3/18/1997	DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
74007	Eastman Kodak Company	US	6040115	09/208,520	12/9/1998	3/21/2000	A PROCESSLESS PLANOGRAPHIC PRINTING PLATE
74027	Eastman Kodak Company	US	5620942	08/664,030	6/13/1996	4/15/1997	OVERCOAT FOR THERMAL DYE TRANSFER RECEIVING ELEMENT

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74037	Eastman Kodak Company	US	5841905	08/738,206	10/25/1996	11/24/1998	BUSINESS FORM IMAGE IDENTIFICATION USING PROJECTED PROFILES OF GRAPHICAL LINES AND TEXT STRING LINES
74040	Eastman Kodak Company	US	5753021	08/686,159	7/24/1996	5/19/1998	PIGMENTED INK JET INKS CONTAINING MODIFIED POLYSACCHARIDE RESIN
74071	Eastman Kodak Company	DE	69702819.4	97201838.6	6/16/1997	8/16/2000	PLASTICIZERS FOR DYE-DONOR ELEMENT USED IN THERMALDYE TRANSFER
74071	Eastman Kodak Company	GB	0816115	97201838.6	6/16/1997	8/16/2000	PLASTICIZERS FOR DYE-DONOR ELEMENT USED IN THERMALDYE TRANSFER
74071	Eastman Kodak Company	US	RE36519	09/298,096	4/22/1999	1/18/2000	PLASTICIZERS FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
74075	Eastman Kodak Company	US	5756010	08/667,272	6/20/1996	5/26/1998	PROTECTIVE EYESHIELD
74080	Eastman Kodak Company	US	5777855	08/664,611	6/18/1996	7/7/1998	METHOD AND APPARATUS FOR CONNECTING FLEXIBLE CIRCUITS TO PRINTED CIRCUIT BOARDS
74086	Eastman Kodak Company	US	5838345	08/667,775	6/21/1996	11/17/1998	AN APPARATUS FOR MAINTAINING THE POSITIONAL RELATIONSHIP OF A PRINT HEAD
74098	Eastman Kodak Company	US	5702875	08/674,497	6/28/1996	12/30/1997	WEAKLY ALKALINE ASCORBIC ACID DEVELOPING COMPOSITION, PROCESSING KIT AND METHOD USING SAME *ALSO RECORDED, SEE FN*
74105	Eastman Kodak Company	US	5818499	08/672,605	6/28/1996	10/6/1998	RECORDING HEAD WITH INTEGRALLY MOUNTED IMPEDANCE ELEMENTS
74109	Eastman Kodak Company	US	5695843	08/722,903	9/27/1996	12/9/1997	MIXTURES OF SYMMETRICAL AND UNSYMMETRICAL NICKEL FORMAZAN DYES
74123	Eastman Kodak Company	US	5672729	08/696,556	8/14/1996	9/30/1997	RECOVERY OF TEREPHTHALATE DIESTERS FROM GLYCOL RESIDUES

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74163	Eastman Kodak Company	US	5846900	08/688,975	7/31/1996	12/8/1998	COMPOSITE THERMAL DYE TRANSFER ID CARD STOCK *ALSO RECORDED-SEE FN*
74177	Eastman Kodak Company	US	5865548	08/697,323	12/10/1997	2/2/1999	COATED PLATEN ROLLER FOR IMPROVING REGISTRATION IN A PLATEN-DRIVE RESISTIVE THERMAL PRINTER
74181	Eastman Kodak Company	US	5928849	08/688,181	1/23/1998	7/27/1999	BLACK AND WHITE PHOTOGRAPHIC ELEMENT
74200	Eastman Kodak Company	US	5679142	08/699,963	8/20/1996	10/21/1997	CYAN INK JET PIGMENT SET
74201	Eastman Kodak Company	US	5679141	08/699,962	8/20/1996	10/21/1997	MAGENTA INK JET PIGMENT SET
74204	Eastman Kodak Company	DE	69707619.9	97202463.2	8/8/1997	10/24/2001	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	FR	0831133	97202463.2	8/8/1997	10/24/2001	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	GB	0831133	97202463.2	8/8/1997	10/24/2001	MAGENTA AND YELLOW DYE SET
74204	Eastman Kodak Company	JP	4545836	1997-222236	8/19/1997	7/9/2010	DYE SET, INK JET CARTRIDGE FOR IT AND METHOD OF IMAGING
74204	Eastman Kodak Company	US	5679140	08/699,956	8/20/1996	10/21/1997	MAGENTA AND YELLOW DYE SET FOR IMAGING SYSTEMS
74240	Eastman Kodak Company	GB	2352686	0026041.4	10/25/2000	5/2/2001	AN ENDLESS WEB MECHANISM FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74240	Eastman Kodak Company	GB	2320223	98006147.6	7/28/1997	2/7/2001	AN ENDLESS WEB MECHANISM FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74240	Eastman Kodak Company	JP	3946237	2006-144325	5/24/2006	4/20/2007	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER

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74240	Eastman Kodak Company	US	6075965	08/900,696	7/25/1997	6/13/2000	METHOD AND APPARATUS USING AN ENDLESS WEB FOR FACILITATING TRANSFER OF A MARKING PARTICLE IMAGE FROM AN INTERMEDIATE.IMAGE TRANSFER MEMBER TO A RECEIVER MEMBER
74241	Eastman Kodak Company	US	5710964	08/681,637	7/29/1996	1/20/1998	MECHANISM FOR FACILITATING REMOVAL OF RECEIVER MEMBER FROM AN INTERMEDIATE IMAGE TRANSFER MEMBER
74250	Eastman Kodak Company	DE	69707618.0	97202462.4	8/8/1997	10/24/2001	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	FR	0831132	97202462.4	8/8/1997	10/24/2001	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	GB	0831132	97202462.4	8/8/1997	10/24/2001	CYAN AND MAGENTA PIGMENT SET
74250	Eastman Kodak Company	US	5679139	08/699,955	8/20/1996	10/21/1997	CYAN AND MAGENT PIGMENT SET
74258	Eastman Kodak Company	US	5689492	08/693,033	8/6/1996	11/18/1997	AN ASSEMBLY USED FOR PRECISELY POSITIONING THE COMPONENT PARTS OF A LASER DETECTOR GRATING UNIT (LDGU)
74268	Eastman Kodak Company	US	5999703	08/825,039	6/17/1999	12/7/1999	COMPUTER PROGRAM PRODUCT FOR MODIFYING THE BLACK CHANNEL OF AN OUTPUT DEVICE PROFILE WITHOUT ALTERING ITS COLORIMETRIC ACCURACY
74276	Eastman Kodak Company	US	5708948	08/691,621	8/2/1996	1/13/1998	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
74301	Eastman Kodak Company	US	5730928	08/701,895	8/23/1996	3/24/1998	METHOD OF MAKING AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74304	Eastman Kodak Company	US	5738446	08/701,944	8/23/1996	4/14/1998	AIR LUBRICATED HYDRODYNAMIC CERAMIC BEARINGS
74314	Eastman Kodak Company	US	6060222	08/752,698	11/19/1996	5/9/2000	POSITIVE-WORKING IMAGING COMPOSITION AND ELEMENT AND METHOD FOR FORMING POSITIVE IMAGE WITH A LASER

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74337	Eastman Kodak Company	JP	3833788	97/0231441	8/27/1997	7/28/2006	A METHOD OF CALIBRATING AN OPTICAL SENSOR SYSTEM AND AN OPTICAL SENSOR FOR A THERMAL PRINTER
74371	Eastman Kodak Company	US	5923825	08/759,198	12/4/1996	7/13/1999	DATA TRANSMISSION FOR A SPARSE ARRAY PRINTHEAD
74384	Eastman Kodak Company	US	5792725	08/719,046	9/24/1996	8/11/1998	THERMAL DYE TRANSFER MAGNETIC ID CARD
74414	Eastman Kodak Company	US	6138496	08/724,715	9/30/1996	10/31/2000	TRACTION MEASUREMENT APPARATUS AND METHOD
74439	Eastman Kodak Company	US	5789726	08/758,120	11/25/1996	8/4/1998	METHOD AND APPARATUS FOR ENHANCED TRANSACTION CARD COMPRESSION
74441	Eastman Kodak Company	US	5857063	08/825,137	3/27/1997	1/5/1999	MULTICOLORANT PROCESS CONTROL
74482	Eastman Kodak Company	US	5902673	08/812,088	3/4/1997	5/11/1999	WATERPROOF RECEIVER SHEET FOR TONER IMAGES
74485	Eastman Kodak Company	US	5968656	08/846,056	4/25/1997	10/19/1999	ELECTROSTATOGRAPHIC INTERMEDIATE TRANSFER MEMBER HAVING A CERAMER-CONTAINING SURFACE LAYER
74497	Eastman Kodak Company	US	5897985	08/729,472	10/11/1996	4/27/1999	SILICATE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74498	Eastman Kodak Company	US	5851735	08/904,092	7/31/1997	12/22/1998	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
74511	Eastman Kodak Company	US	5808725	08/721,147	9/27/1996	9/15/1998	ILLUMINATION CONTROL SYSTEM FOR A FILM SCANNER
74567	Eastman Kodak Company	US	5714288	08/745,673	11/8/1996	2/3/1998	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
74575	Eastman Kodak Company	US	5900033	08/866,854	5/30/1997	5/4/1999	APPARATUS AND METHOD FOR IMPROVED OPTICAL GLASS GOB PREFORM PRODUCTION

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74578	Eastman Kodak Company	US	5818975	08/736,840	10/28/1996	10/6/1998	METHOD AND APPARATUS FOR AREA SELECTIVE EXPOSURE ADJUSTMENT
74585	Eastman Kodak Company	US	5706151	08/760,087	12/12/1996	1/6/1998	LOW BIAS CURRENT PAIRED MAGNETORESISTIVE HEAD WITH MISALIGNED ANISOTROPY AXES
74595	Eastman Kodak Company	US	5698018	08/790,131	1/29/1997	12/16/1997	HEAT TRANSFERRING INKJET INK IMAGES
74620	Eastman Kodak Company	US	5867298	08/771,367	12/16/1996	2/2/1999	DUAL FORMAT PRE-OBJECTIVE SCANNER
74624	Eastman Kodak Company	US	6037957	08/909,174	8/11/1997	3/14/2000	INTEGRATED MICROCHANNEL PRINT HEAD FOR ELECTROGRAPHIC PRINTER
74636	Eastman Kodak Company	US	5991065	08/763,174	11/16/1998	11/23/1999	ADDRESSABLE ELECTRO-OPTIC MODULATOR WITH PERIODICALLY POLED DOMAIN REGIONS
74644	Eastman Kodak Company	US	5714301	08/738,508	10/24/1996	2/3/1998	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74645	Eastman Kodak Company	US	5763136	08/736,104	10/24/1996	6/9/1998	SPACING A DONOR AND A RECEIVER FOR COLOR TRANSFER
74646	Eastman Kodak Company	US	5800960	08/738,951	10/24/1996	9/1/1998	UNIFORM BACKGROUND FOR COLOR TRANSFER
74656	Eastman Kodak Company	US	5783348	08/938,879	9/26/1997	7/21/1998	METHOD OF FUSING TONER
74658	Eastman Kodak Company	US	6323956	08/763,268	12/10/1996	11/27/2001	ADAPTIVE QUANTIZATION OF GRAYSCALE IMAGES
74671	Eastman Kodak Company	US	6079444	09/162,022	9/28/1998	6/27/2000	VALVE SYSTEM
74671	Eastman Kodak Company	US	6149129	09/227,248	1/8/1999	11/21/2000	VALVE SYSTEM
74675	Eastman Kodak Company	US	5795088	08/748,464	11/8/1996	8/18/1998	PLATEN ROLLER SLEEVED WITH HEAT SHRINKING TUBE FOR IMPROVED COLOR REGISTRATION IN A PLATEN-DRIVE RESISTIVE THERMAL PRINTER
74676	Eastman Kodak Company	US	6312099	08/784,668	5/31/2000	11/6/2001	PRINTING UNIFORMITY USING PRINthead SEGMENTS IN PAGEWIDTH DIGITAL PRINTERS
74682	Eastman Kodak Company	US	5902769	08/743,657	11/5/1996	5/11/1999	THERMAL IMAGE STABILIZATION BY A REACTIVE PLASTISIZER

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74683	Eastman Kodak Company	US	5972089	09/034,676	3/4/1998	10/26/1999	PIGMENTED INKJET INKS CONTAINING PHOSPHATED ESTER DERIVATIVES
74702	Eastman Kodak Company	US	5923475	08/757,889	11/27/1996	7/13/1999	LASER PRINTER USING A FLY'S EYE INTEGRATOR
74703	Eastman Kodak Company	JP	3887094	1998-18639	1/30/1998	12/1/2006	DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
74703	Eastman Kodak Company	US	5763358	08/792,590	1/31/1997	6/9/1998	RELEASE AGENTS FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
74705	Eastman Kodak Company	US	5985509	08/993,089	12/18/1997	11/16/1999	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL *PREVIOUSLY RECORDED 10DEC97, REEL/FRAME:8904/0582
74709	Eastman Kodak Company	US	5783301	08/741,416	10/29/1996	7/21/1998	MULTILAYER MAGNETOOPTIC RECORDING MEDIA TERMINAL DISCLAIMER
74716	Eastman Kodak Company	US	5754278	08/753,667	11/27/1996	5/19/1998	IMAGE TRANSFER ILLUMINATION SYSTEM AND METHOD
74810	Eastman Kodak Company	US	6224978	08/879,896	6/20/1997	5/1/2001	TONER FUSER ROLL FOR HIGH GLOSS IMAGING AND PROCESS FOR FORMING SAME
74811	Eastman Kodak Company	US	5948491	08/782,899	1/11/1997	9/7/1999	TONER FUSER MEMBER AND NEW ADHESION PRIMING COMPOSITION INCLUDED THEREIN
74811	Eastman Kodak Company	US	6074574	09/335,236	6/17/1999	6/13/2000	ADHESION PRIMING COMPOSITION FOR TONER FUSER MEMBER
74812	Eastman Kodak Company	US	5778295	08/812,370	3/5/1997	7/7/1998	TONER FUSING BELT AND METHOD OF FORMING SAME
74836	Eastman Kodak Company	JP	3887095	1998-28796	2/10/1998	12/1/2006	ABLATIVE RECORDING ELEMENT
74836	Eastman Kodak Company	US	5759741	08/797,221	2/11/1997	6/2/1998	BARRIER LAYER FOR LASER ABLATIVE IMAGING
74885	Eastman Kodak Company	US	6132944	09/433,256	11/4/1999	10/17/2000	PHOTOGRAPHIC ELEMENT CONTAINING HIGH DYE-YIELD COUPLERS
74896	Eastman Kodak Company	US	5821381	08/792,049	2/3/1997	10/13/1998	PURIFICATION OF CRUDE ESTERS BY SUBLIMATION

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74928	Eastman Kodak Company	DE	19814075.4	19814075.4	3/30/1998	12/3/2009	A METHOD FOR SCANNING AND DETECTING MULTIPLE PHOTOGRAPHS AND REMOVING EDGE ARTIFACTS
74928	Eastman Kodak Company	JP	3883696	10-125167	3/31/1998	11/24/2006	A METHOD FOR SCANNING AND DETECTING MULTIPLE PHOTOGRAPHS AND REMOVING EDGE ARTIFACTS
74928	Eastman Kodak Company	US	5974199	08/831,272	3/31/1997	10/26/1999	METHOD FOR SCANNING AND DETECTING MULTIPLE PHOTOGRAPHS AND REMOVING EDGE ARTIFACTS
74934	Eastman Kodak Company	US	5897258	08/975,868	11/21/1997	4/27/1999	A PLATEN-DRIVE THERMAL DYE PRINTER WITH CONE SHAPED SCUFF ROLLERS TRANSPORTING THE RECEIVER IN RECIPROCATING DIRECTIONS
74936	Eastman Kodak Company	US	6109732	09/326,351	6/4/1999	8/29/2000	IMAGING APPARATUS AND METHOD ADAPTED TO CONTROL INK DROPLET VOLUME AND VOID FORMATION
74948	Eastman Kodak Company	US	5682586	08/767,356	12/18/1996	10/28/1997	IMPROVED MAGNETIC BRUSH DEVELOPMENT ROLLER FOR AN ELECTROGRAPHIC PRINTER
74969	Eastman Kodak Company	US	5742401	08/769,336	12/19/1996	4/21/1998	LASER-EXPOSED THERMAL RECORDING ELEMENT
75002	Eastman Kodak Company	US	6046848	08/771,189	11/3/1998	4/4/2000	INTEGRAL IMAGE DISPLAY
75012	Eastman Kodak Company	US	5809216	08/775,789	12/31/1996	9/15/1998	METHOD AND APPARATUS FOR MULTIPLE ADDRESS RECORDING WITH BRIGHTNESS AND EXPOSURE TIME CONTROL
75031	Eastman Kodak Company	US	6070799	08/902,473	7/29/1997	6/6/2000	COPY PROTECTION FOR A RECORDABLE MEDIUM AND FOR CONTROLLING A RECORDER

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75050	Eastman Kodak Company	US	6018381	08/794,220	1/30/1997	1/25/2000	METHOD FOR CALIBRATING A PHOTOFINISHING SYSTEM ANDCOMPONENTS FOR USE IN SUCH A METHOD *ALSO RECORDED, SEE FN*
75066	Eastman Kodak Company	US	6241333	08/783,256	8/23/1999	6/5/2001	INK JET PRINTHEAD FOR MULTI-LEVEL PRINTING
75067	Eastman Kodak Company	US	5961113	08/869,541	6/5/1997	10/5/1999	SHEET FEEDING APPARATUS AND METHOD FOR RELIABLY FEEDING SHEETS FROM A COLUMN OF SHEETS
75070	Eastman Kodak Company	US	5743664	08/795,265	2/10/1997	4/28/1998	THERMAL COLOR PRINTER ADAPTED TO DETECT END OF DYE DONOR WEB BY USE OF LIGHT BEAMS
75076	Eastman Kodak Company	US	5946452	08/799,954	2/14/1997	8/31/1999	PARTIALLY CORRELATED MINIMUM VISIBILITY HALFTONE PATTERNS FOR DIGITAL PRINTERS
75078	Eastman Kodak Company	US	RE38212	09/900,568	7/6/2001	8/12/2003	SHEET FEEDING DEVICE
75105	Eastman Kodak Company	US	6034713	08/861,119	5/21/1997	3/7/2000	AN IMAGE PROCESSOR HAVING MAGNETICALLY ATTACHED PRINT HEAD
75112	Eastman Kodak Company	US	5817805	08/804,197	2/21/1997	10/6/1998	SYNTHESIS OF BIS(PHTHALOCYANYLALUMINO)TETRA PHENYLDISILOXANES
75128	Eastman Kodak Company	US	5966394	08/866,437	5/30/1997	10/12/1999	LASER DIODE CONTROLLER
75141	Eastman Kodak Company	US	5712410	08/811,085	3/3/1997	1/27/1998	GAS PHASE CRYSTALLIZATION OF DIMETHYL TEREPHTHALATE
75167	Eastman Kodak Company	DE		19817591.4	4/20/1998		PRINTER
75167	Eastman Kodak Company	US	6031561	09/025,273	2/18/1998	2/29/2000	A PRINTER SYSTEM
75169	Eastman Kodak Company	US	5965242	08/803,048	2/19/1997	10/12/1999	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING
75169	Eastman Kodak Company	US	6071855	09/396,243	9/15/1999	6/6/2000	GLOW-IN-THE-DARK MEDIUM AND METHOD OF MAKING

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75174	Eastman Kodak Company	US	5984539	08/965,560	11/6/1997	11/16/1999	METHOD AND APPARATUS OF APPLYING A SOLUTION OF A PREDETERMINED VISCOSITY TO PHOTSENSITIVE MATERIAL TO FORM A PROTECTIVE COATING THEREON
75182	Eastman Kodak Company	US	5725910	08/795,987	2/5/1997	3/10/1998	EDGE REMOVAL APPARATUS FOR CURTAIN COATING
75183	Eastman Kodak Company	US	5763013	08/795,097	2/5/1997	6/9/1998	EDGE REMOVAL APPARATUS INCLUDING AIR-FLOW BLOCKINGMEANS FOR CURTAIN COATING
75184	Eastman Kodak Company	US	5919850	08/815,525	3/12/1997	7/6/1999	UV ABSORBING POLYMER PARTICLE FOR USE IN IMAGING ELEMENTS
75184	Eastman Kodak Company	US	6030699	09/255,166	2/22/1999	2/29/2000	UV ABSORBING POLYMER PARTICLE FOR USE IN IMAGING ELEMENTS
75197	Eastman Kodak Company	US	5849472	08/816,650	3/13/1997	12/15/1998	IMAGING ELEMENT COMPRISING AN IMPROVED ELECTRICALLY-CONDUCTIVE LAYER
75247	Eastman Kodak Company	US	5929190	09/022,082	2/11/1998	7/27/1999	(2-CYANOACETAMIDO) REACTIVE POLYURETHANES
75274	Eastman Kodak Company	US	5730929	08/812,810	3/6/1997	3/24/1998	LOW PRESSURE INJECTION MOLDING OF FINE PARTICULATE CERAMICS AND ITS COMPOSITES AT ROOM TEMPERATURE
75279	Eastman Kodak Company	DE	69804884.9	98200204.0	1/26/1998	4/17/2002	SUBBING LAYER FOR DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
75279	Eastman Kodak Company	GB	0857582	98200204.0	1/26/1998	4/17/2002	SUBBING LAYER FOR DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
75279	Eastman Kodak Company	US	5858916	08/798,418	2/7/1997	1/12/1999	SUBBING LAYER FOR DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER

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75289	Eastman Kodak Company	US	5874191	08/873,648	6/12/1997	2/23/1999	AUXILIARY LAYERS FOR IMAGING ELEMENTS APPLIED FROM AQUEOUS COATING COMPOSITIONS CONTAINING FLUORO-POLYMER LATEX
75290	Eastman Kodak Company	US	5866285	08/873,609	6/12/1997	2/2/1999	AUXILIARY LAYER FOR IMAGING ELEMENTS CONTAINING SOLVENT-SOLUBLE FLUOROPOLYMER
75297	Eastman Kodak Company	US	5861977	08/806,303	2/26/1997	1/19/1999	DUAL FORMAT DUAL RESOLUTION SCANNER WITH OFF-AXIS BEAMS
75305	Eastman Kodak Company	US	6250546	08/803,047	2/19/1997	6/26/2001	COMBINED STORAGE DISPLAY AND ORDERING MERCHANDISING UNIT
75338	Eastman Kodak Company	US	6191872	08/979,890	11/26/1997	2/20/2001	ILLUMINATOR WITH LIGHT SOURCE ARRAYS
75373	Eastman Kodak Company	US	6072515	08/840,092	4/11/1997	6/6/2000	IMAGE MARKING DEVICE ADAPTED TO REDUCE AN EXTERIOR ENVELOPE THEREOF
75380	Eastman Kodak Company	US	5723393	08/812,809	3/6/1997	3/3/1998	ZIRCONIA CERAMIC ARTICLE
75381	Eastman Kodak Company	US	5726110	08/812,813	3/6/1997	3/10/1998	ZIRCONIA-ALUMINA CERAMIC ARTICLE
75395	Eastman Kodak Company	US	5705322	08/723,176	9/30/1996	1/6/1998	METHOD OF PROVIDING AN IMAGE USING A NEGATIVE WORKING INFRARED SENSITIVE PHOTSENSITIVE ELEMENT
75443	Eastman Kodak Company	US	5800973	08/847,634	4/28/1997	9/1/1998	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING HARD FILLER PARTICLES AND CROSSLINKED, ELASTOMERIC MATTE BEADS
75445	Eastman Kodak Company	US	6089692	08/907,610	8/8/1997	7/18/2000	INK JET PRINTING WITH GRAY SCALE
75472	Eastman Kodak Company	US	6091479	08/857,110	5/15/1997	7/18/2000	SYSTEM FOR ALIGNING LENTICULAR IMAGES USING LINE SETS WITH DIFFERENT LINE COLORS
75519	Eastman Kodak Company	US	5893666	08/992,060	12/17/1997	4/13/1999	COOLING AND REUSING THE HEAT TO PREHEAT THE FUSING WEB IN A BELT FUSER

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75520	Eastman Kodak Company	US	5890032	08/992,057	12/17/1997	3/30/1999	BELT FUSING ACCESSORY WITH SELECTABLE FUSED IMAGE GLOSS
75522	Eastman Kodak Company	JP	4086389	10-352558	12/11/1998	2/29/2008	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75522	Eastman Kodak Company	US	5895153	08/992,056	12/17/1997	4/20/1999	MECHANISM FOR TRACKING THE BELT OF A BELT FUSER
75524	Eastman Kodak Company	US	6026274	08/992,059	12/17/1997	2/15/2000	A COLLAPSIBLE READILY REPLACEABLE BELT FUSER ASSEMBLY
75525	Eastman Kodak Company	US	5897249	08/992,643	12/17/1997	4/27/1999	BELT FUSER APPARATUS FOR PREVENTING LINE ART TYPE MARKING PARTICLE OFFSET
75527	Eastman Kodak Company	US	5948728	08/839,332	4/17/1997	9/7/1999	KIT AND METHOD FOR PRODUCING IMAGES ON A MUG
75560	Eastman Kodak Company	US	5920742	08/995,959	12/22/1997	7/6/1999	NOZZLE ASSEMBLY AND A PROCESSING TANK AND METHOD FOR PROCESSING PHOTSENSITIVE MATERIAL USING SAID NOZZLE ASSEMBLY
75567	Eastman Kodak Company	US	6036808	08/904,108	7/31/1997	3/14/2000	LOW HEAT TRANSFER MATERIAL
75587	Eastman Kodak Company	US	5993750	08/835,979	4/11/1997	11/30/1999	INTEGRATED CERAMIC MICRO-CHEMICAL PLANT
75602	Eastman Kodak Company	US	5966369	08/839,003	4/23/1997	10/12/1999	REDUCING CORRUGATIONS IN OPTICAL RECORDING DISCS
75635	Eastman Kodak Company	US	5963536	08/962,940	10/28/1997	10/5/1999	COPY COUNT PROTECTION STRUCTURE FOR OPTICAL RECORDING MEDIUM AND METHOD FOR SAME
75693	Eastman Kodak Company	US	6529641	09/429,968	10/29/1999	3/4/2003	A METHOD FOR DESKEWING A SCANNED TEXT IMAGE
75695	Eastman Kodak Company	US	5962210	09/005,861	1/12/1998	10/5/1999	COLOR PAPER WITH IMPROVED WET ABRASION SENSITIVITY
75740	Eastman Kodak Company	US	6001516	08/873,959	6/12/1997	12/14/1999	COPY RESTRICTIVE COLOR-NEGATIVE PHOTOGRAPHIC PRINTMEDIA

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75760	Eastman Kodak Company	US	5786298	08/848,115	4/28/1997	7/28/1998	BACKING LAYERS FOR IMAGING ELEMENTS CONTAINING CROSSLINKED ELASTOMERIC MATTE BEADS
75772	Eastman Kodak Company	US	5853470	08/847,858	4/28/1997	12/29/1998	PIGMENTED INK JET INKS CONTAINING ALDEHYDES
75796	Eastman Kodak Company	US	5976776	08/980,728	12/1/1997	11/2/1999	ANTISTATIC COMPOSITIONS FOR IMAGING ELEMENTS
75801	Eastman Kodak Company	US	5804360	08/854,572	5/12/1997	9/8/1998	IMAGING ELEMENT AND AQUEOUS COATING COMPOSITIONS CONTAINING POLYURETHANE/VINYL POLYMER DISPERSIONS
75844	Eastman Kodak Company	FR	DE97004097	DE97004097	7/10/1997	11/28/1997	CAMERA WITH WATER-RESISTANT HOUSING
75898	Eastman Kodak Company	DE		19838294.4	8/24/1998		DIGITAL SYNCHRONIZATION OF MULTIPLE ASYNCHRONOUS DATA SOURCES
75898	Eastman Kodak Company	US	6115377	08/915,812	8/21/1997	9/5/2000	DIGITAL SYNCHRONIZATION OF MULTIPLE ASYNCHRONOUS DATA SOURCES
75899	Eastman Kodak Company	US	6075622	08/950,152	10/14/1997	6/13/2000	A DUPLEX DOCUMENT SCANNER FOR PROCESSING MULTIPLEXED IMAGES WITH A SINGLE DATA PATH
75918	Eastman Kodak Company	US	5811221	08/865,795	5/30/1997	9/22/1998	ALKALINE DEVELOPING COMPOSITION AND METHOD OF USE TO PROCESS LITHOGRAPHIC PRINTING PLATES
75940	Eastman Kodak Company	US	6485897	09/862,923	5/22/2001	11/26/2002	SPECTRAL SENSITIZED SILVER HALIDE ELEMENT FOR ELECTRONIC FILMWRITER DEVICE
75957	Eastman Kodak Company	US	6094210	08/865,792	5/30/1997	7/25/2000	METHOD AND APPARATUS FOR FOCUSING
75974	Eastman Kodak Company	US	6128131	08/970,131	11/13/1997	10/3/2000	SCALEABLE TILED FLAT-PANEL PROJECTION COLOR DISPLAY
75983	Eastman Kodak Company	US	5902711	08/881,952	6/25/1997	5/11/1999	METHOD TO MEDIA MILL PARTICLES USING CROSSLINKED POLYMER MEDIA AND ORGANIC SOLVENT
75993	Eastman Kodak Company	US	5933228	08/866,880	5/30/1997	8/3/1999	INTEGRAL IMAGING LENS SHEETS

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76032	Eastman Kodak Company	US	5828495	08/904,089	7/31/1997	10/27/1998	LENTICULAR IMAGE DISPLAYS WITH EXTENDED DEPTH
76035	Eastman Kodak Company	US	6002417	09/010,802	1/23/1998	12/14/1999	METHOD AND APPARATUS FOR DYNAMICALLY SIZING AND OPERATING ENABLE GROUPS OF THERMAL ELEMENTS IN A PRINTER
76043	Eastman Kodak Company	US	5964133	08/883,058	6/26/1997	10/12/1999	METHOD OF PRECISION FINISHING A VACUUM IMAGING DRUM
76086	Eastman Kodak Company	US	6106089	08/958,274	10/27/1997	8/22/2000	MAGNETIC SENSOR FOR INK DETECTION
76087	Eastman Kodak Company	US	6091433	08/872,909	6/11/1997	7/18/2000	CONTACT MICROFLUIDIC PRINTING APPARATUS
76105	Eastman Kodak Company	US	5961932	08/879,345	6/20/1997	10/5/1999	REACTION CHAMBER FOR AN INTEGRATED MICRO-CERAMIC CHEMICAL PLANT
76131	Eastman Kodak Company	US	5771810	08/882,620	6/25/1997	6/30/1998	CONTINUOUS TONE MICROFLUIDIC DISPLAY AND PRINTING
76135	Eastman Kodak Company	US	6065825	08/969,299	11/13/1997	5/23/2000	A PRINTER HAVING MECHANICALLY-ASSISTED INK DROPLET SEPARATION AND METHOD OF USING SAME
76137	Eastman Kodak Company	US	6078344	08/927,782	9/11/1997	6/20/2000	IMPROVED RESISTIVE THERMAL PRINTING APPARATUS AND METHOD HAVING A NON-CONTACT HEATER
76146	Eastman Kodak Company	US	5994051	09/118,536	7/17/1998	11/30/1999	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76150	Eastman Kodak Company	US	5835832	08/883,459	6/26/1997	11/10/1998	OPTIMAL TONER CHARGE FOR USE WITH A COMPLIANT TRANSFER INTERMEDIATE
76153	Eastman Kodak Company	US	6177953	08/882,903	6/26/1997	1/23/2001	INTEGRAL IMAGES WITH TRANSITIONS
76162	Eastman Kodak Company	US	6106172	09/028,609	1/18/2000	8/22/2000	METHOD AND PRINTER UTILIZING A SINGLE MICROPROCESSOR TO MODULATE A PRINTHEAD AND IMPLEMENT PRINTING FUNCTIONS

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76182	Eastman Kodak Company	US	6260509	09/198,974	11/24/1998	7/17/2001	TEXTURED PHOTOGRAPHIC PRINTS RESISTANT TO HANDLING HAZARDS
76183	Eastman Kodak Company	US	5956543	09/197,301	11/20/1998	9/21/1999	FUSING APPARATUS PROVIDING TUNING OF IMAGE GLOSS TO MATCH GLOSS OF RECEIVER MEMBER
76188	Eastman Kodak Company	US	6016157	08/909,985	8/12/1997	1/18/2000	PRINTER USING MULTIPLE LIGHT SOURCES AND MONOCHROME LCD
76196	Eastman Kodak Company	US	6009301	08/905,793	7/28/1997	12/28/1999	CONDUCTIVE CLEANING BRUSH AND METHOD OF CLEANING
76197	Eastman Kodak Company	US	5937254	08/901,513	7/28/1997	8/10/1999	METHOD AND APPARATUS FOR CLEANING REMNANT TONER AND CARRIER PARTICLES
76209	Eastman Kodak Company	US	5858919	08/893,801	7/11/1997	1/12/1999	PROCESS FOR MAKING DYE-RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
76210	Eastman Kodak Company	DE	69804058.9	98202161.0	6/27/1998	3/6/2002	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	GB	0890449	98202161.0	6/27/1998	3/6/2002	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76210	Eastman Kodak Company	US	5847738	08/893,800	7/11/1997	12/8/1998	PROCESS FOR APPLYING PROTECTIVE OVERCOAT ON PRINTED MEDIA
76226	Eastman Kodak Company	US	6044179	08/978,568	11/26/1997	3/28/2000	DOCUMENT IMAGE THRESHOLDING USING FOREGROUND AND BACKGROUND CLUSTERING
76239	Eastman Kodak Company	US	6054260	09/118,714	7/17/1998	4/25/2000	SILVER HALIDE LIGHT SENSITIVE EMULSION LAYER HAVING ENHANCED PHOTOGRAPHIC SENSITIVITY
76247	Eastman Kodak Company	US	6011857	08/908,682	8/7/1997	1/4/2000	DETECTING COPY RESTRICTIVE DOCUMENTS
76254	Eastman Kodak Company	US	5955250	08/991,288	12/16/1997	9/21/1999	ELECTRICALLY-CONDUCTIVE OVERCOAT LAYER FOR PHOTOGRAPHIC ELEMENTS

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76255	Eastman Kodak Company	US	5888712	08/991,493	12/16/1997	3/30/1999	ELECTRICALLY-CONDUCTIVE OVERCOAT FOR PHOTOGRAPHIC ELEMENTS
76264	Eastman Kodak Company	US	6036927	08/898,097	7/22/1997	3/14/2000	MICRO-CERAMIC CHEMICAL PLANT HAVING CATALYTIC REACTION CHAMBER
76268	Eastman Kodak Company	JP	4015296	10-245238	8/31/1998	9/21/2007	CYAN DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
76268	Eastman Kodak Company	US	5866510	08/920,972	8/29/1997	2/2/1999	CYAN DYE MIXTURES FOR THERMAL COLOR PROOFING
76284	Eastman Kodak Company	US	6352328	08/899,574	7/24/1997	3/5/2002	DIGITAL INK JET PRINTING APPARATUS AND METHOD
76288	Eastman Kodak Company	US	5975672	08/899,616	7/24/1997	11/2/1999	INK JET PRINTING APPARATUS AND METHOD ACCOMMODATING PRINTING MODE CONTROL
76335	Eastman Kodak Company	US	6064505	09/192,971	11/16/1998	5/16/2000	A METHOD AND APPARATUS FOR MOVABLY SUPPORTING A REFLECTING MEMBER OF A FOCUSING APPARATUS
76336	Eastman Kodak Company	US	6064528	09/197,302	11/20/1998	5/16/2000	MULTIPLE LASER ARAY SOURCES COMBINED FOR USE IN A LASER PRINTER
76345	Eastman Kodak Company	US	6023059	09/006,708	1/14/1998	2/8/2000	A DUAL FORMAT PRE-OBJECTIVE SCANNER
76348	Eastman Kodak Company	US	6014162	08/914,078	8/18/1997	1/11/2000	VACUUM IMAGING DRUM WITH MEDIA CONTOURS
76358	Eastman Kodak Company	US	6114078	08/998,358	12/24/1997	9/5/2000	IMAGING ELEMENT WITH BIAXIALY ORIENTED FACE SIDE WITH NON GLOSSY SURFACE
76376	Eastman Kodak Company	US	6498615	08/918,474	8/26/1997	12/24/2002	INK PRINTING WITH VARIABLE DROP VOLUME SEPARATION
76382	Eastman Kodak Company	US	5955239	08/998,160	12/24/1997	9/21/1999	STRIPPABLE BIAXIALY ORIENTED BASE FOR IMAGING ELEMENT
76419	Eastman Kodak Company	US	6486901	08/919,559	8/29/1997	11/26/2002	MICROFLUIDIC PRINTING WITH GEL-FORMING INKS
76422	Eastman Kodak Company	US	6037960	09/052,185	3/31/1998	3/14/2000	DIRECT WRITE PLATES ON A THERMAL DYE TRANSFER APPARATUS

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76428	Eastman Kodak Company	US	5974922	09/064,403	4/22/1998	11/2/1999	HIGH RAKE KNIVES FOR COLOR PAPER SLITTING
76435	Eastman Kodak Company	DE	69838899.2	98203451.4	10/16/1998	12/26/2007	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76435	Eastman Kodak Company	FR	0913989	98203451.4	10/16/1998	12/26/2007	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76435	Eastman Kodak Company	GB	0913989	98203451.4	10/16/1998	12/26/2007	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76435	Eastman Kodak Company	US	5996893	08/959,041	10/28/1997	12/7/1999	METHODS AND APPARATUS FOR VISUALLY IDENTIFYING AN AREA ON A PHOTOGRAPH OR IMAGE WHERE DIGITAL DATA IS STORED
76436	Eastman Kodak Company	US	6094279	08/959,036	10/28/1997	7/25/2000	SYSTEM AND PROCESS FOR NON-PERCEPTIBLY INTEGRATING SOUND DATA INTO A PRINTED IMAGE
76451	Eastman Kodak Company	US	5940926	08/914,711	8/19/1997	8/24/1999	MULTIPLE PORT EVACUATION APPARATUS HAVING INDEPENDENT VACUUM LEVEL CONTROL
76454	Eastman Kodak Company	US	6056431	08/924,687	9/5/1997	5/2/2000	MODIFIED PASSIVE LIQUEFIER BATCH TRANSITION PROCESS
76497	Eastman Kodak Company	US	5966559	08/935,425	9/23/1997	10/12/1999	METHOD AND APPARATUS FOR SENSING AND ACCOMMODATING DIFFERENT THICKNESS PAPER STOCKS IN AN ELECTROSTATOGRAPHIC MACHINE
76511	Eastman Kodak Company	US	6069205	08/943,925	10/3/1997	5/30/2000	NOVEL BLOCK COPOLYMERS
76532	Eastman Kodak Company	US	5976630	08/939,617	9/29/1997	11/2/1999	METHOD AND APPARATUS FOR CURTAIN COATING
76553	Eastman Kodak Company	DE	60119207.9	01201152.4	3/28/2001	5/3/2006	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION

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76553	Eastman Kodak Company	DE	69835409.5	98203375.5	10/7/1998	8/2/2006	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	JP	4128673	10-294259	10/15/1998	5/23/2008	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6079821	08/954,317	10/17/1997	6/27/2000	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76553	Eastman Kodak Company	US	6254225	09/544,688	4/7/2000	7/3/2001	CONTINUOUS INK JET PRINTER WITH ASYMMETRIC HEATING DROP DEFLECTION
76554	Eastman Kodak Company	DE	69812030.2	98203359.9	10/5/1998	3/12/2003	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76554	Eastman Kodak Company	JP	4130715	10-324349	10/9/1998	5/30/2008	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76554	Eastman Kodak Company	US	6012805	08/953,525	10/17/1997	1/11/2000	CONTINUOUS INK JET PRINTER WITH VARIABLE CONTACT DROP DEFLECTION
76555	Eastman Kodak Company	US	5963235	08/954,681	10/17/1997	10/5/1999	CONTINUOUS INK JET PRINTER WITH MICROMECHANICAL ACTUATOR DROP DEFLECTION
76556	Eastman Kodak Company	US	5824461	08/932,014	9/17/1997	10/20/1998	FLUOROPOLYETHER CONTAINING AQUEOUS COATING COMPOSITIONS FOR AN IMAGING ELEMENT
76558	Eastman Kodak Company	US	6509917	08/953,610	10/17/1997	1/21/2003	CONTINUOUS INK JET PRINTER WITH BINARY ELECTROSTATIC DEFLECTION
76561	Eastman Kodak Company	US	6140029	09/410,254	9/30/1999	10/31/2000	COLOR PHOTOGRAPHIC ELEMENT CONTAINING ELEMENTAL SILVER AND NITROGEN HETEROCYCLE IN A NON-LIGHT SENSITIVE LAYER
76566	Eastman Kodak Company	US	6094206	08/936,075	9/23/1997	7/25/2000	TRANSFERRING OF COLOR SEGMENTS
76571	Eastman Kodak Company	US	6247650	09/217,036	12/21/1998	6/19/2001	INTEGRAL IMAGE ELEMENT WITH DISPLAY CONTROL PARAMETERS

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76573	Eastman Kodak Company	US	6102513	08/928,003	9/11/1997	8/15/2000	INK JET PRINTING APPARATUS AND MEHTOD USING TIMING CONTROL OF ELECTRONIC WAVEFORMS FOR VARIABLE GRAY SCALE PRINTING WITHOUT ARTIFACTS
76582	Eastman Kodak Company	US	5925178	09/126,866	7/31/1998	7/20/1999	PIGMENTED INKJET INKS CONTAINING ALUMINUM STABILIZED COLLOIDAL SILICA
76585	Eastman Kodak Company	US	7224377	09/358,811	7/22/1999	5/29/2007	THERMAL PRINT HEAD MODULATION USING ADDITIVE COMPLEMENTS
76608	Eastman Kodak Company	US	5981126	08/940,860	9/29/1997	11/9/1999	CLAY CONTAINING ELECTRICALLY-CONDUCTIVE LAYER FOR IMAGING ELEMENTS
76621	Eastman Kodak Company	US	6051628	09/145,728	9/2/1998	4/18/2000	WATER-RESISTANT INK JET INK
76625	Eastman Kodak Company	US	5891827	08/979,512	11/26/1997	4/6/1999	BACKING LAYER FOR RECEIVER USED IN THERMAL DYE TRANSFER
76635	Eastman Kodak Company	US	6147779	09/007,004	1/14/1998	11/14/2000	DIGITAL AUTOMATED ROLL CARRIER FILM SCAN MECHANISM
76649	Eastman Kodak Company	US	6097416	08/966,513	11/10/1997	8/1/2000	METHOD FOR REDUCING DONOR UTILIZATION FOR RADIATION-INDUCED COLORANT TRANSFER
76670	Eastman Kodak Company	US	6334676	09/065,283	6/6/2001	1/1/2002	USING COLORANT PRECURSORS AND REACTANTS IN MICROFLUIDIC PRINTING
76672	Eastman Kodak Company	US	6109746	09/084,665	5/26/1998	8/29/2000	DELIVERING MIXED INKS TO AN INTERMEDIATE TRANSFER ROLLER.
76699	Eastman Kodak Company	US	5995132	08/961,057	10/30/1997	11/30/1999	METHOD FOR PRINTING INTERDIGITATED IMAGES
76710	Eastman Kodak Company	US	5876910	08/954,373	10/20/1997	3/2/1999	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76710	Eastman Kodak Company	US	6060541	09/136,217	8/19/1998	5/9/2000	AQUEOUS COATING COMPOSITIONS FOR SURFACE PROTECTIVE LAYERS FOR IMAGING ELEMENTS
76724	Eastman Kodak Company	US	6163406	09/195,946	11/19/1998	12/19/2000	LENTICULAR IMAGE BEARING MEMBER WITH VARIABLE LINE SPACING TO IMPROVE IMAGE QUALITY

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76730	Eastman Kodak Company	US	6001770	08/976,772	11/24/1997	12/14/1999	SLIPPING LAYER FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
76771	Eastman Kodak Company	US	5945270	08/965,507	11/6/1997	8/31/1999	PHOTOGRAPHIC ELEMENT CONTAINING WATER SOLUBLE BIS AU(I) COMPLEXES
76782	Eastman Kodak Company	US	5965092	08/951,181	10/15/1997	10/12/1999	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE MICRO-FILTERS
76783	Eastman Kodak Company	US	5976472	08/951,180	10/15/1997	11/2/1999	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE CATALYTIC REACTION CHAMBERS
76784	Eastman Kodak Company	US	5961930	08/951,179	10/15/1997	10/5/1999	INTEGRATED MICRO-CERAMIC CHEMICAL PLANT WITH INSERTABLE REACTION CHAMBERS AND MICRO-FILTERS
76788	Eastman Kodak Company	US	6164757	08/961,058	10/30/1997	12/26/2000	APPARATUS FOR PRINTING PROOF IMAGE AND PRODUCING LITHOGRAPHIC PLATE
76803	Eastman Kodak Company	JP	1063527	98/0009461	4/2/1998	2/18/2000	CAMERA
76803	Eastman Kodak Company	US	D408836	29/085,514	3/25/1998	4/27/1999	FRONT COVER OF A CAMERA
76803	Eastman Kodak Company	US	D408430	29/085,795	3/25/1998	4/20/1999	REAR COVER OF A CAMERA
76804	Eastman Kodak Company	JP	1063527	98/0009459	4/2/1998	2/18/2000	FLASH CAMERA
76806	Eastman Kodak Company	US	5930857	09/018,766	2/5/1998	8/3/1999	APPARATUS FOR CLEANING A SURFACE OF A MOVING WEB
76807	Eastman Kodak Company	US	5966154	08/954,316	10/17/1997	10/12/1999	GRAPHIC ARTS PRINTING PLATE PRODUCTION BY A CONTINUOUS JET DROP PRINTING WITH ASYMMETRIC HEATING DROP DEFLECTION
76863	Eastman Kodak Company	US	6046822	09/004,791	1/9/1998	4/4/2000	INK JET PRINTING APPARATUS AND METHOD FOR IMPROVED ACCURACY OF INK DROPLET PLACEMENT
76864	Eastman Kodak Company	US	6636332	09/019,506	2/5/1998	10/21/2003	SYSTEM FOR REPRODUCING IMAGES AND METHOD THEREOF

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76870	Eastman Kodak Company	US	6103351	09/050,722	3/30/1998	8/15/2000	TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	GB	2332518	9826340.3	12/2/1998	12/5/2001	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76873	Eastman Kodak Company	US	6113857	08/987,559	12/9/1997	9/5/2000	GAUGE TYPE TIME AND TEMPERATURE INTEGRATING INDICATOR DEVICE
76911	Eastman Kodak Company	US	6619860	08/971,097	11/14/1997	9/16/2003	PHOTOBOOTH FOR PRODUCING DIGITALLY PROCESSED IMAGES
76913	Eastman Kodak Company	US	D408837	29/079,558	11/14/1997	4/27/1999	FILM SCANNER
76930	Eastman Kodak Company	US	6167152	09/005,082	1/9/1998	12/26/2000	A METHOD AND COMPUTER PROGRAM PRODUCT FOR REMOVING MICRODOTS FROM PHOTOGRAPHIC IMAGES
76932	Eastman Kodak Company	US	6037955	08/970,551	11/14/1997	3/14/2000	MICROFLUIDIC IMAGE DISPLAY
76938	Eastman Kodak Company	US	6079806	08/972,114	11/17/1997	6/27/2000	APPARATUS FOR PRODUCING HALFTONE IMAGES SUITABLE FOR LITHOGRAPHIC PRINTING PLATE
76951	Eastman Kodak Company	US	6148173	09/031,246	2/26/1998	11/14/2000	SYSTEM FOR INITIALIZATION OF AN IMAGE HOLDER THAT STORES IMAGES WITH ASSOCIATED AUDIO SEGMENTS
76975	Eastman Kodak Company	US	5949466	09/071,084	5/1/1998	9/7/1999	EXPOSING IMAGESETTER RECORDING FILM TO A DYE COLLECTION SHEET ON A THERMAL DYE TRANSFER APPARATUS
76978	Eastman Kodak Company	US	5927206	08/995,311	12/22/1997	7/27/1999	FERROELECTRIC IMAGING MEMBER AND METHODS OF USE
77018	Eastman Kodak Company	US	5926679	08/986,762	12/8/1997	7/20/1999	METHOD AND APPARATUS FOR FORMING AN IMAGE FOR TRANSFER TO A RECEIVER SHEET USING A CLEAR TONER AND SINTERING OF A PIGMENTED TONER LAYER

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77020	Eastman Kodak Company	US	5970873	09/067,247	4/27/1998	10/26/1999	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FORMATION OF INSOLUBLE CROSSLINED POLYMERIC SOL-GEL MATRIX
77031	Eastman Kodak Company	US	6084626	09/069,344	4/29/1998	7/4/2000	GRATING MODULATOR ARRAY
77051	Eastman Kodak Company	US	D411848	29/086,207	4/8/1998	7/6/1999	ELECTRONIC CAMERA
77053	Eastman Kodak Company	US	6007887	08/991,028	12/15/1997	12/28/1999	IMPROVED PERFORMANCE RECORDING MEDIA FOR RECORDABLE ELEMENT USING SILVER REFLECTOR
77061	Eastman Kodak Company	US	6066425	09/222,639	12/30/1998	5/23/2000	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING PRIMER LAYER
77064	Eastman Kodak Company	US	6277476	09/127,000	7/31/1998	8/21/2001	MATCHED INK/RECEIVER SET CONTAINING COLLOIDAL INORGANIC PARTICLES
77065	Eastman Kodak Company	DE	69912214.7	99202692.2	8/19/1999	10/22/2003	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77065	Eastman Kodak Company	FR	0984046	99202692.2	8/19/1999	10/22/2003	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77065	Eastman Kodak Company	GB	0984046	99202692.2	8/19/1999	10/22/2003	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77065	Eastman Kodak Company	US	6147139	09/144,031	8/31/1998	11/14/2000	INKS CONTAINING HEAT FUSIBLE PARTICLES AND METHOD FOR USE
77078	Eastman Kodak Company	US	6106622	08/991,699	12/16/1997	8/22/2000	FORMING OPTICAL STRUCTURES ON RECEIVERS
77089	Eastman Kodak Company	US	6061078	08/996,782	12/23/1997	5/9/2000	NON-IMPACT PRINTER APPARATUS AND METHOD OF PRINTING WITH IMPROVED CONTROL OF EMITTER PULSEWIDTH MODULATION DURATION
77090	Eastman Kodak Company	US	6171752	09/208,144	12/9/1998	1/9/2001	PHOTOGRAPHIC SILVER HALIDE MATERIAL
77101	Eastman Kodak Company	US	5949967	08/989,557	12/12/1997	9/7/1999	TRANSFORMING INPUT COLOR VALUES TO DEVICE CONTROL SIGNALS

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77102	Eastman Kodak Company	US	6278791	09/074,282	1/16/2001	8/21/2001	LOSSLESS RECOVERY OF AN ORIGINAL IMAGE CONTAINING EMBEDDED DATA
77128	Eastman Kodak Company	US	6372338	09/196,009	7/30/2001	4/16/2002	SPHERICAL MAGNETIC PARTICLES FOR MAGNETIC RECORDING MEDIA
77130	Eastman Kodak Company	US	6035058	09/021,161	2/10/1998	3/7/2000	AUTOMATIC COLOR DROPOUT USING LUMINANCE-CHROMINANCE SPACE PROCESSING
77133	Eastman Kodak Company	US	6020907	08/993,772	12/18/1997	2/1/2000	SIMPLIFIED PRINTER DRIVE MECHANISM
77134	Eastman Kodak Company	US	6131514	09/218,697	12/22/1998	10/17/2000	METHOD OF MAKING A PRINTING PLATE WITH AN INK JET FLUID MATERIAL
77142	Eastman Kodak Company	DE	69906165.2	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	FR	0931596	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	GB	0931596	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	JP	4318334	11-12205	1/20/1999	6/5/2009	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	NL	0931596	99200049.7	1/11/1999	3/26/2003	CURTAIN COATING METHOD AND APPARATUS
77142	Eastman Kodak Company	US	5885660	09/010,671	1/22/1998	3/23/1999	COATING SURFACES WITH A FREE FALLING COATING COMPOSITION, USING A BASIN WITH A WALL DIVIDING THE BASIN INTO TWO CHANNELS
77161	Eastman Kodak Company	US	5995654	09/086,044	6/17/1999	11/30/1999	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77163	Eastman Kodak Company	US	6171658	09/408,221	9/29/1999	1/9/2001	COATING METHOD USING ELECTROSTATIC ASSIST
77164	Eastman Kodak Company	US	6241351	09/010,020	1/21/1998	6/5/2001	PORTABLE RECHARGEABLE BATTERY POWERED PRINTER FOR USE WITH A COMPUTER

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77167	Eastman Kodak Company	US	5922512	09/119,576	7/20/1998	7/13/1999	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE POLYMER AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	DE	69908269.2	99203038.7	9/17/1999	5/28/2003	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	GB	0990516	99203038.7	9/17/1999	5/28/2003	PROCESSLESS DIRECT WRITE PRINTING PLATE AND METHODS OF IMAGING AND PRINTING
77169	Eastman Kodak Company	US	6190830	09/309,999	5/11/1999	2/20/2001	PROCESSLESS DIRECT WRITE PRINTING PLATE HAVING HEAT SENSITIVE CROSSLINKED VINYL POLYMER WITH ORGANOONIUM GROUP AND METHODS OF IMAGING AND PRINTING
77173	Eastman Kodak Company	US	6185042	09/103,154	6/22/1998	2/6/2001	PROCESS FOR INCREASING THE CLARITY AND LEGIBILITY OF GRAPHICS, TEXT, AND CONTINUOUS TONE COMPOSITES IN LENTICULAR IMAGES
77182	Eastman Kodak Company	US	6126270	09/017,827	2/3/1998	10/3/2000	IMAGE FORMING SYSTEM AND METHOD
77183	Eastman Kodak Company	US	6211897	09/186,535	11/5/1998	4/3/2001	A PRINTING SYSTEM AND METHOD FOR IMPROVING PRINT QUALITY OF LASER THERMAL PRINTERS
77187	Eastman Kodak Company	US	6031559	09/000,894	12/30/1997	2/29/2000	HYBRID IMAGING METHOD AND APPARATUS TO REDUCE CONTOURING AND DENSITY REVERSAL
77194	Eastman Kodak Company	US	6020398	09/083,869	5/22/1998	2/1/2000	PIGMENTED INK JET INKS FOR POLY(VINYLALCOHOL) RECEIVERS
77197	Eastman Kodak Company	US	6161929	09/083,875	5/22/1998	12/19/2000	INKJET IMAGES ON PVA OVERCOATED WITH HARDENER SOLUTION
77205	Eastman Kodak Company	DE	69921258.8	99202715.1	8/20/1999	10/20/2004	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	FR	0983867	99202715.1	8/20/1999	10/20/2004	INK JET RECORDING ELEMENT

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77205	Eastman Kodak Company	GB	0983867	99202715.1	8/20/1999	10/20/2004	INK JET RECORDING ELEMENT
77205	Eastman Kodak Company	US	6228475	09/145,364	9/1/1998	5/8/2001	INK JET RECORDING ELEMENT
77206	Eastman Kodak Company	US	6010791	09/032,443	2/27/1998	1/4/2000	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77207	Eastman Kodak Company	US	6007918	09/031,880	2/27/1998	12/28/1999	FUSER BELTS WITH IMPROVED RELEASE AND GLOSS
77208	Eastman Kodak Company	US	6207243	09/032,004	8/14/2000	3/27/2001	FUSER MEMBER WITH MERCAPTO-TREATED AL2O3 FILLER
77212	Eastman Kodak Company	US	6061544	09/197,734	11/20/1998	5/9/2000	MAXIMIZING IMAGE GLOSS UNIFORMITY BY MINIMIZING THE EFFECT OF TEMPERATURE DROOP IN A FUSER FOR REPRODUCTION APPARATUS
77232	Eastman Kodak Company	US	5946023	09/078,119	5/13/1998	8/31/1999	MOUNT FOR BEAM SHAPING OPTICS IN A LASER SCANNER
77259	Eastman Kodak Company	US	6091861	09/017,634	2/3/1998	7/18/2000	SHARPENING ALGORITHM ADJUSTED FOR MEASURED EXPOSURE OF PHOTOFINISHING IMAGES
77264	Eastman Kodak Company	US	6650771	09/447,118	11/22/1999	11/18/2003	COLOR MANAGEMENT SYSTEM INCORPORATING PARAMETER CONTROL CHANNELS
77275	Eastman Kodak Company	US	5985526	09/100,215	6/19/1998	11/16/1999	IMAGING PROCESS BASED ON CHANGE OF OPTICAL COVERING POWER
77290	Eastman Kodak Company	US	6122006	09/018,082	2/3/1998	9/19/2000	A METHOD FOR PREVIEWING A SCENE BEFORE ACTUAL CAPTURE BY A MOTION-PICTURE CAMERA
77292	Eastman Kodak Company	US	6214623	09/176,498	10/21/1998	4/10/2001	TIME-TEMPERATURE INDICATOR DEVICES
77315	Eastman Kodak Company	US	6295737	09/761,018	1/15/2001	10/2/2001	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY
77315	Eastman Kodak Company	US	6578276	09/782,491	2/13/2001	6/17/2003	APPARATUS AND METHOD FOR MAKING A CONTOURED SURFACE HAVING COMPLEX TOPOLOGY

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77335	Eastman Kodak Company	US	6169561	09/069,673	4/29/1998	1/2/2001	AN IMAGE FORMING APPARATUS AND RECEIVER TRAY CAPABLE OF AUTOMATICALLY ACCOMMODATING RECEIVER SHEETS OF VARIOUS SIZES AND METHOD OF ASSEMBLING
77346	Eastman Kodak Company	US	6276774	09/083,679	5/22/1998	8/21/2001	AN IMAGING APPARATUS CAPABLE OF INHIBITING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
77353	Eastman Kodak Company	US	6069680	09/128,521	8/3/1998	5/30/2000	FLYING SPOT LASER PRINTER APPARATUS AND A METHOD OF PRINTING SUITABLE FOR PRINTING LENTICULAR IMAGES
77356	Eastman Kodak Company	US	6046253	09/151,121	9/10/1998	4/4/2000	DISPERSANT FOR INK JET INK
77359	Eastman Kodak Company	DE	69942537.9	99201484.5	5/12/1999	6/30/2010	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	FR	0958921	99201484.5	5/12/1999	6/30/2010	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	GB	0958921	99201484.5	5/12/1999	6/30/2010	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77359	Eastman Kodak Company	US	6176574	09/083,673	8/23/2000	1/23/2001	PRINTING APPARATUS WITH SPRAY BAR FOR IMPROVED DURABILITY
77370	Eastman Kodak Company	US	6004735	09/019,093	2/5/1998	12/21/1999	STAIN RESISTANT PROTECTIVE OVERCOAT FOR IMAGING ELEMENTS
77371	Eastman Kodak Company	US	5994005	09/019,092	2/5/1998	11/30/1999	STAIN RESISTANT PROTECTIVE OVERCOAT FOR IMAGED PHOTOGRAPHIC ELEMENTS
77374	Eastman Kodak Company	DE	69938518.0	99200143.8	1/18/1999	4/16/2008	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77374	Eastman Kodak Company	FR	0933679	99200143.8	1/18/1999	4/16/2008	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77374	Eastman Kodak Company	GB	0933679	99200143.8	1/18/1999	4/16/2008	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77374	Eastman Kodak Company	JP	4509241	11-16484	1/26/1999	5/14/2010	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD

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77374	Eastman Kodak Company	US	6101000	09/016,238	1/30/1998	8/8/2000	PHOTOGRAPHIC PROCESSING APPARATUS AND METHOD
77391	Eastman Kodak Company	US	6171751	09/141,181	1/4/2000	1/9/2001	IMAGING ELEMENT WITH HINDERED AMINE STABILIZER IN THE BASE
77392	Eastman Kodak Company	US	6033059	09/040,121	3/17/1998	3/7/2000	A PRINTER APPARATUS ADAPTED TO REDUCE CROSS-TALK BETWEEN INK CHANNELS THEREIN AND METHOD THEREOF
77393	Eastman Kodak Company	US	6180330	09/370,951	8/10/1999	1/30/2001	TINTING CORRECTION OF IMAGES IN THE PHOTOGRAPHIC IMAGE LAYERS
77396	Eastman Kodak Company	US	6074046	09/036,012	3/6/1998	6/13/2000	PRINTER APPARATUS CAPABLE OF VARYING DIRECTION OF AN INK DROPLET TO BE EJECTED THEREFROM AND METHOD THEREFOR
77403	Eastman Kodak Company	US	6166759	09/056,494	4/7/1998	12/26/2000	BENT FIBER SMILE CORRECTOR
77405	Eastman Kodak Company	US	5975680	09/019,064	2/5/1998	11/2/1999	PRODUCING A NON-EMISSIVE DISPLAY HAVING A PLURALITY OF PIXELS
77436	Eastman Kodak Company	US	6149797	09/179,589	10/27/1998	11/21/2000	METHOD OF METAL RECOVERY USING ELECTROCHEMICAL CELL
77440	Eastman Kodak Company	DE	69918476.2	99420052.5	3/1/1999	7/7/2004	DEVICE FOR MOVING A FLUID
77440	Eastman Kodak Company	US	6406131	09/892,830	6/27/2001	6/18/2002	DEVICE FOR MOVING A FLUID
77460	Eastman Kodak Company	US	6181409	09/023,927	3/28/2000	1/30/2001	SYSTEM FOR BACKPRINTING PHOTOGRAPHIC MEDIA
77465	Eastman Kodak Company	US	6048389	09/025,162	2/18/1998	4/11/2000	INK JET INKS CONTAINING MODIFIERS FOR IMPROVED DROP FORMATION
77476	Eastman Kodak Company	US	6164846	09/047,662	3/25/1998	12/26/2000	APPARATUS AND METHOD FOR TRANSPORTING A WEB
77483	Eastman Kodak Company	DE	69931210.8	99200867.2	3/19/1999	5/10/2006	SCANNER ILLUMINATION
77483	Eastman Kodak Company	FR	0948191	99200867.2	3/19/1999	5/10/2006	SCANNER ILLUMINATION
77483	Eastman Kodak Company	GB	0948191	99200867.2	3/19/1999	5/10/2006	SCANNER ILLUMINATION
77483	Eastman Kodak Company	US	5982957	09/052,473	3/31/1998	11/9/1999	SCANNER ILLUMINATION

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77506	Eastman Kodak Company	US	6160913	09/047,660	3/25/1998	12/12/2000	METHOD AND APPARATUS FOR DIGITAL HALFTONE DOTS DETECTION AND REMOVAL IN BUSINESS DOCUMENTS
77511	Eastman Kodak Company	CN	99118721.0	99118721.0	9/10/1999	9/8/2004	COLOR PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION
77511	Eastman Kodak Company	US	6165703	09/151,915	9/11/1998	12/26/2000	DYE LAYERING FOR ENHANCED LIGHT ABSORPTION
77516	Eastman Kodak Company	US	6440308	09/255,924	2/23/1999	8/27/2002	COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
77519	Eastman Kodak Company	US	6170963	09/050,611	3/30/1998	1/9/2001	A LIGHT SOURCE
77520	Eastman Kodak Company	US	6220725	09/050,439	3/30/1998	4/24/2001	AN INTEGRATING CAVITY
77524	Eastman Kodak Company	US	6064410	09/034,066	3/3/1998	5/16/2000	PRINTING CONTINUOUS TONE IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77528	Eastman Kodak Company	US	5949593	09/039,841	3/16/1998	9/7/1999	OFF-LOADED STRUT JOINT MIRROR SUPPORT SYSTEM
77534	Eastman Kodak Company	US	6090491	09/031,883	2/27/1998	7/18/2000	FUSER MEMBER WITH STYRYL-TREATED AL2O3 FILLER AND FUNCTIONALIZED RELEASE FLUIDS
77535	Eastman Kodak Company	US	6096429	09/087,013	5/29/1998	8/1/2000	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING ZINC OXIDE AND CUPRIC OXIDE
77545	Eastman Kodak Company	US	D407730	29/084,573	3/5/1998	4/6/1999	CAMCORDER WITH HANDGRIP
77547	Eastman Kodak Company	US	D413344	29/084,944	3/5/1998	8/31/1999	CAMCORDER CAMERA
77548	Eastman Kodak Company	US	6049073	09/049,300	3/27/1998	4/11/2000	STABILIZED LASER
77550	Eastman Kodak Company	US	6114079	09/053,563	12/8/1999	9/5/2000	ELECTRICALLY CONDUCTIVE LAYER FOR IMAGING ELEMENT CONTAINING COMPOSITE METAL-CONTAINING PARTICLES
77574	Eastman Kodak Company	US	6166105	09/170,680	10/13/1998	12/26/2000	PROCESS FOR MAKING AN INK JET INK
77575	Eastman Kodak Company	US	6053438	09/170,660	10/13/1998	4/25/2000	PROCESS FOR MAKING AN INK JET INK

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77579	Eastman Kodak Company	US	5994026	09/050,724	3/30/1998	11/30/1999	FLEXOGRAPHIC PRINTING PLATE WITH MASK LAYER AND METHODS OF IMAGING AND PRINTING
77582	Eastman Kodak Company	US	6233069	09/086,333	5/28/1998	5/15/2001	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER EXPOSURE GAMMA, SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	DE	69937708.0	99201542.0	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	FR	0961486	99201542.0	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	GB	0961486	99201542.0	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77583	Eastman Kodak Company	US	6097471	09/086,146	5/28/1998	8/1/2000	DIGITAL PHOTOFINISHING SYSTEM INCLUDING FILM UNDER-EXPOSURE GAMMA, SCENE BALANCE, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	DE	69937705.6	99201535.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA

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77584	Eastman Kodak Company	DE	69937707.2	99201540.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	FR	0961482	99201535.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	FR	0961484	99201540.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	GB	0961482	99201535.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
77584	Eastman Kodak Company	GB	0961484	99201540.4	5/15/1999	12/12/2007	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77584	Eastman Kodak Company	US	6097470	09/085,788	5/28/1998	8/1/2000	DIGITAL PHOTOFINISHING SYSTEM INCLUDING SCENE BALANCE, CONTRAST NORMALIZATION, AND IMAGE SHARPENING DIGITAL IMAGE PROCESSING
77586	Eastman Kodak Company	GB	2343454	9924679.5	10/20/1999	5/29/2002	BIAXIALLY ORIENTED POLYOLEFIN PAPERLESS IMAGING MATERIAL
77586	Eastman Kodak Company	US	6153367	09/178,703	10/26/1998	11/28/2000	BIAXIALLY ORIENTED POLYOLEFIN PAPERLESS IMAGING MATERIAL
77592	Eastman Kodak Company	US	6117236	09/040,868	3/18/1998	9/12/2000	CURTAIN COATING APPARATUS AND METHOD WITH CONTINUOUS WIDTH ADJUSTMENT
77603	Eastman Kodak Company	US	D408834	29/085,373	3/11/1998	4/27/1999	CAMCORDER CAMERA

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77637	Eastman Kodak Company	US	6421082	09/067,627	4/28/1998	7/16/2002	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES
77638	Eastman Kodak Company	US	6082853	09/083,870	5/22/1998	7/4/2000	PRINTING APPARATUS WITH PROCESSING TANK
77639	Eastman Kodak Company	US	6052142	09/290,299	4/13/1999	4/18/2000	PRECISION ASSEMBLY TECHNIQUE USING ALIGNMENT FIXTURE AND THE RESULTING ASSEMBLY
77640	Eastman Kodak Company	US	6000871	09/054,960	4/3/1998	12/14/1999	A PRINTER AND RECEIVER SUPPLY TRAY ADAPTED TO SENSE AMOUNT OF RECEIVER THEREIN AND METHOD THEREOF
77645	Eastman Kodak Company	US	6081285	09/067,730	4/28/1998	6/27/2000	FORMING IMAGES ON RECEIVERS HAVING FIELD-DRIVEN PARTICLES AND CONDUCTING LAYER
77646	Eastman Kodak Company	US	6541100	09/223,859	9/13/2000	4/1/2003	ARTICLE AND METHOD FOR STORAGE OF DATA
77668	Eastman Kodak Company	DE	69906026.5	99204237.4	12/10/1999	3/19/2003	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77668	Eastman Kodak Company	GB	1014146	99204237.4	12/10/1999	3/19/2003	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77668	Eastman Kodak Company	US	6055057	09/218,868	12/22/1998	4/25/2000	METHOD AND APPARATUS FOR ACCURATELY SENSING A LIGHT BEAM AS IT PASSES A DEFINED POINT
77677	Eastman Kodak Company	US	5978005	09/054,600	4/3/1998	11/2/1999	THERMAL PRINTER AND METHOD FOR DETECTING DONOR RIBBON TYPE AND FOR ALIGNING COLOR PATCHES RELATIVE TO A PRINT HEAD
77677	Eastman Kodak Company	US	6010259	09/124,691	7/29/1998	1/4/2000	DONOR RIBBON AND METHOD OF MAKING SAME
77697	Eastman Kodak Company	US	6177947	09/054,092	4/2/1998	1/23/2001	COLOR IMAGE FORMATION IN RECEIVERS HAVING FIELD-DRIVEN PARTICLES

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77700	Eastman Kodak Company	US	6092890	09/070,260	10/12/1999	7/25/2000	PRODUCING DURABLE INK IMAGES
77706	Eastman Kodak Company	US	6211896	09/212,651	12/16/1998	4/3/2001	METHOD FOR PRODUCING LENTICULAR IMAGES
77732	Eastman Kodak Company	US	5965339	09/062,068	4/17/1998	10/12/1999	PHOTOGRAPHIC ELEMENT HAVING A PROTECTIVE OVERCOAT
77749	Eastman Kodak Company	US	5923937	09/103,007	6/23/1998	7/13/1999	ELECTROSTATOGRAPHIC APPARATUS AND METHOD USING A TRANSFER MEMBER THAT IS SUPPORTED TO PREVENT DISTORTION
77761	Eastman Kodak Company	US	5897247	09/103,272	6/23/1998	4/27/1999	METHOD AND APPARATUS FOR APPLYING A CHARGE TO A MEMBER SO THAT A NET CHARGE FLOWING THROUGH A SEMICONDUCTIVE LAYER OF A CHARGE APPLYING MEMBER IS ABOUT ZERO
77769	Eastman Kodak Company	US	6164587	09/313,009	5/17/1999	12/26/2000	DRIVE DEVICE FOR ROTATING HOLLOW ELEMENTS
77770	Eastman Kodak Company	US	6428134	09/097,037	11/9/2000	8/6/2002	PRINTER AND METHOD ADAPTED TO REDUCE VARIABILITY IN EJECTED INK DROPLET VOLUME
77772	Eastman Kodak Company	US	6304314	09/464,430	12/16/1999	10/16/2001	DETERMINATION OF THE SPEED OF MOVEMENT OF AN IMAGE-BEARING SHEET
77774	Eastman Kodak Company	DE	69923811.0	99420130.9	6/9/1999	2/23/2005	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	FR	0963842	99420130.9	6/9/1999	2/23/2005	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	GB	0963842	99420130.9	6/9/1999	2/23/2005	DEVICE FOR CONTROLLING FLUID MOVEMENT
77774	Eastman Kodak Company	US	6435665	09/907,976	7/18/2001	8/20/2002	DEVICE FOR CONTROLLING FLUID MOVEMENT
77776	Eastman Kodak Company	US	6219140	09/212,991	12/16/1998	4/17/2001	APPARATUS FOR COMPENSATION FOR SPECTRAL FLUCTUATION OF A LIGHT SOURCE AND A SCANNER INCORPORATING SAID APPARATUS

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77786	Eastman Kodak Company	DE	69919093.2	99202691.4	8/19/1999	8/4/2004	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	FR	0983866	99202691.4	8/19/1999	8/4/2004	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	GB	0983866	99202691.4	8/19/1999	8/4/2004	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77786	Eastman Kodak Company	US	6140390	09/144,389	8/31/1998	10/31/2000	MELT-FUSIBLE INKJET RECORDING ELEMENTS AND INKS WITH IMPROVED DURABILITY
77787	Eastman Kodak Company	US	6052212	09/211,237	12/14/1998	4/18/2000	METHOD AND APPARATUS FOR CORRECTING COMA IN A HIGH RESOLUTION SCANNER
77788	Eastman Kodak Company	US	6104000	09/197,737	11/20/1998	8/15/2000	DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
77790	Eastman Kodak Company	US	6045965	09/196,545	11/20/1998	4/4/2000	PHOTOGRAPHIC MEMBER WITH PEELABLE AND REPOSITIONING ADHESIVE LAYER
77797	Eastman Kodak Company	US	6249384	09/342,391	6/29/1999	6/19/2001	DETECTION AND CORRECTION OF SKEW BETWEEN A WRITING LASER BEAM AND LENTICULES IN LENTICULAR MATERIAL
77811	Eastman Kodak Company	US	6542179	09/163,619	9/30/1998	4/1/2003	LIGHT INTEGRATING SYSTEM WITH REDUCED DYNAMIC SHADING
77812	Eastman Kodak Company	US	6440540	10/074,982	2/13/2002	8/27/2002	ELECTROPHOTOGRAPHIC TONER RECEIVING MATERIAL
77814	Eastman Kodak Company	DE	69913290.8	99203279.7	10/7/1999	12/3/2003	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	FR	0995610	99203279.7	10/7/1999	12/3/2003	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	GB	0995610	99203279.7	10/7/1999	12/3/2003	OVERCOAT FOR INK JET RECORDING ELEMENT
77814	Eastman Kodak Company	US	6089704	09/175,132	10/19/1998	7/18/2000	OVERCOAT FOR INK JET RECORDING ELEMENT
77823	Eastman Kodak Company	US	6033138	09/080,841	5/18/1998	3/7/2000	MAGNETICALLY HELD MOTOR STOP

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77830	Eastman Kodak Company	US	6147743	09/144,392	8/31/1998	11/14/2000	METHOD AND APPARATUS FOR PROVIDING ZOOM AND CROP FUNCTIONS IN A PHOTOGRAPHIC PRINT COPYING STATION
77831	Eastman Kodak Company	US	5995193	09/071,483	5/1/1998	11/30/1999	SELF-CONTAINED DEVICE FOR RECORDING DATA ENCODED EITHER IN VISIBLE OR INVISIBLE FORM
77838	Eastman Kodak Company	US	6328399	09/081,984	3/30/2000	12/11/2001	PRINTER AND PRINT HEAD CAPABLE OF PRINTING IN A PLURALITY OF DYNAMIC RANGES OF INK DROPLET VOLUMES AND METHOD OF ASSEMBLING SAME
77847	Eastman Kodak Company	JP	4187354	11-174229	6/21/1999	9/19/2008	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77847	Eastman Kodak Company	US	6034774	09/105,742	6/26/1998	3/7/2000	METHOD FOR DETERMINING THE RETARDATION OF A MATERIAL USING NON-COHERENT LIGHT INTERFEROMETRY
77848	Eastman Kodak Company	US	6614534	09/460,280	12/14/1999	9/2/2003	METHOD AND APPARATUS FOR COMBINED MEASUREMENT OF SURFACE NON-UNIFORMITY, INDEX OF REFRACTION VARIATION AND THICKNESS VARIATION
77849	Eastman Kodak Company	DE	60111983.5	01200717.5	2/26/2001	7/20/2005	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	FR	1136799	01200717.5	2/26/2001	7/20/2005	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	GB	1136799	01200717.5	2/26/2001	7/20/2005	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA
77849	Eastman Kodak Company	US	6522410	09/521,089	3/7/2000	2/18/2003	METHOD FOR PROCESSING LOW COHERENCE INTERFEROMETRIC DATA

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77852	Eastman Kodak Company	GB	2339297	9913755.6	6/15/1999	11/27/2002	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77852	Eastman Kodak Company	US	5972838	09/103,890	6/24/1998	10/26/1999	INFRARED-ABSORBING CYANINE COLORANTS FOR LASER-COLORANT TRANSFER
77853	Eastman Kodak Company	US	5962369	09/103,598	6/24/1998	10/5/1999	THERMAL DYE TRANSFER DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
77856	Eastman Kodak Company	US	6177939	09/168,812	8/7/2000	1/23/2001	A METHOD OF SAVING SECTIONS OF A DOCUMENT TO RANDOM ACCESS MEMORY
77870	Eastman Kodak Company	US	5996497	09/096,633	6/12/1998	12/7/1999	METHOD OF MAKING A DURABLE HYDROPHILIC LAYER
77878	Eastman Kodak Company	DE	69919274.9	99202077.6	6/28/1999	8/11/2004	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77878	Eastman Kodak Company	US	6187520	09/335,589	6/18/1999	2/13/2001	PHOTOGRAPHIC HIGH CONTRAST SILVER HALIDE MATERIAL AND METHOD OF PROCESSING
77892	Eastman Kodak Company	US	6207037	09/351,824	7/12/1999	3/27/2001	RECOVERY OF METAL FROM SOLUTION
77906	Eastman Kodak Company	US	6001549	09/085,738	5/27/1998	12/14/1999	ELECTRICALLY CONDUCTIVE LAYER COMPRISING MICROGEL PARTICLES
77919	Eastman Kodak Company	US	D413876	29/089,616	6/18/1998	9/14/1999	COMPUTER SCREEN WITH AN ICON
77923	Eastman Kodak Company	US	6043193	09/102,784	6/23/1998	3/28/2000	THERMAL RECORDING ELEMENT
77939	Eastman Kodak Company	US	6014272	09/083,460	5/22/1998	1/11/2000	A RETROREFLECTIVE LENS
77961	Eastman Kodak Company	US	6260387	09/087,073	5/29/1998	7/17/2001	METHOD FOR FABRICATING GLASS PREFORMS FOR MOLDING OPTICAL SURFACES IN GLASS ELEMENTS
77974	Eastman Kodak Company	JP	4339466	11-296163	10/19/1999	7/10/2009	INK JET RECORDING ELEMENT
77974	Eastman Kodak Company	US	6086985	09/174,946	10/19/1998	7/11/2000	INK JET RECORDING ELEMENT
77981	Eastman Kodak Company	US	5952165	09/090,827	6/4/1998	9/14/1999	TOPCOAT FOR MOTION PICTURE FILM

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77989	Eastman Kodak Company	US	6101006	09/134,619	8/14/1998	8/8/2000	METHOD AND APPARATUS FOR CONTROLLING IMAGE SCANNING AND DATA TRANSFER IN A PHOTOGRAPHIC FILM SCANNER
78016	Eastman Kodak Company	US	6262519	09/100,565	7/31/2000	7/17/2001	METHOD OF CONTROLLING FLUID FLOW IN A MICROFLUIDIC PROCESS
78018	Eastman Kodak Company	US	6158838	09/210,267	12/10/1998	12/12/2000	METHOD AND APPARATUS FOR CLEANING AND CAPPING A PRINT HEAD IN AN INK JET PRINTER
78021	Eastman Kodak Company	US	5946141	09/105,301	6/26/1998	8/31/1999	APOCHROMATIC LENS SYSTEM FOR RELAYING LASER BEAM WAISTS
78028	Eastman Kodak Company	DE		19932112.4	7/9/1999		OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78028	Eastman Kodak Company	FR	9908884	9908884	7/5/1999	12/28/2001	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER CONCENTRATION OPTIMISEE POUR LE TRAITEMENT DE SURFACE DES PARTICULES D'IMAGES ELECTROSTATOGRAPHIQUES PRODUITES DANS UNE MACHINE ELECTROSTATOGRAPHIQUE QUI COMPREND UN ELEMENT INTERMEDIAIRE DE TRANSFERT DEFORMABLE

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78028	Eastman Kodak Company	GB	2339723	9915797.6	7/7/1999	10/30/2002	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78028	Eastman Kodak Company	US	5948585	09/116,802	7/16/1998	9/7/1999	OPTIMIZED PARTICULATE SURFACE TREATMENT CONCENTRATION FOR ELECTROSTATOGRAPHIC IMAGES PRODUCED IN AN ELECTROSTATOGRAPHIC ENGINE THAT INCLUDES A COMPLIANT INTERMEDIATE TRANSFER MEMBER
78037	Eastman Kodak Company	US	6296983	09/197,361	11/20/1998	10/2/2001	IMAGING ELEMENT WITH IMPROVED TWIST WARP
78038	Eastman Kodak Company	US	6163389	09/104,548	2/11/2000	12/19/2000	DIGITAL PHOTOFINISHING SYSTEM INCLUDING DIGITAL IMAGE PROCESSING OF ALTERNATIVE CAPTURE COLOR PHOTOGRAPHIC MEDIA
78044	Eastman Kodak Company	US	D428420	29/090,363	7/7/1998	7/18/2000	“TRIM” ICON FOR A DISPLAY SCREEN
78045	Eastman Kodak Company	US	D428614	29/090,364	7/7/1998	7/25/2000	“SMART FIX” ICON FOR A DISPLAY SCREEN
78046	Eastman Kodak Company	US	D428615	29/090,365	7/7/1998	7/25/2000	“PICTURE POSTCARD” ICON FOR A DISPLAY SCREEN
78047	Eastman Kodak Company	US	D419146	29/090,340	7/7/1998	1/18/2000	“SELECT ALL” ICON FOR A DISPLAY SCREEN
78057	Eastman Kodak Company	US	6573222	09/568,835	5/11/2000	6/3/2003	LUBRICATING LAYER IN PHOTOGRAPHIC ELEMENTS
78060	Eastman Kodak Company	US	6234625	09/105,743	6/26/1998	5/22/2001	PRINTING APPARATUS WITH RECEIVER TREATMENT
78072	Eastman Kodak Company	US	6572516	10/071,315	2/8/2002	6/3/2003	DEVICE TO REDUCE PROCESS ELECTROSTATIC PATTERN TRANSFER IN COATING PROCESSES

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78079	Eastman Kodak Company	US	6162549	09/156,061	9/17/1998	12/19/2000	DAY/NIGHT IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEETS
78080	Eastman Kodak Company	US	6197416	09/154,692	9/17/1998	3/6/2001	TRANSMISSION IMAGING DISPLAY MATERIAL WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78084	Eastman Kodak Company	US	6222607	09/456,613	12/8/1999	4/24/2001	SYSTEM AND METHOD FOR PROCESSING AND/OR MANIPULATING IMAGES
78096	Eastman Kodak Company	US	D421429	29/092,073	8/12/1998	3/7/2000	“TRACH DELETE ALL” ICON FOR A DISPLAY SCREEN
78098	Eastman Kodak Company	US	6325480	09/123,689	7/28/1998	12/4/2001	AN INK JET PRINTER AND METHOD CAPABLE OF FORMING A PLURALITY OF REGISTRATION MARKS ON A RECEIVER AND SENSING THE MARKS FORMED THEREBY
78100	Eastman Kodak Company	US	6109745	09/118,538	7/17/1998	8/29/2000	BORDERLESS INK JET PRINTING ON RECEIVERS
78107	Eastman Kodak Company	US	6100911	09/143,007	8/28/1998	8/8/2000	METHOD AND APPARATUS TO PROVIDE A LOADING FORCE FOR PRINT-HEAD ADJUSTMENT USING MAGNETS
78115	Eastman Kodak Company	US	6044762	09/122,875	7/27/1998	4/4/2000	IMAGING AND PRINTING METHODS TO FORM IMAGING MEMBER BY FLUID APPLICATION TO FLUID-RECEIVING ELEMENT
78116	Eastman Kodak Company	US	6236461	09/219,042	12/23/1998	5/22/2001	LASER SENSITOMETER USING MULTIPLE-PRISM BEAM EXPANSION AND A POLARIZER
78127	Eastman Kodak Company	US	6184534	09/128,881	8/4/1998	2/6/2001	METHOD OF PULSING LIGHT EMITTING DIODES FOR READING FLUORESCENT INDICIA, DATA READER, AND SYSTEM
78130	Eastman Kodak Company	US	6322208	09/133,080	8/12/1998	11/27/2001	TREATMENT FOR IMPROVING PROPERTIES OF INK IMAGES

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78132	Eastman Kodak Company	US	6180304	09/156,063	9/17/1998	1/30/2001	TRANSLUCENT IMAGING PAPER DISPLAY MATERIALS WITH BIAXIALLY ORIENTED POLYOLEFIN SHEET
78146	Eastman Kodak Company	US	6096427	09/123,037	7/27/1998	8/1/2000	FUSER BELTS WITH ADHESION PROMOTING LAYER
78154	Eastman Kodak Company	US	6071688	09/124,690	7/29/1998	6/6/2000	PROVIDING ADDITIVES TO A COATING COMPOSITION BY VAPORIZATION
78157	Eastman Kodak Company	DE	69917536.4	99202094.1	6/28/1999	5/26/2004	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	FR	0970819	99202094.1	6/28/1999	5/26/2004	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	GB	0970819	99202094.1	6/28/1999	5/26/2004	INK JET RECORDING ELEMENT
78157	Eastman Kodak Company	US	6045917	09/114,022	7/10/1998	4/4/2000	INK JET RECORDING ELEMENT
78163	Eastman Kodak Company	US	6186610	09/157,455	9/21/1998	2/13/2001	AN IMAGING APPARATUS CAPABLE OF SUPPRESSING INADVERTENT EJECTION OF A SATELLITE INK DROPLET THEREFROM AND METHOD OF ASSEMBLING SAME
78164	Eastman Kodak Company	US	6047816	09/149,701	9/8/1998	4/11/2000	PRINTHEAD CONTAINER AND METHOD
78171	Eastman Kodak Company	US	6567190	09/435,099	11/5/1999	5/20/2003	MULTI-FUNCTIONAL SCANNER AND METHOD OF ASSEMBLING SAME
78172	Eastman Kodak Company	US	6242051	09/439,390	11/15/1999	6/5/2001	IMPROVED COATING METHOD USING ELECTROSTATIC ASSIST
78177	Eastman Kodak Company	DE	69914996.7	99203302.7	10/8/1999	2/25/2004	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78177	Eastman Kodak Company	NL	0996034	99203302.7	10/8/1999	2/25/2004	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78177	Eastman Kodak Company	US	6103313	09/175,640	10/20/1998	8/15/2000	METHOD FOR ELECTROSTATICALLY ASSISTED CURTAIN COATING AT HIGH SPEEDS
78178	Eastman Kodak Company	DE	69914995.9	99203301.9	10/8/1999	2/25/2004	METHOD FOR CURTAIN COATING AT HIGH SPEEDS
78178	Eastman Kodak Company	NL	0996033	99203301.9	10/8/1999	2/25/2004	METHOD FOR CURTAIN COATING AT HIGH SPEEDS

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78178	Eastman Kodak Company	US	6099913	09/175,519	10/20/1998	8/8/2000	METHOD FOR CURTAIN COATING AT HIGH SPEEDS
78184	Eastman Kodak Company	US	6049348	09/144,396	8/31/1998	4/11/2000	PROGRAMMABLE GEARING CONTROL OF A LEADSCREW FOR A PRINTHEAD HAVING A VARIABLE NUMBER OF CHANNELS
78185	Eastman Kodak Company	US	6215547	09/197,328	10/10/2000	4/10/2001	REFLECTIVE LIQUID CRYSTAL MODULATOR BASED PRINTING SYSTEM
78188	Eastman Kodak Company	US	6130024	09/197,730	11/20/1998	10/10/2000	STRIPPABLE REPOSITIONABLE BACK SHEET FOR PHOTOGRAPHIC ELEMENT
78201	Eastman Kodak Company	US	6293690	09/671,419	9/27/2000	9/25/2001	AS AMENDED: VENTED SINGLE STAGE BARRIER SCREW—WITH A GAS VENT HOLE AND AXIAL BORE IN THE SCREW FOR VENTING GASES—
78205	Eastman Kodak Company	BR	PI9904334-3	PI9904334-3	9/23/1999	1/13/2009	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	CN	99117704.5	99117704.5	8/11/1999	1/18/2006	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	DE	69903391.8	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	FR	0980024	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	GB	0980024	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING

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78205	Eastman Kodak Company	JP	3150131	1999-227236	8/11/1999	1/19/2001	HOMOGENEOUS SINGLE-PART COLOR DEVELOPING CONCENTRATE, METHOD OF MAKING THE SAME, PHOTOGRAPHIC PROCESSING CHEMICAL KIT AND METHOD FOR PROVIDING IMAGE
78205	Eastman Kodak Company	NL	0980024	99202525.4	7/30/1999	10/9/2002	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	SG	93213	9903655-0	7/28/1999	1/30/2003	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	US	6077651	09/132,200	8/11/1998	6/20/2000	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MAKING
78205	Eastman Kodak Company	US	6228567	09/544,692	4/7/2000	5/8/2001	HOMOGENEOUS SINGLE-PART PHOTOGRAPHIC COLOR DEVELOPING PREMIX
78222	Eastman Kodak Company	US	6189991	09/133,879	8/14/1998	2/20/2001	COMPENSATING FOR RECEIVER SKEW IN INK JET PRINTER
78229	Eastman Kodak Company	US	6215540	09/131,755	8/10/1998	4/10/2001	LIGHT MODULATING LAYER WITH DIFFERENT TRANSMISSIVE STATES
78234	Eastman Kodak Company	CN	ZL99118729.6	99118729.6	9/9/1999	4/14/2004	METHOD AND APPARATUS FOR MANIPULATING DIGITAL IMAGE DATA
78234	Eastman Kodak Company	US	6515760	09/150,418	9/9/1998	2/4/2003	METHOD AND APPARATUS FOR MANIPULATING DIGITAL IMAGE DATA
78236	Eastman Kodak Company	DE	69927648.9	99202539.5	8/2/1999	10/12/2005	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME

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78236	Eastman Kodak Company	FR	0979736	99202539.5	8/2/1999	10/12/2005	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	GB	0979736	99202539.5	8/2/1999	10/12/2005	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	JP	4444403	1999-227435	8/11/1999	1/22/2010	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78236	Eastman Kodak Company	US	6099178	09/133,114	8/12/1998	8/8/2000	A PRINTER WITH MEDIA SUPPLY SPOOL ADAPTED TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78241	Eastman Kodak Company	US	6610386	09/224,606	1/3/2001	8/26/2003	TRANSFERABLE SUPPORT FOR APPLYING DATA TO AN OBJECT
78248	Eastman Kodak Company	JP	4426021	1999-220502	8/3/1999	12/18/2009	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	JP	5021011	2009-238273	10/15/2009	6/22/2012	PRINTING LENTICULAR IMAGES
78248	Eastman Kodak Company	US	6252621	09/128,077	8/3/1998	6/26/2001	PRINTING LENTICULAR IMAGES
78253	Eastman Kodak Company	DE	69927647.0	99202537.9	8/2/1999	10/12/2005	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	JP	4430760	1999-227437	8/11/1999	12/25/2009	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	6634814	09/767,624	1/23/2001	10/21/2003	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME
78253	Eastman Kodak Company	US	7063470	10/651,682	8/29/2003	6/30/2006	A PRINTER MEDIA SUPPLY SPOOL ADAPTED TO ALLOW THE PRINTER TO SENSE TYPE OF MEDIA, AND METHOD OF ASSEMBLING SAME

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78260	Eastman Kodak Company	US	D427609	29/092,074	8/12/1998	7/4/2000	“ALBUM UTILITIES” ICON FOR A DISPLAY SCREEN
78261	Eastman Kodak Company	US	D426526	29/092,102	8/12/1998	6/13/2000	“NEW ALBUM” ICON FOR A DISPLAY SCREEN
78262	Eastman Kodak Company	US	D422988	29/092,110	8/12/1998	4/18/2000	“CAMERA UTILITIES” ICON FOR A DISPLAY SCREEN
78263	Eastman Kodak Company	US	D422987	29/092,075	8/12/1998	4/18/2000	“PRINT UTILITIES” ICON FOR A DISPLAY SCREEN
78270	Eastman Kodak Company	US	5948604	09/132,629	8/11/1998	9/7/1999	SINGLE-USE PROCESSING KIT FOR PROCESSING COLOR REVERSAL PHOTOGRAPHIC ELEMENTS
78274	Eastman Kodak Company	US	6463981	09/676,877	9/29/2000	10/15/2002	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A DEFORMABLE LAYER
78275	Eastman Kodak Company	US	6213183	09/133,248	11/9/2000	4/10/2001	A LAMINATOR ASSEMBLY HAVING AN ENDLESS BELT
78279	Eastman Kodak Company	US	D418411	29/092,499	8/11/1998	1/4/2000	OUTER COVER FOR ONE-TIME-USE CAMERA
78280	Eastman Kodak Company	US	D417150	29/092,059	8/11/1998	11/30/1999	OUTER COVER FOR ONE-TIME-USE CAMERA
78281	Eastman Kodak Company	US	D416487	29/092,060	8/11/1998	11/16/1999	OUTER COVER FOR ONE-TIME-USE CAMERA
78282	Eastman Kodak Company	US	D434981	29/092,058	8/11/1998	12/12/2000	OUTER COVER FOR ONE-TIME-USE CAMERA
78309	Eastman Kodak Company	US	5996653	09/168,780	10/8/1998	12/7/1999	VALVE ASSEMBLY AND APPARATUS
78310	Eastman Kodak Company	US	6041966	09/168,779	10/8/1998	3/28/2000	ENCLOSURE FOR A BOTTOM DRAINING CONTAINER
78323	Eastman Kodak Company	US	5997119	09/143,002	8/28/1998	12/7/1999	A MAGNETIC ARRANGEMENT FOR PRINthead POSITIONING IN AN IMAGE PROCESSING APPARATUS
78336	Eastman Kodak Company	US	6394569	09/182,720	10/29/1998	5/28/2002	AN INK JET PRINTER METHOD OF PROVIDING AN IMAGE ON A RECEIVER SO THAT THE IMAGE HAS REDUCED GRAININESS
78337	Eastman Kodak Company	DE	69908725.2	99202885.2	9/6/1999	6/11/2003	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE

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78337	Eastman Kodak Company	GB	0987104	99202885.2	9/6/1999	6/11/2003	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE
78337	Eastman Kodak Company	JP	4213311	11-262998	9/17/1999	11/7/2008	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE
78337	Eastman Kodak Company	US	5985514	09/156,833	9/18/1998	11/16/1999	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER AND METHODS OF USE
78339	Eastman Kodak Company	US	6440048	09/224,191	12/31/1998	8/27/2002	LOW COST FUSER ROLLERS
78348	Eastman Kodak Company	US	6154239	09/144,227	8/31/1998	11/28/2000	CERAMIC INK JET PRINTING ELEMENT
78363	Eastman Kodak Company	US	5985017	09/179,497	10/27/1998	11/16/1999	POTASSIUM N-METHYL-N-OLEOYL TAURATE AS A DISPERSANT IN PIGMENTED INK JET INKS
78365	Eastman Kodak Company	DE	69929849.0	99204113.7	12/3/1999	2/15/2006	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78365	Eastman Kodak Company	FR	1013455	99204113.7	12/3/1999	2/15/2006	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78365	Eastman Kodak Company	GB	1013455	99204113.7	12/3/1999	2/15/2006	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS

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78365	Eastman Kodak Company	JP	4130520	11-364339	12/22/1999	5/30/2008	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78365	Eastman Kodak Company	US	6628316	09/667,920	9/22/2000	9/30/2003	A PRINTER WITH DONOR AND RECEIVER MEDIA SUPPLY TRAYS EACH ADAPTED TO ALLOW A PRINTER TO SENSE TYPE OF MEDIA THEREIN, AND METHOD OF ASSEMBLING THE PRINTER AND TRAYS
78370	Eastman Kodak Company	US	6281909	09/159,447	11/2/2000	8/28/2001	CLEANING ORIFICES IN INK JET PRINTING APPARATUS
78382	Eastman Kodak Company	US	6207338	09/265,750	3/10/1999	3/27/2001	TONER PARTICLES OF CONTROLLED MORPHOLOGY
78384	Eastman Kodak Company	JP	4673461	1999-258966	9/13/1999	1/28/2011	DIGITAL COLORED CORRECTED PRINTS PRODUCED FROM COLORED FILM
78384	Eastman Kodak Company	US	6208770	09/156,815	9/18/1998	3/27/2001	DIGITAL COLORED CORRECTED PRINTS PRODUCED FROM COLORED FILM
78384	Eastman Kodak Company	US	6389159	09/759,469	1/12/2001	5/14/2002	METHOD FOR PRODUCING PRINTS FROM DIGITAL IMAGE FILES SCANNED FROM FILM
78388	Eastman Kodak Company	US	6051532	09/193,342	11/16/1998	4/18/2000	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78393	Eastman Kodak Company	US	6319660	09/358,057	7/21/1999	11/20/2001	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78393	Eastman Kodak Company	US	6455242	09/954,704	9/18/2001	9/24/2002	COLOR PHOTOGRAPHIC ELEMENT CONTAINING SPEED IMPROVING COMPOUND
78395	Eastman Kodak Company	US	6201125	09/473,636	12/28/1999	3/13/2001	COMPOUNDS AND SYNTHESIS PROCESS

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78418	Eastman Kodak Company	DE	69910326.6	99203281.3	10/7/1999	8/13/2003	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	FR	0996022	99203281.3	10/7/1999	8/13/2003	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	GB	0996022	99203281.3	10/7/1999	8/13/2003	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	JP	4767380	11-291550	10/13/1999	6/24/2011	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78418	Eastman Kodak Company	US	6191802	09/175,735	10/20/1998	2/20/2001	OPTICAL APPARATUS AND METHOD FOR INCREASING INTENSITY OF MULTIMODE LASER BEAMS AND A PRINTER FOR PRINTING LENTICULAR IMAGES UTILIZING SUCH LASER BEAMS
78431	Eastman Kodak Company	US	6110656	09/161,881	9/28/1998	8/29/2000	COLLOIDAL VANADIUM OXIDE HAVING IMPROVED STABILITY
78433	Eastman Kodak Company	GB	2350006	0002914.0	2/10/2000	5/7/2003	AN IMAGE CAPTURE DEVICE HAVING A SCANNING MODE SWITCHING CAPABILITY

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78433	Eastman Kodak Company	JP	4642965	2000-70911	3/14/2000	12/10/2010	AN IMAGE CAPTURE DEVICE HAVING A SCANNING MODE SWITCHING AND OR TOGGLE CAPABILITY
78433	Eastman Kodak Company	US	6456403	09/272,105	3/19/1999	9/24/2002	AN IMAGE CAPTURE DEVICE HAVING A SCANNING MODE SWITCHING CAPABILITY
78434	Eastman Kodak Company	US	6317223	09/211,600	12/14/1998	11/13/2001	AN IMAGE PROCESSING SYSTEM FOR REDUCING VERTICALLY DISPOSED PATTERNS ON IMAGES PRODUCED BY SCANNING
78435	Eastman Kodak Company	DE		19956158.3	11/23/1999		A REGION-BASED IMAGE BINARIZATION SYSTEM
78435	Eastman Kodak Company	JP	4261005	11-343264	12/2/1999	2/20/2009	A REGION-BASED IMAGE BINARIZATION SYSTEM
78435	Eastman Kodak Company	US	6393150	09/205,948	12/4/1998	5/21/2002	A REGION-BASED IMAGE BINARIZATION SYSTEM
78444	Eastman Kodak Company	US	6352805	09/669,299	9/25/2000	3/5/2002	PHOTOCROSSLINKABLE LATEX PROTECTIVE OVERCOAT FOR IMAGING ELEMENTS
78445	Eastman Kodak Company	US	6395459	09/676,865	9/29/2000	5/28/2002	A METHOD OF FORMING A PROTECTIVE OVERCOAT FOR IMAGED ELEMENTS AND RELATED ARTICLES
78447	Eastman Kodak Company	US	6078156	09/165,981	10/2/1998	6/20/2000	METHOD AND APPARATUS FOR IMPROVED ELECTRONIC BRAKING OF A DC MOTOR
78455	Eastman Kodak Company	US	5968724	09/177,154	10/22/1998	10/19/1999	SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH REDUCED FOG
78463	Eastman Kodak Company	US	6108930	09/274,418	3/23/1999	8/29/2000	APPARATUS FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
78475	Eastman Kodak Company	US	6069748	09/175,861	10/20/1998	5/30/2000	LASER LINE GENERATOR SYSTEM

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78476	Eastman Kodak Company	DE	69909210.8	99203150.0	9/27/1999	7/2/2003	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	FR	0992347	99203150.0	9/27/1999	7/2/2003	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	GB	0992347	99203150.0	9/27/1999	7/2/2003	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	JP	4382928	11-287527	10/8/1999	10/2/2009	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78476	Eastman Kodak Company	US	6168259	09/169,054	10/9/1998	1/2/2001	A PRINTER FOR FORMING A FULL-WIDTH IMAGE ON A RECEIVER EXCLUSIVE OF A TRANSVERSE SIDE OF THE RECEIVER, AND METHOD OF ASSEMBLING THE PRINTER
78477	Eastman Kodak Company	US	6014257	09/173,072	10/14/1998	1/11/2000	LIGHT MODULATOR
78478	Eastman Kodak Company	US	5991079	09/172,463	10/14/1998	11/23/1999	METHOD OF MAKING A LIGHT MODULATOR
78479	Eastman Kodak Company	US	6145952	09/174,794	10/19/1998	11/14/2000	A SELF-CLEANING INK JET PRINTER AND METHOD OF ASSEMBLING SAME

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78488	Eastman Kodak Company	US	6168911	09/216,369	7/14/2000	1/2/2001	IMPROVED FORMULATIONS FOR PREPARING METAL OXIDE-BASED PIGMENT-BINDER TRANSPARENT ELECTRICALLY CONDUCTIVE LAYERS
78489	Eastman Kodak Company	US	6308601	09/196,092	11/10/2000	10/30/2001	APPARATUS AND METHOD FOR SLITTING A SHEET OF WEB MATERIAL
78496	Eastman Kodak Company	US	6092796	09/172,382	10/14/1998	7/25/2000	MULTI POSITION PART HOLDER FOR ROBOTIC APPLICATIONS
78500	Eastman Kodak Company	US	6061166	09/173,331	10/15/1998	5/9/2000	DIFFRACTIVE LIGHT MODULATOR
78512	Eastman Kodak Company	US	6271936	09/210,311	12/11/1998	8/7/2001	COMBINING ERROR DIFFUSION, DITHERING AND OVER-MODULATION FOR SMOOTH MULTILEVEL PRINTING
78523	Eastman Kodak Company	US	5992973	09/175,488	10/20/1998	11/30/1999	INK JET PRINTING REGISTERED COLOR IMAGES
78527	Eastman Kodak Company	US	6350007	09/174,796	8/15/2000	2/26/2002	A SELF-CLEANING INK JET PRINTER USING ULTRASONICS AND METHOD OF ASSEMBLING SAME
78532	Eastman Kodak Company	DE	69901998.2	99204215.0	12/9/1999	7/3/2002	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	FR	1016527	99204215.0	12/9/1999	7/3/2002	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	GB	1016527	99204215.0	12/9/1999	7/3/2002	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	JP	4615651	1999-333446	11/24/1999	10/29/2010	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78532	Eastman Kodak Company	US	6217163	09/221,342	12/28/1998	4/17/2001	CONTINUOUS INK JET PRINT HEAD HAVING MULTI-SEGMENT HEATERS
78535	Eastman Kodak Company	US	6101039	09/399,835	9/21/1999	8/8/2000	LENTICULAR IMAGE PRODUCT HAVING CONTACT SPOT SUPPRESSION
78544	Eastman Kodak Company	US	6298154	09/280,100	3/29/1999	10/2/2001	METHOD FOR RENDERING IMPROVED PERSONAL HANDWRITING

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78549	Eastman Kodak Company	US	6089696	09/188,574	11/9/1998	7/18/2000	AN INK JET PRINTER CAPABLE OF INCREASING SPATIAL RESOLUTION OF A PLURALITY OF MARKS TO BE PRINTED THEREBY AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6312090	09/221,241	12/28/1998	11/6/2001	AN INK JET PRINTER WITH WIPER BLADE CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78577	Eastman Kodak Company	US	6511151	09/736,089	12/13/2000	1/28/2003	AN INK JET PRINTER AND CLEANING BLADE AND METHOD OF CLEANING
78578	Eastman Kodak Company	US	6164751	09/221,526	12/28/1998	12/26/2000	AN INK JET PRINTER WITH WIPER BLADE AND VACUUM CANOPY CLEANING MECHANISM AND METHOD OF ASSEMBLING THE PRINTER
78579	Eastman Kodak Company	DE	69927655.1	99203709.3	11/8/1999	10/12/2005	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	FR	1002649	99203709.3	11/8/1999	10/12/2005	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	GB	1002649	99203709.3	11/8/1999	10/12/2005	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	JP	4160221	11-320272	11/10/1999	7/25/2008	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	US	6347858	09/195,727	11/18/1998	2/19/2002	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78579	Eastman Kodak Company	US	6435647	09/847,833	5/2/2001	8/20/2002	AN INK JET PRINTER WITH CLEANING MECHANISM AND METHOD OF ASSEMBLING SAME
78583	Eastman Kodak Company	US	6075656	09/188,420	11/9/1998	6/13/2000	A HIGH NUMERICAL APERTURE OBJECTIVE LENS
78586	Eastman Kodak Company	US	6001161	09/203,254	12/1/1998	12/14/1999	METAL COMPLEX FOR INK JET INK

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78589	Eastman Kodak Company	DE	69911144.7	99203710.1	11/8/1999	9/10/2003	METHOD FOR PREPARING AN INK JET RECORDING ELEMENT
78589	Eastman Kodak Company	JP	4335388	11-325248	11/16/1999	7/3/2009	METHOD FOR MAKING AN INK JET RECORDING ELEMENT
78589	Eastman Kodak Company	US	6020032	09/193,641	11/18/1998	2/1/2000	METHOD FOR PREPARING AN INK JET RECORDING ELEMENT
78592	Eastman Kodak Company	JP	4519968	11-359868	12/17/1999	5/28/2010	MANUFACTURE OF ELECTROMECHANICAL GRATING APPARATUS PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE (original)
78592	Eastman Kodak Company	US	6238581	09/216,202	12/18/1998	5/29/2001	PROCESS FOR MANUFACTURING AN ELECTRO-MECHANICAL GRATING DEVICE
78593	Eastman Kodak Company	DE	69909727.4	99204209.3	12/9/1999	7/23/2003	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	FR	1016620	99204209.3	12/9/1999	7/23/2003	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	GB	1016620	99204209.3	12/9/1999	7/23/2003	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	JP	4588147	1999-356802	12/16/1999	9/17/2010	METHOD TO MANUFACTURE FLATTENED SURFACE STRUCTURE
78593	Eastman Kodak Company	US	6284560	09/215,973	12/18/1998	9/4/2001	METHOD FOR PRODUCING CO-PLANAR SURFACE STRUCTURES
78593	Eastman Kodak Company	US	6426237	09/867,928	5/30/2001	7/30/2002	A METHOD FOR PRODUCING OPTICALLY PLANAR SURFACES FOR MICRO-ELECTROMECHANICAL SYSTEM DEVICES
78594	Eastman Kodak Company	US	6172796	09/216,559	12/18/1998	1/9/2001	A MULTILEVEL ELECTRO-MECHANICAL GRATING DEVICE AND A METHOD FOR OPERATING A MULTILEVEL MECHANICAL AND ELECTRO-MECHANICAL GRATING DEVICE

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78595	Eastman Kodak Company	US	6144481	09/215,106	12/18/1998	11/7/2000	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM
78596	Eastman Kodak Company	DE	69901420.4	99204210.1	12/9/1999	5/8/2002	A MULTI-LEVEL MECHANICAL GRATING DEVICE
78596	Eastman Kodak Company	JP	4409689	11-353570	12/13/1999	11/20/2009	A MULTI-LEVEL MECHANICAL GRATING DEVICE
78596	Eastman Kodak Company	US	6335831	09/216,375	12/14/2000	1/1/2002	A MULTI-LEVEL MECHANICAL GRATING DEVICE
78601	Eastman Kodak Company	US	6126283	09/182,711	10/29/1998	10/3/2000	FORMAT FLEXIBLE INK JET PRINTING
78602	Eastman Kodak Company	US	6170943	09/182,351	10/29/1998	1/9/2001	LARGE AND SMALL FORMAT INK JET PRINTING APPARATUS
78610	Eastman Kodak Company	US	6051531	09/192,769	11/16/1998	4/18/2000	POLYMERIC ABSORBER FOR LASER-COLORANT TRANSFER
78611	Eastman Kodak Company	US	6096685	09/203,858	12/2/1998	8/1/2000	CROSS-LINKED RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
78614	Eastman Kodak Company	US	6177141	09/396,098	9/15/1999	1/23/2001	METHOD AND APPARATUS FOR COATING A LIQUID COMPOSITION TO A WEB
78625	Eastman Kodak Company	DE	69900628.7	99203420.7	10/18/1999	12/19/2001	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	FR	0997702	99203420.7	10/18/1999	12/19/2001	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	GB	0997702	99203420.7	10/18/1999	12/19/2001	INTERFEROMETRIC THICKNESS PROFILES WITH MAINTENANCE OF A FLATNESS OF THE MOVING MATERIAL
78625	Eastman Kodak Company	US	6038027	09/216,045	12/18/1998	3/14/2000	METHOD FOR MEASURING MATERIAL THICKNESS PROFILES

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78626	Eastman Kodak Company	US	6034772	09/216,044	12/18/1998	3/7/2000	METHOD FOR PROCESSING INTERFEROMETRIC MEASUREMENT DATA
78628	Eastman Kodak Company	DE	69900312.1	99203424.9	10/18/1999	9/26/2001	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	FR	0997703	99203424.9	10/18/1999	9/26/2001	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	GB	0997703	99203424.9	10/18/1999	9/26/2001	INTERFEROMETRIC THICKNESS PROFILES WITH A FLATNESS MAINTAINING CHANNEL FOR THE MOVING MATERIAL
78628	Eastman Kodak Company	US	6067161	09/216,094	12/18/1998	5/23/2000	APPARATUS FOR MEASURING MATERIAL THICKNESS PROFILES
78635	Eastman Kodak Company	US	6037735	09/260,615	3/1/1999	3/14/2000	SLOW-SPEED SERVOMECHANISM
78652	Eastman Kodak Company	US	6241337	09/221,937	12/28/1998	6/5/2001	AN INK JET PRINTER WITH CLEANING MECHANISM HAVING A WIPER BLADE AND TRANSDUCER AND METHOD OF ASSEMBLING THE PRINTER
78657	Eastman Kodak Company	DE	69919496.2	99204208.5	12/9/1999	8/18/2004	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	FR	1014117	99204208.5	12/9/1999	8/18/2004	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	GB	1014117	99204208.5	12/9/1999	8/18/2004	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	JP	4410891	1999-359888	12/17/1999	11/20/2009	A MECHANICAL GRATING DEVICE
78657	Eastman Kodak Company	US	6252697	09/216,289	12/18/1998	6/26/2001	A MECHANICAL GRATING DEVICE
78664	Eastman Kodak Company	US	6030438	09/203,260	12/1/1998	2/29/2000	ADDITIVE FOR INK JET INK
78685	Eastman Kodak Company	US	7517168	09/213,169	11/30/2000	4/14/2009	SYSTEM FOR DISPLAYING, STORING AND RETRIEVING IMAGES
78688	Eastman Kodak Company	US	6025119	09/216,187	12/18/1998	2/15/2000	ANTISTATIC LAYER FOR IMAGING ELEMENT
78695	Eastman Kodak Company	DE	69911157.9	99204246.5	12/13/1999	9/10/2003	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	FR	1016545	99204246.5	12/13/1999	9/10/2003	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	GB	1016545	99204246.5	12/13/1999	9/10/2003	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	JP	4372930	11-373102	12/28/1999	9/11/2009	INK JET RECORDING ELEMENT
78695	Eastman Kodak Company	US	6110601	09/224,531	12/31/1998	8/29/2000	INK JET RECORDING ELEMENT

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78702	Eastman Kodak Company	US	6181458	09/216,054	12/18/1998	1/30/2001	A MECHANICAL GRATING DEVICE WITH OPTICAL COATING AND METHOD OF MAKING MECHANICAL GRATING DEVICE WITH OPTICAL COATING
78703	Eastman Kodak Company	US	6208827	09/197,367	11/20/1998	3/27/2001	IMPROVED DUAL FUNCTION AIR SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78704	Eastman Kodak Company	US	6029039	09/197,259	11/20/1998	2/22/2000	RETRACTABLE CONTACT SKIVE ASSEMBLY FOR REPRODUCTION APPARATUS FUSER ROLLERS
78705	Eastman Kodak Company	DE	69935395.5	99203807.5	11/15/1999	3/7/2007	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78705	Eastman Kodak Company	FR	1005997	99203807.5	11/15/1999	3/7/2007	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78705	Eastman Kodak Company	GB	1005997	99203807.5	11/15/1999	3/7/2007	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78705	Eastman Kodak Company	US	6142601	09/205,946	12/4/1998	11/7/2000	A SELF-CLEANING INK JET PRINTER WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78706	Eastman Kodak Company	US	6183057	09/206,272	12/4/1998	2/6/2001	A SELF-CLEANING INK JET PRINTER HAVING ULTRASONICS WITH REVERSE FLOW AND METHOD OF ASSEMBLING THE PRINTER
78725	Eastman Kodak Company	US	6149256	09/198,746	11/24/1998	11/21/2000	INSERTABLE CARTRIDGE FOR DIGITAL CAMERA WITH INK JET PRINTER
78729	Eastman Kodak Company	US	6052546	09/197,686	11/20/1998	4/18/2000	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP

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78730	Eastman Kodak Company	US	6016410	09/197,365	11/20/1998	1/18/2000	FUSER FOR REPRODUCTION APPARATUS WITH MINIMIZED TEMPERATURE DROOP
78746	Eastman Kodak Company	US	6141139	09/201,500	11/30/1998	10/31/2000	METHOD OF MAKING A BISTABLE MICROMAGNETIC LIGHT MODULATOR
78751	Eastman Kodak Company	JP	4226749	2000-34327	2/7/2000	12/5/2008	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT
78751	Eastman Kodak Company	US	6187491	09/246,639	5/8/2000	2/13/2001	ELECTROPHOTOGRAPHIC CHARGE GENERATING ELEMENT CONTAINING ACID SCAVENGER IN OVERCOAT
78753	Eastman Kodak Company	US	6400386	09/547,603	4/12/2000	6/4/2002	METHOD OF PRINTING A FLUORESCENT IMAGE SUPERIMPOSED ON A COLOR IMAGE
78757	Eastman Kodak Company	US	6234620	09/342,371	6/29/1999	5/22/2001	CONTINUOUS INKJET PRINTER CATCHER AND METHOD FOR MAKING SAME
78758	Eastman Kodak Company	US	6202550	09/223,258	4/5/2000	3/20/2001	A PRINTER AND METHOD FOR PRINTING INDICIA ON A DISK
78773	Eastman Kodak Company	US	6367922	09/216,531	2/13/2001	4/9/2002	INK JET PRINTING PROCESS
78784	Eastman Kodak Company	US	6273542	09/218,690	12/22/1998	8/14/2001	METHOD OF COMPENSATING FOR MALPERFORMING NOZZLES IN AN INKJET PRINTER
78805	Eastman Kodak Company	US	6067183	09/208,563	12/9/1998	5/23/2000	LIGHT MODULATOR WITH SPECIFIC ELECTRODE CONFIGURATIONS
78810	Eastman Kodak Company	US	6267464	09/221,349	12/28/1998	7/31/2001	SELF CLEANING INK JET PRINthead CARTRIDGES
78811	Eastman Kodak Company	US	6595617	09/751,620	12/29/2000	7/22/2003	SELF-CLEANING PRINTER AND PRINT HEAD AND METHOD FOR MANUFACTURING SAME
78816	Eastman Kodak Company	US	6250740	09/221,219	12/23/1998	6/26/2001	PAGEWIDTH IMAGE FORMING SYSTEM AND METHOD
78821	Eastman Kodak Company	US	6038057	09/215,728	12/18/1998	3/14/2000	METHOD AND SYSTEM FOR ACTUATING ELECTRO-MECHANICAL RIBBON ELEMENTS IN ACCORDANCE TO A DATA STREAM

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78823	Eastman Kodak Company	DE	69926205.4	99203956.0	11/25/1999	7/20/2005	AN ARTIFACT REMOVAL TECHNIQUE FOR SKEW CORRECTED IMAGES
78823	Eastman Kodak Company	JP	4256042	11-318785	11/9/1999	2/6/2009	AN ARTIFACT REMOVAL TECHNIUE FOR SKEW CORRECTED IMAGES
78823	Eastman Kodak Company	US	6282326	09/211,125	12/14/1998	8/28/2001	AN ARTIFACT REMOVAL TECHNIUE FOR SKEW CORRECTED IMAGES
78825	Eastman Kodak Company	US	6140036	09/259,992	5/8/2000	10/31/2000	PHOTOGRAPHIC MATERIAL HAVING IMPROVED COLOR REPRODUCTION
78826	Eastman Kodak Company	US	6168256	09/222,752	12/29/1998	1/2/2001	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND METHOD OF ASSEMBLING THE PRINTER
78827	Eastman Kodak Company	US	6286929	09/222,409	10/10/2000	9/11/2001	A SELF-CLEANING INK JET PRINTER WITH OSCILLATING SEPTUM AND ULTRASONICS AND METHOD OF ASSEMBLING THE PRINTER
78828	Eastman Kodak Company	US	6152999	09/300,829	4/27/1999	11/28/2000	COLOR PIGMENTED INK JET INK SET
78832	Eastman Kodak Company	DE	60008690.9	00204335.4	12/5/2000	3/3/2004	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78832	Eastman Kodak Company	GB	1116585	00204335.4	12/5/2000	3/3/2004	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78832	Eastman Kodak Company	US	6582515	09/461,964	6/6/2002	6/24/2003	ELEMENT FOR DEFLECTING EXCESS LIQUID FROM A COATING SURFACE
78841	Eastman Kodak Company	US	6183058	09/407,451	9/28/1999	2/6/2001	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78845	Eastman Kodak Company	US	6213288	09/212,666	12/16/1998	4/10/2001	PUCK DELIVERY SYSTEM
78846	Eastman Kodak Company	US	6224202	09/216,203	12/18/1998	5/1/2001	INK JET PRINTING METHOD
78848	Eastman Kodak Company	US	6552824	09/213,636	12/26/2001	4/22/2003	METHOD OF PROCESSING PIXELS WITH BINARY OR MULTIBIT ERROR DIFFUSION

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78849	Eastman Kodak Company	US	6517909	09/697,526	10/26/2000	2/11/2003	METHOD FOR USING A PATTERNED BACKING ROLLER FOR CURTAIN COATING A LIQUID COMPOSITION TO A WEB
78853	Eastman Kodak Company	US	6048679	09/221,639	12/28/1998	4/11/2000	ANTISTATIC LAYER COATING COMPOSITIONS
78854	Eastman Kodak Company	US	6407160	09/221,469	1/19/2001	6/18/2002	NON-AQUEOUS COMPOSITE WAX PARTICLE DISPERSION
78861	Eastman Kodak Company	US	6179978	09/249,831	2/12/1999	1/30/2001	A MANDREL FOR FORMING A NOZZLE PLATE HAVING A NON-WETTING SURFACE OF UNIFORM THICKNESS AND AN ORIFICE WALL OF TAPERED CONTOUR, AND METHOD OF MAKING THE MANDREL
78861	Eastman Kodak Company	US	6406607	09/709,082	11/10/2000	6/18/2002	METHOD FOR FORMING A NOZZLE PLATE HAVING A NON-WETTING SURFACE OF UNIFORM THICKNESS AND AN ORIFICE WALL OF TAPERED CONTOUR, AND NOZZLE PLATE
78867	Eastman Kodak Company	US	5976251	09/213,564	12/17/1998	11/2/1999	INLET FOR INTRODUCING WATER TO WIRE EDGE GUIDES FOR CURTAIN COATING
78868	Eastman Kodak Company	US	6233087	09/216,374	12/18/1998	5/15/2001	AN ELECTRO-MECHANICAL GRATING DEVICE
78872	Eastman Kodak Company	US	6426737	09/215,830	12/18/1998	7/30/2002	FORMING IMAGES BY FIELD-DRIVEN RESPONSIVE LIGHT-ABSORBING PARTICLES
78884	Eastman Kodak Company	US	6034457	09/221,510	12/28/1998	3/7/2000	MAGNETIC DRIVE APPARATUS FOR WEB TRANSPORT
78890	Eastman Kodak Company	US	6290323	09/407,448	9/28/1999	9/18/2001	A SELF-CLEANING INK JET PRINTER SYSTEM WITH REVERSE FLUID FLOW AND ROTATING ROLLER AND METHOD OF ASSEMBLING THE PRINTER SYSTEM
78892	Eastman Kodak Company	US	6325490	09/224,533	12/31/1998	12/4/2001	NOZZLE PLATE WITH MIXED SELF-ASSEMBLED MONOLAYER

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78893	Eastman Kodak Company	US	6354689	09/218,615	4/18/2001	3/12/2002	METHOD OF COMPENSATING FOR MALPERFORMING NOZZLES IN A MULTITONE INKJET PRINTER
78897	Eastman Kodak Company	US	6087054	09/217,030	12/21/1998	7/11/2000	DETECTION AND CORRECTION OF SKEW BETWEEN A REFERENCE AND LENTICULES IN LENTICULAR MATERIAL
78902	Eastman Kodak Company	US	6243194	09/216,331	12/18/1998	6/5/2001	A MECHANICAL GRATING DEVICE
78924	Eastman Kodak Company	US	6316081	09/335,404	6/17/1999	11/13/2001	PHOTOGRAPHIC JACKET AND ALBUM
78931	Eastman Kodak Company	DE	69902572.9	99204206.9	12/8/1999	8/21/2002	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	FR	1016526	99204206.9	12/8/1999	8/21/2002	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	GB	1016526	99204206.9	12/8/1999	8/21/2002	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	JP	4308393	11-375594	12/28/1999	5/15/2009	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78931	Eastman Kodak Company	US	6213595	09/221,256	12/28/1998	4/10/2001	CONTINUOUS INK JET PRINT HEAD HAVING POWER-ADJUSTABLE SEGMENTED HEATERS
78932	Eastman Kodak Company	US	6209999	09/219,694	12/23/1998	4/3/2001	PRINTING APPARATUS WITH HUMIDITY-CONTROLLED RECEIVER TRAY
78948	Eastman Kodak Company	US	6132947	09/266,233	3/10/1999	10/17/2000	CYAN COUPLER, SOLVENT, AND STABILIZER-CONTAINING PHOTOGRAPHIC ELEMENT AND PROCESS
78958	Eastman Kodak Company	US	6203917	09/224,388	12/31/1998	3/20/2001	CONFORMABLE POLY(DIMETHYLSILOXANE) COATING AS INTERMEDIATE LAYER FOR FUSER MEMBERS

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78961	Eastman Kodak Company	US	6802588	10/228,647	8/26/2002	10/12/2004	FLUID JET APPARATUS AND METHOD FOR CLEANING INKJET PRINTHEADS
78963	Eastman Kodak Company	DE	60034508.4	00201973.5	6/5/2000	4/25/2007	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78963	Eastman Kodak Company	GB	1060894	00201973.5	6/5/2000	4/25/2007	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78963	Eastman Kodak Company	JP	4418087	2000-181630	6/16/2000	12/4/2009	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78963	Eastman Kodak Company	US	6196657	09/334,374	6/16/1999	3/6/2001	MULTI-FLUIDIC CLEANING FOR INK JET PRINTHEADS
78964	Eastman Kodak Company	US	6517188	09/641,107	8/17/2000	2/11/2003	INK JET PRINT HEAD CLEANING
78966	Eastman Kodak Company	DE	60009196.1	00201541.0	4/28/2000	3/24/2004	
78966	Eastman Kodak Company	JP	4355424	2000-137012	5/10/2000	8/7/2009	SELF-CLEANING INK PRINTING PRINTER WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78966	Eastman Kodak Company	US	6283575	09/307,876	5/10/1999	9/4/2001	INK PRINTING PRINT HEAD WITH GUTTER CLEANING STRUCTURE AND METHOD OF ASSEMBLING THE PRINTER
78967	Eastman Kodak Company	US	6273552	09/249,191	2/12/1999	8/14/2001	IMAGE FORMING SYSTEM INCLUDING A PRINT HEAD HAVING A PLURALITY OF INK CHANNEL PISTONS, AND METHOD OF ASSEMBLING THE SYSTEM AND PRINT HEAD
78984	Eastman Kodak Company	US	6470145	09/229,692	1/13/1999	10/22/2002	ONE-TIME-USE CAMERA WITH ELECTRONIC FLASH HAVING FILM IDENTIFYING INDICIA
79000	Eastman Kodak Company	US	6593073	09/467,613	9/4/2002	7/15/2003	CORE/SHELL EMULSIONS WITH ENHANCED PHOTOGRAPHIC RESPONSE
79021	Eastman Kodak Company	US	6097890	09/234,603	1/21/1999	8/1/2000	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR

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79021	Eastman Kodak Company	US	6151449	09/535,202	3/27/2000	11/21/2000	ONE-TIME-USE CAMERA WITH FRACTURE LINE OF WEAKNESS NON-COINCIDENT TO PIVOT AXIS OF FILM DOOR
79023	Eastman Kodak Company	US	D413614	29/099,564	1/22/1999	9/7/1999	CAMERA WITH FLIP-UP FLASH
79024	Eastman Kodak Company	US	D413435	29/099,563	1/22/1999	9/7/1999	HOLSTER FOR CAMERA
79031	Eastman Kodak Company	US	6290749	09/456,643	12/8/1999	9/18/2001	PREPARATION OF ULTRA-PURE SILVER METAL
79055	Eastman Kodak Company	US	6310626	09/256,798	2/24/1999	10/30/2001	SYSTEM FOR MODELING A COLOR IMAGING DEVICE
79057	Eastman Kodak Company	CN	00101092.1	00101092.1	1/12/2000	12/8/2004	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79057	Eastman Kodak Company	US	6381033	09/249,172	2/12/1999	4/30/2002	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79069	Eastman Kodak Company	CN	ZL00101091.3	00101091.3	1/12/2000	2/1/2006	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79069	Eastman Kodak Company	US	6574373	09/249,573	2/12/1999	6/3/2003	METHOD AND APPARATUS FOR PRINTING DIGITAL IMAGES
79069	Eastman Kodak Company	US	7355746	09/975,903	10/12/2001	4/8/2008	METHOD AND APPARATUS FOR PRINTING AND/OR DISPLAYING DIGITAL IMAGES
79090	Eastman Kodak Company	DE	60030795.6	00200974.4	3/17/2000	9/20/2006	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	FR	1041426	00200974.4	3/17/2000	9/20/2006	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	GB	1041426	00200974.4	3/17/2000	9/20/2006	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	JP	4357077	2000-90550	3/29/2000	8/14/2009	MODULATOR FOR OPTICAL PRINTING
79090	Eastman Kodak Company	US	6211997	09/283,068	3/31/1999	4/3/2001	MODULATOR FOR OPTICAL PRINTING
79092	Eastman Kodak Company	US	6143061	09/299,480	4/26/1999	11/7/2000	DELOCALIZED CATIONIC AZO DYE FOR INK JET INK
79096	Eastman Kodak Company	US	6069752	09/250,803	2/17/1999	5/30/2000	REPLACEABLE LASER AND MODULATOR UNIT
79101	Eastman Kodak Company	US	D432163	29/101,845	3/11/1999	10/17/2000	DESIGN OF A CABINetry ENCLOSURE FOR A BUSINESS MACHINE

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79106	Eastman Kodak Company	JP	4652521	2000-128964	4/25/2000	12/24/2010	CATIONIC AZO DYE FOR INK JET INK
79106	Eastman Kodak Company	US	6136080	09/299,412	4/26/1999	10/24/2000	CATIONIC AZO DYES FOR INK JET INK
79107	Eastman Kodak Company	US	6107018	09/250,200	2/16/1999	8/22/2000	HIGH CHLORIDE EMULSIONS DOPED WITH COMBINATION OF METAL COMPLEXES
79116	Eastman Kodak Company	US	6210851	09/451,554	12/1/1999	4/3/2001	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA MIXTURES
79121	Eastman Kodak Company	US	6197148	09/283,066	3/31/1999	3/6/2001	A WEB MATERIAL HAVING SPLICED JOINTS AND A METHOD FOR COATING A WEB MATERIAL HAVING SPLICED JOINTS
79128	Eastman Kodak Company	US	6278805	09/311,830	5/13/1999	8/21/2001	A SYSTEM FOR COMPOSING COLOR TRANSFORMS USING CLASS INFORMATION
79143	Eastman Kodak Company	US	6238584	09/257,895	3/2/1999	5/29/2001	FORMING INK JET NOZZLE PLATES
79144	Eastman Kodak Company	US	6214245	09/260,303	3/2/1999	4/10/2001	INK JET NOZZLE PLATES
79145	Eastman Kodak Company	US	6303042	09/260,698	3/2/1999	10/16/2001	MAKING INK JET NOZZLE PLATES
79158	Eastman Kodak Company	US	6272908	09/274,726	3/23/1999	8/14/2001	FLEXURAL PROBE AND METHOD FOR EXAMINING A MOVING SENSITIVE WEB SURFACE
79159	Eastman Kodak Company	US	6213324	09/441,985	11/17/1999	4/10/2001	PHOTOCHEMICAL FRANGIBLE CLOSURE
79161	Eastman Kodak Company	US	6312119	09/606,756	6/29/2000	11/6/2001	METHOD AND APPARATUS FOR FOAM REMOVAL IN AN INK CONTAINER
79162	Eastman Kodak Company	DE	60025569.7	00200975.1	3/17/2000	1/18/2006	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	FR	1040927	00200975.1	3/17/2000	1/18/2006	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	GB	1040927	00200975.1	3/17/2000	1/18/2006	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR
79162	Eastman Kodak Company	US	6169565	09/283,272	3/31/1999	1/2/2001	LASER PRINTER UTILIZING A SPATIAL LIGHT MODULATOR

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79163	Eastman Kodak Company	US	6479228	09/728,412	12/1/2000	11/12/2002	SCRATCH RESISTANT LAYER CONTAINING ELECTRONICALLY CONDUCTIVE POLYMER FOR IMAGING ELEMENTS
79177	Eastman Kodak Company	US	6208368	09/315,366	5/18/1999	3/27/2001	REMOVABLE LEAD SCREW ASSEMBLY FOR AN IMAGE PROCESSING APPARATUS
79178	Eastman Kodak Company	US	6017687	09/268,227	3/15/1999	1/25/2000	LOW REPLENISHMENT COLOR DEVELOPMENT USING CHLORIDE ION-FREE COLOR DEVELOPER CONCENTRATE
79180	Eastman Kodak Company	US	6186681	09/268,988	3/16/1999	2/13/2001	METHOD AND APPARATUS FOR PASTEURIZING FLUIDS
79210	Eastman Kodak Company	US	6152345	09/273,642	3/23/1999	11/28/2000	METHOD FOR CONTROLLING WIDTHWISE EXPANSION OF A CONVEYED WEB
79211	Eastman Kodak Company	US	6106166	09/292,859	4/16/1999	8/22/2000	A PHOTOPROCESSING APPARATUS FOR SENSING TYPE OF PHOTOPROCESSING CONSUMABLE AND METHOD OF ASSEMBLING THE APPARATUS
79220	Eastman Kodak Company	US	6713224	09/550,503	4/14/2000	3/30/2004	SOUND RECORDING FILM
79225	Eastman Kodak Company	DE	60018030.1	00204563.1	12/18/2000	2/9/2005	PERMEABLE SURFACE IMAGING SUPPORT
79225	Eastman Kodak Company	FR	1112858	00204563.1	12/18/2000	2/9/2005	PERMEABLE SURFACE IMAGING SUPPORT
79225	Eastman Kodak Company	GB	1112858	00204563.1	12/18/2000	2/9/2005	PERMEABLE SURFACE IMAGING SUPPORT
79225	Eastman Kodak Company	JP	4510280	2000-397594	12/27/2000	5/14/2010	IMAGING SUPPORT
79225	Eastman Kodak Company	US	6379780	09/472,487	12/27/1999	4/30/2002	PERMEABLE SURFACE IMAGING SUPPORT
79230	Eastman Kodak Company	US	6405464	09/606,701	6/29/2000	6/18/2002	LENTICULAR IMAGE PRODUCT PRESENTING A FLIP IMAGE(S) WHERE GHOSTING IS MINIMIZED
79239	Eastman Kodak Company	US	6507665	09/383,573	8/7/2002	1/14/2003	METHOD FOR CREATING ENVIRONMENT MAP CONTAINING INFORMATION EXTRACTED FROM STEREO IMAGE PAIRS

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79252	Eastman Kodak Company	US	6165687	09/342,390	6/29/1999	12/26/2000	STANDARD ARRAY, PROGRAMMABLE IMAGE FORMING PROCESS
79283	Eastman Kodak Company	US	6226116	09/451,171	11/30/1999	5/1/2001	MAGNETIC MICRO-SHUTTERS
79291	Eastman Kodak Company	US	6674926	09/289,351	4/9/1999	1/6/2004	CONTROLLER FOR A MULTIPLE ARRAY COLOR SENSOR
79296	Eastman Kodak Company	US	6894794	09/339,605	6/24/1999	5/17/2005	METHOD AND APPARATUS FOR MAKING A PRINT HAVING AN INVISIBLE COORDINATE SYSTEM
79302	Eastman Kodak Company	GB	2349635	0003651.7	2/18/2000	12/11/2002	SHEET FEEDING CONTROL FOR AN IMAGE READING DEVICE
79302	Eastman Kodak Company	US	6126160	09/290,118	4/12/1999	10/3/2000	SHEET FEEDING CONTROL FOR AN IMAGE READING DEVICE
79305	Eastman Kodak Company	DE	60006184.1	00201798.6	5/22/2000	10/29/2003	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	FR	1057877	00201798.6	5/22/2000	10/29/2003	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	GB	1057877	00201798.6	5/22/2000	10/29/2003	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	JP	4782268	2000-166467	5/31/2000	7/15/2011	PROCESS FOR PREPARING AN INK JET INK
79305	Eastman Kodak Company	US	6210474	09/326,064	6/4/1999	4/3/2001	PROCESS FOR PREPARING AN INK JET INK
79307	Eastman Kodak Company	US	6381062	09/757,340	1/9/2001	4/30/2002	OPTICAL DATA MODULATION SYSTEM WITH SELF-DAMPED DIFFRACTIVE LIGHT MODULATOR
79312	Eastman Kodak Company	DE	60119827.1	01200662.3	2/23/2001	5/24/2006	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	FR	1143287	01200662.3	2/23/2001	5/24/2006	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	GB	1143287	01200662.3	2/23/2001	5/24/2006	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR
79312	Eastman Kodak Company	US	6479811	09/519,227	3/6/2000	11/12/2002	METHOD AND SYSTEM FOR CALIBRATING A DIFFRACTIVE GRATING MODULATOR

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79330	Eastman Kodak Company	US	6309749	09/305,999	5/6/1999	10/30/2001	CERAMIC MILLING MEDIA
79343	Eastman Kodak Company	US	6187501	09/370,955	8/10/1999	2/13/2001	IMAGING MEMBER WITH TOUGH BINDER LAYER
79344	Eastman Kodak Company	DE	60022577.1	00201963.6	6/5/2000	9/14/2005	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	FR	1060889	00201963.6	6/5/2000	9/14/2005	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	GB	1060889	00201963.6	6/5/2000	9/14/2005	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79344	Eastman Kodak Company	US	6217156	09/334,810	6/17/1999	4/17/2001	CONTINUOUS INK JET PRINT HEAD HAVING HEATER WITH SYMMETRICAL CONFIGURATION
79345	Eastman Kodak Company	DE	60027817.4	00201999.0	6/6/2000	5/10/2006	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	FR	1060890	00201999.0	6/6/2000	5/10/2006	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	GB	1060890	00201999.0	6/6/2000	5/10/2006	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79345	Eastman Kodak Company	US	6158845	09/335,415	6/17/1999	12/12/2000	INK JET PRINT HEAD HAVING HEATER UPPER SURFACE COPLANAR WITH A SURROUNDING SURFACE OF SUBSTRATE
79348	Eastman Kodak Company	US	6190851	09/473,790	12/28/1999	2/20/2001	PHOTOGRAPHIC ELEMENT, DISPERSION, COMPOUND AND PROCESS
79357	Eastman Kodak Company	US	6176670	09/295,207	4/21/1999	1/23/2001	ROLL HANDLING AND TRANSPORT ASSEMBLAGE
79364	Eastman Kodak Company	US	6207362	09/392,949	9/9/1999	3/27/2001	TOUGH DURABLE IMAGING CELLULOSE BASE MATERIAL

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79367	Eastman Kodak Company	US	6184181	09/303,522	4/30/1999	2/6/2001	A PROCESS FOR CONTROLLING THE GLOSS OF A THERMAL DYE TRANSFER IMAGE
79372	Eastman Kodak Company	US	6279820	09/535,122	3/24/2000	8/28/2001	CARDBOARD PACK FOR DISPLAY STAND
79396	Eastman Kodak Company	US	6856427	09/315,646	5/20/1999	2/15/2005	SYSTEM FOR PRINTING CORRECT EXPOSURE IN A RENDERED DIGITAL IMAGE
79399	Eastman Kodak Company	US	D423542	29/104,397	5/4/1999	4/25/2000	FLASH CAMERA
79400	Eastman Kodak Company	US	D423545	29/104,396	5/4/1999	4/25/2000	FRONT COVER LABEL FOR FLASH CAMERA
79401	Eastman Kodak Company	US	D425536	29/104,380	5/4/1999	5/23/2000	REAR COVER LABEL FOR FLASH CAMERA
79405	Eastman Kodak Company	US	6083674	09/337,359	6/21/1999	7/4/2000	ANTISTATIC LAYER FOR LENTICULAR SURFACE
79409	Eastman Kodak Company	US	6174356	09/306,121	5/6/1999	1/16/2001	DYE FOR INK JET INK
79412	Eastman Kodak Company	US	6644544	09/334,021	6/16/1999	11/11/2003	AN IMAGING APPARATUS CAPABLE OF FORMING AN IMAGE CONSISTENT WITH TYPE OF IMAGING CONSUMABLE LOADED THEREIN AND METHOD OF ASSEMBLING THE APPARATUS
79425	Eastman Kodak Company	US	6567532	09/453,247	12/2/1999	5/20/2003	METHOD AND COMPUTER PROGRAM FOR EXTRACTING AN EMBEDDED MESSAGE FROM A DIGITAL IMAGE
79456	Eastman Kodak Company	US	6873433	09/521,588	3/9/2000	3/29/2005	CALIBRATION OF COLOR REPRODUCTION APPARATUS
79459	Eastman Kodak Company	US	6149985	09/349,288	7/7/1999	11/21/2000	HIGH-EFFICIENCY PLASMA TREATMENT OF IMAGING SUPPORTS
79459	Eastman Kodak Company	US	6603121	10/246,864	9/19/2002	8/5/2003	HIGH-EFFICIENCY PLASMA TREATMENT OF PAPER
79460	Eastman Kodak Company	TW	NI-161205	089106419	4/7/2000	8/21/2002	HYBRID OPTICAL DISC CONSTRUCTION
79460	Eastman Kodak Company	US	6212158	09/323,496	6/1/1999	4/3/2001	HYBRID OPTICAL DISC CONSTRUCTION
79460	Eastman Kodak Company	US	6480462	09/739,953	12/18/2000	11/12/2002	HYBRID OPTICAL DISC CONSTRUCTION

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79464	Eastman Kodak Company	US	6249300	09/354,005	7/15/1999	6/19/2001	METHOD AND APPARATUS FOR POSITIONING A WRITING ASSEMBLY OF AN IMAGE PROCESSING APPARATUS
79465	Eastman Kodak Company	US	6537730	09/652,344	8/31/2000	3/25/2003	THERMAL IMAGING COMPOSITION AND MEMBER CONTAINING SULFONATED IR DYE AND METHODS OF IMAGING AND PRINTING
79481	Eastman Kodak Company	US	6572223	09/813,580	3/21/2001	6/3/2003	APPARATUS AND METHOD OF BALANCING END JET FORCES IN AN INK JET PRINTING SYSTEM
79482	Eastman Kodak Company	US	6474795	09/468,987	12/21/1999	11/5/2002	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6695440	10/229,207	8/26/2002	2/24/2004	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79482	Eastman Kodak Company	US	6796641	10/229,357	8/26/2002	9/28/2004	CONTINUOUS INK JET PRINTER WITH MICRO-VALVE DEFLECTION MECHANISM AND METHOD OF MAKING SAME
79491	Eastman Kodak Company	US	6412910	09/586,099	6/2/2000	7/2/2002	PERMANENT ALTERATION OF A PRINTHEAD FOR CORRECTION OF MIS-DIRECTION OF EMITTED INK DROPS
79496	Eastman Kodak Company	DE	60026442.4	00202001.4	6/6/2000	3/8/2006	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	FR	1060895	00202001.4	6/6/2000	3/8/2006	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER

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79496	Eastman Kodak Company	GB	1060895	00202001.4	6/6/2000	3/8/2006	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	JP	4360741	2000-168894	6/6/2000	8/21/2009	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79496	Eastman Kodak Company	US	6938976	09/334,375	4/4/2001	9/6/2005	A PRINTER AND METHOD THEREFOR ADAPTED TO SENSE DATA UNIQUELY ASSOCIATED WITH A CONSUMABLE LOADED INTO THE PRINTER
79502	Eastman Kodak Company	US	6226024	09/336,934	6/21/1999	5/1/2001	VACUUM IMAGING DRUM WITH VACUUM HOLES FOR MAINTAINING A BOUNDARY LAYER IN AN IMAGE PROCESSING APPARATUS
79536	Eastman Kodak Company	US	6520629	09/675,831	9/29/2000	2/18/2003	STEERING FLUID DEVICE AND METHODS FOR INCREASING THE ANGLE OF DEFLECTION OF INK DROPLETS GENERATED BY AN ASYMMETRIC HEAT-TYPE INKJET PRINTER
79537	Eastman Kodak Company	US	6276782	09/481,303	1/11/2000	8/21/2001	ASSISTED DROP-ON-DEMAND INKJET PRINTER
79539	Eastman Kodak Company	US	6428157	09/325,077	6/3/1999	8/6/2002	FORMING INK IMAGES HAVING PROTECTION FILMS
79540	Eastman Kodak Company	DE	60000594.1	00201803.4	5/22/2000	10/16/2002	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	FR	1057631	00201803.4	5/22/2000	10/16/2002	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	GB	1057631	00201803.4	5/22/2000	10/16/2002	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79540	Eastman Kodak Company	JP	4841715	2000-159623	5/30/2000	10/14/2011	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES

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79540	Eastman Kodak Company	US	6193361	09/325,078	6/3/1999	2/27/2001	APPARATUS FOR FORMING TEXTURED LAYERS OVER IMAGES
79546	Eastman Kodak Company	JP		2012-021493	2/3/2012		APPARATUS FOR PRINTING, METHOD OF PRINTING, AND COMPUTER PROGRAM
79546	Eastman Kodak Company	US	6452663	09/470,290	3/14/2002	9/17/2002	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6533169	09/846,716	5/1/2001	3/18/2003	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79546	Eastman Kodak Company	US	6459471	09/846,717	5/1/2001	10/1/2002	IMAGE REPRODUCTION APPARATUS WITH COMPACT, LOW-WASTE DIGITAL PRINTER
79568	Eastman Kodak Company	DE	60111813.8	01204413.7	11/19/2001	7/6/2005	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	FR	1215047	01204413.7	11/19/2001	7/6/2005	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	GB	1215047	01204413.7	11/19/2001	7/6/2005	IMPROVED PAGE WIDE INK JET PRINTING
79568	Eastman Kodak Company	US	6663221	09/731,355	12/6/2000	12/16/2003	IMPROVED PAGE WIDE INK JET PRINTING
79595	Eastman Kodak Company	DE	60115589.0	01204938.3	12/17/2001	12/7/2005	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	GB	1219431	01204938.3	12/17/2001	12/7/2005	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79595	Eastman Kodak Company	US	6478414	09/750,965	12/28/2000	11/12/2002	A DROP-MASKING CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
79596	Eastman Kodak Company	US	6250736	09/366,819	8/4/1999	6/26/2001	CONTINUOUS INK JET PRINT HEAD WITH FIXED POSITION INK GUTTER COMPATIBLE WITH HYDRODYNAMIC AND WIPE CLEANING

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79597	Eastman Kodak Company	DE	60109125.6	01204904.5	12/14/2001	3/2/2005	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	FR	1219430	01204904.5	12/14/2001	3/2/2005	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	GB	1219430	01204904.5	12/14/2001	3/2/2005	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79597	Eastman Kodak Company	US	6554410	09/750,946	12/28/2000	4/29/2003	PRINthead HAVING GAS FLOW INK DROPLET SEPARATION AND METHOD OF DIVERGING INK DROPLETS
79608	Eastman Kodak Company	US	6429248	09/880,384	6/13/2001	8/6/2002	COATING COMPOSITION CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER AND SOLVENT MIXTURE
79610	Eastman Kodak Company	US	6162596	09/386,523	8/30/1999	12/19/2000	IMAGING ELEMENTS CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER COMPRISING POLYTHIOPHENE AND A CELLULOSIC POLYMER BINDER
79615	Eastman Kodak Company	DE	60018025.5	00204307.3	12/4/2000	2/9/2005	PLASTICIZED CROSS-LINKED RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
79615	Eastman Kodak Company	US	6291396	09/465,206	12/15/1999	9/18/2001	PLASTICIZED CROSS-LINKED RECEIVING ELEMENT FOR THERMAL DYE TRANSFER
79622	Eastman Kodak Company	US	6367905	09/590,988	6/9/2000	4/9/2002	PRINT HEAD CLEANING ASSEMBLY WITH ROLLER AND METHOD FOR AN INK JET PRINT HEAD WITH FIXED GUTTER

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79627	Eastman Kodak Company	US	6883904	10/131,533	4/24/2002	4/26/2005	APPARATUS AND METHOD FOR MAINTAINING CONSTANT DROP VOLUMES IN A CONTINUOUS STREAM INK JET PRINTER
79638	Eastman Kodak Company	DE	60221764.4	02078695.0	9/9/2002	8/15/2007	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	FR	1296171	02078695.0	9/9/2002	8/15/2007	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	GB	1296171	02078695.0	9/9/2002	8/15/2007	ELECTRO-MECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79638	Eastman Kodak Company	US	6750998	09/957,334	9/20/2001	6/15/2004	ELECTROMECHANICAL GRATING DEVICE HAVING A CONTINUOUSLY CONTROLLABLE DIFFRACTION EFFICIENCY
79641	Eastman Kodak Company	US	6305194	09/354,219	7/15/1999	10/23/2001	MOLD DESIGN FOR COMPRESSION MOLDING MICROLENS ARRAYS
79644	Eastman Kodak Company	US	6663965	10/170,609	6/12/2002	12/16/2003	THERMO-REVERSIBLE MATERIAL AND METHOD FOR PREPARING IT
79645	Eastman Kodak Company	US	6599991	09/475,843	12/30/1999	7/29/2003	IN-SITU BLENDING OF POLYESTERS WITH POLY(ETHER IMIDE)
79646	Eastman Kodak Company	US	6329652	09/362,639	7/28/1999	12/11/2001	METHOD FOR COMPARISON OF SIMILAR SAMPLES IN LIQUID CHROMATOGRAPHY/MASS SPECTROMETRY
79661	Eastman Kodak Company	US	6248893	09/589,964	6/8/2000	6/19/2001	NON-HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79661	Eastman Kodak Company	US	6248886	09/589,965	6/8/2000	6/19/2001	HETEROCYCLIC OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
79666	Eastman Kodak Company	US	6153000	09/351,614	7/12/1999	11/28/2000	COLOR PIGMENTED INK JET INK SET

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79668	Eastman Kodak Company	US	6482769	09/712,424	11/14/2000	11/19/2002	DIFFUSION RESISTANT LENTICULAR ELEMENT
79670	Eastman Kodak Company	DE	60028518.9	00204446.9	12/11/2000	6/7/2006	METHOD FOR PREVENTING INK DROP MISDIRECTION IN AN ASYMMETRIC HEAT-TYPE INK JET PRINTER
79670	Eastman Kodak Company	JP	4594515	2000-389102	12/21/2000	9/24/2010	METHOD FOR PREVENTING INK DROP MISDIRECTION IN AN ASYMMETRIC HEAT-TYPE INK JET PRINTER
79670	Eastman Kodak Company	US	6402305	09/470,728	12/22/1999	6/11/2002	METHOD FOR PREVENTING INK DROP MISDIRECTION IN AN ASYMMETRIC HEAT-TYPE INK JET PRINTER
79677	Eastman Kodak Company	GB	2354659	0013583.0	6/6/2000	8/13/2003	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79677	Eastman Kodak Company	US	6200713	09/360,018	7/23/1999	3/13/2001	METHOD AND APPARATUS FOR LOCATING ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	GB	2352514	0013581.4	6/6/2000	12/17/2003	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79680	Eastman Kodak Company	US	6177217	09/360,462	7/23/1999	1/23/2001	AN IMPROVED METHOD AND APPARATUS FOR PRECISE POSITIONING OF ARRAYS WITH PERIODIC STRUCTURES RELATIVE TO COMPOSITE IMAGES
79687	Eastman Kodak Company	US	6972859	09/359,152	7/22/1999	12/6/2005	AUTHORIZING THE PRINTING OF DIGITAL IMAGES
79691	Eastman Kodak Company	JP	4717986	2000-240919	8/9/2000	4/8/2011	CO-MILLED PIGMENTS IN INK JET INK
79691	Eastman Kodak Company	US	6132501	09/371,657	8/10/1999	10/17/2000	CO-MILLED PIGMENTS IN INK JET INK

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79694	Eastman Kodak Company	US	6228572	09/358,501	7/21/1999	5/8/2001	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED MERCAPTODIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79695	Eastman Kodak Company	US	6190849	09/358,500	7/21/1999	2/20/2001	PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TETRAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79698	Eastman Kodak Company	US	6190848	09/358,497	7/21/1999	2/20/2001	COLOR PHOTOGRAPHIC ELEMENT CONTAINING BALLASTED TRIAZOLE DERIVATIVE AND INHIBITOR RELEASING COUPLER
79723	Eastman Kodak Company	US	6310165	09/442,826	11/18/1999	10/30/2001	POLYMERIZATION PROCESS WITH NOVEL CATALYST SYSTEM
79754	Eastman Kodak Company	US	6688525	09/401,228	9/22/1999	2/10/2004	APPARATUS AND METHOD FOR READING A CODED PATTERN
79762	Eastman Kodak Company	US	6206586	09/376,174	8/17/1999	3/27/2001	PROTECTIVE FILMS ON PHOTOGRAPHIC IMAGES
79783	Eastman Kodak Company	US	6666534	10/174,170	6/18/2002	12/23/2003	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
79788	Eastman Kodak Company	US	6381418	09/372,329	11/6/2001	4/30/2002	A PRINT HAVING INFORMATION ASSOCIATED WITH THE PRINT STORED IN A MEMORY COUPLED TO THE PRINT
79791	Eastman Kodak Company	US	6576792	09/849,474	5/4/2001	6/10/2003	2-HALO-1-CYCLOALKENECARBOXAMIDES AND THEIR PREPARATION
79796	Eastman Kodak Company	US	6257510	09/376,115	8/17/1999	7/10/2001	ADJUSTABLE EMISSION CHAMBER FLOW CELL
79798	Eastman Kodak Company	US	6533951	09/626,874	7/27/2000	3/18/2003	METHOD OF MANUFACTURING FLUID PUMP
79799	Eastman Kodak Company	JP	4594516	2000-389103	12/21/2000	9/24/2010	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79799	Eastman Kodak Company	US	6497510	09/470,638	12/22/1999	12/24/2002	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS

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79799	Eastman Kodak Company	US	6761437	10/273,916	10/18/2002	7/13/2004	APPARATUS AND METHOD OF ENHANCING FLUID DEFLECTION IN A CONTINUOUS INK JET PRINTHEAD
79799	Eastman Kodak Company	US	6986566	10/706,199	11/12/2003	1/17/2006	DEFLECTION ENHANCEMENT FOR CONTINUOUS INK JET PRINTERS
79802	Eastman Kodak Company	US	6422826	09/585,941	6/2/2000	7/23/2002	FLUID PUMP AND METHOD
79810	Eastman Kodak Company	US	6536882	09/625,536	7/26/2000	3/25/2003	INKJET PRINTHEAD HAVING SUBSTRATE FEEDTHROUGHS FOR ACCOMMODATING CONDUCTORS
79811	Eastman Kodak Company	DE	60025987.0	00204311.5	12/4/2000	2/15/2006	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	FR	1108542	00204311.5	12/4/2000	2/15/2006	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	GB	1108542	00204311.5	12/4/2000	2/15/2006	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	JP	4592178	2000-378284	12/13/2000	9/24/2010	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79811	Eastman Kodak Company	US	6203145	09/466,346	12/17/1999	3/20/2001	CONTINUOUS INK JET SYSTEM HAVING NON-CIRCULAR ORIFICES
79816	Eastman Kodak Company	US	6326109	09/532,543	3/22/2000	12/4/2001	TWO-SIDED IMAGING MEMBER
79820	Eastman Kodak Company	US	6183548	09/387,585	8/31/1999	2/6/2001	INK JET INK SET
79834	Eastman Kodak Company	US	6350009	09/535,885	3/27/2000	2/26/2002	ENDLESS TRANSPORT BELT FOR RECEIVING THE INK, NOT EJECTED FOR PRINTING PURPOSES, OF AN INKJET PRINTER
79835	Eastman Kodak Company	US	6481046	09/535,323	3/27/2000	11/19/2002	METHOD AND APPARATUS FOR CLEANING FROM THE OUTER SURFACE OF AN ENDLESS TRANSPORT BELT THE INK, NOT EJECTED FOR PRINTING PURPOSES, OF AN INKJET PRINTER
79852	Eastman Kodak Company	DE	60016333.4	00202883.5	8/17/2000	12/1/2004	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	GB	1079274	00202883.5	8/17/2000	12/1/2004	LASER THERMAL TRANSFER COLOR PROOFING PROCESS
79852	Eastman Kodak Company	US	6197474	09/603,277	6/26/2000	3/6/2001	THERMAL COLOR PROOFING PROCESS

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79859	Eastman Kodak Company	US	6576412	09/868,210	12/22/1999	6/10/2003	HYDROPHILIC COLLOID COMPOSITION
79865	Eastman Kodak Company	DE	69906380.9	99961208.8	12/14/1999	3/26/2003	SURFACTANTS FOR PREPARATION OF PRINTING PLATES
79865	Eastman Kodak Company	FR	1144199	99961208.8	12/14/1999	3/26/2003	SURFACTANTS FOR PREPARATION OF PRINTING PLATES
79865	Eastman Kodak Company	GB	1144199	99961208.8	12/14/1999	3/26/2003	SURFACTANTS FOR PREPARATION OF PRINTING PLATES
79865	Eastman Kodak Company	US	6520086	09/856,721	12/14/1999	2/18/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	DE	69907742.7	99961216.1	12/14/1999	5/7/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	FR	1144191	99961216.1	12/14/1999	5/7/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	GB	1144191	99961216.1	12/14/1999	5/7/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79867	Eastman Kodak Company	JP	4754692	2000-589347	12/14/1999	6/3/2011	METHOD FOR PREPARING A PRINTING PLATE
79867	Eastman Kodak Company	US	6634295	09/857,479	12/14/1999	10/21/2003	PRINTING PLATES AND A METHOD FOR THEIR PREPARATION
79874	Eastman Kodak Company	US	6967746	09/651,508	8/30/2000	11/22/2005	METHOD FOR COMBINING DEVICE COLOR PROFILES
79882	Eastman Kodak Company	US	6795209	09/418,560	10/14/1999	9/21/2004	METHOD AND APPARATUS FOR MODIFYING A HARD COPY IMAGE DIGITALLY IN ACCORDANCE WITH INSTRUCTIONS PROVIDED BY CONSUMER
79892	Eastman Kodak Company	US	6352330	09/516,707	3/1/2000	3/5/2002	INK JET PLATE MAKER AND PROOFER APPARATUS AND METHOD
79900	Eastman Kodak Company	US	6303212	09/394,420	9/13/1999	10/16/2001	INK JET RECORDING ELEMENT
79931	Eastman Kodak Company	US	6521513	09/609,617	7/5/2000	2/18/2003	SILICON WAFER CONFIGURATION AND METHOD OF FORMING SAME
79948	Eastman Kodak Company	US	6423469	09/444,695	11/22/1999	7/23/2002	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING OXONOL IR DYE AND METHODS OF IMAGING AND PRINTING

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79956	Eastman Kodak Company	DE	60019078.1	00204771.0	12/27/2000	3/30/2005	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	FR	1116597	00204771.0	12/27/2000	3/30/2005	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	GB	1116597	00204771.0	12/27/2000	3/30/2005	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	JP	4824176	2001-006606	1/15/2001	9/16/2011	INK JET RECORDING ELEMENT
79956	Eastman Kodak Company	US	6299303	09/482,659	1/13/2000	10/9/2001	INK JET RECORDING ELEMENT
79961	Eastman Kodak Company	CN	ZL01103323.1	01103323.1	1/31/2001	5/25/2005	METHOD AND APPARATUS FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES
79961	Eastman Kodak Company	JP		2010-269125	12/2/2010		METHOD AND APPARATUS FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES
79961	Eastman Kodak Company	JP		2011-167119	8/19/2011		METHOD FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES, SYSTEM AND APPARATUS THEREFOR
79961	Eastman Kodak Company	US	6636837	09/492,063	1/27/2000	10/21/2003	METHOD AND APPARATUS FOR ORDERING PHOTOFINISHING GOODS AND/OR SERVICES
79971	Eastman Kodak Company	US	6416940	09/438,121	2/22/2001	7/9/2002	CALCIUM ION STABLE PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION AND METHOD OF USE
79971	Eastman Kodak Company	US	6503696	09/804,339	3/12/2001	1/7/2003	CALCIUM ION STABLE PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION AND METHOD OF USE
79971	Eastman Kodak Company	US	6660461	10/285,906	11/1/2002	12/9/2003	STABILIZED PHOTOGRAPHIC AMPLIFIED DEVELOPING COMPOSITION AND METHOD OF USE
79987	Eastman Kodak Company	US	6313859	09/571,350	5/16/2000	11/6/2001	METHOD AND APPARATUS FOR AXIAL DIRECTION SHEET FEED TO A VACUUM DRUM
79996	Eastman Kodak Company	US	6364456	09/470,809	12/22/1999	4/2/2002	REPLENISHABLE COATING FOR PRINthead NOZZLE PLATE

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80008	Eastman Kodak Company	US	6523930	09/750,809	12/28/2000	2/25/2003	AN INK JET PRINTER WITH CLEANING MECHANISM USING LAMINATED POLYIMIDE STRUCTURE AND METHOD CLEANING AN INK JET PRINTER
80012	Eastman Kodak Company	US	7097269	09/736,049	12/13/2000	8/29/2006	PROOFING HEAD AND PROOFER PRINTER APPARATUS
80023	Eastman Kodak Company	DE	60004623.0	00420234.7	11/14/2000	8/20/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	FR	1106066	00420234.7	11/14/2000	8/20/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	GB	1106066	00420234.7	11/14/2000	8/20/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80023	Eastman Kodak Company	US	6627208	09/726,941	11/30/2000	9/30/2003	BIOCIDAL MATERIAL WITH IMPROVED ACTIVITY
80036	Eastman Kodak Company	US	6096472	09/415,887	10/8/1999	8/1/2000	THERMAL COLOR PROOFING PROCESS
80039	Eastman Kodak Company	US	6461667	09/542,720	4/4/2000	10/8/2002	APPARATUS AND METHOD FOR VAPOR DEPOSITING LUBRICANT COATING ON A WEB
80054	Eastman Kodak Company	US	6463656	09/606,293	6/29/2000	10/15/2002	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80054	Eastman Kodak Company	US	6789884	10/199,574	7/19/2002	9/14/2004	A LAMINATE AND GASKET MANIFOLD FOR INK JET DELIVERY SYSTEMS AND SIMILAR DEVICES
80070	Eastman Kodak Company	US	6447978	09/454,151	12/3/1999	9/10/2002	IMAGING MEMBER CONTAINING HEAT SWITCHABLE POLYMER AND METHOD OF USE
80070	Eastman Kodak Company	US	6451500	09/644,600	8/23/2000	9/17/2002	IMAGING MEMBER CONTAINING HEAT SWITCHABLE CARBOXYLATE POLYMER AND METHOD OF USE
80084	Eastman Kodak Company	US	6162597	09/466,453	12/17/1999	12/19/2000	IMAGING ELEMENTS ADHESION PROMOTING SUBBING LAYER FOR PHOTOTHERMOGRAPHIC IMAGING LAYERS

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80085	Eastman Kodak Company	US	6165699	09/466,566	12/17/1999	12/26/2000	ANNEALED ADHESION PROMOTING LAYER FOR PHOTOGRAPHIC IMAGING ELEMENTS
80128	Eastman Kodak Company	US	6247801	09/451,790	12/1/1999	6/19/2001	CONTINUOUS INK JET PRINTING PROCESS
80135	Eastman Kodak Company	US	6715949	10/247,933	9/20/2002	4/6/2004	MEDIUM-HANDLING IN PRINTER FOR DONOR AND RECEIVER MEDIUMS
80138	Eastman Kodak Company	CN	01101242.0	01101242.0	1/8/2001	5/19/2004	OPTIMIZED PRINTING SYSTEM
80138	Eastman Kodak Company	US	6963411	09/479,420	1/7/2000	11/8/2005	OPTIMIZED PRINTING SYSTEM
80143	Eastman Kodak Company	US	6486937	09/476,478	12/27/2001	11/26/2002	A METHOD AND APPARATUS FOR PRINTING LARGE FORMAT LENTICULAR IMAGES
80145	Eastman Kodak Company	US	6632486	09/451,786	12/1/1999	10/14/2003	INK JET RECORDING ELEMENT
80152	Eastman Kodak Company	US	6329113	09/586,913	6/5/2000	12/11/2001	IMAGING MATERIAL WITH DIMENSIONAL ADJUSTMENT BY HEAT
80154	Eastman Kodak Company	US	6312101	09/455,981	12/6/1999	11/6/2001	METHOD OF PRINTING DIGITAL IMAGES USING MULTIPLE COLORANTS HAVING SUBSTANTIALLY THE SAME COLOR
80169	Eastman Kodak Company	US	6159670	09/437,513	11/10/1999	12/12/2000	CALCIUM ION STABLE PHOTOGRAPHIC COLOR DEVELOPING CONCENTRATE AND METHOD OF MANUFACTURE
80187	Eastman Kodak Company	US	6509919	09/654,710	9/1/2000	1/21/2003	AN APPARATUS ADAPTED TO SENSE A COLORANT AND METHOD FOR SENSING COLOR AND DETECTING DONOR MISPICK CONDITION
80206	Eastman Kodak Company	US	6196281	09/441,499	11/17/1999	3/6/2001	FLUID TRANSFER SYSTEM FOR PHOTOPROCESSING MATERIALS
80221	Eastman Kodak Company	US	6173992	09/450,608	11/30/1999	1/16/2001	METHOD AND APPARATUS FOR MAKING AN ALBUM PAGE
80222	Eastman Kodak Company	US	6391427	09/453,159	12/2/1999	5/21/2002	INK JET RECORDING ELEMENT
80242	Eastman Kodak Company	US	6274284	09/470,807	12/22/1999	8/14/2001	NACREOUS IMAGING MATERIAL
80248	Eastman Kodak Company	DE	60010842.2	00204574.8	12/18/2000	5/19/2004	LASER DONOR ELEMENT
80248	Eastman Kodak Company	GB	1112859	00204574.8	12/18/2000	5/19/2004	LASER DONOR ELEMENT
80248	Eastman Kodak Company	US	6165671	09/475,579	12/30/1999	12/26/2000	LASER DONOR ELEMENT

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80274	Eastman Kodak Company	US	6472139	09/776,107	2/2/2001	10/29/2002	NONIONIC SURFACE ACTIVE OLIGOMERS AS COATING AIDS FOR THE MANUFACTURE OF PHOTOGRAPHIC PRODUCTS
80283	Eastman Kodak Company	US	6677982	09/686,610	10/11/2000	1/13/2004	METHOD FOR THREE DIMENSIONAL SPATIAL PANORAMA FORMATION
80284	Eastman Kodak Company	US	6286761	09/454,098	12/3/1999	9/11/2001	IDENTIFICATION DOCUMENT HAVING EMBEDDING INFORMATION RELATED TO THE SUBJECT
80287	Eastman Kodak Company	EP		01200902.3	3/12/2001		A METHOD AND APPARATUS FOR PRINTING HALFTONE RECIPE COLOR IMAGES
80287	Eastman Kodak Company	US	7088469	09/535,671	3/23/2000	8/8/2006	A METHOD AND APPARATUS FOR PRINTING HALFTONE RECIPE COLOR IMAGES
80294	Eastman Kodak Company	US	6435247	09/772,797	1/30/2001	8/20/2002	A LAMINATOR ASSEMBLY HAVING AN ENDLESS TWO-PLY OR HALF-LAP BELT
80295	Eastman Kodak Company	US	6203224	09/493,920	1/28/2000	3/20/2001	A PRINT ENGINE CHASSIS FOR SUPPORTING A VACUUM IMAGING DRUM
80297	Eastman Kodak Company	US	6427310	09/504,552	2/15/2000	8/6/2002	METHOD FOR FABRICATING A PRINT ENGINE CHASSIS FOR SUPPORTING AN IMAGING DRUM AND PRINthead TRANSLATION ASSEMBLY
80298	Eastman Kodak Company	JP		2001-157379	5/25/2001		METHOD AND APPARATUS FOR BEARING HUB ALIGNMENT IN PRINT ENGINE CHASSIS
80299	Eastman Kodak Company	JP	4119645	2001-375336	12/10/2001	5/2/2008	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80299	Eastman Kodak Company	US	6476843	09/750,953	12/28/2000	11/5/2002	REINFORCED SHEET METAL FRAME INCORPORATING PRINT ENGINE CHASSIS
80301	Eastman Kodak Company	US	6439787	09/751,227	12/28/2000	8/27/2002	A SHEET METAL PRINT ENGINE CHASSIS ASSEMBLED WITHOUT FASTENERS

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80302	Eastman Kodak Company	US	6435246	09/772,796	1/30/2001	8/20/2002	LAMINATOR ASSEMBLY HAVING A PRESSURE ROLLER WITH A PERFORATED LAYER AND A BELT FOR A LAMINATOR
80303	Eastman Kodak Company	DE	60018889.2	00204320.6	12/4/2000	3/23/2005	APPARATUS FOR COATING A WEB
80303	Eastman Kodak Company	FR	1108538	00204320.6	12/4/2000	3/23/2005	APPARATUS FOR COATING A WEB
80303	Eastman Kodak Company	GB	1108538	00204320.6	12/4/2000	3/23/2005	APPARATUS FOR COATING A WEB
80303	Eastman Kodak Company	US	6558466	09/465,202	6/6/2002	5/6/2003	APPARATUS FOR COATING A WEB
80333	Eastman Kodak Company	US	6754365	09/505,327	2/16/2000	6/22/2004	DETECTING EMBEDDED INFORMATION IN IMAGES
80343	Eastman Kodak Company	US	6793307	10/268,364	10/10/2002	9/21/2004	A PRINTER CAPABLE OF FORMING AN IMAGE ON A RECEIVER SUBSTRATE ACCORDING TO TYPE OF RECEIVER SUBSTRATE AND A METHOD OF ASSEMBLING THE PRINTER
80345	Eastman Kodak Company	US	6281268	09/467,198	12/20/1999	8/28/2001	PROCESS FOR MAKING AN INK JET INK
80352	Eastman Kodak Company	US	6258155	09/468,412	12/20/1999	7/10/2001	INK JET INK
80360	Eastman Kodak Company	US	6296344	09/470,813	12/22/1999	10/2/2001	METHOD FOR REPLENISHING COATINGS ON PRINthead NOZZLE PLATE
80363	Eastman Kodak Company	US	6836345	09/538,421	3/29/2000	12/28/2004	A METHOD FOR INCLUDING TRADITIONAL PHOTOGRAPHIC CALIBRATION INTO DIGITAL COLOR MANAGEMENT
80370	Eastman Kodak Company	US	6477029	09/671,438	9/27/2000	11/5/2002	DEFORMABLE MICRO-ACTUATOR
80372	Eastman Kodak Company	US	6487913	09/739,858	12/18/2000	12/3/2002	STRAIN GAUGE WITH RESONANT LIGHT MODULATOR
80380	Eastman Kodak Company	US	6435840	09/747,215	12/21/2000	8/20/2002	ELECTROSTRICTIVE MICRO-PUMP
80412	Eastman Kodak Company	US	6242841	09/479,266	1/6/2000	6/5/2001	STEPPER MOTOR WITH SHAPED MEMORY ALLOY ROTARY-DRIVER
80415	Eastman Kodak Company	US	6631983	09/751,229	12/28/2000	10/14/2003	INK RECIRCULATION SYSTEM FOR INK JET PRINTERS
80424	Eastman Kodak Company	US	D434057	29/118,537	2/9/2000	11/21/2000	DIGITAL CAMERA
80425	Eastman Kodak Company	US	D434431	29/118,476	2/9/2000	11/28/2000	BASE FOR A DIGITAL CAMERA
80426	Eastman Kodak Company	US	D438224	29/117,794	1/31/2000	2/27/2001	DIGITAL CAMERA

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80434	Eastman Kodak Company	US	6363747	09/570,564	5/12/2000	4/2/2002	GLASS MOLD MATERIAL FOR PRECISION GLASS MOLDING
80436	Eastman Kodak Company	US	6422772	09/607,166	6/29/2000	7/23/2002	A PRINTER HAVING AN INTERFERENCE-FREE RECEIVER SHEET FEED PATH AND METHOD OF ASSEMBLING THE PRINTER
80440	Eastman Kodak Company	US	6456435	09/493,982	2/11/2002	9/24/2002	METHOD AND APPARATUS FOR ADJUSTING SPOT SIZE OF ONE COLOR COMPONENT OF A MULTIPLE COLOR CO-AXIAL LASER BEAM
80447	Eastman Kodak Company	US	6236426	09/490,515	1/25/2000	5/22/2001	APPARATUS FOR LASER MARKING INDICIA ON A PHOTSENSITIVE WEB
80468	Eastman Kodak Company	US	6233408	09/501,748	2/10/2000	5/15/2001	IMAGE FORMING DEVICE WITH TOKEN PRINTING CAPABILITIES
80482	Eastman Kodak Company	US	6326590	09/490,914	1/25/2000	12/4/2001	NOZZLE ELEMENT ADAPTABLE TO A LASER BEAM TUBE USED IN LASER EDGE MARKING EQUIPMENT
80484	Eastman Kodak Company	US	6249308	09/490,512	1/25/2000	6/19/2001	METHOD OF CONTROLLING PEAK POWER OF A RADIANT ENERGY EMITTING SYSTEM
80486	Eastman Kodak Company	US	6680108	09/617,152	7/17/2000	1/20/2004	IMAGE LAYER COMPRISING INTERCALATED CLAY PARTICLES
80508	Eastman Kodak Company	US	D437867	29/117,650	1/28/2000	2/20/2001	FLASH CAMERA
80510	Eastman Kodak Company	US	6647126	09/493,531	1/28/2000	11/11/2003	AUTHORIZING THE PRODUCTION OF VISUAL IMAGES FROM DIGITAL IMAGES
80511	Eastman Kodak Company	JP		2001-18776	1/26/2001		SPATIAL LIGHT MODULATOR WITH CONFORMAL GRATING DEVICE
80511	Eastman Kodak Company	US	6663788	09/867,927	5/30/2001	12/16/2003	A METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE
80511	Eastman Kodak Company	US	6663790	10/158,516	5/30/2002	12/16/2003	METHOD FOR MANUFACTURING A MECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED CONTRAST AND LIFETIME

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80521	Eastman Kodak Company	US	6736067	09/903,346	7/11/2001	5/18/2004	METHOD FOR PRINTING AND VERIFYING LIMITED EDITION STAMPS
80530	Eastman Kodak Company	US	6492004	09/498,575	2/4/2000	12/10/2002	TRANSFER LAMINATING ELEMENT
80551	Eastman Kodak Company	US	D433047	29/117,761	1/28/2000	10/31/2000	VERIFYING FLASH CAMERA
80553	Eastman Kodak Company	US	6692798	09/624,629	7/24/2000	2/17/2004	KENAF IMAGING BASE AND METHOD OF FORMATION
80572	Eastman Kodak Company	US	6626416	09/735,012	12/12/2000	9/30/2003	ELECTROSTRICTIVE VALVE FOR MODULATING A FLUID FLOW
80591	Eastman Kodak Company	US	6240844	09/563,144	5/2/2000	6/5/2001	METHOD FOR SPECIFYING ENGRAVING OF A GRAVURE CYLINDER FOR COATINGS CONTAINING PARTICLE DISPERSIONS
80599	Eastman Kodak Company	US	6628433	09/618,739	7/18/2000	9/30/2003	DOCUMENT SCANNING SYSTEM WITH DOCKABLE PLATEN FLATBED PROVIDING SHEET FED AND PLATEN SCANNING FUNCTIONS
80600	Eastman Kodak Company	US	6315285	09/672,245	9/28/2000	11/13/2001	MEDIA ADJUSTMENT GUIDES FOR IMAGE FORMING APPARATUS
80616	Eastman Kodak Company	US	6717560	10/264,050	10/3/2002	4/6/2004	SELF-ILLUMINATING IMAGING DEVICE
80621	Eastman Kodak Company	US	6819451	09/521,329	3/9/2000	11/16/2004	CALIBRATION OF COLOR REPRODUCTION APPARATUS FOR SIMILAR RECEIVERS FROM DIFFERENT COATING EVENTS
80633	Eastman Kodak Company	US	6435393	09/756,620	1/8/2001	8/20/2002	FILMSTRIP TRANSPORT MECHANISM WITH COMPENSATION FOR PERFORATION PITCH VARIATIONS FOR IMPROVED FILM REGISTRATION
80637	Eastman Kodak Company	US	6407599	09/567,896	5/10/2000	6/18/2002	A METHOD AND APPARATUS FOR DETERMINING A DIGITAL PHASE SHIFT IN A SIGNAL

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80645	Eastman Kodak Company	US	6924909	09/789,103	2/20/2001	8/2/2005	A HIGH-SPEED SCANNER HAVING IMAGE PROCESSING FOR IMPROVING THE COLOR REPRODUCTION AND VISUAL APPEARANCE THEREOF
80662	Eastman Kodak Company	US	6361161	09/516,086	3/1/2000	3/26/2002	NANOPARTICLES FOR PRINTING IMAGES
80686	Eastman Kodak Company	US	6582893	10/115,824	4/3/2002	6/24/2003	FERROUS PHOTOGRAPHIC BLEACH- FIXING COMPOSITIONS AND METHODS FOR THEIR USE
80696	Eastman Kodak Company	US	6386680	09/677,532	10/2/2000	5/14/2002	FLUID PUMP AND INK JET PRINT HEAD
80699	Eastman Kodak Company	US	6438290	09/599,759	6/22/2000	8/20/2002	MICRO-ASPHERIC COLLIMATOR LENS
80705	Eastman Kodak Company	US	D449847	29/138,423	3/13/2001	10/30/2001	DIGITAL PROJECTOR
80708	Eastman Kodak Company	US	7050197	09/662,253	9/14/2000	5/23/2006	IMAGE PROCESSOR FOR HIGH- SPEED PRINTING APPLICATIONS
80713	Eastman Kodak Company	US	D446539	29/129,092	9/7/2000	8/14/2001	DIGITAL FILM SCANNER
80731	Eastman Kodak Company	US	6472136	09/946,256	9/5/2001	10/29/2002	METHOD OF DISPERSING WATER INSOLUBLE PHOTOGRAPHICALLY USEFUL COMPOUNDS
80732	Eastman Kodak Company	US	6353082	09/697,205	10/26/2000	3/5/2002	HIGHLY BRANCHED POLYESTERS THROUGH ONE-STEP POLYMERIZATION PROCESS
80733	Eastman Kodak Company	US	6639032	09/995,948	11/28/2001	10/28/2003	HIGHLY BRANCHED POLYMER FROM TELOMERIZATION
80754	Eastman Kodak Company	US	6443446	09/618,660	7/18/2000	9/3/2002	MEDIA TRANSPORT MECHANISM FOR INFORMATION TRANSFER DEVICES
80760	Eastman Kodak Company	US	6784973	09/652,190	8/31/2000	8/31/2004	QUALITY ASSURANCE SYSTEM FOR RETAIL PHOTOFINISHING
80787	Eastman Kodak Company	DE	60100371.3	01200716.7	2/26/2001	6/18/2003	INK JET PRINTING METHOD
80787	Eastman Kodak Company	FR	1132217	01200716.7	2/26/2001	6/18/2003	INK JET PRINTING METHOD
80787	Eastman Kodak Company	GB	1132217	01200716.7	2/26/2001	6/18/2003	INK JET PRINTING METHOD
80787	Eastman Kodak Company	US	6677008	10/105,744	3/25/2002	1/13/2004	INK JET PRINTING METHOD
80788	Eastman Kodak Company	US	6440537	09/535,703	3/27/2000	8/27/2002	INK JET RECORDING ELEMENT
80793	Eastman Kodak Company	US	6299089	09/540,465	3/31/2000	10/9/2001	A LIGHT TIGHT CARTRIDGE FOR A ROLL OF WEB MATERIAL

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80802	Eastman Kodak Company	US	6561607	09/680,378	10/5/2000	5/13/2003	APPARATUS AND METHOD FOR MAINTAINING A SUBSTANTIALLY CONSTANT CLOSELY SPACED WORKING DISTANCE BETWEEN AN INKJET PRINT HEAD AND A PRINTING RECEIVER
80803	Eastman Kodak Company	DE	60103096.6	01200994.0	3/16/2001	5/6/2004	INK JET PRINTING METHOD
80803	Eastman Kodak Company	FR	1138511	01200994.0	3/16/2001	5/6/2004	INK JET PRINTING METHOD
80803	Eastman Kodak Company	GB	1138511	01200994.0	3/16/2001	5/6/2004	INK JET PRINTING METHOD
80803	Eastman Kodak Company	US	6315405	09/535,698	3/27/2000	11/13/2001	INK JET PRINTING METHOD
80806	Eastman Kodak Company	US	6603499	09/891,755	6/26/2001	8/5/2003	A PRINthead HAVING NON- UNIFORMITY CORRECTION BASED ON SPATIAL ENERGY PROFILE DATA, A METHOD FOR NON- UNIFORMITY CORRECTION OF A PRINthead, AND AN APPARATUS FOR MEASURING SPATIAL ENERGY PROFILE DATA IN A PRINthead
80808	Eastman Kodak Company	US	6943919	09/606,891	6/29/2000	9/13/2005	A METHOD AND APPARATUS FOR CORRECTING DEFECTS IN A SPATIAL LIGHT MODULATOR BASED PRINTING SYSTEM
80809	Eastman Kodak Company	US	6579569	09/795,793	2/28/2001	6/17/2003	COATING METHOD
80812	Eastman Kodak Company	US	6406143	09/558,763	4/26/2000	6/18/2002	INK JET PRINTING METHOD
80815	Eastman Kodak Company	US	6624891	09/976,654	10/12/2001	9/23/2003	INTEROFEROMETRIC-BASED EXTERNAL MEASUREMENT SYSTEM AND METHOD
80857	Eastman Kodak Company	US	6588740	09/734,453	12/11/2000	7/8/2003	INTELLIGENT FEEDER
80863	Eastman Kodak Company	US	6385997	09/570,609	5/12/2000	5/14/2002	METHOD FOR FORMING A TOOL FOR MOLDING MICROLENS ARRAYS
80875	Eastman Kodak Company	US	6475713	09/705,399	11/3/2000	11/5/2002	IMAGING MEMBER WITH POLYESTER ADHESIVE BETWEEN POLYMER SHEETS
80877	Eastman Kodak Company	DE	60101704.8	01202328.9	6/18/2001	1/7/2004	INK JET RECORDING ELEMENT
80877	Eastman Kodak Company	FR	1167055	01202328.9	6/18/2001	1/7/2004	INK JET RECORDING ELEMENT
80877	Eastman Kodak Company	GB	1167055	01202328.9	6/18/2001	1/7/2004	INK JET RECORDING ELEMENT
80877	Eastman Kodak Company	US	6376599	09/607,419	6/30/2000	4/23/2002	INK JET RECORDING ELEMENT

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80879	Eastman Kodak Company	DE	60223741.6	02076042.7	3/18/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
80879	Eastman Kodak Company	JP	4331436	2002-94621	3/29/2002	6/26/2009	INK JET RECORDING ELEMENT
80879	Eastman Kodak Company	US	6541103	09/822,731	3/30/2001	4/1/2003	INK JET RECORDING ELEMENT
80880	Eastman Kodak Company	US	6190827	09/564,887	5/4/2000	2/20/2001	LASER DONOR ELEMENT
80881	Eastman Kodak Company	DE	60101811.7	01201297.7	4/9/2001	1/21/2004	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80881	Eastman Kodak Company	FR	1147914	01201297.7	4/9/2001	1/21/2004	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80881	Eastman Kodak Company	GB	1147914	01201297.7	4/9/2001	1/21/2004	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80881	Eastman Kodak Company	US	6346502	09/550,367	4/19/2000	2/12/2002	DYE-DONOR ELEMENT WITH TRANSFERABLE PROTECTION OVERCOAT
80884	Eastman Kodak Company	US	6492006	09/608,969	6/30/2000	12/10/2002	INK JET RECORDING ELEMENT
80885	Eastman Kodak Company	US	6380280	09/607,417	6/30/2000	4/30/2002	INK JET RECORDING ELEMENT
80900	Eastman Kodak Company	US	6569600	09/822,057	3/30/2001	5/27/2003	OPTICAL RECORDING MATERIAL
80912	Eastman Kodak Company	US	6442497	09/549,901	4/14/2000	8/27/2002	CALIBRATION METHOD AND STRIP FOR FILM SCANNERS IN DIGITAL PHOTOFINISHING SYSTEMS
80915	Eastman Kodak Company	DE	60100247.4	01201109.4	3/26/2001	5/7/2003	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	FR	1148707	01201109.4	3/26/2001	5/7/2003	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80915	Eastman Kodak Company	GB	1148707	01201109.4	3/26/2001	5/7/2003	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE

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80915	Eastman Kodak Company	JP	4523193	2001-105640	4/4/2001	6/4/2010	METHOD OF PROCESSING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE AND A COMPUTER STORAGE PRODUCT (Original-METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE)
80915	Eastman Kodak Company	US	6822760	09/543,652	4/5/2000	11/23/2004	METHOD OF PROCESSING AND PAYING FOR AN EXTENDED COLOR GAMUT DIGITAL IMAGE
80918	Eastman Kodak Company	TW	NI-166125	090103246	2/14/2001	11/11/2002	METHOD OF FORMING A WATERMARK IMAGE IN A HYBRID OPTICAL MASTER DISC
80918	Eastman Kodak Company	US	6423478	09/543,467	4/5/2000	7/23/2002	METHOD OF FORMING A WATERMARK IMAGE IN A HYBRID OPTICAL MASTER DISC
80927	Eastman Kodak Company	US	6554388	09/977,545	10/15/2001	4/29/2003	A METHOD FOR IMPROVING PRINTER UNIFORMITY
80936	Eastman Kodak Company	US	6248510	09/546,886	4/10/2000	6/19/2001	MOTION PICTURE INTERMEDIATE FILM WITH PROCESS SURVIVING ANTISTATIC BACKING LAYER
80966	Eastman Kodak Company	US	D438569	29/122,244	4/20/2000	3/6/2001	PHOTO SERVICE ORDER KIOSK
80999	Eastman Kodak Company	US	6655579	09/558,204	4/26/2000	12/2/2003	MACHINE READABLE CODED FRAME FOR PERSONAL POSTAGE
81003	Eastman Kodak Company	DE	60139046.6	01201363.7	4/13/2001	6/24/2009	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	GB	1152592	01201363.7	4/13/2001	6/24/2009	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81003	Eastman Kodak Company	US	7231067	11/017,398	12/20/2004	6/12/2007	A METHOD FOR PRINTING AND VERIFYING AUTHENTICATION DOCUMENTS
81016	Eastman Kodak Company	US	6589720	10/045,712	10/29/2001	7/8/2003	CREASE RESISTANT IMAGING ELEMENT WITH COATED PAPER BASE
81033	Eastman Kodak Company	US	6422697	09/610,735	7/6/2000	7/23/2002	INK JET PRINTING METHOD

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81040	Eastman Kodak Company	US	7218776	11/102,900	4/8/2005	5/15/2007	PLURALITY OF PICTURE APPEARANCE CHOICES FROM A COLOR PHOTOGRAPHIC RECORDING MATERIAL INTENDED FOR SCANNING
81042	Eastman Kodak Company	DE	60108715.1	01204829.4	12/10/2001	2/2/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	FR	1217576	01204829.4	12/10/2001	2/2/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	GB	1217576	01204829.4	12/10/2001	2/2/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81042	Eastman Kodak Company	US	6961141	09/745,027	12/20/2000	11/1/2005	METHOD AND ELECTRONIC APARATUS FOR FORMATTING AND SERVING INKJET IMAGE DATA
81057	Eastman Kodak Company	DE	60101526.6	01203210.8	8/27/2001	12/17/2003	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	JP		2001-267507	9/4/2001		SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81057	Eastman Kodak Company	US	6513918	09/656,627	9/7/2000	2/4/2003	SCREEN MESH CATCHER FOR A CONTINUOUS INK JET PRINTER AND METHOD FOR MAKING SAME
81067	Eastman Kodak Company	DE	60137176.3	01202968.2	8/6/2001	12/31/2008	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	FR	1182863	01202968.2	8/6/2001	12/31/2008	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	GB	1182863	01202968.2	8/6/2001	12/31/2008	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81067	Eastman Kodak Company	US	6873435	09/640,972	8/17/2000	3/29/2005	A PRINT HAVING ENCODED METADATA COUPLED THERETO
81068	Eastman Kodak Company	DE	60216170.3	02075709.2	2/21/2002	11/22/2006	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST

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81068	Eastman Kodak Company	NL	1238712	02075709.2	2/21/2002	11/22/2006	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81068	Eastman Kodak Company	US	6524660	09/799,377	3/5/2001	2/25/2003	SYSTEM FOR COATING USING A GROOVED BACKING ROLLER AND ELECTROSTATIC ASSIST
81131	Eastman Kodak Company	US	6394669	09/684,183	10/6/2000	5/28/2002	POST-PRINT TREATMENT PROCESSOR FOR A PHOTOFINISHING APPARATUS
81133	Eastman Kodak Company	US	6620581	09/690,068	10/16/2000	9/16/2003	PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION
81138	Eastman Kodak Company	US	6390610	09/696,541	10/25/2000	5/21/2002	ACTIVE COMPENSATION FOR MISDIRECTION OF DROPS IN AN INKJET PRINthead USING ELECTRODEPOSITION
81142	Eastman Kodak Company	US	6513932	09/672,272	9/28/2000	2/4/2003	AN IMPROVED MOTION PICTURE FILM PROJECTOR
81165	Eastman Kodak Company	US	6443306	09/712,535	11/14/2000	9/3/2002	STORAGE CASE FOR MULTIPLE REMOVABLE MEMORY CARDS
81168	Eastman Kodak Company	JP	4331424	2001-334450	10/31/2001	6/26/2009	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81168	Eastman Kodak Company	TW	NI-193068	90122117	9/6/2001	1/1/2004	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81168	Eastman Kodak Company	US	6491481	09/702,402	10/31/2000	12/10/2002	METHOD OF MAKING A PRECISION MICROLENS MOLD AND A MICROLENS MOLD
81208	Eastman Kodak Company	DE	60200724.0	02075665.6	2/18/2002	7/14/2004	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81208	Eastman Kodak Company	JP	4335491	2002-56656	3/1/2002	7/3/2009	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING

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81208	Eastman Kodak Company	US	7053927	09/797,901	3/2/2001	5/30/2006	SYSTEM FOR OPTIMIZING THE DISPLAY AND RENDERING OF DIGITAL IMAGES FOR DIGITAL MASTERING
81209	Eastman Kodak Company	US	6525115	09/730,523	12/5/2000	2/25/2003	A METHOD OF MAKING AN AQUEOUS DISPERSION OF PARTICLES COMPRISING AN EPOXY MATERIAL FOR USE IN COATINGS
81213	Eastman Kodak Company	US	6346353	09/699,815	10/30/2000	2/12/2002	A PROTECTIVE EPOXY OVERCOAT FOR IMAGING ELEMENTS
81219	Eastman Kodak Company	US	6672623	09/931,438	8/16/2001	1/6/2004	MODIFICATON OF RECEIVER SURFACE TO REJECT STAMP CANCELLATION INFORMATION
81232	Eastman Kodak Company	US	6394585	09/738,922	12/15/2000	5/28/2002	INK JET PRINTING USING DROP-ON-DEMAND TECHNIQUES FOR CONTINUOUS TONE PRINTING
81254	Eastman Kodak Company	US	7118134	09/593,645	6/13/2000	10/10/2006	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81254	Eastman Kodak Company	US	7090252	10/392,075	3/19/2003	8/15/2006	FOLDED INTEGRAL COMPOSITE IMAGE PRODUCT AND METHOD OF MAKING
81258	Eastman Kodak Company	JP	4142285	2001-387093	12/20/2001	6/20/2008	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81258	Eastman Kodak Company	US	6382782	09/751,593	12/29/2000	5/7/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81258	Eastman Kodak Company	US	6780339	10/025,363	12/19/2001	8/24/2004	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH OXIDE BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81266	Eastman Kodak Company	US	6475602	09/608,466	6/30/2000	11/5/2002	INK JET RECORDING ELEMENT

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81266	Eastman Kodak Company	US	6726991	10/237,438	9/9/2002	4/27/2004	POROUS POLYMER PARTICLES AND METHOD FOR PREPARATION THEREOF
81281	Eastman Kodak Company	US	6985270	09/635,600	8/9/2000	1/10/2006	METHOD AND PHOTOGRAPHIC ELEMENT FOR CALIBRATING DIGITAL IMAGES
81287	Eastman Kodak Company	US	D450335	29/126,362	7/11/2000	11/13/2001	CAMERA WITH FRONT AND REAR LABELS
81288	Eastman Kodak Company	US	D440258	29/126,205	7/11/2000	4/10/2001	FRONT LABEL FOR CAMERA
81289	Eastman Kodak Company	US	D438572	29/126,206	7/11/2000	3/6/2001	REAR LABEL FOR CAMERA
81290	Eastman Kodak Company	US	D447502	29/126,191	7/11/2000	9/4/2001	CAMERA
81300	Eastman Kodak Company	US	6700992	09/615,494	7/13/2000	3/2/2004	ADAPTIVE MESSAGE EMBEDDING ERROR DIFFUSION METHOD
81308	Eastman Kodak Company	DE	60108813.1	01202337.0	6/18/2001	2/9/2005	INK JET PRINTING METHOD
81308	Eastman Kodak Company	US	6528147	09/608,842	6/30/2000	3/4/2003	INK JET PRINTING METHOD
81315	Eastman Kodak Company	US	6614499	09/640,320	8/16/2000	9/2/2003	ELECTRICALLY ADDRESSABLE DISPLAY SYSTEM WITH ALIGNMENT REFERENCE FEATURES AND PROCESS FOR FORMING SAME
81316	Eastman Kodak Company	US	6469757	09/628,082	7/28/2000	10/22/2002	SELECTIVE REMOVAL OF LIGHT MODULATING LAYER FROM ELECTRICALLY CONDUCTIVE LAYER OF LIQUID CRYSTAL DISPLAY SUBSTRATE
81317	Eastman Kodak Company	US	6902454	09/627,802	7/28/2000	6/7/2005	PROCESS FOR LAMINATING ELECTRICALLY ADDRESSABLE DISPLAY
81333	Eastman Kodak Company	US	6685836	09/995,093	11/27/2001	2/3/2004	PROCESS FOR PURIFYING A MIXTURE OF COLLOIDAL ALUMINOSILICATE PARTICLES
81340	Eastman Kodak Company	US	6640996	10/027,301	12/21/2001	11/4/2003	METHOD AND APPARATUS FOR ONLINE SWITCHING BETWEEN SUPPLY VESSELS
81341	Eastman Kodak Company	US	6644348	09/996,653	11/28/2001	11/11/2003	PURGABLE MULTIPORT VALVE

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81354	Eastman Kodak Company	FR	0103432	0103432	3/14/2001	1/16/2004	IMPROVED COMPOSITE MATERIAL FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS MATERIAU COMPOSITE AMELIORE POUR LE TRAITEMENT D'EFFLUENTS PHOTOGRAPHIQUES
81354	Eastman Kodak Company	US	6680066	10/068,207	2/5/2002	1/20/2004	IMPROVED COMPOSITE MATERIAL FOR TREATING PHOTOGRAPHIC EFFLUENTS
81357	Eastman Kodak Company	US	6474885	09/826,643	4/5/2001	11/5/2002	A ROLLER SYSTEM TO HELP REMOVE CHAD AND TRIMMED MEDIA IN A THERMAL PRINTER
81370	Eastman Kodak Company	DE	602004008979.6	04075156.2	1/19/2004	9/19/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	FR	1443751	04075156.2	1/19/2004	9/19/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	GB	1443751	04075156.2	1/19/2004	9/19/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81370	Eastman Kodak Company	JP	4535740	2004-22017	1/29/2004	6/25/2010	COLOR ADJUSTING METHOD IN COLOR PROOF
81370	Eastman Kodak Company	US	7283282	10/355,372	1/31/2003	10/16/2007	A METHOD OF ADJUSTING COLOR IN A COLOR PROOF
81371	Eastman Kodak Company	US	7177048	10/166,955	6/11/2002	2/13/2007	N-CHANNEL SCREENING TOOL
81372	Eastman Kodak Company	US	6710795	09/832,746	4/11/2001	3/23/2004	TUNING A PRINTER BY PRINTING PATTERNS WHICH BEAT AGAINST A SPATIAL FREQUENCY OF A COMPONENT WITHIN THE PRINTER
81379	Eastman Kodak Company	US	6607257	09/960,109	9/21/2001	8/19/2003	PRINthead ASSEMBLY WITH MINIMIZED INTERCONNECTIONS TO AN INKJET PRINthead
81383	Eastman Kodak Company	DE	60115592.0	01130221.3	12/19/2001	12/7/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME

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81383	Eastman Kodak Company	FR	1234669	01130221.3	12/19/2001	12/7/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	GB	1234669	01130221.3	12/19/2001	12/7/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	JP	4243057	2001-387314	12/20/2001	1/9/2009	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81383	Eastman Kodak Company	US	6450619	09/792,188	2/22/2001	9/17/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH HEATER ELEMENTS FORMED DURING CMOS PROCESSING AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6502925	09/792,114	2/22/2001	1/7/2003	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81385	Eastman Kodak Company	US	6943037	10/242,080	9/12/2002	9/13/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	DE	60134112.0	01130219.7	12/19/2001	5/21/2008	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	FR	1219422	01130219.7	12/19/2001	5/21/2008	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME

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81386	Eastman Kodak Company	GB	1219422	01130219.7	12/19/2001	5/21/2008	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81386	Eastman Kodak Company	US	6474794	09/751,726	12/29/2000	11/5/2002	INCORPORATION OF SILICON BRIDGES IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81390	Eastman Kodak Company	DE	60300317.6	03076783.4	6/10/2003	2/9/2005	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81390	Eastman Kodak Company	JP	4488692	2003-161151	6/5/2003	4/9/2010	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81390	Eastman Kodak Company	US	6677975	10/175,490	6/19/2002	1/13/2004	SYSTEM AND PROCESS FOR MAGNETIC ALIGNMENT OF AN IMAGING SUBSYSTEM
81397	Eastman Kodak Company	US	7043019	09/796,201	2/28/2001	5/9/2006	COPY PROTECTION FOR DIGITAL MOTION PICTURE IMAGE DATA
81401	Eastman Kodak Company	US	6729235	09/845,145	4/30/2001	5/4/2004	IMAGING APPARATUS AND IMAGING DRUM HAVING MATERIAL CLAMP
81405	Eastman Kodak Company	US	6515691	09/891,480	6/26/2001	2/4/2003	IMPROVED LEAD SCREW AND WRITE ENGINE USING SAME
81406	Eastman Kodak Company	US	6572720	09/863,855	5/23/2001	6/3/2003	METHOD FOR LAMINATING HIGH QUALITY TRANSPARENCIES
81419	Eastman Kodak Company	US	6614462	09/692,728	10/19/2000	9/2/2003	A METHOD AND APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6700599	10/357,571	2/4/2003	3/2/2004	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81419	Eastman Kodak Company	US	6801238	10/679,751	10/6/2003	10/5/2004	AN APPARATUS FOR PRINTING HIGH RESOLUTION IMAGES USING REFLECTIVE LCD MODULATORS
81427	Eastman Kodak Company	DE	60119241.9	01203133.2	8/17/2001	5/3/2006	INK JET RECORDING ELEMENT

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81427	Eastman Kodak Company	FR	1184193	01203133.2	8/17/2001	5/3/2006	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	GB	1184193	01203133.2	8/17/2001	5/3/2006	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	JP	5085820	2001-254014	8/24/2001	9/14/2012	INK JET RECORDING ELEMENT
81427	Eastman Kodak Company	US	6489008	09/650,068	8/29/2000	12/3/2002	INK JET RECORDING ELEMENT
81432	Eastman Kodak Company	US	6857333	10/135,627	4/30/2002	2/22/2005	ROTATIONAL STOP
81433	Eastman Kodak Company	US	6510793	09/894,551	6/28/2001	1/28/2003	IMAGING APPARATUS AND PRINTING PLATE MOUNTING SURFACE FOR USE IN AN IMAGING APPARATUS HAVING PRINTING PLATE REGISTRATION DETECTION
81434	Eastman Kodak Company	US	6508527	09/863,597	5/23/2001	1/21/2003	METHOD FOR LAMINATING A PRE- PRESS PROOF TO SIMULATE PRINTING ON THIN PLASTIC
81439	Eastman Kodak Company	US	7198882	10/988,656	11/15/2004	4/3/2007	ADHESION PROMOTING POLYMERIC MATERIALS AND PLANOGRAPHIC PRINTING ELEMENTS CONTAINING THEM
81443	Eastman Kodak Company	DE	60110987.2	01122844.2	9/24/2001	5/25/2005	BLACK AND WHITE GRAPHIC ARTS FILM
81443	Eastman Kodak Company	US	6444392	09/928,215	8/10/2001	9/3/2002	BLACK AND WHITE GRAPHIC ARTS FILM
81448	Eastman Kodak Company	US	6586498	09/710,346	11/9/2000	7/1/2003	INK JET INK
81450	Eastman Kodak Company	TW	NI-193772	90117913	7/23/2001	1/11/2004	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81450	Eastman Kodak Company	US	7120097	09/662,561	9/15/2000	10/10/2006	SYSTEM FOR MAKING A PHOTORESIST MASTER FOR A HYBRID OPTICAL RECORDING DISC
81456	Eastman Kodak Company	DE	60115162.3	01202784.3	7/19/2001	11/23/2005	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	FR	1177908	01202784.3	7/19/2001	11/23/2005	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR

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81456	Eastman Kodak Company	GB	1177908	01202784.3	7/19/2001	11/23/2005	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81456	Eastman Kodak Company	US	6552740	09/630,419	8/1/2000	4/22/2003	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGING USING A SPATIAL LIGHT MODULATOR
81472	Eastman Kodak Company	DE	60101433.2	01203136.5	8/17/2001	12/10/2003	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	FR	1184806	01203136.5	8/17/2001	12/10/2003	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	GB	1184806	01203136.5	8/17/2001	12/10/2003	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81472	Eastman Kodak Company	US	7114660	09/650,198	8/29/2000	10/3/2006	NON-IMAGE PIXEL DATA STORED ON HARD-COPY IMAGE MEDIA
81507	Eastman Kodak Company	DE	60101874.5	01203221.5	8/27/2001	1/28/2004	DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
81507	Eastman Kodak Company	GB	1186438	01203221.5	8/27/2001	1/28/2004	DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
81507	Eastman Kodak Company	JP	4662662	2001-265410	9/3/2001	1/14/2011	DYE-DONOR ELEMENT FOR THERMAL DYE TRANSFER
81507	Eastman Kodak Company	US	6362132	09/655,589	9/6/2000	3/26/2002	DYE-DONOR ELEMENT CONTAINING TRANSFERABLE PROTECTION OVERCOAT
81509	Eastman Kodak Company	US	6475696	09/751,192	12/28/2000	11/5/2002	IMAGING ELEMENTS WITH NANOCOMPOSITE CONTAINING SUPPORTS
81510	Eastman Kodak Company	US	6476848	09/746,399	12/21/2000	11/5/2002	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SEGMENTED WAVEPLATE
81511	Eastman Kodak Company	JP	4814460	2001-290680	9/25/2001	9/2/2011	ELECTROMECHANICAL GRATING DISPLAY SYSTEM WITH SPATIALLY SEPARATED LIGHT BEAMS
81528	Eastman Kodak Company	US	D454583	29/127,913	8/14/2000	3/19/2002	PRINTER WITH A PIVOTING DISPLAY
81530	Eastman Kodak Company	US	6676164	09/641,112	8/17/2000	1/13/2004	A PERSONAL POSTAL PRODUCT

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81538	Eastman Kodak Company	JP	4083421	2001-382987	12/17/2001	2/22/2008	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81538	Eastman Kodak Company	US	6520498	09/746,049	12/21/2000	2/18/2003	A METHOD AND APPARATUS FOR DETECTION OF WRINKLED DOCUMENTS IN A SHEET FEEDING DEVICE
81545	Eastman Kodak Company	US	D449634	29/138,421	3/13/2001	10/23/2001	VERTICAL DIGITAL PROJECTOR
81546	Eastman Kodak Company	US	D449636	29/138,432	3/13/2001	10/23/2001	VERTICAL DIGITAL PROJECTOR
81547	Eastman Kodak Company	US	D449635	29/138,422	3/13/2001	10/23/2001	VERTICAL DIGITAL PROJECTOR
81555	Eastman Kodak Company	US	6561644	09/742,982	12/20/2000	5/13/2003	INK JET PRINTING PROCESS
81556	Eastman Kodak Company	US	6578955	09/981,281	10/17/2001	6/17/2003	CONTINUOUS INKJET PRINTER WITH ACTUATABLE VALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
81565	Eastman Kodak Company	US	6454389	09/658,800	9/11/2000	9/24/2002	MULTIPASS INKJET PRINTING USING PRINT MASKING
81570	Eastman Kodak Company	US	6501530	09/727,089	11/30/2000	12/31/2002	MOTION PICTURE FILM PROJECTOR ILLUMINATION SYSTEM FOR MINIMIZING FILM BUCKLE
81578	Eastman Kodak Company	US	6761677	09/667,944	9/22/2000	7/13/2004	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7087006	10/385,104	3/10/2003	8/8/2006	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7393315	10/385,279	3/10/2003	7/1/2008	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81578	Eastman Kodak Company	US	7322924	10/385,280	3/10/2003	1/29/2008	ALBUM LEAF AND METHOD AND APPARATUS FOR MAKING AN ALBUM LEAF
81581	Eastman Kodak Company	US	6326131	09/652,240	8/31/2000	12/4/2001	HIGHLY LUBRICATED IMAGING ELEMENT WITH HIGH COEFFICIENT OF FRICTION
81588	Eastman Kodak Company	DE	60101126.0	01203140.7	8/20/2001	11/5/2003	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	FR	1184194	01203140.7	8/20/2001	11/5/2003	INK JET RECORDING ELEMENT

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81588	Eastman Kodak Company	GB	1184194	01203140.7	8/20/2001	11/5/2003	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	JP	4805492	2001-257642	8/28/2001	8/19/2011	INK JET RECORDING ELEMENT
81588	Eastman Kodak Company	US	6475603	09/652,234	8/31/2000	11/5/2002	INK JET RECORDING ELEMENT
81599	Eastman Kodak Company	US	6985253	09/751,230	12/28/2000	1/10/2006	PROCESSING FILM IMAGES FOR DIGITAL CINEMA
81603	Eastman Kodak Company	DE	60115189.5	01204923.5	12/17/2001	11/23/2005	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	FR	1221373	01204923.5	12/17/2001	11/23/2005	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	GB	1221373	01204923.5	12/17/2001	11/23/2005	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	JP	4212273	2001-382131	12/14/2001	11/7/2008	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81603	Eastman Kodak Company	US	6508542	09/751,483	12/28/2000	1/21/2003	INK DROP DEFLECTION AMPLIFIER MECHANISM AND METHOD OF INCREASING INK DROP DIVERGENCE
81604	Eastman Kodak Company	DE	60108838.7	01130222.1	12/19/2001	2/9/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	FR	1219424	01130222.1	12/19/2001	2/9/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME

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81604	Eastman Kodak Company	GB	1219424	01130222.1	12/19/2001	2/9/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	JP	4142286	2001-387274	12/20/2001	6/20/2008	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81604	Eastman Kodak Company	US	6439703	09/751,722	12/29/2000	8/27/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH SILICON BASED LATERAL FLOW NOZZLE ARCHITECTURE AND METHOD OF FORMING SAME
81619	Eastman Kodak Company	US	6999838	10/337,691	1/7/2003	2/14/2006	SYSTEM AND METHOD FOR IMPROVING LASER POWER AND STABILIZATION USING HIGH DUTY CYCLE RADIO FREQUENCY INJECTION
81620	Eastman Kodak Company	US	6600590	09/788,862	2/20/2001	7/29/2003	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING RF INJECTION
81622	Eastman Kodak Company	US	6480259	09/675,327	9/28/2000	11/12/2002	A METHOD AND APPARATUS FOR PRINTING MONOCHROMATIC IMAGES USING A SPATIAL LIGHT MODULATOR HAVING A SELECTABLE LIGHT SOURCE
81633	Eastman Kodak Company	DE	60109880.3	01130225.4	12/19/2001	4/6/2005	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	FR	1219427	01130225.4	12/19/2001	4/6/2005	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME

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81633	Eastman Kodak Company	GB	1219427	01130225.4	12/19/2001	4/6/2005	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	JP	4173662	2001-387062	12/20/2001	8/22/2008	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81633	Eastman Kodak Company	US	6412928	09/751,115	12/29/2000	7/2/2002	INCORPORATION OF SUPPLEMENTARY HEATERS IN THE INK CHANNELS OF CMOS/MEMS INTEGRATED INK JET PRINT HEAD AND METHOD OF FORMING SAME
81644	Eastman Kodak Company	US	6537656	09/723,518	11/28/2000	3/25/2003	FOAM CORE IMAGING MEMBER
81646	Eastman Kodak Company	US	6580490	09/699,552	10/30/2000	6/17/2003	A METHOD AND APPARATUS FOR PRINTING IMAGES IN MULTIPLE FORMATS USING A SPATIAL LIGHT MODULATOR
81656	Eastman Kodak Company	US	6468338	09/689,184	10/12/2000	10/22/2002	DYE FOR INK JET INK
81659	Eastman Kodak Company	US	6904180	09/697,890	10/27/2000	6/7/2005	A METHOD FOR DETECTING IMAGE INTERPOLATION
81659	Eastman Kodak Company	US	7251378	10/961,892	10/8/2004	7/31/2007	A METHOD FOR DETECTING IMAGE INTERPOLATION
81665	Eastman Kodak Company	DE	60326189.2	03076768.5	6/5/2003	2/18/2009	INK JET PRINTING METHOD
81665	Eastman Kodak Company	FR	1375175	03076768.5	6/5/2003	2/18/2009	INK JET PRINTING METHOD
81665	Eastman Kodak Company	GB	1375175	03076768.5	6/5/2003	2/18/2009	INK JET PRINTING METHOD
81665	Eastman Kodak Company	US	6679603	10/184,672	6/18/2002	1/20/2004	INK JET PRINTING METHOD
81666	Eastman Kodak Company	US	6491362	09/910,405	7/20/2001	12/10/2002	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
81672	Eastman Kodak Company	DE	60111817.0	01204901.1	12/14/2001	7/6/2005	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	FR	1219428	01204901.1	12/14/2001	7/6/2005	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION

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81672	Eastman Kodak Company	GB	1219428	01204901.1	12/14/2001	7/6/2005	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	JP	4117129	2001-394752	12/26/2001	4/25/2008	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81672	Eastman Kodak Company	US	6505921	09/751,563	12/28/2000	1/14/2003	INK JET APPARATUS HAVING AMPLIFIED ASYMMETRIC HEATING DROP DEFLECTION
81674	Eastman Kodak Company	DE	60221092.5	02080296.3	12/16/2002	7/11/2007	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	FR	1323531	02080296.3	12/16/2002	7/11/2007	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	GB	1323531	02080296.3	12/16/2002	7/11/2007	INK-JET PRINTING WITH REDUCED CROSS-TALK
81674	Eastman Kodak Company	US	6923529	10/035,902	12/26/2001	8/2/2005	INK-JET PRINTING WITH REDUCED CROSS-TALK
81691	Eastman Kodak Company	DE	60229902.0	02077676.1	7/5/2002	11/19/2008	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	FR	1277581	02077676.1	7/5/2002	11/19/2008	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	GB	1277581	02077676.1	7/5/2002	11/19/2008	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81691	Eastman Kodak Company	US	6572222	09/907,159	7/17/2001	6/3/2003	SYNCHRONIZING PRINTED DROPLETS IN CONTINUOUS INKJET PRINTING
81694	Eastman Kodak Company	US	6365705	09/699,710	10/30/2000	4/2/2002	SPIRO-AMMONIUM IONOMER CARBOXYLATES
81696	Eastman Kodak Company	US	6474781	09/861,692	5/21/2001	11/5/2002	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS WITH NOZZLE CLUSTERS
81699	Eastman Kodak Company	DE	60228781.2	02075820.7	3/1/2002	9/10/2008	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT

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81699	Eastman Kodak Company	FR	1243426	02075820.7	3/1/2002	9/10/2008	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	GB	1243426	02075820.7	3/1/2002	9/10/2008	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	JP	4272383	2002-55924	3/1/2002	3/6/2009	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81699	Eastman Kodak Company	US	6517197	09/804,758	3/13/2001	2/11/2003	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS FOR CORRECTING INK DROP PLACEMENT
81700	Eastman Kodak Company	DE	60205075.8	02079370.9	10/21/2002	7/20/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	FR	1308278	02079370.9	10/21/2002	7/20/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	GB	1308278	02079370.9	10/21/2002	7/20/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81700	Eastman Kodak Company	US	6851796	09/999,356	10/31/2001	2/8/2005	A CONTINUOUS INK-JET PRINTING APPARATUS HAVING AN IMPROVED DROPLET DEFLECTOR AND CATCHER
81701	Eastman Kodak Company	DE	60106185.3	01204903.7	12/14/2001	10/6/2004	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	FR	1219429	01204903.7	12/14/2001	10/6/2004	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	GB	1219429	01204903.7	12/14/2001	10/6/2004	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS

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81701	Eastman Kodak Company	JP	4787304	2008-264295	10/10/2008	7/22/2011	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847561	2009-159798	7/6/2009	10/21/2011	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	JP	4847562	2009-159800	7/6/2009	10/21/2011	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6588888	09/751,232	12/28/2000	7/8/2003	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81701	Eastman Kodak Company	US	6863385	10/426,295	4/30/2003	3/8/2005	A CONTINUOUS INK-JET PRINTING METHOD AND APPARATUS
81702	Eastman Kodak Company	DE	60206702.2	02077391.7	6/17/2002	10/19/2005	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	GB	1277579	02077391.7	6/17/2002	10/19/2005	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81702	Eastman Kodak Company	US	6450628	09/892,831	6/27/2001	9/17/2002	A CONTINUOUS INK JET PRINTING APPARATUS WITH NOZZLES HAVING DIFFERENT DIAMETERS
81703	Eastman Kodak Company	US	6827429	09/969,679	10/3/2001	12/7/2004	CONTINUOUS INK JET PRINTING METHOD AND APPARATUS WITH INK DROPLET VELOCITY DISCRIMINATION
81704	Eastman Kodak Company	DE	60224136.7	02077602.7	7/1/2002	12/19/2007	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	FR	1277578	02077602.7	7/1/2002	12/19/2007	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	GB	1277578	02077602.7	7/1/2002	12/19/2007	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	JP	4109912	2002-178489	6/19/2002	4/11/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW
81704	Eastman Kodak Company	US	6588889	09/906,489	7/16/2001	7/8/2003	A CONTINUOUS INK-JET PRINTING APPARATUS WITH PRE-CONDITIONED AIR FLOW

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81705	Eastman Kodak Company	DE	60228356.6	02075438.8	2/4/2002	8/20/2008	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	FR	1232863	02075438.8	2/4/2002	8/20/2008	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	GB	1232863	02075438.8	2/4/2002	8/20/2008	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	JP		2002-009484	1/18/2002		CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81705	Eastman Kodak Company	US	6536883	09/785,618	2/16/2001	3/25/2003	CONTINUOUS INK-JET PRINTER HAVING TWO DIMENSIONAL NOZZLE ARRAY AND METHOD OF INCREASING INK DROP DENSITY
81706	Eastman Kodak Company	JP	4253455	2002-11205	1/21/2002	1/30/2009	CONTINUOUS INK JET PRINthead AND METHOD OF TRANSLATING INK DROPS
81706	Eastman Kodak Company	US	6508543	09/777,426	2/6/2001	1/21/2003	CONTINUOUS INK JET PRINthead AND METHOD OF TRANSLATING INK DROPS
81707	Eastman Kodak Company	US	6682182	10/120,023	4/10/2002	1/27/2004	CONTINUOUS INK JET PRINTING WITH IMPROVED DROP FORMATION
81708	Eastman Kodak Company	US	6739705	10/054,476	1/22/2002	5/25/2004	CONTINUOUS STREAM INK JET PRINthead OF THE GAS STREAM DROP DEFLECTION TYPE HAVING AMBIENT PRESSURE COMPENSATION MECHANISM AND METHOD OF OPERATION THEREOF

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81716	Eastman Kodak Company	US	6778696	09/689,192	10/12/2000	8/17/2004	AN INTEGRATED TRADITIONAL AND DIGITAL PHOTOGRAPHIC PROCESING SYSTEM WITH EXCHANGED FEEDBACK CONTROL
81718	Eastman Kodak Company	US	6288227	09/679,922	10/5/2000	9/11/2001	SOLUBILIZED 2,6-DINAPHTHYLAMINOTRIAZINES
81718	Eastman Kodak Company	US	6509143	09/896,698	6/29/2001	1/21/2003	CONCENTRATED PHOTOGRAPHIC COLOR DEVELOPING COMPOSITION CONTAINING STAIN REDUCING AGENT
81721	Eastman Kodak Company	DE	60108335.0	01126389.4	11/7/2001	1/12/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	FR	1205311	01126389.4	11/7/2001	1/12/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	GB	1205311	01126389.4	11/7/2001	1/12/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81721	Eastman Kodak Company	US	6838505	09/981,221	10/16/2001	1/4/2005	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81723	Eastman Kodak Company	US	6860308	10/353,664	1/29/2003	3/1/2005	APPARATUS FOR MAKING A TWO-SIDED IMAGE
81732	Eastman Kodak Company	CN	02150258.7	02150258.7	11/6/2002	1/30/2008	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81732	Eastman Kodak Company	US	6567217	09/993,034	11/6/2001	5/20/2003	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81732	Eastman Kodak Company	US	6552855	10/184,280	6/27/2002	4/22/2003	IMAGE-FORMING SYSTEM WITH ENHANCED GRAY LEVELS
81733	Eastman Kodak Company	US	6648943	10/027,288	12/21/2001	11/18/2003	INTEGRATED USE OF DEAERATION METHODS TO REDUCE BUBBLES AND LIQUID WASTE

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81737	Eastman Kodak Company	TW	NI-195052	090119940	8/14/2001	2/1/2004	ANTIREFLECTION ARTICLE OF MANUFACTURE
81737	Eastman Kodak Company	US	6497957	09/679,314	10/4/2000	12/24/2002	ANTIREFLECTION ARTICLE OF MANUFACTURE
81741	Eastman Kodak Company	US	6382254	09/735,322	12/12/2000	5/7/2002	MICROFLUIDIC VALVE AND METHOD FOR CONTROLLING THE FLOW OF A LIQUID
81742	Eastman Kodak Company	DE	60112878.8	01204460.8	11/22/2001	8/24/2005	CONTINUOUS INK JET PRINTING PROCESS
81742	Eastman Kodak Company	JP	4191404	2001-372645	12/6/2001	9/26/2008	CONTINUOUS INK JET PRINTING PROCESS
81742	Eastman Kodak Company	US	6364469	09/730,685	12/6/2000	4/2/2002	CONTINUOUS INK JET PRINTING PROCESS
81744	Eastman Kodak Company	US	6652761	10/051,426	1/18/2002	11/25/2003	PROCESS FOR RECYCLING WASH-WATER RESULTING FROM FILM TREATMENT
81746	Eastman Kodak Company	DE	60208515.2	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	FR	1267208	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	GB	1267208	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	NL	1267208	02356093.1	5/17/2002	1/4/2006	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81746	Eastman Kodak Company	US	6620397	10/159,680	5/31/2002	9/16/2003	MATERIAL AND METHOD FOR THE TREATMENT OF PHOTOGRAPHIC EFFLUENTS
81756	Eastman Kodak Company	US	6649250	09/976,616	10/11/2001	11/18/2003	GLOSS COATING ON PERMEABLE SURFACE IMAGING SUPPORT
81757	Eastman Kodak Company	US	6746051	09/686,133	10/10/2000	6/8/2004	A TWO SIDED IMAGE PRODUCT
81758	Eastman Kodak Company	US	6711277	09/696,542	10/25/2000	3/23/2004	METHOD OF CONTROLLING THE REPRODUCTION OF COPYRIGHTED IMAGES

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81772	Eastman Kodak Company	US	6643237	09/804,116	3/12/2001	11/4/2003	METHOD AND APPARATUS FOR THE AUTHENTICATION OF ENCODED DATA
81776	Eastman Kodak Company	US	6426172	09/751,723	12/29/2000	7/30/2002	METHOD OF PROCESSING MOTION PICTURE PRINT FILM TO PROVIDE IMPROVED LASER SUBTITLING PERFORMANCE, AND PROCESSED MOTION PICTURE PRINT FILM
81783	Eastman Kodak Company	US	6498711	09/708,353	11/8/2000	12/24/2002	DEFORMABLE MICRO-ACTUATOR WITH GRID ELECTRODE
81785	Eastman Kodak Company	JP	4326176	2001-334483	10/31/2001	6/19/2009	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	TW	NI-173085	090122119	9/6/2001	7/2/2003	METHOD OF MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81785	Eastman Kodak Company	US	6476971	09/702,952	10/31/2000	11/5/2002	METHOD FOR MANUFACTURING A MICROLENS ARRAY MOLD AND A MICROLENS ARRAY
81786	Eastman Kodak Company	TW	NI-193067	90122114	9/6/2001	1/1/2004	APPARATUS FOR FORMING A MICROLENS MOLD
81786	Eastman Kodak Company	US	6846137	09/702,362	10/31/2000	1/25/2005	APPARATUS FOR FORMING A MICROLENS MOLD
81787	Eastman Kodak Company	TW	NI-193213	90122110	9/6/2001	1/1/2004	APPARATUS FOR FORMING A MICROLENS ARRAY MOLD
81787	Eastman Kodak Company	US	6908266	09/702,500	10/31/2000	6/21/2005	APPARATUS FOR FORMING A MICROLENS ARRAY MOLD
81788	Eastman Kodak Company	TW	NI-173084	90122112	9/6/2001	3/11/2003	METHOD OF MANUFACTURING A MICROLENS AND A MICROLENS ARRAY
81788	Eastman Kodak Company	US	6402996	09/702,951	10/31/2000	6/11/2002	METHOD OF MANUFACTURING A MICROLENS AND A MICROLENS ARRAY
81794	Eastman Kodak Company	US	6436619	09/853,846	5/11/2001	8/20/2002	CONDUCTIVE AND ROUGHENING LAYER
81795	Eastman Kodak Company	US	6872501	10/133,836	4/26/2002	3/29/2005	ANTISTAT OF ONIUM SALT AND POLYETHER POLYMER

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81798	Eastman Kodak Company	US	6799963	09/702,496	10/31/2000	10/5/2004	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81798	Eastman Kodak Company	US	6787072	10/368,872	2/19/2003	9/7/2004	APPARATUS AND METHOD FOR MAKING A DOUBLE-SIDED MICROLENS MOLD AND MICROLENS ARRAY MOLD
81804	Eastman Kodak Company	US	6873728	10/050,207	1/16/2002	3/29/2005	VERTICAL BLACK LINE REMOVAL IMPLEMENTATION
81820	Eastman Kodak Company	DE	60200328.8	02075169.9	1/16/2002	4/7/2004	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	FR	1226970	02075169.9	1/16/2002	4/7/2004	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	GB	1226970	02075169.9	1/16/2002	4/7/2004	INK JET RECORDING ELEMENT AND PRINTING METHOD
81820	Eastman Kodak Company	JP	3939990	2002-16869	1/25/2002	4/6/2007	INK JET RECORDING ELEMENT
81820	Eastman Kodak Company	US	6630212	09/770,814	1/26/2001	10/7/2003	INK JET RECORDING ELEMENT
81821	Eastman Kodak Company	DE	60202221.5	02075132.7	1/14/2002	12/15/2004	INK JET PRINTING METHOD
81821	Eastman Kodak Company	US	6554418	09/771,251	1/26/2001	4/29/2003	INK JET PRINTING METHOD
81838	Eastman Kodak Company	US	D460474	29/148,082	9/14/2001	7/16/2002	“DIGITAL CAMERA BACK”
81854	Eastman Kodak Company	US	6475712	09/996,192	11/28/2001	11/5/2002	PHOTOGRAPHIC ELEMENT HAVING IMPROVED SURFACE PROTECTIVE LAYER CONTAINING COMPOSITE WAX PARTICLES
81857	Eastman Kodak Company	DE	60209854.8	02076136.7	3/22/2002	3/15/2006	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	FR	1248146	02076136.7	3/22/2002	3/15/2006	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	GB	1248146	02076136.7	3/22/2002	3/15/2006	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER
81857	Eastman Kodak Company	US	6440654	09/825,325	4/3/2001	8/27/2002	PHOTOGRAPHIC ELEMENT CONTAINING AN ELECTRICALLY-CONDUCTIVE LAYER

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81859	Eastman Kodak Company	US	6470736	09/773,290	1/31/2001	10/29/2002	APPARATUS AND METHOD FOR CAPILLARY VISCOMETRY OF FLUIDS (AS AMENDED)
81861	Eastman Kodak Company	US	6599669	09/931,335	8/16/2001	7/29/2003	IMAGING ELEMENT WITH NACREOUS PIGMENT
81873	Eastman Kodak Company	US	6576042	09/950,487	9/11/2001	6/10/2003	A PROCESS CONTROL METHOD TO INCREASE DEAERATION CAPACITY IN AN ECR BY CONSTANT VOLTAGE OPERATION
81875	Eastman Kodak Company	US	D457180	29/140,631	4/20/2001	5/14/2002	FILM SCANNER
81879	Eastman Kodak Company	US	6514659	09/723,489	11/28/2000	2/4/2003	FOAM CORE IMAGING ELEMENT WITH GLOSSY SURFACE
81892	Eastman Kodak Company	US	6497986	09/931,328	8/16/2001	12/24/2002	NACREOUS SATIN IMAGING ELEMENT
81893	Eastman Kodak Company	US	6423398	09/770,122	1/26/2001	7/23/2002	INK JET PRINTING METHOD
81895	Eastman Kodak Company	US	6596447	09/931,334	8/16/2001	7/22/2003	PHOTOGRAPHIC ELEMENT WITH NACREOUS OVERCOAT
81901	Eastman Kodak Company	US	6508548	09/742,961	12/20/2000	1/21/2003	INK JET PRINTING METHOD
81909	Eastman Kodak Company	DE	60130619.8	01204421.0	11/19/2001	9/26/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	FR	1211072	01204421.0	11/19/2001	9/26/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	GB	1211072	01204421.0	11/19/2001	9/26/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	JP	4040288	2001-355056	11/20/2001	11/16/2007	THERMAL ACTUATOR
81909	Eastman Kodak Company	US	6561627	09/726,945	11/30/2000	5/13/2003	THERMAL ACTUATOR
81912	Eastman Kodak Company	US	6848764	10/121,401	4/12/2002	2/1/2005	METHOD AND APPARATUS FOR CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINT HEAD
81913	Eastman Kodak Company	DE	60301592.1	03076685.1	6/2/2003	9/14/2005	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINthead HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81913	Eastman Kodak Company	GB	1371489	03076685.1	6/2/2003	9/14/2005	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINthead HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION

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81913	Eastman Kodak Company	US	6820971	10/172,429	6/14/2002	11/23/2004	METHOD OF CONTROLLING HEATERS IN A CONTINUOUS INK JET PRINTHEAD HAVING SEGMENTED HEATERS TO PREVENT TERMINAL INK DROP MISDIRECTION
81914	Eastman Kodak Company	US	6584857	09/717,318	11/20/2000	7/1/2003	OPTICAL STRAIN GAUGE
81915	Eastman Kodak Company	US	6596451	09/931,355	8/16/2001	7/22/2003	NACREOUS IMAGING ELEMENT CONTAINING A VOIDED POLYMER LAYER
81916	Eastman Kodak Company	US	6569593	09/931,699	8/16/2001	5/27/2003	ORIENTED POLYESTER IMAGING ELEMENT WITH NACREOUS PIGMENT
81920	Eastman Kodak Company	US	6757426	09/813,481	3/21/2001	6/29/2004	SYSTEM AND METHOD FOR IMAGE PROCESSING BY AUTOMATIC COLOR DROPOUT
81928	Eastman Kodak Company	DE	60102660.8	01204476.4	12/18/2001	4/7/2004	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81928	Eastman Kodak Company	GB	1219692	01204476.4	12/18/2001	4/7/2004	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81928	Eastman Kodak Company	JP	4188592	2001-389475	12/21/2001	9/19/2008	COATING FLUID
81928	Eastman Kodak Company	US	6689429	09/981,375	10/16/2001	2/10/2004	COATING FLUID FOR THE PREPARATION OF A RECORDING MEDIUM FOR USE IN INKJET PRINTING
81936	Eastman Kodak Company	US	6497472	09/751,236	12/29/2000	12/24/2002	A SELF-CLEANING INK JET PRINTER AND PRINT HEAD WITH CLEANING FLUID FLOW SYSTEM
81958	Eastman Kodak Company	US	6543899	09/730,360	12/5/2000	4/8/2003	AN AUTO-STEREOSCOPIC VIEWING SYSTEM USING MOUNTED PROJECTION
81962	Eastman Kodak Company	DE	60308739.6	03075022.8	1/6/2003	10/4/2006	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES

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81962	Eastman Kodak Company	FR	1330111	03075022.8	1/6/2003	10/4/2006	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES
81962	Eastman Kodak Company	GB	1330111	03075022.8	1/6/2003	10/4/2006	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES
81962	Eastman Kodak Company	US	6970606	10/050,206	1/16/2002	11/29/2005	AUTOMATIC IMAGE QUALITY EVALUATION AND CORRECTION TECHNIQUE FOR DIGITIZED AND THRESHOLDED DOCUMENT IMAGES
81966	Eastman Kodak Company	US	6882451	09/732,671	12/8/2000	4/19/2005	METHOD AND MEANS FOR DETERMINING ESTIMATED RELATIVE EXPOSURE VALUES FROM OPTICAL DENSITY VALUES OF PHOTOGRAPHIC MEDIA (AMENDED AS OF 8/13/2004)
81981	Eastman Kodak Company	DE	60236042.0	02075961.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	FR	1243627	02075961.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	GB	1243627	02075961.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
81981	Eastman Kodak Company	US	6547865	09/813,581	3/21/2001	4/15/2003	INK JET PRINTING PROCESS
81992	Eastman Kodak Company	DE	60220846.7	02075437.0	2/4/2002	6/27/2007	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	FR	1232864	02075437.0	2/4/2002	6/27/2007	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	GB	1232864	02075437.0	2/4/2002	6/27/2007	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81992	Eastman Kodak Company	JP	4351412	2002-026305	2/4/2002	7/31/2009	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING

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81992	Eastman Kodak Company	US	6457807	09/785,615	2/16/2001	10/1/2002	CONTINUOUS INK JET PRINTHEAD HAVING TWO-DIMENSIONAL NOZZLE ARRAY AND METHOD OF REDUNDANT PRINTING
81993	Eastman Kodak Company	US	6481835	09/771,540	1/29/2001	11/19/2002	CONTINUOUS INK-JET PRINTHEAD HAVING SERRATED GUTTER
81994	Eastman Kodak Company	JP	3776036	2001-383220	12/17/2001	3/3/2006	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS AND METHOD
81994	Eastman Kodak Company	US	6416181	09/738,747	12/15/2000	7/9/2002	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS AND METHOD
81997	Eastman Kodak Company	US	7094453	10/238,656	9/10/2002	8/22/2006	TACK FREE EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
81999	Eastman Kodak Company	US	7122235	09/878,853	6/11/2001	10/17/2006	TACK FREE CAUTERIZED EDGE FOR PRESSURE SENSITIVE ADHESIVE WEB
82000	Eastman Kodak Company	US	6553651	09/803,851	3/12/2001	4/29/2003	A METHOD FOR FABRICATING A PERMANENT MAGNETIC STRUCTURE IN A SUBSTRATE
82001	Eastman Kodak Company	DE	60206668.9	02075307.5	1/25/2002	10/19/2005	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	FR	1228873	02075307.5	1/25/2002	10/19/2005	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	GB	1228873	02075307.5	1/25/2002	10/19/2005	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS
82001	Eastman Kodak Company	JP	4295946	2002-23532	1/31/2002	4/17/2009	CONTINUOUS INK JET PRINTER
82001	Eastman Kodak Company	US	6505922	09/777,461	2/6/2001	1/14/2003	CONTINUOUS INK JET PRINTHEAD AND METHOD OF ROTATING INK DROPS

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82009	Eastman Kodak Company	US	6471327	09/794,671	2/27/2001	10/29/2002	APPARATUS AND METHOD OF DELIVERING A FOCUSED BEAM OF A THERMODYNAMICALLY STABLE/METASTABLE MIXTURE OF A FUNCTIONAL MATERIAL IN A DENSE FLUID ONTO A RECEIVER
82009	Eastman Kodak Company	US	6752484	10/091,842	3/6/2002	6/22/2004	APPARATUS AND METHOD OF DELIVERING A BEAM OF A FUNCTIONAL MATERIALS TO A RECEIVER
82014	Eastman Kodak Company	DE	60200331.8	02075344.8	1/28/2002	4/7/2004	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82014	Eastman Kodak Company	JP	3943408	2002-28451	2/5/2002	4/13/2007	ULTRAHIGH CONTRAST PHOTOGRAPHIC MATERIAL
82014	Eastman Kodak Company	US	6573021	10/040,672	1/7/2002	6/3/2003	HIGH CONTRAST PHOTOGRAPHIC ELEMENT CONTAINING A NOVEL COMBINATION OF NUCLEATORS
82017	Eastman Kodak Company	US	6569597	09/766,076	1/19/2001	5/27/2003	THERMAL IMAGING COMPOSITION AND MEMBER AND METHODS OF IMAGING AND PRINTING
82030	Eastman Kodak Company	US	6864023	10/724,853	12/1/2003	3/8/2005	IMAGING MEMBER ADHERED TO VACUOUS CORE BASE
82039	Eastman Kodak Company	US	6361156	09/745,714	12/21/2000	3/26/2002	CONTINUOUS INK JET PRINTING PROCESS
82040	Eastman Kodak Company	DE	60216663.2	02076881.8	5/13/2002	12/13/2006	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	FR	1260362	02076881.8	5/13/2002	12/13/2006	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	GB	1260362	02076881.8	5/13/2002	12/13/2006	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING
82040	Eastman Kodak Company	US	6551757	09/864,570	5/24/2001	4/22/2003	NEGATIVE-WORKING THERMAL IMAGING MEMBER AND METHODS OF IMAGING AND PRINTING

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82049	Eastman Kodak Company	US	6513903	09/750,993	12/29/2000	2/4/2003	INK JET PRINT HEAD WITH CAPILLARY FLOW CLEANING
82056	Eastman Kodak Company	US	6841226	10/011,040	11/13/2001	1/11/2005	ETHOXYLATED ALCOHOL INTERCALATED SMECTITE MATERIALS AND METHOD
82064	Eastman Kodak Company	US	6549224	09/746,051	12/21/2000	4/15/2003	ADJUSTABLE PRINthead LOADING DEVICE AND METHOD FOR DOCUMENT IMAGING APPARATUS
82091	Eastman Kodak Company	US	6908178	10/602,433	6/24/2003	6/21/2005	CONTINUOUS INK JET COLOR PRINTING APPARATUS WITH RAPID INK SWITCHING
82093	Eastman Kodak Company	US	6476962	09/841,356	4/24/2001	11/5/2002	A MULTI-BEAM ZOOM LENS FOR PRODUCING VARIABLE SPOT SIZES FOR A LASER PRINTER
82095	Eastman Kodak Company	DE	60225973.8	02077596.1	6/28/2002	4/9/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	FR	1277580	02077596.1	6/28/2002	4/9/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	GB	1277580	02077596.1	6/28/2002	4/9/2008	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	JP	4270817	2002-206889	7/16/2002	3/6/2009	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82095	Eastman Kodak Company	US	6899410	10/606,106	6/25/2003	5/31/2005	A CONTINUOUS INK-JET PRINTING APPARATUS WITH INTEGRAL CLEANING
82103	Eastman Kodak Company	DE	60113798.1	01130220.5	12/19/2001	10/5/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	FR	1234668	01130220.5	12/19/2001	10/5/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME

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82103	Eastman Kodak Company	GB	1234668	01130220.5	12/19/2001	10/5/2005	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82103	Eastman Kodak Company	US	6491385	09/791,315	2/22/2001	12/10/2002	CMOS/MEMS INTEGRATED INK JET PRINT HEAD WITH ELONGATED BORE AND METHOD OF FORMING SAME
82109	Eastman Kodak Company	DE	60209852.1	02075135.0	1/14/2002	3/15/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	FR	1226965	02075135.0	1/14/2002	3/15/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	GB	1226965	02075135.0	1/14/2002	3/15/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82109	Eastman Kodak Company	US	6479135	09/771,191	1/26/2001	11/12/2002	INK JET RECORDING ELEMENT
82110	Eastman Kodak Company	DE	60223734.3	02075125.1	1/14/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	FR	1226962	02075125.1	1/14/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	GB	1226962	02075125.1	1/14/2002	11/28/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	JP	3964686	2002-15682	1/24/2002	6/1/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82110	Eastman Kodak Company	US	6548151	09/770,429	1/26/2001	4/15/2003	INK JET RECORDING ELEMENT
82113	Eastman Kodak Company	DE	60223742.4	02076137.5	3/19/2002	11/28/2007	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	FR	1245589	02076137.5	3/19/2002	11/28/2007	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	GB	1245589	02076137.5	3/19/2002	11/28/2007	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82113	Eastman Kodak Company	US	6635693	09/822,096	3/30/2001	10/21/2003	PROCESS FOR MAKING COMPOSITE COLORANT PARTICLES
82115	Eastman Kodak Company	US	6699538	09/999,469	10/31/2001	3/2/2004	INK JET RECORDING ELEMENT
82116	Eastman Kodak Company	US	6645581	09/999,374	10/31/2001	11/11/2003	INK JET RECORDING ELEMENT
82139	Eastman Kodak Company	US	6457825	09/770,728	1/26/2001	10/1/2002	INK JET PRINTING METHOD

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82140	Eastman Kodak Company	US	6555305	10/027,299	12/21/2001	4/29/2003	PHOTOGRAPHIC ELEMENT WITH SPECTRALLY SENSITIZED TABULAR GRAIN EMULSION AND RETAINED DYE STAIN REDUCING COMPOUNDS
82149	Eastman Kodak Company	US	6554402	09/931,523	8/16/2001	4/29/2003	INK CARTRIDGE WITH COLOR DISCRIMINATION STRUCTURE
82150	Eastman Kodak Company	US	6505926	09/931,521	8/16/2001	1/14/2003	INK CARTRIDGE WITH MEMORY CHIP AND METHOD OF ASSEMBLING
82155	Eastman Kodak Company	US	6476973	09/782,432	2/13/2001	11/5/2002	COMPOUND SURFACE TO AID IN THE FABRICATION OF A LENS WITH A PLANO SURFACE
82158	Eastman Kodak Company	US	6761046	09/882,599	6/15/2001	7/13/2004	COLD ROLLING OF GLASS PREFORMS
82160	Eastman Kodak Company	US	6977753	09/776,313	2/2/2001	12/20/2005	A PRINTING ASSEMBLY AND AN OPERATOR CONTROL PANEL USER INTERFACE FOR THE PRINTING ASSEMBLY
82161	Eastman Kodak Company	US	7111939	10/084,119	2/27/2002	9/26/2006	AN IMAGE DISPLAY SYSTEM WITH BODY POSITION COMPENSATION
82172	Eastman Kodak Company	DE	60222486.1	02075664.9	2/18/2002	9/19/2007	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	FR	1237379	02075664.9	2/18/2002	9/19/2007	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	GB	1237379	02075664.9	2/18/2002	9/19/2007	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROFECTION OF TONE SCALE AND COLOR
82172	Eastman Kodak Company	US	6987586	09/797,891	3/2/2001	1/17/2006	METHOD OF DIGITAL PROCESSING FOR DIGITAL CINEMA PROJECTION OF TONE SCALE AND COLOR
82176	Eastman Kodak Company	US	6590695	10/084,716	2/26/2002	7/8/2003	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82176	Eastman Kodak Company	US	6707595	10/351,764	1/27/2003	3/16/2004	MICRO-MECHANICAL POLARIZATION-BASED MODULATOR
82181	Eastman Kodak Company	DE	60211096.3	02079380.8	10/21/2002	5/3/2006	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE

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82181	Eastman Kodak Company	FR	1308291	02079380.8	10/21/2002	5/3/2006	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	GB	1308291	02079380.8	10/21/2002	5/3/2006	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82181	Eastman Kodak Company	US	6676243	10/000,892	11/2/2001	1/13/2004	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE
82184	Eastman Kodak Company	US	6650397	09/866,184	5/25/2001	11/18/2003	MEDIA WIDTH DETECTING SYSTEM FOR AN IMAGING APPARATUS
82186	Eastman Kodak Company	US	6590600	09/810,786	3/16/2001	7/8/2003	A METHOD AND APPARATUS FOR CONTROLLING EXPOSURE AMPLITUDE AND PRINTED TRACK WIDTH BY PULSE WIDTH MODULATION
82187	Eastman Kodak Company	EP		02080190.8	12/9/2002		DOCUMENT SCANNING SYSTEM WITH TETHERED PLATEN ELEMENT PROVIDING SHEET-FED AND PLATEN SCANNING FUNCTIONS
82187	Eastman Kodak Company	US	7583416	10/028,133	12/20/2001	9/1/2009	DOCUMENT SCANNING SYSTEM WITH TETHERED PLATEN ELEMENT PROVIDING SHEET-FED AND PLATEN SCANNING FUNCTIONS
82192	Eastman Kodak Company	US	6823081	09/845,903	4/30/2001	11/23/2004	THE GENERATION OF A COLOR DROPOUT FUNCTION FOR USE IN ELECTRONIC COLOR DROPOUT
82193	Eastman Kodak Company	US	6750991	09/822,099	3/30/2001	6/15/2004	DYNAMIC DOCUMENT FEEDER SYSTEM AND METHOD FOR MAXIMIZING SCANNER THROUGHPUT
82194	Eastman Kodak Company	US	6831761	09/822,050	3/30/2001	12/14/2004	DOCUMENT SCANNER HAVING A SELECTABLE RANGE OF RESOLUTIONS WITH REDUCED PROCESSING
82209	Eastman Kodak Company	US	7479183	10/446,013	5/27/2003	1/20/2009	INK JET INK COMPOSITION
82212	Eastman Kodak Company	US	6533408	09/887,183	6/21/2001	3/18/2003	INK JET PRINTING METHOD
82216	Eastman Kodak Company	DE	60213537.0	02079241.2	10/14/2002	8/2/2006	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT
82216	Eastman Kodak Company	GB	1306410	02079241.2	10/14/2002	8/2/2006	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT

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82216	Eastman Kodak Company	US	6703111	10/032,922	10/25/2001	3/9/2004	LASER THERMAL IMAGING PROCESS, DYE, AND ELEMENT
82217	Eastman Kodak Company	US	6572215	09/867,639	5/30/2001	6/3/2003	INK JET PRINT HEAD WITH CROSS-FLOW CLEANING
82298	Eastman Kodak Company	US	6541600	09/919,390	7/31/2001	4/1/2003	WATER SOLUBLE AND DISPERSIBLE HIGHLY BRANCHED POLYAMIDES
82301	Eastman Kodak Company	US	7029837	10/732,956	12/11/2003	4/18/2006	PHOTOGRAPHIC FILM ELEMENT CONTAINING AN EMULSION WITH DUAL PEAK GREEN RESPONSIVITY
82306	Eastman Kodak Company	DE	60220563.8	02075531.0	2/8/2002	6/13/2007	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	JP	4307778	2002-32289	2/8/2002	5/15/2009	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6764814	10/051,667	1/18/2002	7/20/2004	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82306	Eastman Kodak Company	US	6927021	10/833,378	4/28/2004	8/9/2005	PHOTOGRAPHIC DEVELOPING COMPOSITION AND USE THEREOF IN THE DEVELOPMENT OF A PHOTOGRAPHIC ELEMENT
82316	Eastman Kodak Company	US	6534114	09/796,153	2/28/2001	3/18/2003	COATING METHOD FOR MODIFYING ADHESION OF THIN FILMS TO SUBSTRATES
82321	Eastman Kodak Company	US	6620456	09/793,299	2/26/2001	9/16/2003	FORMING A DIELECTRIC LAYER BY THERMAL DECOMPOSITION OF A METALLO-ORGANIC MATERIAL
82323	Eastman Kodak Company	US	6625381	09/788,866	2/20/2001	9/23/2003	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM WITH PARTIAL BEAM REFLECTION

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82324	Eastman Kodak Company	US	6445487	09/788,978	2/20/2001	9/3/2002	A SPECKLE SUPPRESSED LASER PROJECTION SYSTEM USING A MULTI-WAVELENGTH DOPPLER SHIFTED BEAM
82351	Eastman Kodak Company	DE	60217011.7	02076640.8	4/25/2002	12/27/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82351	Eastman Kodak Company	US	6514601	09/850,026	5/7/2001	2/4/2003	INK JET RECORDING ELEMENT
82360	Eastman Kodak Company	US	6638576	10/128,086	4/23/2002	10/28/2003	APPARATUS AND METHOD OF COATING A WEB
82364	Eastman Kodak Company	US	6599668	09/923,245	8/3/2001	7/29/2003	PROCESS FOR FORMING COLOR FILTER ARRAY
82371	Eastman Kodak Company	US	6489511	09/931,612	8/16/2001	12/3/2002	AZOMETHINE COMPOUND MANUFACTURE
82378	Eastman Kodak Company	DE	60209997.8	02078431.0	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	FR	1288011	02078431.0	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	GB	1288011	02078431.0	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	JP	4149765	2002-248939	8/28/2002	7/4/2008	INK JET RECORDING ELEMENT AND PRINTING METHOD
82378	Eastman Kodak Company	US	6641875	09/944,618	8/31/2001	11/4/2003	INK JET RECORDING ELEMENT
82379	Eastman Kodak Company	DE	60209998.6	02078432.8	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	FR	1288012	02078432.8	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	GB	1288012	02078432.8	8/19/2002	3/22/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	JP	4149764	2002-248531	8/28/2002	7/4/2008	INK JET RECORDING ELEMENT AND PRINTING METHOD
82379	Eastman Kodak Company	US	6689430	09/943,952	8/31/2001	2/10/2004	INK JET RECORDING ELEMENT
82386	Eastman Kodak Company	DE	60207791.5	02077972.4	7/22/2002	12/7/2005	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	FR	1281738	02077972.4	7/22/2002	12/7/2005	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	GB	1281738	02077972.4	7/22/2002	12/7/2005	DYE MIXTURE FOR INK JET INK
82386	Eastman Kodak Company	US	6706102	09/920,188	8/1/2001	3/16/2004	DYE MIXTURE FOR INK JET INK
82401	Eastman Kodak Company	US	6525170	09/919,096	7/31/2001	2/25/2003	HIGHLY BRANCHED POLYESTERS THROUGH ONE-STEP POLYMERIZATION PROCESS

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82402	Eastman Kodak Company	US	6565205	09/799,932	3/6/2001	5/20/2003	INK JET PRINTING METHOD
82409	Eastman Kodak Company	US	D454147	29/141,256	5/2/2001	3/5/2002	CAMERA WITH FLIP-UP FLASH
82421	Eastman Kodak Company	US	6594084	10/027,698	12/20/2001	7/15/2003	METHOD OF MANUFACTURING A PRECISELY ALIGNED MICROLENS ARRAY
82431	Eastman Kodak Company	DE	60236041.2	02075942.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	GB	1243626	02075942.9	3/11/2002	4/21/2010	INK JET PRINTING PROCESS
82431	Eastman Kodak Company	US	6517621	09/813,760	3/21/2001	2/11/2003	INK JET PRINTING PROCESS
82433	Eastman Kodak Company	US	D452520	29/138,433	3/13/2001	12/25/2001	REMOTE CONTROL FOR A VERTICAL DIGITAL PROJECTOR
82442	Eastman Kodak Company	DE	60300182.3	03075175.4	1/20/2003	12/8/2004	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	FR	1332877	03075175.4	1/20/2003	12/8/2004	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	GB	1332877	03075175.4	1/20/2003	12/8/2004	CONTINUOUS INK JET METHOD AND APPARATUS
82442	Eastman Kodak Company	US	6863384	10/061,756	2/1/2002	3/8/2005	CONTINUOUS INK JET METHOD AND APPARATUS
82443	Eastman Kodak Company	DE	60311181.5	03076496.3	5/16/2003	1/17/2007	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	FR	1366902	03076496.3	5/16/2003	1/17/2007	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	GB	1366902	03076496.3	5/16/2003	1/17/2007	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER
82443	Eastman Kodak Company	US	6866370	10/156,617	5/28/2002	3/15/2005	APPARATUS AND METHOD FOR IMPROVING GAS FLOW UNIFORMITY IN A CONTINUOUS STREAM INK JET PRINTER

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82444	Eastman Kodak Company	DE	60316497.8	03076074.8	4/14/2003	9/26/2007	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	FR	1356935	03076074.8	4/14/2003	9/26/2007	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	GB	1356935	03076074.8	4/14/2003	9/26/2007	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82444	Eastman Kodak Company	US	6830320	10/131,294	4/24/2002	12/14/2004	CONTINUOUS STREAM INK JET PRINTER WITH MECHANISM FOR ASYMMETRIC HEAT DEFLECTION AT REDUCED INK TEMPERATURE AND METHOD OF OPERATION THEREOF
82451	Eastman Kodak Company	US	7251065	10/062,049	1/31/2002	7/31/2007	IMAGE COLOR BALANCE FOR SCANNERS USING AN ILLUMINATION SPECTRAL SENSOR
82473	Eastman Kodak Company	US	7232499	10/745,430	12/22/2003	6/19/2007	METHOD OF PREPARING PLASTIC MATERIALS TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
82504	Eastman Kodak Company	US	6793328	10/100,376	3/18/2002	9/21/2004	A CONTINUOUS INK JET PRINTING APPARATUS WITH IMPROVED DROP PLACEMENT
82505	Eastman Kodak Company	US	6587639	09/821,528	3/29/2001	7/1/2003	A METHOD AND SYSTEM FOR GENERATING SALES OF COMPACT DISCS FROM A PREDETERMINED ORIGIN
82507	Eastman Kodak Company	CN	02108702.4	02108702.4	3/29/2002	2/1/2006	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST

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82507	Eastman Kodak Company	DE	60211993.6	02076149.0	3/19/2002	6/7/2006	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	GB	1245969	02076149.0	3/19/2002	6/7/2006	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	JP	4107860	2002-83864	3/25/2002	4/11/2008	A LINEAR ARRAY ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82507	Eastman Kodak Company	US	6594060	09/821,529	3/29/2001	7/15/2003	ELECTROMECHANICAL CONFORMAL GRATING DEVICE WITH IMPROVED OPTICAL EFFICIENCY AND CONTRAST
82518	Eastman Kodak Company	CN	ZL02105947.0	02105947.0	4/11/2002	1/18/2006	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	DE	60219988.3	02076241.5	3/29/2002	5/9/2007	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	FR	1249903	02076241.5	3/29/2002	5/9/2007	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	GB	1249903	02076241.5	3/29/2002	5/9/2007	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	JP	4037677	2002-107707	4/10/2002	11/9/2007	LASER LIGHT-EMITTING DEVICE APPARATUS
82518	Eastman Kodak Company	KR	852067	2002-0019373	4/10/2002	8/6/2008	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82518	Eastman Kodak Company	US	6658037	09/832,759	4/11/2001	12/2/2003	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY

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82518	Eastman Kodak Company	US	6879618	10/602,143	6/24/2003	4/12/2005	INCOHERENT LIGHT-EMITTING DEVICE APPARATUS FOR DRIVING VERTICAL LASER CAVITY
82523	Eastman Kodak Company	US	6755350	10/027,975	12/21/2001	6/29/2004	SENSUAL LABEL
82523	Eastman Kodak Company	US	7014910	10/824,676	4/15/2004	3/21/2006	SENSUAL LABEL
82545	Eastman Kodak Company	US	6523116	09/262,983	3/5/1999	2/18/2003	SECURE PERSONAL INFORMATION CARD DATABASE SYSTEM
82589	Eastman Kodak Company	US	RE36535	08/783,825	1/13/1997	1/25/2000	METHOD OF PRODUCING PHOTOGRAPHIC PRINTS
82608	Eastman Kodak Company	US	6992787	09/859,033	5/16/2001	1/31/2006	METHOD OF PURCHASING IMAGE BEARING PRODUCTS
82623	Eastman Kodak Company	US	7264855	10/255,918	9/26/2002	9/4/2007	IMAGING MEMBER WITH VACUOUS CORE BASE
82625	Eastman Kodak Company	US	6584830	09/880,383	6/13/2001	7/1/2003	VISCOSITY MEASURING APPARATUS
82628	Eastman Kodak Company	US	6676316	09/941,215	8/28/2001	1/13/2004	A MEDIA CASSETTE HAVING AN IDENTIFICATION DEVICE FOR IDENTIFYING THE TYPE OF MEDIA IN THE CASSETTE, AND AN IMAGING APPARATUS HAVING SAID MEDIA CASSETTE
82629	Eastman Kodak Company	US	6848766	10/269,626	10/11/2002	2/1/2005	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82632	Eastman Kodak Company	US	6575566	10/246,491	9/18/2002	6/10/2003	CONTINUOUS INKJET PRINthead WITH SELECTABLE PRINTING VOLUMES OF INK
82635	Eastman Kodak Company	US	6620489	09/911,785	7/24/2001	9/16/2003	A SELF-ADHERING IMAGE
82635	Eastman Kodak Company	US	6890628	10/434,855	5/9/2003	5/10/2005	A SELF-ADHERING IMAGE
82636	Eastman Kodak Company	US	6808270	10/038,950	1/3/2002	10/26/2004	CLOSED LOOP THREE COLOR ALIGNMENT FOR DIGITAL PROJECTION
82641	Eastman Kodak Company	EP		03764979.5	7/14/2003		A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD

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82641	Eastman Kodak Company	FR	0209086	0209086	7/18/2002	10/1/2004	A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD PROCEDE POUR PREPARER UN POLYMER D'ALUMINOSILICATE HYBRIDE ET POLYMER OBTENU PAR CE PROCEDE
82641	Eastman Kodak Company	JP	4455994	2004-522448	7/14/2003	2/12/2010	A METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82641	Eastman Kodak Company	US	7507392	10/521,899	7/14/2003	3/24/2009	METHOD FOR PREPARING A HYBRID ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82642	Eastman Kodak Company	US	7560092	10/521,348	7/14/2003	7/14/2009	A METHOD FOR PREPARING AN ALUMINOSILICATE POLYMER AND THE POLYMER RESULTING FROM THIS METHOD
82647	Eastman Kodak Company	US	6893105	10/355,600	1/31/2003	5/17/2005	A METHOD FOR PRINTING AN IMAGE FROM A HALFTONE BINARY BITMAP USING MULTIPLE EXPOSURES
82648	Eastman Kodak Company	US	6717601	10/196,013	7/16/2002	4/6/2004	PRINTING APPARATUS WITH DOT- GAIN COMPENSATION USING SPATIAL FILTER
82648	Eastman Kodak Company	US	7400335	10/714,315	11/14/2003	7/15/2008	A METHOD FOR PRINTING A HALFTONE DIGITAL IMAGE
82652	Eastman Kodak Company	US	6863360	10/635,256	8/6/2003	3/8/2005	A METHOD FOR ADJUSTING DOT- GAIN FOR A HALFTONE BINARY BITMAP
82662	Eastman Kodak Company	DE	60208757.0	02079892.2	11/25/2002	1/18/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82662	Eastman Kodak Company	FR	1319517	02079892.2	11/25/2002	1/18/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82662	Eastman Kodak Company	GB	1319517	02079892.2	11/25/2002	1/18/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
82662	Eastman Kodak Company	US	7901748	10/021,341	12/12/2001	3/8/2011	INK JET RECORDING ELEMENT

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82665	Eastman Kodak Company	US	6638893	10/033,481	12/27/2001	10/28/2003	THERMAL DYE TRANSFER RECEIVER ELEMENT WITH MICROVOIDED SUPPORT
82667	Eastman Kodak Company	JP	4233270	2002-136771	5/13/2002	12/19/2008	ADAPTIVE AUTOSTEREOSCOPIC DISPLAY SYSTEM
82678	Eastman Kodak Company	US	6722699	09/920,972	8/2/2001	4/20/2004	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	8403367	09/957,011	9/20/2001	3/26/2013	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82678	Eastman Kodak Company	US	7080857	10/601,800	6/23/2003	7/25/2006	AUTHENTICATION USING NEAR-FIELD OPTICAL IMAGING
82680	Eastman Kodak Company	US	7265778	10/364,486	2/11/2003	9/4/2007	VISUAL DISPLAY CHARACTERIZATION
82684	Eastman Kodak Company	JP	4361815	2004-34932	2/12/2004	8/21/2009	METHOD AND APPARATUS FOR PREVENTING INK EJECTED FROM DEFECTIVE NOZZLE OF SUCCESSIVELY EJECTING INKJET PRINT HEAD FROM BEING USED IN PRINTING PROCESS PREVENTING DEFECTIVE NOZZLE INK DISCHARGE IN CONTINUOUS INKJET PRINthead FROM BEING USED FOR PRINTING (U.S. Original)
82684	Eastman Kodak Company	US	7004571	10/375,514	2/25/2003	2/28/2006	PREVENTING DEFECTIVE NOZZLE INK DISCHARGE IN CONTINUOUS INKJET PRINthead FROM BEING USED FOR PRINTING
82685	Eastman Kodak Company	US	6595630	09/903,883	7/12/2001	7/22/2003	METHOD AND APPARATUS FOR CONTROLLING DEPTH OF A SOLVENT FREE FUNCTIONAL MATERIAL IN A RECEIVER.
82685	Eastman Kodak Company	US	7276184	10/193,363	7/11/2002	10/2/2007	A SURFACTANT ASSISTED NANOMATERIAL GENERATION PROCESS
82692	Eastman Kodak Company	US	6464330	09/939,936	8/27/2001	10/15/2002	AN INKJET PRINTER WITH IMPROVED DRY TIME

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82697	Eastman Kodak Company	US	6709808	10/139,684	5/6/2002	3/23/2004	IMAGING MATERIALS COMPRISING ELECTRICALLY CONDUCTIVE POLYMER PARTICLE LAYERS
82698	Eastman Kodak Company	DE	60225214.8	02078219.9	8/5/2002	2/27/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	DE	60225385.3	02078222.3	8/5/2002	3/5/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	FR	1288871	02078219.9	8/5/2002	2/27/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	FR	1286315	02078222.3	8/5/2002	3/5/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1288871	02078219.9	8/5/2002	2/27/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	GB	1286315	02078222.3	8/5/2002	3/5/2008	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	JP	4021728	2002-236825	8/15/2002	10/5/2007	AUTHENTIC DOCUMENT AND METHOD OF MAKING AUTHENTIC DOCUMENT
82698	Eastman Kodak Company	US	6973196	09/930,696	8/15/2001	12/6/2005	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82698	Eastman Kodak Company	US	6973198	10/179,041	6/25/2002	12/6/2005	AUTHENTIC DOCUMENT AND METHOD OF MAKING
82702	Eastman Kodak Company	US	6667071	10/134,111	4/29/2002	12/23/2003	METHOD OF COATING A LIQUID FILM ON A SUPPORT
82705	Eastman Kodak Company	US	6848205	10/304,832	11/26/2002	2/1/2005	TRANSPARENT LABEL WITH ENHANCED SHARPNESS
82718	Eastman Kodak Company	EP		02080194.0	12/9/2002		SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82718	Eastman Kodak Company	JP	4002504	2002-360291	12/12/2002	8/24/2007	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82718	Eastman Kodak Company	TW	1240575	091132483	11/4/2002	9/21/2005	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR
82718	Eastman Kodak Company	US	6611380	10/037,954	12/21/2001	8/26/2003	SYSTEM AND METHOD FOR CALIBRATION OF DISPLAY SYSTEM WITH LINEAR ARRAY MODULATOR

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82719	Eastman Kodak Company	CN	03142484.8	03142484.8	6/12/2003	4/9/2008	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	DE	60322298.6	03076707.3	6/2/2003	7/23/2008	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	GB	1372014	03076707.3	6/2/2003	7/23/2008	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	JP	3929935	2003-165278	6/10/2003	3/16/2007	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82719	Eastman Kodak Company	US	6678085	10/171,252	6/12/2002	1/13/2004	HIGH-CONTRAST DISPLAY SYSTEM WITH SCANNED CONFORMAL GRATING DEVICE
82720	Eastman Kodak Company	JP	4732679	2003-331324	9/24/2003	4/28/2011	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82720	Eastman Kodak Company	US	6844960	10/253,747	9/24/2002	1/18/2005	MICROELECTROMECHANICAL DEVICE WITH CONTINUOUSLY VARIABLE DISPLACEMENT
82722	Eastman Kodak Company	US	6491376	09/862,953	5/22/2001	12/10/2002	CONTINUOUS INK JET PRINT HEAD WITH THIN MEMBRANE NOZZLE PLATE
82731	Eastman Kodak Company	DE	60326801.3	03078242.9	10/13/2003	3/25/2009	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	FR	1413437	03078242.9	10/13/2003	3/25/2009	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	GB	1413437	03078242.9	10/13/2003	3/25/2009	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82731	Eastman Kodak Company	US	6644792	10/280,217	10/25/2002	11/11/2003	INK DROPLET FORMING APPARATUS AND METHOD FOR USE IN INK JET PRINTER SYSTEM
82757	Eastman Kodak Company	US	6660119	09/877,429	6/8/2001	12/9/2003	PRODUCING A LAMINATED SCRAPBOOK PAGE

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82766	Eastman Kodak Company	US	6268936	09/137,889	8/21/1998	7/31/2001	FILM SCANNER
82770	Eastman Kodak Company	DE	60210892.6	02079023.4	9/30/2002	4/26/2006	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	FR	1302319	02079023.4	9/30/2002	4/26/2006	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	GB	1302319	02079023.4	9/30/2002	4/26/2006	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82770	Eastman Kodak Company	US	6435666	09/976,922	10/12/2001	8/20/2002	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH REDUCED ENERGY
82775	Eastman Kodak Company	US	7010158	10/010,795	11/13/2001	3/7/2006	METHOD AND APPARATUS FOR THREE-DIMENSIONAL SCENE MODELING AND RECONSTRUCTION
82777	Eastman Kodak Company	US	6655796	10/028,143	12/20/2001	12/2/2003	POST-PRINT TREATMENT FOR INK JET PRINTING APPARATUS
82779	Eastman Kodak Company	DE	60202344.0	02079448.3	10/25/2002	12/22/2004	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82779	Eastman Kodak Company	FR	1308282	02079448.3	10/25/2002	12/22/2004	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82779	Eastman Kodak Company	GB	1308282	02079448.3	10/25/2002	12/22/2004	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82779	Eastman Kodak Company	US	6460972	09/993,150	11/6/2001	10/8/2002	THERMAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD FOR HIGH FREQUENCY
82781	Eastman Kodak Company	DE	60334654.5	03075269.5	1/27/2003	10/27/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	FR	1334832	03075269.5	1/27/2003	10/27/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	GB	1334832	03075269.5	1/27/2003	10/27/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82781	Eastman Kodak Company	JP	4580619	2003-17968	1/27/2003	9/3/2010	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING

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82781	Eastman Kodak Company	US	6588884	10/071,120	2/8/2002	7/8/2003	TRI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING
82788	Eastman Kodak Company	US	6567223	09/872,592	6/1/2001	5/20/2003	MOLDED LENS ELEMENT HAVING A TWO-DIMENSIONAL REFERENCE MOLDED THEREIN
82792	Eastman Kodak Company	GB	1291392	02078505.1	8/26/2002	10/13/2004	COMPLEX OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
82792	Eastman Kodak Company	US	6538140	09/946,420	9/5/2001	3/25/2003	COMPLEX OXONOL INFRARED RADIATION SENSITIVE COMPOUNDS
82794	Eastman Kodak Company	US	6514660	10/044,874	10/29/2001	2/4/2003	POLYETHYLENEIMINE PRIMER FOR IMAGING MATERIALS
82801	Eastman Kodak Company	US	6770343	10/079,688	2/20/2002	8/3/2004	INDEX STICKER PRINT
82801	Eastman Kodak Company	US	6942332	10/833,393	4/28/2004	9/13/2005	INDEX STICKER PRINT
82809	Eastman Kodak Company	US	6780455	10/178,724	6/24/2002	8/24/2004	METHOD OF CREATING AND COATING A MATERIAL
82812	Eastman Kodak Company	US	6898172	09/878,851	6/11/2001	5/24/2005	SYSTEM TO REDUCE WRITING OVERHEAD TO A HYBRID OPTICAL DISC
82817	Eastman Kodak Company	US	7273897	09/918,584	7/31/2001	9/25/2007	INK JET INK COMPOSITION
82820	Eastman Kodak Company	DE	60326919.2	03078837.6	12/5/2003	4/1/2009	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	FR	1431039	03078837.6	12/5/2003	4/1/2009	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	GB	1431039	03078837.6	12/5/2003	4/1/2009	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82820	Eastman Kodak Company	JP	4414213	2003-417711	12/16/2003	11/27/2009	INK JET PRINTING SYSTEM (original) INK JET PRINTING SYSTEM AND METHOD OF REDUCING DEPOSITON OF A UNDESIRE SUBSTANCE ON A SURFACE OF A PRINT HEAD
82820	Eastman Kodak Company	US	6808246	10/320,884	12/17/2002	10/26/2004	START-UP AND SHUT DOWN OF CONTINUOUS INKJET PRINT HEAD
82834	Eastman Kodak Company	DE	60231942.0	02078195.1	8/5/2002	4/15/2009	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE

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82834	Eastman Kodak Company	FR	1286531	02078195.1	8/5/2002	4/15/2009	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	GB	1286531	02078195.1	8/5/2002	4/15/2009	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82834	Eastman Kodak Company	US	6925192	09/930,634	8/15/2001	8/2/2005	AUTHENTICATABLE IMAGE WITH AN EMBEDDED IMAGE HAVING A DISCERNIBLE PHYSICAL CHARACTERISTIC WITH IMPROVED SECURITY FEATURE
82835	Eastman Kodak Company	EP		02079031.7	9/30/2002		A SYSTEM FOR ACCOMMODATING THIRD PARTY IMAGING PROCESSING SOLUTIONS IN A SCANNER
82835	Eastman Kodak Company	US	7064870	09/976,124	10/11/2001	6/20/2006	A SYSTEM FOR ACCOMMODATING THIRD PARTY IMAGING PROCESSING SOLUTIONS IN A SCANNER
82839	Eastman Kodak Company	US	6789887	10/079,039	2/20/2002	9/14/2004	AN INKJET PRINTING METHOD
82841	Eastman Kodak Company	DE	60220239.6	02079866.6	11/22/2002	5/23/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	FR	1318025	02079866.6	11/22/2002	5/23/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	GB	1318025	02079866.6	11/22/2002	5/23/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
82841	Eastman Kodak Company	JP		2002-350894	12/3/2002		INK JET RECORDING ELEMENT
82841	Eastman Kodak Company	US	6777041	10/011,427	12/4/2001	8/17/2004	INK JET RECORDING ELEMENTS
82842	Eastman Kodak Company	DE	60212062.4	02080096.7	12/9/2002	6/7/2006	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	GB	1336638	02080096.7	12/9/2002	6/7/2006	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82842	Eastman Kodak Company	JP	4886150	2002-368927	12/19/2002	12/16/2011	METHOD OF FORMING POROUS PARTICLES

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82842	Eastman Kodak Company	US	6780942	10/027,701	12/20/2001	8/24/2004	METHOD OF PREPARATION OF POROUS POLYESTER PARTICLES
82846	Eastman Kodak Company	US	6568799	10/055,295	1/23/2002	5/27/2003	DROP-ON-DEMAND INK JET PRINTER WITH CONTROLLED FLUID FLOW TO EFFECT DROP EJECTION
82851	Eastman Kodak Company	US	6724379	09/877,893	6/8/2001	4/20/2004	MULTICHANNEL DRIVER CIRCUIT FOR SPATIAL LIGHT MODULATOR AND METHOD OF CALIBRATION
82854	Eastman Kodak Company	US	6522474	09/878,701	6/11/2001	2/18/2003	HEAD-MOUNTED OPTICAL APPARATUS FOR STEREOSCOPIIC DISPLAY
82855	Eastman Kodak Company	US	6790602	10/346,745	1/17/2003	9/14/2004	A METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG
82857	Eastman Kodak Company	US	7166656	10/008,810	11/13/2001	1/23/2007	SMECTITE CLAY INTERCALATED WITH POLYETHER BLOCK POLYAMIDE COPOLYMER
82858	Eastman Kodak Company	US	6767951	10/006,545	11/13/2001	7/27/2004	POLYESTER NANOCOMPOSITES
82859	Eastman Kodak Company	US	6767952	10/008,428	11/13/2001	7/27/2004	ARTICLE UTILIZING BLOCK COPOLYMER INTERCALATED CLAY
82869	Eastman Kodak Company	US	7321387	09/918,287	7/30/2001	1/22/2008	A SYSTEM AND METHOD PROCESS FOR OFFERING IMAGING SERVICES OF A CUSTOMER AND PARTICIPANTS AT A LIVE ENTERTAINMENT EVENT
82879	Eastman Kodak Company	US	6884205	09/968,392	10/2/2001	4/26/2005	NON-MARKING WEB CONVEYANCE ROLLER
82887	Eastman Kodak Company	DE	60225761.1	02077177.0	6/3/2002	3/26/2008	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	FR	1267565	02077177.0	6/3/2002	3/26/2008	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS

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82887	Eastman Kodak Company	GB	1267565	02077177.0	6/3/2002	3/26/2008	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82887	Eastman Kodak Company	US	7190485	09/881,460	6/14/2001	3/13/2007	METHOD FOR MULTILEVEL PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
82900	Eastman Kodak Company	US	6765102	10/207,720	7/29/2002	7/20/2004	WATER-COMPATIBLE CATIONIC EPOXY COMPOUNDS
82906	Eastman Kodak Company	US	6811724	10/036,131	12/26/2001	11/2/2004	COMPOSITION FOR ANTISTAT LAYER
82906	Eastman Kodak Company	US	6991750	10/911,193	8/4/2004	1/31/2006	COMPOSITION FOR ANTISTAT LAYER
83001	Eastman Kodak Company	DE	602004005516. 6	04075376.6	2/6/2004	3/28/2007	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	FR	1449677	04075376.6	2/6/2004	3/28/2007	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	GB	1449677	04075376.6	2/6/2004	3/28/2007	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83001	Eastman Kodak Company	US	6689532	10/368,163	2/18/2003	2/10/2004	A METHOD OF PROTECTING AN IMAGE RECEIVING LAYER OF A RECORDING ELEMENT PRIOR TO AND AFTER PRINTING
83018	Eastman Kodak Company	US	6692605	09/977,548	10/15/2001	2/17/2004	METHOD FOR LAMINATING AN OVERLAY TO VERIFY A PATTERN OR AS A PATTERN
83018	Eastman Kodak Company	US	6969442	10/696,149	10/29/2003	11/29/2005	A METHOD OF USING AN OVERLAY TO VERIFY OR FORM A FOLDING, EMBOSsing, OR RULE DIE
83018	Eastman Kodak Company	US	6926788	10/696,150	10/29/2003	8/9/2005	A METHOD FOR USING AN OVERLAY TO FORM A RULE DIE

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83025	Eastman Kodak Company	US	7593135	09/896,798	6/29/2001	9/22/2009	DIGITAL IMAGE MULTITONING METHOD
83026	Eastman Kodak Company	US	6565694	09/912,159	7/24/2001	5/20/2003	METHOD OF PREPARING METAL PLATES TO ALLOW LAMINATION OF A PRE-PRESS COLOR PROOF
83029	Eastman Kodak Company	US	6640866	09/953,778	9/17/2001	11/4/2003	LAMINATOR ASSEMBLY HAVING AN IMPROVED DUAL DUROMETER LAMINATION ROLLER
83032	Eastman Kodak Company	US	6620280	10/041,837	10/19/2001	9/16/2003	DUAL SIDED LAMINATION
83059	Eastman Kodak Company	US	6903824	10/327,392	12/20/2002	6/7/2005	LASER SENSITOMETER
83065	Eastman Kodak Company	US	7203335	09/923,583	8/7/2001	4/10/2007	SYSTEM AND METHOD FOR EXTRACTING A WATERMARK SIGNAL IN A DIGITAL IMAGE SEQUENCE
83066	Eastman Kodak Company	US	6867251	10/020,694	12/14/2001	3/15/2005	POLYMER-DYE PARTICLES AND PROCESS FOR MAKING POLYMER DYE PARTICLES
83070	Eastman Kodak Company	US	6935396	10/484,825	7/6/2002	8/30/2005	SPLICING TAPE APPLICATION DEVICE WITH RIGID ELECTROSTATIC CHARGE ELIMINATOR
83073	Eastman Kodak Company	JP	4143359	2002-239243	8/20/2002	6/20/2008	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83073	Eastman Kodak Company	US	6435657	09/933,498	8/20/2001	8/20/2002	METHOD FOR MULTICOLORANT PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS
83074	Eastman Kodak Company	US	6574047	09/930,691	8/15/2001	6/3/2003	A BACKLIT DISPLAY FOR SELECTIVELY ILLUMINATION LENTICULAR IMAGES
83086	Eastman Kodak Company	US	6541599	09/919,097	7/31/2001	4/1/2003	PROCESS FOR MANUFACTURING OF SOLUBLE HIGHLY BRANCHED POLYAMIDES, AND AT LEAST PARTIALLY ALIPHATIC HIGHLY BRANCHED POLYAMIDES OBTAINED THEREFROM

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83091	Eastman Kodak Company	US	6817927	10/045,718	10/19/2001	11/16/2004	METHOD OF REMOVING MATERIAL FROM AN EXTERNAL SURFACE USING CORE/SHELL PARTICLES
83104	Eastman Kodak Company	DE	60225506.6	02012607.4	6/6/2002	3/12/2008	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83104	Eastman Kodak Company	US	6770412	10/178,265	6/24/2002	8/3/2004	BLACK AND WHITE PHOTOGRAPHIC MATERIAL
83108	Eastman Kodak Company	US	6579662	09/947,112	9/5/2001	6/17/2003	THERMAL SWITCHABLE COMPOSITION AND IMAGING MEMBER CONTAINING COMPLEX OXONOL IR DYE AND METHOD OF IMAGING AND PRINTING
83109	Eastman Kodak Company	US	6660449	10/083,258	10/19/2001	12/9/2003	IMAGING MEMBERS CONTAINING CARBON BLACK AND METHODS OF IMAGING AND PRINTING
83110	Eastman Kodak Company	US	7087275	10/158,665	5/30/2002	8/8/2006	INK JET RECORDING MEDIA AND METHOD FOR THEIR PREPARATION
83111	Eastman Kodak Company	JP	4332355	2003-7205	1/15/2003	6/26/2009	LASER PROJECTION DISPLAY SYSTEM
83111	Eastman Kodak Company	US	6577429	10/050,003	1/15/2002	6/10/2003	LASER PROJECTION DISPLAY SYSTEM
83112	Eastman Kodak Company	DE	60243941.8	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	EP	1283434	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	FR	1283434	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	GB	1283434	02078094.6	7/29/2002	10/31/2012	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83112	Eastman Kodak Company	US	6791739	09/924,619	8/8/2001	9/14/2004	ELECTRO-OPTIC DESPECKLING MODULATOR AND METHOD OF USE
83115	Eastman Kodak Company	DE	60236779.4	02078369.2	8/15/2002	6/23/2010	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	FR	1292134	02078369.2	8/15/2002	6/23/2010	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	GB	1292134	02078369.2	8/15/2002	6/23/2010	LASER PROJECTION DISPLAY SYSTEM

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83115	Eastman Kodak Company	JP	4303926	2002-240224	8/21/2002	5/1/2009	LASER PROJECTION DISPLAY SYSTEM
83115	Eastman Kodak Company	US	6594090	09/940,196	8/27/2001	7/15/2003	LASER PROJECTION DISPLAY SYSTEM
83131	Eastman Kodak Company	US	6814517	10/371,035	2/20/2003	11/9/2004	SINGLE PASS MULTI-COLOR PRINTER WITH IMPROVED CUTTING APPARATUS AND METHOD
83134	Eastman Kodak Company	US	7323285	11/274,463	11/15/2005	1/29/2008	EXTRUDED SLIPPING LAYER FOR THERMAL DONOR
83166	Eastman Kodak Company	DE	60208969.7	02078641.4	9/6/2002	2/1/2006	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	FR	1293356	02078641.4	9/6/2002	2/1/2006	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	GB	1293356	02078641.4	9/6/2002	2/1/2006	INK JET RECORDING ELEMENT
83166	Eastman Kodak Company	US	6723397	09/955,549	9/18/2001	4/20/2004	INK JET RECORDING ELEMENT
83173	Eastman Kodak Company	DE	60207946.2	02078397.3	8/16/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	FR	1288008	02078397.3	8/16/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	GB	1288008	02078397.3	8/16/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83173	Eastman Kodak Company	US	6815020	09/944,971	8/31/2001	11/9/2004	INK JET RECORDING ELEMENT
83186	Eastman Kodak Company	US	6863368	10/460,245	6/12/2003	3/8/2005	A METHOD OF FORMING A COLOR FILTER
83193	Eastman Kodak Company	DE	60240848.2	02077821.3	7/15/2002	8/24/2011	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	FR	1280361	02077821.3	7/15/2002	8/24/2011	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	GB	1280361	02077821.3	7/15/2002	8/24/2011	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	JP	4143350	2002-214858	7/24/2002	6/20/2008	METHOD AND SYSTEM FOR IMAGE DISPLAY
83193	Eastman Kodak Company	US	6621615	10/102,109	3/19/2002	9/16/2003	METHOD AND SYSTEM FOR IMAGE DISPLAY
83207	Eastman Kodak Company	US	6685768	09/919,737	8/1/2001	2/3/2004	INK JET INK SET
83214	Eastman Kodak Company	US	D474219	29/153,025	12/21/2001	5/6/2003	CAMERA WITH INTEGRAL FLASH FEATURE
83215	Eastman Kodak Company	US	D472914	29/153,026	12/21/2001	4/8/2003	CAMERA WITH INTREGAL FLASH FEATURE
83216	Eastman Kodak Company	US	D466915	29/152,603	12/21/2001	12/10/2002	CAMERA COVERING

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83218	Eastman Kodak Company	US	6815153	10/346,272	1/17/2003	11/9/2004	HIGH SPEED COLOR PHOTOGRAPHIC ELEMENT WITH IMPROVED GRANULARITY
83225	Eastman Kodak Company	US	6723402	10/027,974	12/21/2001	4/20/2004	PROTECTIVE LAYER FOR HYDROPHILIC PACKAGING MATERIAL
83229	Eastman Kodak Company	DE	60233630.9	02080077.7	12/5/2002	9/9/2009	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	FR	1319510	02080077.7	12/5/2002	9/9/2009	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4587638	2002-355556	12/6/2002	9/17/2010	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	JP	4309957	2008-295872	11/19/2008	5/15/2009	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83229	Eastman Kodak Company	US	6554389	10/023,248	12/17/2001	4/29/2003	INKJET DROP SELECTION IN A NON-UNIFORM AIRSTREAM
83230	Eastman Kodak Company	US	6984035	10/915,925	8/11/2004	1/10/2006	RECEIVER MEDIA FOR HIGH QUALITY INK JET PRINTING
83231	Eastman Kodak Company	US	6638693	10/046,024	10/29/2001	10/28/2003	PROCESS FOR MAKING MEDIA FOR HIGH QUALITY INK JET PRINTING
83236	Eastman Kodak Company	EP		02078317.1	8/12/2002		PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83236	Eastman Kodak Company	JP	4138397	2002-237528	8/16/2002	6/13/2008	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83236	Eastman Kodak Company	US	6778290	09/935,613	8/23/2001	8/17/2004	PRINTING IMAGE FRAMES CORRESPONDING TO MOTION PICTURES
83243	Eastman Kodak Company	US	6958785	10/032,974	10/22/2001	10/25/2005	METHOD AND APPARATUS FOR DETERMINING AND CORRECTING FOR ILLUMINATION VARIATIONS IN A DIGITAL PROJECTOR
83246	Eastman Kodak Company	US	6713530	09/957,382	9/20/2001	3/30/2004	INK JET INK COMPOSITION
83250	Eastman Kodak Company	US	7034065	09/957,558	9/20/2001	4/25/2006	INK JET INK COMPOSITION

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83254	Eastman Kodak Company	US	6488351	09/940,224	8/27/2001	12/3/2002	METHOD AND APPARATUS FOR INCREASING NUMBER OF AVAILABLE PRINTING GRADATIONS ON AN INK JET PRINTER
83255	Eastman Kodak Company	US	D462089	29/146,820	8/16/2001	8/27/2002	INK CARTRIDGE
83256	Eastman Kodak Company	US	D462986	29/146,821	8/16/2001	9/17/2002	INK CARTRIDGE WITH INTEGRAL HANDLE
83257	Eastman Kodak Company	US	D462383	29/146,819	8/16/2001	9/3/2002	INK CARTRIDGE WITH INK COLOR DISCRIMINATION STRUCTURE
83262	Eastman Kodak Company	DE	60220124.1	02078282.7	8/8/2002	5/16/2007	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	FR	1288002	02078282.7	8/8/2002	5/16/2007	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	GB	1288002	02078282.7	8/8/2002	5/16/2007	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83262	Eastman Kodak Company	US	6776468	09/940,195	8/27/2001	8/17/2004	METHOD AND APPARATUS OF OPTIMIZING DISCRETE DROP VOLUMES FOR MULTIDROP CAPABLE INKJET PRINTERS
83275	Eastman Kodak Company	CN	200410004053.7	200410004053.7	2/4/2004	1/23/2008	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83275	Eastman Kodak Company	US	7340607	10/357,775	2/4/2003	3/4/2008	A PRESERVATION SYSTEM FOR DIGITALLY CREATED AND DIGITALLY SIGNED DOCUMENTS
83280	Eastman Kodak Company	US	6644786	10/191,002	7/8/2002	11/11/2003	METHOD OF MANUFACTURING A THERMALLY ACTUATED LIQUID CONTROL DEVICE
83287	Eastman Kodak Company	CN	02144088.3	02144088.3	9/30/2002	4/22/2009	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	KR	10-0841856	2002-0060181	10/2/2002	6/20/2008	ULTRAVIOLET LIGHT FILTER ELEMENT

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83287	Eastman Kodak Company	TW	I308967	091118543	8/16/2002	4/21/2009	ULTRAVIOLET LIGHT FILTER ELEMENT
83287	Eastman Kodak Company	US	6872766	10/150,634	5/17/2002	3/29/2005	ULTRAVIOLET LIGHT FILTER ELEMENT
83291	Eastman Kodak Company	JP	4317433	2003-409024	12/8/2003	5/29/2009	APPARATUS FOR FILLING AND DEGASSING A POUCH
83291	Eastman Kodak Company	US	6722400	10/321,254	12/17/2002	4/20/2004	APPARATUS FOR FILLING AND DEGASSING A POUCH
83293	Eastman Kodak Company	US	6589326	10/158,681	5/30/2002	7/8/2003	COATING FLUID FOR IMAGING ELEMENT COMPRISING SOLUBILIZED COLLAGEN GELATIN AND HARDENER
83296	Eastman Kodak Company	CN	03136743.7	03136743.7	5/20/2003	4/1/2009	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	DE	60321856.3	03076366.8	5/8/2003	7/2/2008	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	JP	4274851	2003-140980	5/19/2003	3/13/2009	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83296	Eastman Kodak Company	US	6648475	10/151,742	5/20/2002	11/18/2003	METHOD AND APPARATUS FOR INCREASING COLOR GAMUT OF A DISPLAY
83317	Eastman Kodak Company	US	6906157	10/118,725	4/9/2002	6/14/2005	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83317	Eastman Kodak Company	US	7390844	11/080,040	3/15/2005	6/24/2008	POLYMER PARTICLE STABILIZED BY DISPERSANT AND METHOD OF PREPARATION
83323	Eastman Kodak Company	DE	60207947.0	02078411.2	8/19/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	FR	1288009	02078411.2	8/19/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	GB	1288009	02078411.2	8/19/2002	12/14/2005	INK JET RECORDING ELEMENT AND PRINTING METHOD
83323	Eastman Kodak Company	US	6632490	09/943,957	8/31/2001	10/14/2003	INK JET RECORDING ELEMENT

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83329	Eastman Kodak Company	US	6585362	09/971,414	10/5/2001	7/1/2003	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE
83329	Eastman Kodak Company	US	6824260	10/386,342	3/11/2003	11/30/2004	INK COMPOSITION, INK CARTRIDGE HAVING INK COMPOSITION, AND METHOD OF FILLING INK CARTRIDGE
83330	Eastman Kodak Company	US	7364277	10/824,507	4/14/2004	4/29/2008	AN APPARATUS AND METHOD OF CONTROLLING DROPLET TRAJECTORY
83331	Eastman Kodak Company	DE	60305985.6	03075024.4	1/6/2003	6/14/2006	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	FR	1329319	03075024.4	1/6/2003	6/14/2006	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	GB	1329319	03075024.4	1/6/2003	6/14/2006	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83331	Eastman Kodak Company	JP	4531336	2003-005957	1/14/2003	6/18/2010	A LIQUID DROP EMITTER
83331	Eastman Kodak Company	US	6631979	10/050,993	1/17/2002	10/14/2003	THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH
83373	Eastman Kodak Company	DE	60238661.6	02079322.0	10/17/2002	12/22/2010	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83373	Eastman Kodak Company	GB	1310950	02079322.0	10/17/2002	12/22/2010	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83373	Eastman Kodak Company	JP	4117180	2002-313650	10/29/2002	4/25/2008	DIGITAL AND ANALOG RECORDING DEVICE USING NEAR FIELD OPTICAL IMAGING, AND ITS MANUFACTURING METHOD
83373	Eastman Kodak Company	US	7294446	10/045,805	10/29/2001	11/13/2007	DIGITAL ANALOG RECORDING USING NEAR FIELD OPTICAL IMAGING
83374	Eastman Kodak Company	DE	60301175.6	03076708.1	6/2/2003	8/3/2005	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83374	Eastman Kodak Company	GB	1372159	03076708.1	6/2/2003	8/3/2005	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES

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83374	Eastman Kodak Company	US	7163746	10/167,638	6/12/2002	1/16/2007	CONDUCTIVE POLYMERS ON ACICULAR SUBSTRATES
83404	Eastman Kodak Company	US	6574032	10/055,781	1/23/2002	6/3/2003	IMAGING APPARATUS USING DITHER TO MINIMIZE PIXEL EFFECTS
83405	Eastman Kodak Company	CN	ZL02149844.X	02149844.X	11/7/2002	10/19/2005	METHOD FOR ENHANCED BIT DEPTH IN AN IMAGING APPARATUS USING A SPATIAL LIGHT MODULATOR
83405	Eastman Kodak Company	US	6574043	10/045,216	11/7/2001	6/3/2003	METHOD FOR ENHANCED BIT DEPTH IN AN IMAGING APPARATUS USING A SPATIAL LIGHT MODULATOR
83408	Eastman Kodak Company	US	6623428	09/976,123	10/11/2001	9/23/2003	DIGITAL IMAGE SEQUENCE DISPLAY SYSTEM AND METHOD
83417	Eastman Kodak Company	US	7167280	10/040,219	10/29/2001	1/23/2007	FULL CONTENT FILM SCANNING ON A FILM TO DATA TRANSFER DEVICE
83441	Eastman Kodak Company	US	6610148	09/994,167	11/26/2001	8/26/2003	CURTAIN COATING STARTUP APPARATUS
83456	Eastman Kodak Company	DE	60308456.7	03077182.8	7/10/2003	9/20/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83456	Eastman Kodak Company	FR	1385328	03077182.8	7/10/2003	9/20/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83456	Eastman Kodak Company	GB	1385328	03077182.8	7/10/2003	9/20/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83456	Eastman Kodak Company	US	7142335	10/201,677	7/22/2002	11/28/2006	A METHOD AND APPARATUS FOR TRANSPARENCY SCANNING WITH A DUPLEX REFLECTIVE SCANNER
83466	Eastman Kodak Company	DE	60217812.6	02080094.2	12/9/2002	1/24/2007	MULTILAYER INK RECORDING ELEMENT WITH POROUS ORGANIC PARTICLES
83466	Eastman Kodak Company	GB	1321301	02080094.2	12/9/2002	1/24/2007	MULTILAYER INK RECORDING ELEMENT WITH POROUS ORGANIC PARTICLES

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83466	Eastman Kodak Company	US	7335407	10/028,129	12/20/2001	2/26/2008	MULTILAYER INKJET RECORDING ELEMENT WITH POROUS POLYESTER PARTICLE
83478	Eastman Kodak Company	DE	60314043.2	03076159.7	4/23/2003	5/30/2007	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	FR	1359752	03076159.7	4/23/2003	5/30/2007	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	GB	1359752	03076159.7	4/23/2003	5/30/2007	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83478	Eastman Kodak Company	US	6879306	10/137,761	5/2/2002	4/12/2005	SCANNED DISPLAY SYSTEMS USING COLOR LASER LIGHT SOURCES
83481	Eastman Kodak Company	US	6820970	10/001,027	11/2/2001	11/23/2004	CONTINUOUS INK JET CATCHER HAVING DELIMITING EDGE AN INK ACCUMULATION BORDER
83487	Eastman Kodak Company	US	7174029	10/000,886	11/2/2001	2/6/2007	METHOD AND APPARATUS FOR AUTOMATIC SELECTION AND PRESENTATION OF INFORMATION
83488	Eastman Kodak Company	US	6742809	10/047,875	10/22/2001	6/1/2004	PHOTO ALBUM CONSTRUCTED FROM A STRIP OF IMAGES
83496	Eastman Kodak Company	DE	60301462.3	03077716.3	9/1/2003	8/31/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83496	Eastman Kodak Company	FR	1398160	03077716.3	9/1/2003	8/31/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83496	Eastman Kodak Company	GB	1398160	03077716.3	9/1/2003	8/31/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT

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83496	Eastman Kodak Company	US	6727931	10/242,248	9/12/2002	4/27/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83502	Eastman Kodak Company	DE	60305399.8	03077715.5	9/1/2003	5/24/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER
83502	Eastman Kodak Company	FR	1398161	03077715.5	9/1/2003	5/24/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER
83502	Eastman Kodak Company	GB	1398161	03077715.5	9/1/2003	5/24/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER
83502	Eastman Kodak Company	JP	4411035	2003-306209	8/29/2003	11/20/2009	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83502	Eastman Kodak Company	US	6717603	10/242,263	9/12/2002	4/6/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
83509	Eastman Kodak Company	US	7145520	10/036,646	11/7/2001	12/5/2006	A DISPLAY APPARATUS BOX USING A SPATIAL LIGHT MODULATOR
83513	Eastman Kodak Company	US	7130444	10/292,665	11/12/2002	10/31/2006	A METHOD OF AUTHENTICATION FOR STEGANOGRAPHIC SIGNALS UNDERGOING DEGRADATIONS
83517	Eastman Kodak Company	US	6824941	10/140,846	5/8/2002	11/30/2004	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83517	Eastman Kodak Company	US	6911071	10/836,901	4/30/2004	6/28/2005	PHOTOGRAPHIC ELEMENT CONTAINING ACID PROCESSED GELATIN
83519	Eastman Kodak Company	US	6622746	10/021,457	12/12/2001	9/23/2003	A MICROFLUIDIC SYSTEM FOR CONTROLLED FLUID MIXING AND DELIVERY
83520	Eastman Kodak Company	DE	60325804.2	03076599.4	5/26/2003	1/14/2009	METHOD AND APPARATUS FOR PRINTING

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83520	Eastman Kodak Company	US	6971739	10/162,956	6/5/2002	12/6/2005	METHOD AND APPARATUS FOR PRINTING
83520	Eastman Kodak Company	US	7413286	11/222,187	9/8/2005	8/19/2008	METHOD AND APPARATUS FOR PRINTING
83527	Eastman Kodak Company	EP		03075149.9	1/17/2003		A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83527	Eastman Kodak Company	US	7003166	10/059,994	1/29/2002	2/21/2006	A METHOD OF ENCODING DATA IN A MONOCHROME MEDIA
83531	Eastman Kodak Company	US	7163738	10/189,679	7/3/2002	1/16/2007	POLYVINYL ALCOHOL FILMS PREPARED BY COATING METHODS
83533	Eastman Kodak Company	DE	60213544.3	02079968.0	11/28/2002	8/2/2006	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	FR	1319512	02079968.0	11/28/2002	8/2/2006	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	GB	1319512	02079968.0	11/28/2002	8/2/2006	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	JP	4251861	2002-359621	12/11/2002	1/30/2009	CONTINUOUS INK JET CATCHER
83533	Eastman Kodak Company	US	6592213	10/017,952	12/14/2001	7/15/2003	CONTINUOUS INK JET CATCHER
83534	Eastman Kodak Company	DE	60221089.5	02079969.8	11/28/2002	7/11/2007	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	FR	1319513	02079969.8	11/28/2002	7/11/2007	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	GB	1319513	02079969.8	11/28/2002	7/11/2007	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	JP	4251862	2002-359622	12/11/2002	1/30/2009	CONTINUOUS INKJET CATCHER
83534	Eastman Kodak Company	US	6648461	10/020,291	12/14/2001	11/18/2003	CONTINUOUS INKJET CATCHER
83556	Eastman Kodak Company	US	7325037	10/373,267	2/24/2003	1/29/2008	METHOD AND SYSTEM FOR CLIENT-BASED ADAPTIVE NETWORKING SYSTEM
83557	Eastman Kodak Company	US	6866371	10/051,888	1/17/2002	3/15/2005	METHOD AND APPARATUS FOR PRINTING AND COATING
83558	Eastman Kodak Company	CN	ZL02143563.4	02143563.4	9/29/2002	8/2/2006	STABILIZER SYSTEM FOR POLYMER COMPONENTS OF DISPLAYS
83558	Eastman Kodak Company	US	6767937	10/150,836	5/17/2002	7/27/2004	STABILIZER SYSTEM FOR POLYMER COMPONENTS OF DISPLAYS
83559	Eastman Kodak Company	US	7044376	10/625,426	7/23/2003	5/16/2006	AUTHENTICATION METHOD AND APPARATUS FOR USE WITH COMPRESSED FLUID PRINTED SWATCHES
83566	Eastman Kodak Company	JP	4261175	2002-360932	12/12/2002	2/20/2009	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY

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83566	Eastman Kodak Company	US	6730374	10/022,765	12/13/2001	5/4/2004	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83568	Eastman Kodak Company	GB	1310378	02022675.9	10/10/2002	3/22/2006	INK JET RECORDING MEDIA AND METHOD FOR THEIR PRODUCTION
83568	Eastman Kodak Company	US	6866895	10/289,194	11/6/2002	3/15/2005	INK JET RECORDING MEDIA AND METHOD FOR THEIR PRODUCTION
83577	Eastman Kodak Company	US	6575026	10/184,208	6/28/2002	6/10/2003	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSTIONS ALONG A MICROFLUIDIC DEVICE
83578	Eastman Kodak Company	US	6672702	10/163,326	6/5/2002	1/6/2004	METHOD AND APPARATUS FOR PRINTING, CLEANING, AND CALIBRATING
83582	Eastman Kodak Company	US	6869169	10/145,911	5/15/2002	3/22/2005	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6953240	11/015,999	12/18/2004	10/11/2005	SNAP-THROUGH THERMAL ACTUATOR
83582	Eastman Kodak Company	US	6948800	11/016,000	12/18/2004	9/27/2005	SNAP-THROUGH THERMAL ACTUATOR
83584	Eastman Kodak Company	US	6744455	10/080,115	2/21/2002	6/1/2004	METHOD AND APPARATUS FOR THERMAL MANAGEMENT IN A THERMAL PRINTER HAVING PLURAL PRINTING STATIONS
83585	Eastman Kodak Company	US	6682241	10/080,139	2/21/2002	1/27/2004	THERMAL PRINTER WITH LOADING AID
83593	Eastman Kodak Company	US	6762003	10/154,887	5/24/2002	7/13/2004	IMAGING MEMBER WITH AMORPHOUS HYDROCARBON RESIN
83601	Eastman Kodak Company	US	6702425	10/252,312	9/23/2002	3/9/2004	COALESCENCE-FREE INKJET PRINTING BY CONTROLLING DROP SPREADING ON/IN A RECEIVER
83620	Eastman Kodak Company	US	6793351	10/038,948	1/3/2002	9/21/2004	A CLOSED LOOP THREE COLOR ALIGNMENT SYSTEM FOR A DIGITAL PROJECTOR
83621	Eastman Kodak Company	US	6909491	10/285,921	11/1/2002	6/21/2005	ELECTRONIC AND FILM THEATRICAL QUALITY

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83628	Eastman Kodak Company	US	6664036	10/229,666	8/28/2002	12/16/2003	HOMOGENEOUS SINGLE-PART COLOR DEVELOPER CONCENTRATE FOR COLOR FILM PROCESSING AND METHOD OF USING SAME
83633	Eastman Kodak Company	US	7443552	10/519,298	6/7/2003	10/28/2008	PROCESS OF SPATIAL COLOR RESTORATION OF AN IMAGE
83641	Eastman Kodak Company	DE	60212045.4	02079561.3	11/1/2002	6/7/2006	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	FR	1310819	02079561.3	11/1/2002	6/7/2006	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	GB	1310819	02079561.3	11/1/2002	6/7/2006	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	JP	4263461	2002-329660	11/13/2002	2/20/2009	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83641	Eastman Kodak Company	US	6511182	10/010,500	11/13/2001	1/28/2003	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS USING A SCANNED LINEAR IMAGE SOURCE
83648	Eastman Kodak Company	US	7051911	10/037,017	12/21/2001	5/30/2006	APPARATUS AND METHOD FOR CUTTING SHEET MATERIALS
83661	Eastman Kodak Company	JP	4223794	2002-360656	12/12/2002	11/28/2008	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83661	Eastman Kodak Company	US	6746732	10/017,787	12/13/2001	6/8/2004	TRIACETYL CELLULOSE FILM WITH REDUCED WATER TRANSMISSION PROPERTY
83662	Eastman Kodak Company	US	6820784	10/027,296	12/21/2001	11/23/2004	A METHOD OF CUTTING A LAMINATED WEB AND REDUCING DELAMINATION
83675	Eastman Kodak Company	US	7120272	10/144,487	5/13/2002	10/10/2006	A MEDIA DETECTING METHOD AND SYSTEM FOR AN IMAGING APPARATUS
83676	Eastman Kodak Company	US	6767677	10/300,343	11/20/2002	7/27/2004	DISPLAY ELEMENT WITH A BACKPRINT COMPRISING A SQUARINE DYE

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83678	Eastman Kodak Company	JP	4620342	2003-391049	11/20/2003	11/5/2010	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83678	Eastman Kodak Company	US	6706460	10/300,171	11/20/2002	3/16/2004	STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
83679	Eastman Kodak Company	US	6566033	10/176,012	6/20/2002	5/20/2003	CONDUCTIVE FOAM CORE IMAGING MEMBER
83690	Eastman Kodak Company	US	6887656	10/346,434	1/17/2003	5/3/2005	COLOR PHOTOGRAPHIC ELEMENT CONTAINING IMPROVED HETEROCYCLIC SPEED ENHANCING COMPOUND
83709	Eastman Kodak Company	US	6669768	10/094,072	3/8/2002	12/30/2003	INK JET INK SET
83710	Eastman Kodak Company	US	6878197	10/034,721	12/28/2001	4/12/2005	INK JET INK SET
83712	Eastman Kodak Company	US	6846938	10/207,297	7/29/2002	1/25/2005	WATER-COMPATIBLE EPOXY COMPOUNDS CONTAINING SULFONATE OR THIOSULFATE MOIETIES
83714	Eastman Kodak Company	US	6515782	10/066,934	2/4/2002	2/4/2003	TELECENTRIC F-THETA LENS FOR LASER MICROFILM PRINTER
83716	Eastman Kodak Company	DE	60310668.4	03078621.4	11/12/2003	12/27/2006	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	FR	1422065	03078621.4	11/12/2003	12/27/2006	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	GB	1422065	03078621.4	11/12/2003	12/27/2006	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83716	Eastman Kodak Company	US	6953244	10/302,210	11/22/2002	10/11/2005	AN INK SET COMPOSITION, AND AN APPARATUS AND METHOD OF FORMING IMAGES HAVING REDUCED GLOSS DIFFERENTIAL
83719	Eastman Kodak Company	JP	4233357	2003-52703	3/4/2003	12/19/2008	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION

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83719	Eastman Kodak Company	US	6702442	10/095,341	3/8/2002	3/9/2004	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83728	Eastman Kodak Company	DE	60221953.1	02079873.2	11/22/2002	8/22/2007	INK JET RECORDING ELEMENT
83728	Eastman Kodak Company	FR	1319516	02079873.2	11/22/2002	8/22/2007	INK JET RECORDING ELEMENT
83728	Eastman Kodak Company	GB	1319516	02079873.2	11/22/2002	8/22/2007	INK JET RECORDING ELEMENT
83728	Eastman Kodak Company	US	6821586	10/021,227	12/12/2001	11/23/2004	INK JET RECORDING ELEMENT
83730	Eastman Kodak Company	US	6657083	10/012,128	12/3/2001	12/2/2003	5-ACYLAMINO-2-AMINO-4-SUBSTITUTED-PHENOL COMPOUNDS AND METHOD OF USING THEM
83736	Eastman Kodak Company	US	6624874	10/027,293	12/21/2001	9/23/2003	APPARATUS AND METHOD FOR INSERTING AN UPDATEABLE HIDDEN IMAGE INTO AN OPTICAL PATH
83745	Eastman Kodak Company	US	6791100	10/223,530	8/19/2002	9/14/2004	OBJECT DETECTION USING CODE-MODULATED LIGHT BEAM
83750	Eastman Kodak Company	DE	60304276.7	03075914.6	3/31/2003	3/29/2006	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	FR	1361754	03075914.6	3/31/2003	3/29/2006	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	GB	1361754	03075914.6	3/31/2003	3/29/2006	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83750	Eastman Kodak Company	US	6686947	10/121,422	4/12/2002	2/3/2004	RECORDING A DIGITAL IMAGE OF A DESIRED APERTURE FORMAT AND RESOLUTION ONTO MOTION PICTURE PHOTSENSITIVE MEDIUM
83758	Eastman Kodak Company	CN	ZL03136861.1	03136861.1	5/23/2003	5/17/2006	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER

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83758	Eastman Kodak Company	US	6686407	10/155,256	5/24/2002	2/3/2004	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83758	Eastman Kodak Company	US	6867255	10/678,874	10/3/2003	3/15/2005	EXFOLIATED POLYSTYRENE-CLAY NANOCOMPOSITE COMPRISING STAR-SHAPED POLYMER
83764	Eastman Kodak Company	DE	60211631.7	02079973.0	11/28/2002	5/24/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
83764	Eastman Kodak Company	FR	1319519	02079973.0	11/28/2002	5/24/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
83764	Eastman Kodak Company	GB	1319519	02079973.0	11/28/2002	5/24/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
83764	Eastman Kodak Company	US	6689431	10/020,443	12/12/2001	2/10/2004	INK JET RECORDING ELEMENT
83770	Eastman Kodak Company	US	6858293	10/104,450	3/22/2002	2/22/2005	CELLULOSE FILM WITH ANTI-BLOCKING PROPERTIES
83770	Eastman Kodak Company	US	7597956	11/046,039	1/28/2005	10/6/2009	METHOD OF MANUFACTURE OF A POLYMERIC FILM WITH ANTI-BLOCKING PROPERTIES
83772	Eastman Kodak Company	US	6831163	10/329,912	12/26/2002	12/14/2004	BICHROMOPHORIC MOLECULES
83774	Eastman Kodak Company	GB	2386020	0300665.7	1/13/2003	6/22/2005	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83774	Eastman Kodak Company	US	7177476	10/086,142	2/28/2002	2/13/2007	A METHOD OF DECODING DATA ENCODED IN A MONOCHROME MEDIUM
83778	Eastman Kodak Company	DE	60318348.4	03076162.1	4/22/2003	1/2/2008	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83778	Eastman Kodak Company	FR	1361744	03076162.1	4/22/2003	1/2/2008	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83778	Eastman Kodak Company	GB	1361744	03076162.1	4/22/2003	1/2/2008	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83778	Eastman Kodak Company	JP	4035078	2003-114597	4/18/2003	11/2/2007	SCANNER USING PLATEN SCANNING AND SHEET FED SCANNING IN COMBINATION

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83778	Eastman Kodak Company	US	7130088	10/136,502	5/1/2002	10/31/2006	RETRACTABLE LAMP FOR AN IMPROVED DOCUMENT SCANNER PAPER PATH
83779	Eastman Kodak Company	US	7031032	10/143,276	5/10/2002	4/18/2006	DOCUMENT SCANNING SYSTEM WITH DOCKABLE PLATEN FLATBED PROVIDING SHEET FED AND PLATEN SCANNING FUNCTIONS
83781	Eastman Kodak Company	US	7166657	10/099,092	3/15/2002	1/23/2007	ARTICLE UTILIZING HIGHLY BRANCHED POLYMERS TO SPLAY LAYERED MATERIALS
83795	Eastman Kodak Company	US	5646660	08/287,650	8/9/1994	7/8/1997	PRINTER INK CARTRIDGE WITH DRIVE LOGIC INTEGRATED CIRCUIT
83795	Eastman Kodak Company	US	6000773	08/812,176	3/6/1997	12/14/1999	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83795	Eastman Kodak Company	US	6435676	09/956,607	9/18/2001	8/20/2002	INK JET PRINTER HAVING INK USE INFORMATION STORED IN A MEMORY MOUNTED ON A REPLACEABLE PRINTER INK CARTRIDGE
83796	Eastman Kodak Company	US	5610635	08/287,907	8/9/1994	3/11/1997	PRINTER INK CARTRIDGE WITH MEMORY STORAGE CAPACITY
83804	Eastman Kodak Company	US	5686947	08/433,792	5/3/1995	11/11/1997	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83804	Eastman Kodak Company	US	6565197	08/966,894	11/10/1997	5/20/2003	INK JET PRINTER INCORPORATING HIGH VOLUME INK RESERVOIRS
83812	Eastman Kodak Company	DE	60313079.8	03076862.6	6/16/2003	4/11/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
83812	Eastman Kodak Company	JP	4291057	2003-182628	6/26/2003	4/10/2009	INK JET RECORDING ELEMENT
83812	Eastman Kodak Company	US	7105215	10/180,638	6/26/2002	9/12/2006	INK JET RECORDING ELEMENT
83813	Eastman Kodak Company	US	6843121	10/647,360	8/25/2003	1/18/2005	MEASURING ABSOLUTE STATIC PRESSURE AT ONE OR MORE POSITIONS ALONG A MICROFLUIDIC DEVICE
83814	Eastman Kodak Company	US	7128972	10/208,344	7/30/2002	10/31/2006	WRINKLED POLYESTER PARTICLES

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83820	Eastman Kodak Company	US	6625394	10/036,723	12/21/2001	9/23/2003	TWO-SHOT MOLDED SEAL INTEGRITY INDICATOR, UNDERWATER CAMERA, AND METHOD
83831	Eastman Kodak Company	US	D479257	29/153,013	12/21/2001	9/2/2003	UNDERWATER HOUSING ASSEMBLY
83834	Eastman Kodak Company	DE	60320876.2	03075264.6	1/27/2003	5/14/2008	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	FR	1334831	03075264.6	1/27/2003	5/14/2008	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	GB	1334831	03075264.6	1/27/2003	5/14/2008	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	JP	4758600	2003-23493	1/31/2003	6/10/2011	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83834	Eastman Kodak Company	US	6464341	10/068,859	2/8/2002	10/15/2002	DUAL ACTUATION THERMAL ACTUATOR AND METHOD OF OPERATING THEREOF
83838	Eastman Kodak Company	US	6588890	10/023,129	12/17/2001	7/8/2003	CONTINUOUS INK JET PRINTER WITH HEAT ACTUATED MICROVALVES FOR CONTROLLING THE DIRECTION OF DELIVERED INK
83839	Eastman Kodak Company	US	6901219	10/310,388	12/5/2002	5/31/2005	METHOD AND DEVICE FOR AUTOMATICALLY CALIBRATING A DIGITIZER
83846	Eastman Kodak Company	JP	4247014	2003-59574	3/6/2003	1/16/2009	A MONOCENTRIC AUTOSTEREOSCOPIC VIEWING APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83846	Eastman Kodak Company	US	6550918	10/101,291	3/19/2002	4/22/2003	A MONOCENTRIC AUTOSTEREOSCOPIC VIEWING APPARATUS USING RESONANT FIBER-OPTIC IMAGE GENERATION
83848	Eastman Kodak Company	US	7094460	10/154,894	5/24/2002	8/22/2006	IMAGING ELEMENT WITH IMPROVED SURFACE AND STIFFNESS
83855	Eastman Kodak Company	US	D470884	29/157,446	3/19/2002	2/25/2003	PRINTER WITH EXIT TRAY

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83858	Eastman Kodak Company	US	6765603	10/027,994	12/20/2001	7/20/2004	METHOD OF FORMING FIDUCIAL MARKS ON A MICRO-SIZED ARTICLE
83862	Eastman Kodak Company	US		10/028,035	12/20/2001		LASER ARRAY AND METHOD OF MAKING SAME
83862	Eastman Kodak Company	US	6845120	10/420,244	4/22/2003	1/18/2005	LASER ARRAY AND METHOD OF MAKING SAME
83863	Eastman Kodak Company	US	6748145	10/027,748	12/20/2001	6/8/2004	FIBER OPTIC ARRAY AND METHOD OF MAKING SAME
83866	Eastman Kodak Company	US	6808269	10/050,309	1/16/2002	10/26/2004	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR
83869	Eastman Kodak Company	DE	60305097.2	03076405.4	5/12/2003	5/10/2006	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	GB	1364806	03076405.4	5/12/2003	5/10/2006	THERMAL YELLOW DONOR AND DYES
83869	Eastman Kodak Company	US	7241719	10/152,859	5/22/2002	7/10/2007	THERMAL YELLOW DONOR AND DYES
83875	Eastman Kodak Company	DE	60323914.5	03077696.7	8/29/2003	10/8/2008	VIRTUAL ANNOTATION OF A RECORDING ON AN ARCHIVAL MEDIA
83875	Eastman Kodak Company	FR	1398731	03077696.7	8/29/2003	10/8/2008	VIRTUAL ANNOTATION OF A RECORDING ON AN ARCHIVAL MEDIA
83875	Eastman Kodak Company	GB	1398731	03077696.7	8/29/2003	10/8/2008	VIRTUAL ANNOTATION OF A RECORDING ON AN ARCHIVAL MEDIA
83878	Eastman Kodak Company	US	6695980	10/033,422	12/27/2001	2/24/2004	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT MATERIAL
83879	Eastman Kodak Company	DE	602004019220.1	04781300.1	8/16/2004	1/21/2009	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83879	Eastman Kodak Company	US	7163734	10/648,420	8/26/2003	1/16/2007	PATTERNING OF ELECTRICALLY CONDUCTIVE LAYERS BY INK PRINTING METHODS
83886	Eastman Kodak Company	US	6742885	10/033,229	12/28/2001	6/1/2004	INK JET INK SET/RECEIVER COMBINATION
83886	Eastman Kodak Company	US	6908188	10/842,001	5/7/2004	6/21/2005	INK JET INK SET/RECEIVER COMBINATION

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83891	Eastman Kodak Company	US	6624385	10/027,016	12/21/2001	9/23/2003	METHOD FOR MARKING GEMSTONES WITH A UNIQUE MICRO DISCRETE INDICIA
83892	Eastman Kodak Company	DE	602004009201.0	04781896.8	8/23/2004	9/26/2007	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	JP	4842815	2006-524767	8/23/2004	10/14/2011	PHOTOPATTERNING CONDUCTIVE ELECTRODE LAYERS WITH ELECTRICALLY-CONDUCTIVE POLYMER
83892	Eastman Kodak Company	US	6893790	10/648,419	8/26/2003	5/17/2005	PHOTOPATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMER PARTICLES
83899	Eastman Kodak Company	US	6666553	10/034,285	12/28/2001	12/23/2003	A METHOD OF SELECTING INK JET INKS IN A COLOR SET
83900	Eastman Kodak Company	DE	60235950.3	02080407.6	12/19/2002	4/14/2010	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	FR	1323792	02080407.6	12/19/2002	4/14/2010	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	GB	1323792	02080407.6	12/19/2002	4/14/2010	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	JP	4080865	2002-381268	12/27/2002	2/15/2008	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83900	Eastman Kodak Company	US	6644799	10/032,931	12/28/2001	11/11/2003	A METHOD OF SELECTING INK JET INKS AND RECEIVER IN A COLOR SET AND RECEIVER COMBINATION
83901	Eastman Kodak Company	US	6598967	10/034,281	12/28/2001	7/29/2003	MATERIALS FOR REDUCING INTER-COLOR GLOSS DIFFERENCE
83941	Eastman Kodak Company	US	6572220	10/152,194	5/21/2002	6/3/2003	BEAM MICRO-ACTUATOR WITH A TUNABLE OR STABLE AMPLITUDE PARTICULARLY SUITED FOR INK JET PRINTING

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83942	Eastman Kodak Company	DE	60308743.4	03075998.9	4/4/2003	10/4/2006	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	FR	1354706	03075998.9	4/4/2003	10/4/2006	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	GB	1354706	03075998.9	4/4/2003	10/4/2006	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83942	Eastman Kodak Company	US	6527373	10/122,566	4/15/2002	3/4/2003	DROP-ON-DEMAND LIQUID EMISSION USING INTERCONNECTED DUAL ELECTRODES AS EJECTION DEVICE
83943	Eastman Kodak Company	CN	200480024387.9	200480024387.9	8/23/2004	8/5/2009	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	JP	4709150	2006-524783	8/23/2004	3/25/2011	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	KR		2006-7003898	8/23/2004		ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS
83943	Eastman Kodak Company	US	7033713	10/648,418	8/26/2003	4/25/2006	ELECTROGRAPHIC PATTERNING OF CONDUCTIVE ELECTRODE LAYERS CONTAINING ELECTRICALLY-CONDUCTIVE POLYMERIC MATERIALS
83947	Eastman Kodak Company	US	7494704	10/219,584	8/15/2002	2/24/2009	MATERIAL, ARTICLE AND METHOD OF PREPARING MATERIALS CONTAINING ORIENTED ANISOTROPIC PARTICLES
83950	Eastman Kodak Company	DE	60310640.4	03076419.5	5/12/2003	12/27/2006	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	FR	1364792	03076419.5	5/12/2003	12/27/2006	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME

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83950	Eastman Kodak Company	GB	1364792	03076419.5	5/12/2003	12/27/2006	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83950	Eastman Kodak Company	US	6598960	10/154,634	5/23/2002	7/29/2003	MULTI-LAYER THERMAL ACTUATOR WITH OPTIMIZED HEATER LENGTH AND METHOD OF OPERATING SAME
83976	Eastman Kodak Company	US	6733961	10/328,493	12/23/2002	5/11/2004	HIGH CHLORIDE EMULSIONS WITH OPTIMIZED DIGITAL RECIPROCITY CHARACTERISTICS
83982	Eastman Kodak Company	US	6753051	10/208,220	7/30/2002	6/22/2004	INK RECORDING ELEMENT UTILIZING WRINKLED PARTICLES
83985	Eastman Kodak Company	US	6771504	10/327,826	12/23/2002	8/3/2004	THERMAL TRANSPORT ELEMENT FOR USE WITH A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
83995	Eastman Kodak Company	DE	60308566.0	03075215.8	1/23/2003	9/27/2006	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	FR	1333549	03075215.8	1/23/2003	9/27/2006	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	GB	1333549	03075215.8	1/23/2003	9/27/2006	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83995	Eastman Kodak Company	US	6674776	10/066,936	2/4/2002	1/6/2004	ORGANIC VERTICAL CAVITY LASING DEVICES CONTAINING PERIODIC GAIN REGIONS
83998	Eastman Kodak Company	DE	60304275.9	03075214.1	1/23/2003	3/29/2006	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
83998	Eastman Kodak Company	US	6687274	10/066,829	2/4/2002	2/3/2004	ORGANIC VERTICAL CAVITY PHASE-LOCKED LASER ARRAY DEVICE
83998	Eastman Kodak Company	US	6996146	10/610,110	6/30/2003	2/7/2006	PROVIDING AN IMPROVED ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84003	Eastman Kodak Company	US	6683724	10/171,168	6/13/2002	1/27/2004	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY

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84003	Eastman Kodak Company	US	6831782	10/666,146	9/18/2003	12/14/2004	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING SOLID IMMERSION LENS ARRAY
84006	Eastman Kodak Company	US	6874782	10/301,073	11/21/2002	4/5/2005	SORTER EXIT SENSOR
84014	Eastman Kodak Company	US	6686143	10/213,992	8/7/2002	2/3/2004	SILVER HALIDE PHOTOGRAPHIC ELEMENTS CONTAINING BIS AU(I) SENSITIZERS
84025	Eastman Kodak Company	US	6855666	10/100,333	3/18/2002	2/15/2005	TRANSFERABLE UV PROTECTIVE IMAGE OVERCOAT
84033	Eastman Kodak Company	US	6756457	10/196,102	7/16/2002	6/29/2004	NOVEL POLYMERIZATION PROCESS
84051	Eastman Kodak Company	US	6007190	08/365,833	12/29/1994	12/28/1999	INK SUPPLY SYSTEM FOR AN INK JET PRINTER HAVING LARGE VOLUME INK CONTAINERS
84052	Eastman Kodak Company	US	5801725	08/433,147	5/3/1995	9/1/1998	SLIDABLE WIPING AND CAPPING SERVICE STATION FOR INK JET PRINTER
84054	Eastman Kodak Company	US	5676475	08/573,226	12/15/1995	10/14/1997	SMART PRINT CARRIAGE INCORPORATING CIRCUITRY FOR PROCESSING DATA
84055	Eastman Kodak Company	US	6036380	09/025,973	2/19/1998	3/14/2000	PRINTER HAVING A PLASTIC PLATEN
84056	Eastman Kodak Company	US	6145968	09/036,103	3/6/1998	11/14/2000	SYSTEM AND METHOD FOR SUPPLYING INK TO A PRINTER
84059	Eastman Kodak Company	US	7150676	10/241,144	9/11/2002	12/19/2006	DUAL MOTION POLISHING TOOL
84061	Eastman Kodak Company	US	5938356	09/042,684	3/12/1998	8/17/1999	PINCH ROLLER FOR INKJET PRINTER
84063	Eastman Kodak Company	US	D412013	29/066,793	2/20/1997	7/13/1999	INK JET PRINTER
84064	Eastman Kodak Company	US	6227643	09/030,631	2/25/1998	5/8/2001	INTELLIGENT PRINTER COMPONENTS AND PRINTING SYSTEM
84064	Eastman Kodak Company	US	6375298	09/792,229	2/23/2001	4/23/2002	INTELLIGENT PRINTER COMPONENTS AND PRINTING SYSTEM
84065	Eastman Kodak Company	US	6302511	09/127,397	7/31/1998	10/16/2001	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84065	Eastman Kodak Company	US	6398342	09/929,196	8/13/2001	6/4/2002	OPEN JET COMPENSATION DURING MULTI-PASS PRINTING
84068	Eastman Kodak Company	US	6001137	09/041,476	3/11/1998	12/14/1999	INK JET PRINTED TEXTILES

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84071	Eastman Kodak Company	TW	1278393	091137300	12/25/2002	4/11/2007	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84071	Eastman Kodak Company	US	6933064	10/077,393	2/15/2002	8/23/2005	MULTILAYER WITH SPACERS, TOUCH SCREEN AND METHOD
84072	Eastman Kodak Company	US	7273899	10/254,352	9/25/2002	9/25/2007	MATERIALS AND METHOD FOR MAKING SPLAYED LAYERED MATERIALS
84073	Eastman Kodak Company	US	6812997	10/301,402	11/21/2002	11/2/2004	PRINTING APPARATUS HAVING A MEDIA DEFECT DETECTION SYSTEM
84081	Eastman Kodak Company	US	6737486	10/195,971	7/16/2002	5/18/2004	NOVEL POLYMERIZATION PROCESS
84090	Eastman Kodak Company	US	6199969	09/127,398	7/31/1998	3/13/2001	METHOD AND SYSTEM FOR DETECTING NONFUNCTIONAL ELEMENTS IN AN INK JET PRINTER
84092	Eastman Kodak Company	US	6744456	10/242,262	9/12/2002	6/1/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
84102	Eastman Kodak Company	US	6863382	10/360,942	2/6/2003	3/8/2005	LIQUID EMISSION DEVICE HAVING MEMBRANE WITH INDIVIDUALLY DEFORMABLE PORTIONS, AND METHODS OF OPERATING AND MANUFACTURING SAME
84109	Eastman Kodak Company	US	6444964	09/580,512	5/25/2000	9/3/2002	MICROWAVE APPLICATOR FOR DRYING SHEET MATERIAL
84111	Eastman Kodak Company	US	6425663	09/580,511	5/25/2000	7/30/2002	MICROWAVE ENERGY INK DRYING SYSTEM
84113-2	Eastman Kodak Company	US	6890690	10/389,349	3/14/2003	5/10/2005	PHOTOGRAPHIC ARTICLE
84114	Eastman Kodak Company	US	6846579	10/077,419	2/15/2002	1/25/2005	MULTILAYER WITH RADIATION ABSORBER AND TOUCH SCREEN
84115	Eastman Kodak Company	US	6924006	10/286,031	11/1/2002	8/2/2005	LIP PREPARATION APPARATUS AND METHOD FOR IMPROVING THE UNIFORMITY OF A LIQUID CURTAIN IN A CURTAIN COATING SYSTEM
84127	Eastman Kodak Company	DE	60333417.2	03076416.1	5/12/2003	7/21/2010	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME

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84127	Eastman Kodak Company	FR	1365574	03076416.1	5/12/2003	7/21/2010	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	GB	1365574	03076416.1	5/12/2003	7/21/2010	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	JP	4386674	2003-147976	5/26/2003	10/9/2009	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84127	Eastman Kodak Company	US	7116447	10/154,546	5/24/2002	10/3/2006	HALFTONE DOT-GROWTH TECHNIQUE USING A DOT EDGE-DETECTION SCHEME
84128	Eastman Kodak Company	US	6601760	10/064,097	6/11/2002	8/5/2003	A SYSTEM AND METHOD FOR DELIVERING PHOTOGRAPHIC-BASED PRODUCTS TO A CUSTOMER
84131	Eastman Kodak Company	US	6702209	10/138,908	5/3/2002	3/9/2004	ELECTROSTATIC FLUID EJECTOR WITH DYNAMIC VALVE CONTROL
84133	Eastman Kodak Company	US	6375299	09/184,466	11/2/1998	4/23/2002	FAULTY INK EJECTOR DETECTION IN AN INK JET PRINTER
84134	Eastman Kodak Company	US	6474776	09/262,697	3/4/1999	11/5/2002	INK JET CARTRIDGE WITH TWO JET PLATES
84136-2	Eastman Kodak Company	US	6513905	09/728,719	12/1/2000	2/4/2003	NOZZLE CROSS TALK REDUCTION IN AN INK JET PRINTER
84138	Eastman Kodak Company	US	6749982	10/259,355	9/27/2002	6/15/2004	IMAGING MEMBER WITH POLYESTER BASE
84144-2	Eastman Kodak Company	US	6491361	09/711,174	11/9/2000	12/10/2002	DIGITAL MEDIA CUTTER
84152-2	Eastman Kodak Company	US	6530645	09/745,201	12/20/2000	3/11/2003	PRINT MASKS FOR HIGH SPEED INK JET PRINTING
84156	Eastman Kodak Company	US	6508550	09/579,856	5/25/2000	1/21/2003	MICROWAVE ENERGY INK DRYING METHOD
84157	Eastman Kodak Company	US	6637864	10/044,305	1/11/2002	10/28/2003	INK SUPPLY SYSTEM FOR AN INK JET PRINTER
84158	Eastman Kodak Company	DE	60224022.0	02723732.0	4/2/2002	12/12/2007	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	FR	1379390	02723732.0	4/2/2002	12/12/2007	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER

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84158	Eastman Kodak Company	GB	1379390	02723732.0	4/2/2002	12/12/2007	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	6908179	10/113,700	4/1/2002	6/21/2005	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84158	Eastman Kodak Company	US	7393071	11/091,994	3/29/2005	7/1/2008	INK LEVEL AND NEGATIVE PRESSURE CONTROL IN AN INK JET PRINTER
84163	Eastman Kodak Company	US	6672697	10/008,790	11/8/2001	1/6/2004	COMPENSATION METHOD FOR OVERLAPPING PRINT HEADS OF AN INK JET PRINTER
84164	Eastman Kodak Company	US	6688739	09/858,329	5/15/2001	2/10/2004	IMAGE ACQUISITION DEVICE WITH INTEGRAL INK JET PRINTING
84166	Eastman Kodak Company	US	6655776	09/858,331	5/15/2001	12/2/2003	MEDIA PACK FOR COMBINATION IMAGE ACQUISITION AND PRINTING DEVICE
84168	Eastman Kodak Company	US	6866359	10/042,946	1/8/2002	3/15/2005	INK JET PRINTHEAD QUALITY MANAGEMENT SYSTEM AND METHOD
84173	Eastman Kodak Company	JP	4210554	2003-146215	5/23/2003	10/31/2008	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84173	Eastman Kodak Company	US	6736514	10/177,513	6/21/2002	5/18/2004	IMAGING APPARATUS FOR INCREASED COLOR GAMUT USING DUAL SPATIAL LIGHT MODULATORS
84174	Eastman Kodak Company	US	6769772	10/269,314	10/11/2002	8/3/2004	SIX COLOR DISPLAY APPARATUS HAVING INCREASED COLOR GAMUT
84174	Eastman Kodak Company	US	6863402	10/840,633	5/6/2004	3/8/2005	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84174	Eastman Kodak Company	US	6857748	10/840,682	5/6/2004	2/22/2005	AN APPARATUS FOR DISPLAYING A COLOR IMAGE FROM DIGITAL DATA
84175	Eastman Kodak Company	EP		03076080.5	4/14/2003		PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER

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84175	Eastman Kodak Company	US	6676260	10/131,871	4/25/2002	1/13/2004	PROJECTION APPARATUS USING SPATIAL LIGHT MODULATOR WITH RELAY LENS AND DICHROIC COMBINER
84180	Eastman Kodak Company	US	7136191	10/178,099	6/24/2002	11/14/2006	A METHOD FOR INSPECTING PRINTS
84190	Eastman Kodak Company	DE	60305394.7	03077591.0	8/18/2003	5/24/2006	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	FR	1394227	03077591.0	8/18/2003	5/24/2006	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	GB	1394227	03077591.0	8/18/2003	5/24/2006	INK JET INK COMPOSITION AND PRINTING PROCESS
84190	Eastman Kodak Company	US	6712891	10/232,035	8/30/2002	3/30/2004	INK JET INK COMPOSITION
84191	Eastman Kodak Company	DE	60312601.4	03076864.2	6/16/2003	3/21/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
84191	Eastman Kodak Company	US	7122231	10/180,752	6/26/2002	10/17/2006	INK JET RECORDING ELEMENT
84192	Eastman Kodak Company	US	6958365	10/436,740	5/13/2003	10/25/2005	A MANUFACTURING PROCESS FOR OPEN CELLED MICROCELULAR FOAM
84196	Eastman Kodak Company	DE	60303337.7	03077365.9	7/29/2003	1/25/2006	THERMAL DYE TRANSFER PRINT BEARING PATTERNED OVERLAYER AND PROCESS FOR MAKING SAME
84196	Eastman Kodak Company	DE	60301770.3	03077635.5	7/29/2003	10/5/2005	IMPROVED LABEL AND METHOD OF MAKING
84196	Eastman Kodak Company	GB	1388429	03077365.9	7/29/2003	1/25/2006	THERMAL DYE TRANSFER PRINT BEARING PATTERNED OVERLAYER AND PROCESS FOR MAKING SAME
84196	Eastman Kodak Company	GB	1388428	03077635.5	7/29/2003	10/5/2005	IMPROVED LABEL AND METHOD OF MAKING
84196	Eastman Kodak Company	US	6759369	10/213,991	8/7/2002	7/6/2004	THERMAL DYE TRANSFER PRINT BEARING PATTERNED OVERLAYER AND PROCESS FOR MAKING SAME
84196	Eastman Kodak Company	US	6790477	10/310,519	12/5/2002	9/14/2004	LABEL AND METHOD OF MAKING
84196	Eastman Kodak Company	US	7661599	10/762,169	1/21/2004	2/16/2010	IMPROVED LABEL AND METHOD OF MAKING
84199	Eastman Kodak Company	US	6902076	10/080,118	2/21/2002	6/7/2005	A BOTTLE AND BOTTLE CLOSURE ASSEMBLY
84206	Eastman Kodak Company	US	6835693	10/292,853	11/12/2002	12/28/2004	COMPOSITE POSITIONING IMAGING ELEMENT

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84226	Eastman Kodak Company	US	7435765	10/313,368	12/6/2002	10/14/2008	ADDITIVE FOR INK JET INK
84227	Eastman Kodak Company	EP		03077475.6	8/7/2003		HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84227	Eastman Kodak Company	JP	4160461	2003-199299	7/18/2003	7/25/2008	HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84227	Eastman Kodak Company	US	7365881	10/223,228	8/19/2002	4/29/2008	HALFTONE DOT-GROWTH TECHNIQUE BASED ON MORPHOLOGICAL FILTERING
84230	Eastman Kodak Company	DE	60338391.2	03764977.9	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84230	Eastman Kodak Company	JP	4584711	2004-522446	7/14/2003	9/10/2010	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	DE	60338392.0	03764978.7	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	FR	0209084	0209084	7/18/2002	10/1/2004	MATERIAL INTENDED FOR FORMING IMAGES BY INKJET PRINTING MATERIAU DESTINE A LA FORMATION D'IMAGES PAR IMPRESSION PAR JET D'ENCRE
84231	Eastman Kodak Company	FR	1528985	03764978.7	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	GB	1528985	03764978.7	7/14/2003	9/14/2011	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	JP	4339787	2004-522447	7/14/2003	7/10/2009	INKJET RECORDING ELEMENT
84231	Eastman Kodak Company	US	8124220	10/521,898	7/14/2003	2/28/2012	INKJET RECORDING ELEMENT
84232	Eastman Kodak Company	JP	4970940	2006-524765	8/23/2004	4/13/2012	PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	TW	1360721	093122188	7/23/2004	3/21/2012	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84232	Eastman Kodak Company	US	6872500	10/648,421	8/26/2003	3/29/2005	METHOD OF PATTERNING AN ELECTROCONDUCTIVE LAYER ON A SUPPORT
84254	Eastman Kodak Company	US	6758565	10/392,685	3/20/2003	7/6/2004	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84254	Eastman Kodak Company	US	6877859	10/812,519	3/30/2004	4/12/2005	PROJECTION APPARATUS USING TELECENTRIC OPTICS
84265	Eastman Kodak Company	US	7066992	10/732,093	12/10/2003	6/27/2006	SOLUBILIZED YELLOW DYES FOR INKS WITH IMPROVED OZONE AND LIGHT STABILITY

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84266	Eastman Kodak Company	DE	60317434.5	03077980.5	9/22/2003	11/14/2007	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	FR	1405884	03077980.5	9/22/2003	11/14/2007	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	GB	1405884	03077980.5	9/22/2003	11/14/2007	INK JET INK COMPOSITION AND PRINTING METHOD
84266	Eastman Kodak Company	US	7317042	10/264,740	10/4/2002	1/8/2008	INK JET INK COMPOSITION AND PRINTING METHOD
84292	Eastman Kodak Company	US	6825150	10/374,639	2/26/2003	11/30/2004	THERMAL DYE-TRANSFER RECEIVING ELEMENT WITH MICROVOIDED SUBSTRATE AND METHOD OF MAKING THE SAME
84300	Eastman Kodak Company	US	7445736	10/328,547	12/23/2002	11/4/2008	EMBOSSSED INDICIA ON FOAM CORE IMAGING MEDIA
84314	Eastman Kodak Company	DE	60303875.1	03076415.3	5/12/2003	3/8/2006	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	FR	1375152	03076415.3	5/12/2003	3/8/2006	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	GB	1375152	03076415.3	5/12/2003	3/8/2006	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	JP	4480956	2003-143696	5/21/2003	3/26/2010	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84314	Eastman Kodak Company	US	6626520	10/153,990	5/23/2002	9/30/2003	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	DE	60314564.7	03076404.7	5/12/2003	6/27/2007	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	FR	1364791	03076404.7	5/12/2003	6/27/2007	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	GB	1364791	03076404.7	5/12/2003	6/27/2007	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE

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84315	Eastman Kodak Company	JP	4430337	2003-143502	5/21/2003	12/25/2009	DROP-ON-DEMAND LIQUID EMISSION USING ASYMMETRICAL ELECTROSTATIC DEVICE
84315	Eastman Kodak Company	US	6715704	10/155,306	5/23/2002	4/6/2004	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84316	Eastman Kodak Company	US	7152964	10/817,384	4/2/2004	12/26/2006	VERY HIGH SPEED PRINTING USING SELECTIVE DEFLECTION DROPLET SEPARATION
84317	Eastman Kodak Company	US	D474805	29/160,474	5/10/2002	5/20/2003	PRINTER
84337	Eastman Kodak Company	JP	4303029	2003-127931	5/6/2003	5/1/2009	REPLACABLE INK JET SUPPLY WITH ANTI-SIPHON BACK PRESSURE
84337	Eastman Kodak Company	US	6877846	10/138,883	5/3/2002	4/12/2005	REPLACEABLE INK JET INK SUPPLY WITH ANTI-SIPHON BACK PRESSURE CONTROL
84338	Eastman Kodak Company	DE	60310322.7	03077562.1	8/15/2003	12/13/2006	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	FR	1393924	03077562.1	8/15/2003	12/13/2006	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	GB	1393924	03077562.1	8/15/2003	12/13/2006	INK JET PRINTING PROCESS
84338	Eastman Kodak Company	US	6854840	10/228,689	8/27/2002	2/15/2005	INK JET PRINTING PROCESS
84344	Eastman Kodak Company	US	6908239	10/370,787	2/20/2003	6/21/2005	ARCuate PRINT PATH TO AVOID CURL IN THERMAL PRINTING
84346	Eastman Kodak Company	US	6870651	10/449,347	5/30/2003	3/22/2005	APPARATUS AND METHOD FOR GENERATING A DYNAMIC IMAGE
84366	Eastman Kodak Company	US	7125611	10/376,188	2/26/2003	10/24/2006	NOVEL POLYESTER COMPOSITIONS USEFUL FOR IMAGE-RECEIVING LAYERS
84371-1	Eastman Kodak Company	US	7170557	10/393,834	3/21/2003	1/30/2007	MODULAR DIGITAL IMAGING SYSTEM
84371-2	Eastman Kodak Company	US	7259793	10/394,862	3/21/2003	8/21/2007	DISPLAY MODULE FOR SUPPORTING A DIGITAL IMAGE DISPLAY DEVICE
84381	Eastman Kodak Company	US	6746108	10/298,768	11/18/2002	6/8/2004	METHOD AND APPARATUS FOR PRINTING INK DROPLETS THAT STRIKE PRINT MEDIA SUBSTANTIALLY PERPENDICULARLY

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84386	Eastman Kodak Company	DE	60307187.2	03076863.4	6/16/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	JP	4261256	2003-179463	6/24/2003	2/20/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84386	Eastman Kodak Company	US	7138162	10/180,182	6/26/2002	11/21/2006	INK JET RECORDING ELEMENT
84398	Eastman Kodak Company	US	7097888	10/736,392	12/15/2003	8/29/2006	AN ALIGNED LIQUID CRYSTAL LAYER CONTAINING AZOLIUM SALTS AND PROCESS FOR INCREASING THE TILT
84417	Eastman Kodak Company	TW	1291579	092126474	9/25/2003	12/21/2007	OPTICAL FILM FOR DISPLAY DEVICES
84417	Eastman Kodak Company	US	7252864	10/292,353	11/12/2002	8/7/2007	OPTICAL FILM FOR DISPLAY DEVICES
84448	Eastman Kodak Company	DE	60315392.5	03077894.8	9/15/2003	8/8/2007	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	FR	1403342	03077894.8	9/15/2003	8/8/2007	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	GB	1403342	03077894.8	9/15/2003	8/8/2007	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84448	Eastman Kodak Company	US	7381755	10/256,989	9/27/2002	6/3/2008	INKJET INK COMPOSITION AND INK/RECEIVER COMBINATION
84449	Eastman Kodak Company	DE	60302623.0	03077898.9	9/15/2003	12/7/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	FR	1403343	03077898.9	9/15/2003	12/7/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	GB	1403343	03077898.9	9/15/2003	12/7/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84449	Eastman Kodak Company	US	6848777	10/256,519	9/27/2002	2/1/2005	AN AQUEOUS INKJET INK AND RECEIVER COMBINATION
84451	Eastman Kodak Company	DE	60309412.0	03077941.7	9/18/2003	11/2/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84451	Eastman Kodak Company	FR	1408681	03077941.7	9/18/2003	11/2/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE

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84451	Eastman Kodak Company	GB	1408681	03077941.7	9/18/2003	11/2/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84451	Eastman Kodak Company	JP	4095947	2003-343239	10/1/2003	3/14/2008	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84451	Eastman Kodak Company	US	7027666	10/262,049	10/1/2002	4/11/2006	A METHOD FOR DETERMINING SKEW ANGLE AND LOCATION OF A DOCUMENT IN AN OVER-SCANNED IMAGE
84453	Eastman Kodak Company	US	7164434	10/269,305	10/11/2002	1/16/2007	LCD BASED IMAGING APPARATUS FOR PRINTING MULTIPLE FORMATS
84457	Eastman Kodak Company	US	6676292	10/151,739	5/20/2002	1/13/2004	A PACKAGING ENCLOSURE FOR CONTAINING AN ARTICLE OF MANUFACTURE
84458	Eastman Kodak Company	CN	200410004809.8	200410004809.8	2/6/2004	10/14/2009	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84458	Eastman Kodak Company	US	7224849	10/360,030	2/7/2003	5/29/2007	A METHOD FOR DETERMINING AN OPTIMUM GAIN RESPONSE IN A SPATIAL FREQUENCY RESPONSE CORRECTION FOR A PROJECTION SYSTEM
84460	Eastman Kodak Company	US	6843875	10/230,825	8/29/2002	1/18/2005	DENSITY CONTROL THROUGH LAMINATION
84484	Eastman Kodak Company	US	6830701	10/191,506	7/9/2002	12/14/2004	METHOD FOR FABRICATING MICROELECTROMECHANICAL STRUCTURES FOR LIQUID EMISSION DEVICES
84490	Eastman Kodak Company	DE	60313398.3	03076859.2	6/16/2003	4/25/2007	INK JET RECORDING ELEMENT AND PRINTING METHOD
84490	Eastman Kodak Company	JP	4387703	2003-181043	6/25/2003	10/9/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84490	Eastman Kodak Company	US	6991835	10/180,395	6/26/2002	1/31/2006	INK JET RECORDING ELEMENT

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84495	Eastman Kodak Company	US	D475386	29/163,911	7/15/2002	6/3/2003	FLASH CAMERA
84499	Eastman Kodak Company	US	7083752	10/190,181	7/3/2002	8/1/2006	CELLULOSE ACETATE FILMS PREPARED BY COATING METHODS
84499	Eastman Kodak Company	US	7393579	11/405,068	4/17/2006	7/1/2008	CELLULOSE ACETATE FILM PREPARED BY COATING METHODS
84514	Eastman Kodak Company	US	7048823	10/190,389	7/3/2002	5/23/2006	ACRYLIC FILMS PREPARED BY COATING METHODS
84519	Eastman Kodak Company	US	7686987	11/099,053	4/5/2005	3/30/2010	POLYCARBONATE FILMS PREPARED BY COATING METHODS
84520	Eastman Kodak Company	US	7012746	10/190,061	7/3/2002	3/14/2006	POLYVINYL BUTYRAL FILMS PREPARED BY COATING METHODS
84522	Eastman Kodak Company	US	7031494	10/178,257	6/24/2002	4/18/2006	A METHOD FOR SECURELY TRANSACTIONING A TRANSACTION BASED ON A TRANSACTION DOCUMENT
84525	Eastman Kodak Company	DE	60336194.3	03077289.1	7/21/2003	3/2/2011	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	FR	1386751	03077289.1	7/21/2003	3/2/2011	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	GB	1386751	03077289.1	7/21/2003	3/2/2011	INK JET RECORDING ELEMENT
84525	Eastman Kodak Company	JP	4991793	2009-137650	6/8/2009	5/11/2012	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	DE	60309405.8	03077944.1	9/18/2003	11/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	FR	1403090	03077944.1	9/18/2003	11/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	GB	1403090	03077944.1	9/18/2003	11/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	JP	4279642	2003-340792	9/30/2003	3/19/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84526	Eastman Kodak Company	US	6815018	10/260,665	9/30/2002	11/9/2004	INK JET RECORDING ELEMENT
84528	Eastman Kodak Company	US	6721082	10/271,099	10/15/2002	4/13/2004	ELECTROTHERMAL DIFFRACTION GRATING
84529	Eastman Kodak Company	US	6680165	10/279,892	10/24/2002	1/20/2004	CYAN COUPLER DISPERSION WITH INCREASED ACTIVITY
84533	Eastman Kodak Company	US	6692094	10/201,506	7/23/2002	2/17/2004	APPARATUS AND METHOD OF MATERIAL DEPOSITION USING COMPRESSED FLUIDS

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84535	Eastman Kodak Company	DE	60304519.7	03077440.0	8/4/2003	4/12/2006	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	DE	60338487.0	05010935.4	5/20/2005	9/21/2011	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	FR	1389527	03077440.0	8/4/2003	4/12/2006	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	FR	1566272	05010935.4	5/20/2005	9/21/2011	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	GB	1389527	03077440.0	8/4/2003	4/12/2006	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	GB	1566272	05010935.4	5/20/2005	9/21/2011	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	JP	4368154	2003-198012	7/16/2003	9/4/2009	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	US	6685303	10/218,788	8/14/2002	2/3/2004	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84535	Eastman Kodak Company	US	6886920	10/693,162	10/24/2003	5/3/2005	THERMAL ACTUATOR WITH REDUCED TEMPERATURE EXTREME AND METHOD OF OPERATING SAME
84551	Eastman Kodak Company	DE	60318677.7	03078885.5	12/8/2003	1/16/2008	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84551	Eastman Kodak Company	FR	1431036	03078885.5	12/8/2003	1/16/2008	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84551	Eastman Kodak Company	GB	1431036	03078885.5	12/8/2003	1/16/2008	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84551	Eastman Kodak Company	US	6874867	10/325,205	12/18/2002	4/5/2005	ELECTROSTATICALLY ACTUATED DROP EJECTOR
84553	Eastman Kodak Company	US	6770211	10/232,077	8/30/2002	8/3/2004	FABRICATION OF LIQUID EMISSION DEVICE WITH ASYMMETRICAL ELECTROSTATIC MANDREL

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84564	Eastman Kodak Company	US	6936334	10/165,064	6/7/2002	8/30/2005	STEGANOGRAPHICALLY ENCODED MEDIA OBJECT HAVING AN INVISIBLE COLORANT
84566	Eastman Kodak Company	DE	60333331.1	03077695.9	8/29/2003	7/14/2010	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84566	Eastman Kodak Company	GB	1398982	03077695.9	8/29/2003	7/14/2010	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84566	Eastman Kodak Company	JP	4431343	2003-313793	9/5/2003	12/25/2009	COMMUNICATION NETWORK SYSTEM
84566	Eastman Kodak Company	US	7027836	10/238,134	9/10/2002	4/11/2006	METHOD AND SYSTEM FOR ESTABLISHING A COMMUNICATION NETWORK
84568	Eastman Kodak Company	DE	60331215.2	03079078.6	12/15/2003	2/10/2010	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84568	Eastman Kodak Company	FR	1433610	03079078.6	12/15/2003	2/10/2010	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84568	Eastman Kodak Company	GB	1433610	03079078.6	12/15/2003	2/10/2010	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84568	Eastman Kodak Company	JP	4355204	2003-433687	12/26/2003	8/7/2009	APPARATUS IN DROP-ON-DEMAND METHOD FOR DISCHARGING DIFFERENT AMOUNT OF DROPLETS USING THERMOMECHANICAL ACTUATOR, AND METHOD FOR OPERATING THE APPARATUS
84568	Eastman Kodak Company	US	6896346	10/329,566	12/26/2002	5/24/2005	THERMO-MECHANICAL ACTUATOR DROP-ON-DEMAND APPARATUS AND METHOD WITH MULTIPLE DROP VOLUMES
84569	Eastman Kodak Company	DE	60304277.5	03076414.6	5/12/2003	3/29/2006	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE

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84569	Eastman Kodak Company	FR	1365490	03076414.6	5/12/2003	3/29/2006	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	GB	1365490	03076414.6	5/12/2003	3/29/2006	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	JP	4175950	2003-143682	5/21/2003	8/29/2008	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84569	Eastman Kodak Company	US	6728278	10/154,372	5/23/2002	4/27/2004	ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE
84573	Eastman Kodak Company	US	7020328	10/235,015	9/4/2002	3/28/2006	ELECTRONIC COLOR DROPOUT UTILIZING SPATIAL CONTEXT TO ENHANCE ACCURACY
84585	Eastman Kodak Company	US	7264856	11/084,986	3/21/2005	9/4/2007	FUSIBLE INKJET RECORDING ELEMENT AND PRINTING METHOD
84592	Eastman Kodak Company	US	6923532	10/371,021	2/20/2003	8/2/2005	EFFICIENT YELLOW THERMAL IMAGING RIBBON
84594	Eastman Kodak Company	EP		03015858.8	7/11/2003		A METHOD OF MAKING A MATERIAL
84594	Eastman Kodak Company	US	7211294	10/629,392	7/29/2003	5/1/2007	A METHOD OF MAKING A MATERIAL
84595	Eastman Kodak Company	US	7790250	10/631,236	7/31/2003	9/7/2010	INKJET RECORDING MEDIUM
84600	Eastman Kodak Company	US	6683723	10/171,120	6/13/2002	1/27/2004	SOLID IMMERSION LENS ARRAY AND METHODS FOR PRODUCING AND USING SOLID IMMERSION LENS ARRAY WITH FIDUCIAL MARKS
84608	Eastman Kodak Company	DE	60336368.7	03077551.4	8/14/2003	3/16/2011	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	FR	1393909	03077551.4	8/14/2003	3/16/2011	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	GB	1393909	03077551.4	8/14/2003	3/16/2011	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE
84608	Eastman Kodak Company	US	6655787	10/228,623	8/26/2002	12/2/2003	DROP-ON-DEMAND LIQUID EMISSION USING SYMMETRICAL ELECTROSTATIC DEVICE

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84609	Eastman Kodak Company	US	7025348	10/303,263	11/25/2002	4/11/2006	A METHOD AND APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT SCANNER USING MULTIPLE ULTRASONIC SENSORS
84629	Eastman Kodak Company	JP	4377629	2003-280645	7/28/2003	9/18/2009	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84629	Eastman Kodak Company	US	6779892	10/205,723	7/26/2002	8/24/2004	A MONOCENTRIC AUTOSTEREOSCOPIC OPTICAL DISPLAY HAVING AN EXPANDED COLOR GAMUT
84638	Eastman Kodak Company	US	7104778	10/801,354	3/16/2004	9/12/2006	INTERNAL DIE DECKLE WITH FLOW CONTROL
84668	Eastman Kodak Company	US	6925414	10/388,787	3/14/2003	8/2/2005	AN APPRATUS AND METHOD OF MEARSUING FEATURES OF AN ARTICLE
84669	Eastman Kodak Company	US	6692116	10/163,540	6/6/2002	2/17/2004	REPLACEABLE INK JET PRINT HEAD CARTRIDGE ASSEMBLY WITH REDUCED INTERNAL PRESSURE FOR SHIPPING
84671	Eastman Kodak Company	US	6715869	10/299,405	11/19/2002	4/6/2004	INK SET FOR INK JET PRINTING
84673	Eastman Kodak Company	DE	60310511.4	03078512.5	11/7/2003	12/20/2006	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	FR	1422072	03078512.5	11/7/2003	12/20/2006	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	GB	1422072	03078512.5	11/7/2003	12/20/2006	COMBINATION INK SET/IMAGE-RECORDING ELEMENT AND COMPOSITION FOR INK JET PRINTING
84673	Eastman Kodak Company	US	6953613	10/299,324	11/19/2002	10/11/2005	COMBINATION INK SET/IMAGE-RECORDING ELEMENT FOR INK JET PRINTING

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84682	Eastman Kodak Company	DE	60320734.0	03077499.6	8/11/2003	5/7/2008	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	FR	1416064	03077499.6	8/11/2003	5/7/2008	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	GB	1416064	03077499.6	8/11/2003	5/7/2008	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84682	Eastman Kodak Company	US	6808745	10/225,846	8/22/2002	10/26/2004	METHOD OF COATING MICRO-ELECTROMECHANICAL DEVICES
84683	Eastman Kodak Company	DE	60303557.4	03078970.5	12/18/2003	2/15/2006	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	FR	1439412	03078970.5	12/18/2003	2/15/2006	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	GB	1439412	03078970.5	12/18/2003	2/15/2006	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7369268	10/342,009	1/14/2003	5/6/2008	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84683	Eastman Kodak Company	US	7782347	12/017,460	1/22/2008	8/24/2010	IMPROVED LIGHT SOURCE USING LARGE AREA LEDS
84684	Eastman Kodak Company	US	6809873	10/237,516	9/9/2002	10/26/2004	COLOR ILLUMINATION SYSTEM FOR SPATIAL LIGHT MODULATORS USING MULTIPLE DOUBLE TELECENTRIC RELAYS
84685	Eastman Kodak Company	US	7042483	10/385,325	3/10/2003	5/9/2006	APPARATUS AND METHOD FOR PRINTING USING A LIGHT EMISSIVE ARRAY
84691	Eastman Kodak Company	US	7233498	10/256,769	9/27/2002	6/19/2007	MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES AND METHOD FOR FORMING SAME
84694	Eastman Kodak Company	US	8035482	10/935,137	9/7/2004	10/11/2011	SYSTEM FOR UPDATING A CONTENT BEARING MEDIUM
84709	Eastman Kodak Company	US	7829161	11/374,360	3/13/2006	11/9/2010	FUSIBLE INKJET RECORDING ELEMENT AND RELATED METHODS OF COATING AND PRINTING
84722	Eastman Kodak Company	US	6655858	10/164,650	6/6/2002	12/2/2003	CAMERA WITH COVER ATTACHMENT MOVABLE TO ACTUATE OPERATIONAL DEVICE

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84724	Eastman Kodak Company	EP		03077494.7	8/8/2003		VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	JP	4744068	2003-294774	8/19/2003	5/20/2011	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	KR	10-1009868	2003-0057243	8/19/2003	1/13/2011	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	TW	1282648	092119008	7/11/2003	6/11/2007	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84724	Eastman Kodak Company	US	6690697	10/224,238	8/20/2002	2/10/2004	VERTICAL CAVITY LIGHT-PRODUCING DEVICE WITH IMPROVED POWER CONVERSION
84730	Eastman Kodak Company	US	6863393	10/256,038	9/26/2002	3/8/2005	HEAT AND AIRFLOW MANAGEMENT FOR A PRINTER DRYER
84750	Eastman Kodak Company	US	6896827	10/313,617	12/6/2002	5/24/2005	A COMPRESSED FLUID FORMULATION CONTAINING ELECTROLUMINESCENT POLYMERIC MATERIAL
84770	Eastman Kodak Company	DE	60317863.4	03077515.9	8/11/2003	12/5/2007	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	FR	1391305	03077515.9	8/11/2003	12/5/2007	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	GB	1391305	03077515.9	8/11/2003	12/5/2007	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	JP	4250482	2003-300000	8/25/2003	1/23/2009	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6824249	10/227,079	8/23/2002	11/30/2004	TAPERED THERMAL ACTUATOR
84770	Eastman Kodak Company	US	6820964	10/293,077	11/13/2002	11/23/2004	TAPERED THERMAL ACTUATOR
84772	Eastman Kodak Company	US	6892014	10/201,707	7/23/2002	5/10/2005	DISPLAY DEVICE HAVING A FIBER OPTIC FACEPLATE
84796	Eastman Kodak Company	CN	200310124066.3	200310124066.3	12/31/2003	6/25/2008	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	DE	60332805.9	03078969.7	12/18/2003	6/2/2010	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	FR	1435538	03078969.7	12/18/2003	6/2/2010	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS

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84796	Eastman Kodak Company	GB	1435538	03078969.7	12/18/2003	6/2/2010	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84796	Eastman Kodak Company	US	6724515	10/335,645	12/31/2002	4/20/2004	CONFORMAL GRATING DEVICE FOR PRODUCING ENHANCED GRAY LEVELS
84798	Eastman Kodak Company	CN	200310120654.X	200310120654.X	12/16/2003	3/28/2007	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84798	Eastman Kodak Company	JP	4573522	2003-417717	12/16/2003	8/27/2010	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84798	Eastman Kodak Company	US	6717714	10/320,294	12/16/2002	4/6/2004	METHOD AND SYSTEM FOR GENERATING ENHANCED GRAY LEVELS IN AN ELECTROMECHANICAL GRATING DISPLAY
84825	Eastman Kodak Company	US	6866379	10/284,957	10/31/2002	3/15/2005	PREFERRED MATERIALS FOR PIGMENTED INK JET INK
84826	Eastman Kodak Company	US	7632879	11/095,285	3/31/2005	12/15/2009	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84826	Eastman Kodak Company	US	7829613	12/401,897	3/11/2009	11/9/2010	AZINIUM SALTS AS SPLAYANT FOR LAYERED MATERIALS
84840	Eastman Kodak Company	US	6817702	10/293,982	11/13/2002	11/16/2004	TAPERED MULTI-LAYER THERMAL ACTUATOR AND METHOD OF OPERATING SAME
84845	Eastman Kodak Company	US	7180529	10/326,638	12/19/2002	2/20/2007	AN IMMERSIVE IMAGE VIEWING SYSTEM AND METHOD
84865	Eastman Kodak Company	US	6726310	10/294,219	11/14/2002	4/27/2004	PRINTING LIQUID DROPLET EJECTOR APPARATUS AND METHOD
84869	Eastman Kodak Company	US	6786975	10/383,293	3/7/2003	9/7/2004	METHOD OF CLEANING PRINthead IN INKJET PRINTER

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84872	Eastman Kodak Company	US	7001658	10/424,666	4/28/2003	2/21/2006	HEAT SELECTIVE ELECTRICALLY CONDUCTIVE POLYMER SHEET
84875	Eastman Kodak Company	DE	602004013821.5	04795812.9	10/21/2004	5/14/2008	THERMAL PRINTING OF LONGER LENGTH IMAGES
84875	Eastman Kodak Company	FR	1682353	04795812.9	10/21/2004	5/14/2008	THERMAL PRINTING OF LONGER LENGTH IMAGES
84875	Eastman Kodak Company	GB	1682353	04795812.9	10/21/2004	5/14/2008	THERMAL PRINTING OF LONGER LENGTH IMAGES
84875	Eastman Kodak Company	US	6961075	10/702,896	11/6/2003	11/1/2005	METHOD AND APPARATUS FOR THERMAL PRINTING OF LONGER LENGTH IMAGES BY THE USE OF MULTIPLE DYE COLOR PATCH TRIADS OR QUADS
84876	Eastman Kodak Company	US	6702435	10/198,512	7/18/2002	3/9/2004	INK CARTRIDGE HAVING INK IDENTIFIER ORIENTED TO PROVIDE INK IDENTIFICATION
84879	Eastman Kodak Company	US	6715864	10/198,515	7/18/2002	4/6/2004	DISPOSABLE INK SUPPLY BAG HAVING CONNECTOR-FITTING
84881	Eastman Kodak Company	US	6854494	10/285,098	10/31/2002	2/15/2005	CUP AND PROBE ASSEMBLY FOR USE IN A VALVE SYSTEM FOR TRANSFERRING A LIQUID BETWEEN TWO SOURCES
84885	Eastman Kodak Company	US	7585557	10/780,263	2/17/2004	9/8/2009	FOAM CORE IMAGING ELEMENT WITH GRADIENT DENSITY CORE
84886	Eastman Kodak Company	US	7033723	10/788,964	2/27/2004	4/25/2006	SURFACE ROUGHNESS FREQUENCY TO CONTROL PITS ON FOAM CORE IMAGING SUPPORTS
84891	Eastman Kodak Company	US	6712459	10/198,511	7/18/2002	3/30/2004	INK CARTRIDGE HAVING SHIELDED POCKET FOR MEMORY CHIP
84893	Eastman Kodak Company	US	6703193	10/326,451	12/20/2002	3/9/2004	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR IMAGING MEDIAS
84901	Eastman Kodak Company	US	6640057	10/281,654	10/28/2002	10/28/2003	IMAGING USING SILVER HALIDE FILMS WITH INVERSE MOUNTED MICRO-LENS AND SPACER
84929	Eastman Kodak Company	US	6803088	10/279,584	10/24/2002	10/12/2004	REFLECTION MEDIA FOR SCANNABLE INFORMATION SYSTEM

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84935	Eastman Kodak Company	US	6845114	10/272,546	10/16/2002	1/18/2005	ORGANIC LASER THAT IS ATTACHABLE TO AN EXTERNAL PUMP BEAM LIGHT SOURCE
84939	Eastman Kodak Company	US	7068883	10/261,986	10/1/2002	6/27/2006	SYMMETRIC, BI-ASPHERIC LENS FOR USE IN OPTICAL FIBER COLLIMATOR ASSEMBLIES
84945	Eastman Kodak Company	US	7189299	10/602,839	6/24/2003	3/13/2007	THERMAL-DYE-TRANSFER LABEL CAPABLE OF REPRODUCING FLESH TONES
84968	Eastman Kodak Company	US	6712892	10/232,058	8/30/2002	3/30/2004	INK JET PRINTING PROCESS
84969	Eastman Kodak Company	DE	60319776.0	03077596.9	8/18/2003	3/19/2008	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	FR	1394228	03077596.9	8/18/2003	3/19/2008	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	GB	1394228	03077596.9	8/18/2003	3/19/2008	INK JET INK COMPOSITION AND PRINTING PROCESS
84969	Eastman Kodak Company	US	6855193	10/231,836	8/30/2002	2/15/2005	INK JET INK COMPOSITION
84977	Eastman Kodak Company	EP		03078231.2	10/13/2003		OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7219989	10/279,439	10/24/2002	5/22/2007	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84977	Eastman Kodak Company	US	7718235	11/678,723	2/26/2007	5/18/2010	OVERCOAT COMPOSITION FOR IMAGE RECORDING MATERIALS
84978	Eastman Kodak Company	US	6759106	10/309,860	12/4/2002	7/6/2004	INK JET RECORDING ELEMENT
84979	Eastman Kodak Company	US	6908191	10/209,248	7/31/2002	6/21/2005	INK JET PRINTING METHOD
84980	Eastman Kodak Company	DE	60309402.3	03077795.7	9/8/2003	11/2/2006	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	FR	1400366	03077795.7	9/8/2003	11/2/2006	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	GB	1400366	03077795.7	9/8/2003	11/2/2006	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER
84980	Eastman Kodak Company	US	6698880	10/251,936	9/20/2002	3/2/2004	POROUS INKJET RECORDING SYSTEM COMPRISING INK-PIGMENT-TRAPPING SURFACE LAYER

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84992	Eastman Kodak Company	DE	602004004140.8	04778065.5	7/14/2004	1/3/2007	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	GB	1646510	04778065.5	7/14/2004	1/3/2007	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	JP	4437136	2006-521105	7/14/2004	1/8/2010	INKJET RECORDING ELEMENT
84992	Eastman Kodak Company	US	6890610	10/622,234	7/18/2003	5/10/2005	INKJET RECORDING ELEMENT
84995	Eastman Kodak Company	US	6827768	10/231,837	8/30/2002	12/7/2004	INK JET PRINTING PROCESS
84996	Eastman Kodak Company	DE	60326117.5	03078824.4	12/4/2003	2/11/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84996	Eastman Kodak Company	FR	1431051	03078824.4	12/4/2003	2/11/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84996	Eastman Kodak Company	GB	1431051	03078824.4	12/4/2003	2/11/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
84996	Eastman Kodak Company	US	6884479	10/320,293	12/16/2002	4/26/2005	INK JET RECORDING ELEMENT
85000	Eastman Kodak Company	US	6709093	10/215,334	8/8/2002	3/23/2004	INK CARTRIDGE IN WHICH INK SUPPLY BAG HELD FAST TO HOUSING
85001	Eastman Kodak Company	US	6755501	10/214,832	8/8/2002	6/29/2004	ALTERNATIVE INK/CLEANER CARTRIDGE
85004	Eastman Kodak Company	US	6939577	10/682,288	10/9/2003	9/6/2005	METHOD OF MAKING A MATERIAL
85007	Eastman Kodak Company	US	8062734	10/425,005	4/28/2003	11/22/2011	ARTICLE COMPRISING CONDUCTIVE CONDUIT CHANNELS
85011	Eastman Kodak Company	US	6853660	10/272,093	10/16/2002	2/8/2005	ORGANIC LASER CAVITY ARRAYS
85013	Eastman Kodak Company	DE	60318537.1	03078377.3	10/27/2003	1/9/2008	TRANSPARENT FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
85013	Eastman Kodak Company	FR	1422604	03078377.3	10/27/2003	1/9/2008	TRANSPARENT FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
85013	Eastman Kodak Company	GB	1422604	03078377.3	10/27/2003	1/9/2008	TRANSPARENT FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
85018	Eastman Kodak Company	US	6946240	10/633,806	8/4/2003	9/20/2005	IMAGING MATERIAL WITH IMPROVED SCRATCH RESISTANCE
85019	Eastman Kodak Company	US	7074551	10/633,904	8/4/2003	7/11/2006	IMAGING MATERIAL WITH IMPROVED MECHANICAL PROPERTIES
85034	Eastman Kodak Company	US	7067457	10/667,065	9/17/2003	6/27/2006	THERMAL DONOR FOR HIGH-SPEED PRINTING
85035	Eastman Kodak Company	US	7018115	10/649,487	8/26/2003	3/28/2006	WASHING METHOD AND APPARATUS

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85064	Eastman Kodak Company	US	6667148	10/341,747	1/14/2003	12/23/2003	THERMALLY DEVELOPABLE MATERIALS HAVING BARRIER LAYER WITH INORGANIC FILLER PARTICLES
85077	Eastman Kodak Company	US	6818367	10/413,933	4/15/2003	11/16/2004	SUPPORT WITH REDUCED OPTICAL BRIGHTENER MIGRATION
85082	Eastman Kodak Company	US	6705714	10/224,889	8/21/2002	3/16/2004	INK CARTRIDGE HAVING INK SUPPLY BAG FILLED TO LESS THAN CAPACITY AND FOLDED IN CARTRIDGE HOUSING
85097	Eastman Kodak Company	DE	60313926.4	03077891.4	9/15/2003	5/23/2007	INKJET PRINTING METHOD
85097	Eastman Kodak Company	FR	1403341	03077891.4	9/15/2003	5/23/2007	INKJET PRINTING METHOD
85097	Eastman Kodak Company	GB	1403341	03077891.4	9/15/2003	5/23/2007	INKJET PRINTING METHOD
85097	Eastman Kodak Company	US	6764173	10/256,822	9/27/2002	7/20/2004	INKJET PRINTING METHOD
85099	Eastman Kodak Company	US	7095600	10/283,458	10/30/2002	8/22/2006	ELECTROSTATIC CHARGE NEUTRALIZATION USING GROOVED ROLLER SURFACE PATTERNS
85100	Eastman Kodak Company	US	6773102	10/256,589	9/27/2002	8/10/2004	INKJET PRINTING METHOD FOR AN INK/RECEIVER COMBINATION
85109	Eastman Kodak Company	DE	60307193.7	03077943.3	9/18/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	FR	1403089	03077943.3	9/18/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	GB	1403089	03077943.3	9/18/2003	8/2/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	JP	4339656	2003-337302	9/29/2003	7/10/2009	INK JET RECORDING ELEMENT AND PRINTING METHOD
85109	Eastman Kodak Company	US	6695447	10/260,663	9/30/2002	2/24/2004	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	DE	60304417.4	03078376.5	10/27/2003	4/5/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85110	Eastman Kodak Company	FR	1418057	03078376.5	10/27/2003	4/5/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85110	Eastman Kodak Company	GB	1418057	03078376.5	10/27/2003	4/5/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
85110	Eastman Kodak Company	JP	4503984	2003-378247	11/7/2003	4/30/2010	INK JET RECORDING ELEMENT
85110	Eastman Kodak Company	US	6861114	10/289,862	11/7/2002	3/1/2005	INK JET RECORDING ELEMENT
85111	Eastman Kodak Company	JP	4656829	2003-355285	10/15/2003	1/7/2011	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES

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85111	Eastman Kodak Company	US	6869185	10/272,548	10/16/2002	3/22/2005	DISPLAY SYSTEMS USING ORGANIC LASER LIGHT SOURCES
85124	Eastman Kodak Company	US	6689335	10/324,234	12/19/2002	2/10/2004	SILVER ION SEQUESTER AND RELEASE AGENT
85128	Eastman Kodak Company	US	D505684	29/179,991	4/17/2003	5/31/2005	DIGITAL CAMERA
85152	Eastman Kodak Company	US	6689518	10/300,618	11/20/2002	2/10/2004	PHOTOGRAPHIC DISPLAY ELEMENTS COMPRISING STABLE IR DYE COMPOSITIONS FOR INVISIBLE MARKING
85159	Eastman Kodak Company	US	7018573	10/266,800	10/8/2002	3/28/2006	METHOD FOR MAKING A MODIFIED CUBE CORNER RETRO-REFLECTIVE SCREEN
85163	Eastman Kodak Company	DE	60307969.5	03078916.8	12/10/2003	8/30/2006	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85163	Eastman Kodak Company	FR	1432244	03078916.8	12/10/2003	8/30/2006	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85163	Eastman Kodak Company	GB	1432244	03078916.8	12/10/2003	8/30/2006	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85163	Eastman Kodak Company	US	6751005	10/327,412	12/20/2002	6/15/2004	COMPENSATING FOR PIXEL DEFECTS BY SPATIAL TRANSLATION OF SCENE CONTENT
85165	Eastman Kodak Company	US	6879373	10/643,847	8/19/2003	4/12/2005	MAKEOVER WORKFLOW PROCESS IN A DIGITAL PHOTOFINISHING SYSTEM
85172	Eastman Kodak Company	US	6781616	10/242,241	9/12/2002	8/24/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85178	Eastman Kodak Company	US	6710329	10/242,261	9/12/2002	3/23/2004	LIGHT INTEGRATOR FOR FILM SCANNING WITH ENHANCED SUPPRESSION OF ARTIFACTS DUE TO SCRATCHES AND DEBRIS

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85179	Eastman Kodak Company	US	6821000	10/242,231	9/12/2002	11/23/2004	LIGHT INTEGRATOR USING AN END-SUPPORTED GLASS ROD FOR ENHANCED UNIFORMITY AND ROBUST SUPPORT
85209	Eastman Kodak Company	US	6822674	10/247,943	9/20/2002	11/23/2004	A SCANNING METHOD AND APPARATUS FOR PHOTOGRAPHIC MEDIA
85210	Eastman Kodak Company	US	6555711	10/246,552	9/18/2002	4/29/2003	ALPHA-AMINO-N-ALLYLAMIDINO NITROBENZENE COMPOUND AND SYNTHESIS
85222	Eastman Kodak Company	US	6957886	10/256,963	9/27/2002	10/25/2005	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85222	Eastman Kodak Company	US	7401911	11/200,991	8/10/2005	7/22/2008	APPARATUS AND METHOD OF INKJET PRINTING ON UNTREATED HYDROPHOBIC MEDIA
85226	Eastman Kodak Company	US	6744566	10/262,233	10/1/2002	6/1/2004	SYMMETRIC, BI-ASPHERIC LENS FOR USE IN TRANSMISSIVE AND REFLECTIVE OPTICAL FIBER COMPONENTS
85227	Eastman Kodak Company	US	6666548	10/287,579	11/4/2002	12/23/2003	METHOD AND APPARATUS FOR CONTINUOUS MARKING
85228	Eastman Kodak Company	US	6881492	10/256,520	9/27/2002	4/19/2005	PRIMER COMPOSITION FOR POLYESTERS
85233	Eastman Kodak Company	US	6843556	10/314,379	12/6/2002	1/18/2005	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A DUAL CONTROLLED DEPOSITION CHAMBER
85234	Eastman Kodak Company	US	6780249	10/313,427	12/6/2002	8/24/2004	SYSTEM FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID IN A PARTIALLY OPENED DEPOSITION CHAMBER
85244	Eastman Kodak Company	US	7232214	10/872,711	6/21/2004	6/19/2007	METHOD FOR INCREASING THE DIAMETER OF AN INK JET INK DOT

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85258	Eastman Kodak Company	US	7039237	10/271,389	10/14/2002	5/2/2006	A METHOD AND SYSTEM FOR PREVENTING ABDUCTION OF A PERSON
85280	Eastman Kodak Company	TW	1234519	093107798	3/23/2004	6/21/2005	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85280	Eastman Kodak Company	US	6950454	10/395,730	3/24/2003	9/27/2005	ELECTRONIC IMAGING SYSTEM USING ORGANIC LASER ARRAY ILLUMINATING AN AREA LIGHT VALVE
85281	Eastman Kodak Company	US	7097902	10/744,539	12/22/2003	8/29/2006	SELF ASSEMBLED ORGANIC NANOCRYSTAL SUPERLATTICES
85283	Eastman Kodak Company	CN	200310101336.9	200310101336.9	10/15/2003	1/24/2007	BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85283	Eastman Kodak Company	EP		07014422.5	7/23/2007		BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85283	Eastman Kodak Company	JP	4216161	2003-355056	10/15/2003	11/14/2008	IMAGING SYSTEM FOR EXTENDED COLOR GAMUT, IMAGING SYSTEM HAVING COLOR GAMUT AND METHOD FOR PROVIDING IMAGING SYSTEM WITH EXTENDED COLOR GAMUT
85283	Eastman Kodak Company	US	6802613	10/272,594	10/16/2002	10/12/2004	BROAD GAMUT COLOR DISPLAY APPARATUS USING AN ELECTROMECHANICAL GRATING DEVICE
85287	Eastman Kodak Company	US	6814437	10/260,128	9/30/2002	11/9/2004	INK JET PRINTING METHOD
85300	Eastman Kodak Company	US	7147390	10/930,671	8/31/2004	12/12/2006	REPLENISHMENT SYSTEM FOR A PRINT MEDIA PROCESSOR
85307	Eastman Kodak Company	US	6866384	10/260,668	9/30/2002	3/15/2005	INK JET PRINTING METHOD

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85316	Eastman Kodak Company	CN	ZL200310113882	200310113882.4	10/16/2003	1/31/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	DE	60311723.6	03078147.0	10/6/2003	2/14/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	FR	1411379	03078147.0	10/6/2003	2/14/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	GB	1411379	03078147.0	10/6/2003	2/14/2007	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85316	Eastman Kodak Company	US	6967986	10/272,547	10/16/2002	11/22/2005	LIGHT MODULATION APPARATUS USING A VCSEL ARRAY WITH AN ELECTROMECHANICAL GRATING DEVICE
85322	Eastman Kodak Company	CN	200310102778.5	200310102778.5	10/10/2003	9/19/2007	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	DE	60310008.2	03078088.6	9/29/2003	11/29/2006	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	FR	1408591	03078088.6	9/29/2003	11/29/2006	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	GB	1408591	03078088.6	9/29/2003	11/29/2006	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	TW	I282650	092123481	8/26/2003	6/11/2007	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION
85322	Eastman Kodak Company	US	6876684	10/269,652	10/11/2002	4/5/2005	ORGANIC VERTICAL CAVITY LASING DEVICES HAVING ORGANIC ACTIVE REGION

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85323	Eastman Kodak Company	US	6762782	10/268,814	10/10/2002	7/13/2004	METHOD AND APPARATUS FOR REDUCING UNEVEN USE OF HEATING ELEMENTS ON THERMAL PRINT HEAD
85324	Eastman Kodak Company	US	6744454	10/274,352	10/18/2002	6/1/2004	METHOD AND APPARATUS FOR REDUCING UNEVEN USE OF HEATING ELEMENTS ON THERMAL PRINT HEAD
85328	Eastman Kodak Company	US	7063924	10/327,533	12/20/2002	6/20/2006	SECURITY DEVICE WITH PATTERNED METALLIC REFLECTION
85338	Eastman Kodak Company	US	7051429	10/411,624	4/11/2003	5/30/2006	A METHOD FOR FORMING A MEDIUM HAVING DATA STORAGE AND COMMUNICATION CAPABILITIES
85339	Eastman Kodak Company	GB	1665772	04788555.3	9/2/2004	8/1/2007	TRACKING A MEDIUM USING WATERMARK AND MEMORY
85339	Eastman Kodak Company	US	7349627	10/662,220	9/12/2003	3/25/2008	TRACKING AN IMAGE-RECORDING MEDIUM USING A WATERMARK AND ASSOCIATED MEMORY
85340	Eastman Kodak Company	JP	4370148	2003-381110	11/11/2003	9/4/2009	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85340	Eastman Kodak Company	US	6721020	10/293,653	11/13/2002	4/13/2004	THERMAL ACTUATOR WITH SPATIAL THERMAL PATTERN
85348	Eastman Kodak Company	US	6866367	10/325,190	12/20/2002	3/15/2005	INKJET PRINTING SYSTEM USING A FIBER OPTIC DATA LINK
85361	Eastman Kodak Company	DE	60328074.9	03078593.5	11/17/2003	6/24/2009	COLOR GAMUT MAPPING USING A COST FUNCTION
85361	Eastman Kodak Company	GB	1427184	03078593.5	11/17/2003	6/24/2009	COLOR GAMUT MAPPING USING A COST FUNCTION
85361	Eastman Kodak Company	US	7239422	10/310,009	12/4/2002	7/3/2007	COLOR GAMUT MAPPING USING A COST FUNCTION
85362	Eastman Kodak Company	US	7365879	10/845,037	5/13/2004	4/29/2008	DETERMINING SETS OF N-DIMENSIONAL COLORANT CONTROL SIGNALS
85374	Eastman Kodak Company	US	6670110	10/327,373	12/20/2002	12/30/2003	A PHOTOGRAPHIC MULTILAYER FILM BASE COMPRISING 1,4-CYCLOHEXANE DIMETHANOL

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85377	Eastman Kodak Company	US	7037634	10/789,871	2/27/2004	5/2/2006	POLYMER FOAM SURFACE SMOOTHING MATERIALS AND METHOD
85383	Eastman Kodak Company	US	6929824	10/687,331	10/16/2003	8/16/2005	METHOD OF MAKING A MATERIAL
85384	Eastman Kodak Company	DE	602004005067.9	04778254.5	7/14/2004	2/28/2007	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	GB	1680280	04778254.5	7/14/2004	2/28/2007	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	JP	4313397	2006-521122	7/14/2004	5/22/2009	INK JET MEDIA WITH CORE SHELL PARTICLES
85384	Eastman Kodak Company	US	7223454	10/622,352	7/18/2003	5/29/2007	INK JET RECORDING ELEMENT WITH CORE SHELL PARTICLES
85397	Eastman Kodak Company	US	6899030	10/429,676	5/5/2003	5/31/2005	LITHOGRAPHIC PLATE IMAGING SYSTEM TO MINIMIZE PLATE MISREGISTRATION FOR MULTICOLOR PRINTING APPLICATIONS
85400	Eastman Kodak Company	US	7245395	10/309,866	12/4/2002	7/17/2007	CALIBRATING A DIGITAL PRINTER USING A COST FUNCTION
85413	Eastman Kodak Company	US	7201949	10/690,123	10/21/2003	4/10/2007	OPTICAL FILM FOR DISPLAY DEVICES
85420	Eastman Kodak Company	US	6908730	10/347,014	1/17/2003	6/21/2005	SILVER HALIDE MATERIAL COMPRISING LOW STAIN ANTENNA DYES
85422	Eastman Kodak Company	US	6787297	10/436,288	5/12/2003	9/7/2004	DYE- LAYERED SILVER HALIDE PHOTOGRAPHIC ELEMENTS WITH LOW DYE-STAIN
85431	Eastman Kodak Company	DE	602004000783.8	04075792.4	3/12/2004	5/3/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	FR	1465304	04075792.4	3/12/2004	5/3/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	GB	1465304	04075792.4	3/12/2004	5/3/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85431	Eastman Kodak Company	US	7082147	10/395,484	3/24/2003	7/25/2006	ORGANIC FIBER LASER SYSTEM AND METHOD
85434	Eastman Kodak Company	JP	4235533	2003-383966	11/13/2003	12/19/2008	PROJECTION DISPLAY APPARATUS HAVING BOTH INCOHERENT AND LASER LIGHT SOURCES

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85434	Eastman Kodak Company	US	6807010	10/395,678	3/24/2003	10/19/2004	PROJECTION DISPLAY APPARATUS HAVING BOTH INCOHERENT AND LASER LIGHT SOURCES
85440	Eastman Kodak Company	US	6734888	10/355,919	1/31/2003	5/11/2004	APPARATUS AND METHOD FOR DETERMINING MISMATCH INVOLVING AVAILABILITY OF DYE DONOR AND RECEIVER SUPPLIES IN THERMAL PRINTER
85446	Eastman Kodak Company	DE	60313115.8	03078742.8	11/27/2003	4/11/2007	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	GB	1437678	03078742.8	11/27/2003	4/11/2007	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	JP	4512354	2003-409011	12/8/2003	5/14/2010	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85446	Eastman Kodak Company	US	7196817	10/317,778	12/12/2002	3/27/2007	PRINTING OF DIGITAL IMAGES USING REDUCED COLORANT AMOUNTS WHILE PRESERVING PERCEIVED COLOR
85486	Eastman Kodak Company	US	7148280	10/876,871	6/25/2004	12/12/2006	POLYMER MICROSPHERES CONTAINING LATENT COLORANTS AND METHOD OF PREPARATION
85487	Eastman Kodak Company	US	7163998	10/658,009	9/9/2003	1/16/2007	STABILIZED POLYMER BEADS AND METHOD OF PREPARATION
85488	Eastman Kodak Company	US	7090913	10/439,662	5/16/2003	8/15/2006	SECURITY DEVICE WITH SPECULAR REFLECTIVE LAYER
85493	Eastman Kodak Company	US	6927415	10/313,259	12/6/2002	8/9/2005	A COMPRESSED FLUID FORMULATION CONTAINING ELECTRON TRANSPORTING MATERIAL
85497	Eastman Kodak Company	US	7292760	10/314,843	12/9/2002	11/6/2007	OPTICAL CONVERTER FORMED FROM FLEXIBLE STRIPS

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85497	Eastman Kodak Company	US	7892381	11/838,285	8/14/2007	2/22/2011	A METHOD FOR FORMING AN OPTICAL CONVERTER
85508	Eastman Kodak Company	US	6908186	10/397,706	3/26/2003	6/21/2005	INKJET INK COMPOSITION AND AN INK/RECEIVER COMBINATION
85510	Eastman Kodak Company	US	6896723	10/313,564	12/6/2002	5/24/2005	A COMPRESSED FLUID FORMULATION CONTAINING HOLE TRANSPORTING MATERIAL
85520	Eastman Kodak Company	US	6869178	10/289,607	11/7/2002	3/22/2005	INK JET PRINTING METHOD
85522	Eastman Kodak Company	US	6899996	10/441,550	5/20/2003	5/31/2005	METHOD OF PREPARING IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85523	Eastman Kodak Company	US	6838226	10/441,715	5/20/2003	1/4/2005	IMAGING MEMBER WITH MICROGEL PROTECTIVE LAYER
85537	Eastman Kodak Company	US	6859221	10/391,174	3/18/2003	2/22/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85538	Eastman Kodak Company	US	7695783	10/622,421	7/18/2003	4/13/2010	IMAGE-RECORDING ELEMENT WITH FLUOROSURFACTANT AND COLLOIDAL PARTICLES
85539	Eastman Kodak Company	US	6762783	10/392,502	3/20/2003	7/13/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85540	Eastman Kodak Company	JP	4332048	2004-60480	3/4/2004	6/26/2009	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85540	Eastman Kodak Company	US	6757003	10/391,175	3/18/2003	6/29/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85557	Eastman Kodak Company	US	7076083	10/317,511	12/12/2002	7/11/2006	PERSONNEL ACCESS CONTROL SYSTEM
85569	Eastman Kodak Company	CN	200410003329.X	200410003329.X	1/20/2004	10/17/2007	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT

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85569	Eastman Kodak Company	DE	602004001997.6	04075095.2	1/15/2004	8/23/2006	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85569	Eastman Kodak Company	FR	1440924	04075095.2	1/15/2004	8/23/2006	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85569	Eastman Kodak Company	GB	1440924	04075095.2	1/15/2004	8/23/2006	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85569	Eastman Kodak Company	US	6913259	10/351,698	1/27/2003	7/5/2005	AN APPARATUS FOR DETECTION OF MULTIPLE DOCUMENTS IN A DOCUMENT TRANSPORT
85570	Eastman Kodak Company	US	6908035	10/391,130	3/18/2003	6/21/2005	OPTICAL SECURITY SYSTEM
85571	Eastman Kodak Company	US	7158689	10/303,363	11/25/2002	1/2/2007	CORRELATING CAPTURED IMAGES AND TIMED EVENT DATA
85572	Eastman Kodak Company	US	6790483	10/313,587	12/6/2002	9/14/2004	METHOD FOR PRODUCING PATTERNED DEPOSITION FROM COMPRESSED FLUID
85572	Eastman Kodak Company	US	7160573	10/460,814	6/12/2003	1/9/2007	A METHOD OF MANUFACTURING A COLOR FILTER
85582	Eastman Kodak Company	CN	200380103191.4	200380103191.4	10/29/2003	8/8/2007	OPTICAL SWITCH MICROFILMS
85582	Eastman Kodak Company	US	7125504	10/434,901	5/9/2003	10/24/2006	OPTICAL SWITCH MICROFILMS
85586	Eastman Kodak Company	US	6678159	10/328,051	12/23/2002	1/13/2004	METHOD OF TRANSPORTING HEAT FROM A HEAT DISSIPATING ELECTRICAL ASSEMBLAGE
85587	Eastman Kodak Company	US	6725888	10/321,244	12/17/2002	4/27/2004	METHOD OF ACCURATELY FILLING AND DEGASSING A POUCH
85592	Eastman Kodak Company	US	7335899	11/003,969	12/3/2004	2/26/2008	MEDIA FOR DETECTION OF X-RAY EXPOSURE
85601	Eastman Kodak Company	EP		05812148.4	10/11/2005		MANAGEMENT OF PRE-SHOW AND FEATURE PRESENTATION CONTENT
85601	Eastman Kodak Company	JP	4398235	2003-404929	12/3/2003	10/30/2009	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT

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85601	Eastman Kodak Company	JP	4903712	2007-537917	10/11/2005	1/13/2012	MANAGEMENT OF PRE-SHOW AND FEATURE PRESENTATION CONTENT
85601	Eastman Kodak Company	TW	I372342	094136802	10/21/2005	9/11/2012	SYSTEM FOR MANAGEMENT OF BOTH PRE-SHOW AND FEATURE PRESENTATION CONTENT WITHIN A THEATRE
85601	Eastman Kodak Company	TW	I375111	094138032	10/31/2005	10/21/2012	METHOD FOR GENERATING AND SCHEDDING A PLAY LIST FROM DIGITAL CONTENT AND REFATED DIGITAL CINEMA SYSTEM AND COMPUTER PROGRAM PRODUCTS
85601	Eastman Kodak Company	US	6812994	10/309,867	12/4/2002	11/2/2004	STREAMLINED METHODS AND SYSTEMS FOR SCHEDULING AND HANDLING DIGITAL CINEMA CONTENT IN A MULTI-THEATRE ENVIRONMENT
85601	Eastman Kodak Company	US	7236227	10/972,183	10/22/2004	6/26/2007	SYSTEM FOR MANAGEMENT OF BOTH PRE-SHOW AND FEATURE PRESENTATION CONTENT WITHIN A THEATRE
85601	Eastman Kodak Company	US	7034916	10/979,371	11/1/2004	4/25/2006	SCHEDULING BETWEEN DIGITAL PROJECTION AND FILM PROJECTION CORRESPONDING TO A PREDETERMINED CONDITION
85618	Eastman Kodak Company	US	6888862	10/457,634	6/9/2003	5/3/2005	DYE-DOPED POLYMER NANOPARTICLE GAIN MEDIUM
85635	Eastman Kodak Company	US	7111943	10/732,733	12/10/2003	9/26/2006	WIDE FIELD DISPLAY USING A SCANNED LINEAR LIGHT MODULATOR ARRAY
85639	Eastman Kodak Company	CN	200410005083.X	200410005083.X	2/18/2004	11/21/2007	ORGANIC LASER HAVING IMPROVED LINEARITY
85639	Eastman Kodak Company	TW	I314799	092136584	12/23/2003	9/11/2009	ORGANIC LASER HAVING IMPROVED LINEARITY
85639	Eastman Kodak Company	US	6870868	10/368,164	2/18/2003	3/22/2005	ORGANIC LASER HAVING IMPROVED LINEARITY
85644	Eastman Kodak Company	US	7369100	10/795,555	3/4/2004	5/6/2008	DISPLAY SYSTEM AND METHOD WITH MULTI-PERSON PRESENTATION FUNCTION

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85655	Eastman Kodak Company	DE	602004016290.6	04703829.4	1/21/2004	9/3/2008	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	FR	1590184	04703829.4	1/21/2004	9/3/2008	MATERIAL AND MANUFACTURING METHOD THEREOF
85655	Eastman Kodak Company	GB	1590184	04703829.4	1/21/2004	9/3/2008	MATERIAL AND MANUFACTURING METHOD THEREOF
85666	Eastman Kodak Company	JP	4405289	2004-063950	3/8/2004	11/13/2009	THERMAL TRANSFER PRINTER, AND METHOD FOR PREVENTING FOLD CAUSING LINEAR ARTIFICIAL STRUCTURE ON PRINTED MATTER FROM BEING FORMED ON DONOR WEB IN DYE TRANSFER PRINTER
85666	Eastman Kodak Company	US	6812945	10/394,888	3/21/2003	11/2/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
85673	Eastman Kodak Company	GB	2398883	0400314.1	1/8/2004	10/12/2005	METHOD AND APPARATUS FOR WATERMARKING FILM
85673	Eastman Kodak Company	US	6882356	10/364,488	2/11/2003	4/19/2005	METHOD AND APPARATUS FOR WATERMARKING FILM
85685	Eastman Kodak Company	DE	602004024058.3	04730863.0	5/3/2004	11/11/2009	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	FR	0305845	0305845	5/16/2003	7/8/2005	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT DISPOSITIF D'EXPOSITION POUR L'ECRITURE DE DONNEES MIXTES SUR UN SUPPORT PHOTSENSIBLE
85685	Eastman Kodak Company	FR	1625446	04730863.0	5/3/2004	11/11/2009	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	GB	1625446	04730863.0	5/3/2004	11/11/2009	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT
85685	Eastman Kodak Company	US	7292314	10/556,876	5/3/2004	11/6/2007	EXPOSURE DEVICE FOR WRITING MIXED DATA ONTO A PHOTSENSITIVE SUPPORT

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85686	Eastman Kodak Company	US	7249878	10/340,485	1/10/2003	7/31/2007	MULTI-LAYER ILLUMINATED PACKAGE
85692	Eastman Kodak Company	GB	1431052	03078831.9	12/8/2003	4/12/2006	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85692	Eastman Kodak Company	US	6863939	10/326,448	12/20/2002	3/8/2005	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR INKJET IMAGING MEDIAS
85693	Eastman Kodak Company	US	6867168	10/324,490	12/20/2002	3/15/2005	MICROBEAD AND IMMISCIBLE POLYMER VOIDED POLYESTER FOR THERMAL IMAGING MEDIAS
85696	Eastman Kodak Company	US	6942956	10/669,932	9/24/2003	9/13/2005	A PROCESS OF TRANSFERRING TRANSFERABLE PROTECTION OVERCOAT TO A DYE-DONOR ELEMENT
85698	Eastman Kodak Company	US	6921562	10/324,483	12/20/2002	7/26/2005	INK JET RECORDING ELEMENT
85705	Eastman Kodak Company	US	7327380	10/355,932	1/31/2003	2/5/2008	APPARATUS FOR PRINTING A MULTIBIT IMAGE
85706	Eastman Kodak Company	US	6755532	10/393,236	3/20/2003	6/29/2004	METHOD AND APPARATUS FOR MONOCENTRIC PROJECTION OF AN IMAGE
85707	Eastman Kodak Company	US	7280259	10/356,006	1/31/2003	10/9/2007	METHOD FOR PRINTING A COLOR PROOF USING A SPATIAL FILTER
85708	Eastman Kodak Company	DE	60339739.5	03079140.4	12/19/2003	1/18/2012	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85708	Eastman Kodak Company	FR	1443749	03079140.4	12/19/2003	1/18/2012	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85708	Eastman Kodak Company	GB	1443749	03079140.4	12/19/2003	1/18/2012	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85708	Eastman Kodak Company	JP	4374255	2004-22656	1/30/2004	9/11/2009	METHOD OF PRINTING A HALFTONE COLOR PROOF FROM MULTIPLE BINARY BIT MAPS
85708	Eastman Kodak Company	US	7253924	10/355,849	1/31/2003	8/7/2007	METHOD OF IMAGING MULTIPLE BINARY BITMAPS IN A SINGLE PASS
85715	Eastman Kodak Company	US	6783228	10/335,383	12/31/2002	8/31/2004	DIGITAL LITHOGRAPHIC OFFSET PRINTING PRESS
85717	Eastman Kodak Company	DE	602004014502.5	04763069.4	7/2/2004	6/18/2008	INKJET RECORDING ELEMENT

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85720	Eastman Kodak Company	US	7327383	10/700,905	11/4/2003	2/5/2008	CORRELATING CAPTURED IMAGES AND TIMED 3D EVENT DATA
85730	Eastman Kodak Company	US	7261254	11/020,908	12/22/2004	8/28/2007	SELF-REGULATING MEDIA HOLDER
85734	Eastman Kodak Company	US	D488165	29/181,525	5/12/2003	4/6/2004	REVIEW DEVICE
85739	Eastman Kodak Company	US	7372360	11/008,530	12/9/2004	5/13/2008	ITEM INFORMATION SYSTEM AND METHOD
85740	Eastman Kodak Company	CN	ZL200410042017	200410042017.X	4/29/2004	8/15/2007	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85740	Eastman Kodak Company	US	7295345	10/425,248	4/29/2003	11/13/2007	A METHOD FOR CALIBRATION INDEPENDENT DEFECT CORRECTION IN AN IMAGING SYSTEM
85744	Eastman Kodak Company	US	6824320	10/702,161	11/5/2003	11/30/2004	FILM CORE ARTICLE AND METHOD FOR MAKING SAME
85747	Eastman Kodak Company	US	6692104	10/442,919	5/21/2003	2/17/2004	METHOD OF PRINTING MULTI-COLOR COMPOSITION
85749	Eastman Kodak Company	US	7153539	10/602,429	6/24/2003	12/26/2006	AN APPARATUS AND METHOD OF COLOR TUNING A LIGHT-EMITTING DISPLAY
85750	Eastman Kodak Company	US	7548676	11/304,442	12/15/2005	6/16/2009	APPARATUS AND METHOD FOR FORMING AN OPTICAL CONVERTER
85751	Eastman Kodak Company	US	8035609	12/165,679	7/1/2008	10/11/2011	IMAGING ELEMENT
85769	Eastman Kodak Company	US	6811963	10/346,582	1/17/2003	11/2/2004	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY
85772	Eastman Kodak Company	US	7371452	10/424,639	4/28/2003	5/13/2008	CONDUCTIVE PATTERNED SHEET UTILIZING MULTI-LAYERED CONDUCTIVE CONDUIT CHANNELS
85773	Eastman Kodak Company	DE	602004013958.0	04760313.9	4/21/2004	5/21/2008	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS
85773	Eastman Kodak Company	US	7138170	10/425,012	4/28/2003	11/21/2006	TERMINATED CONDUCTIVE PATTERNED SHEET UTILIZING CONDUCTIVE CONDUITS

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85777	Eastman Kodak Company	EP		04075494.7	2/16/2004		THERMAL DYE-TRANSFER RECEIVER ELEMENT COMPRISING A SILICONE RELEASE AGENT IN THE DYE-IMAGE RECEIVING LAYER
85777	Eastman Kodak Company	US	6939828	10/376,186	2/26/2003	9/6/2005	THERMAL DYE-TRANSFER RECEIVER ELEMENT COMPRISING A SILICONE RELEASE AGENT IN THE DYE-IMAGE RECEIVING LAYER
85779	Eastman Kodak Company	US	7139115	10/838,666	5/4/2004	11/21/2006	ATHERMALIZATION OF AN OPTICAL PARAMETRIC OSCILLATOR
85785	Eastman Kodak Company	US	6794121	10/346,961	1/17/2003	9/21/2004	METHOD OF MAKING A SILVER HALIDE PHOTOGRAPHIC MATERIAL HAVING ENHANCED LIGHT ABSORPTION AND LOW FOG AND CONTAINING A SCAVENGER FOR OXIDIZED DEVELOPER
85790	Eastman Kodak Company	US	D504696	29/176,974	2/28/2003	5/3/2005	COMBINED PRINTER AND DOCKING STATION
85791	Eastman Kodak Company	US	6699652	10/346,273	1/17/2003	3/2/2004	COLOR PHOTOGRAPHIC MATERIAL WITH IMPROVED SENSITIVITY COMPRISING A PYRAZOLOTRIAZOLE COUPLER
85811	Eastman Kodak Company	US	7455959	10/574,669	10/1/2004	11/25/2008	PHOTOGRAPHIC ELEMENT CONTAINING A SPEED-ENHANCING COMPOUND
85829	Eastman Kodak Company	US	6793322	10/438,598	5/15/2003	9/21/2004	METHOD OF PRINTING MULTI-COLOR IMAGE
85830	Eastman Kodak Company	DE	602004032078.1	04075471.5	2/16/2004	4/6/2011	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85830	Eastman Kodak Company	FR	1452331	04075471.5	2/16/2004	4/6/2011	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER

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85830	Eastman Kodak Company	GB	1452331	04075471.5	2/16/2004	4/6/2011	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85830	Eastman Kodak Company	US	7091157	10/375,500	2/26/2003	8/15/2006	IMAGE RECORDING ELEMENT COMPRISING EXTRUDABLE POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	DE	602004030967.2	04075470.7	2/16/2004	1/12/2011	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	FR	1452330	04075470.7	2/16/2004	1/12/2011	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	GB	1452330	04075470.7	2/16/2004	1/12/2011	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	JP	4481681	2004-49778	2/25/2004	3/26/2010	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85831	Eastman Kodak Company	US	7005406	10/375,512	2/26/2003	2/28/2006	IMAGE-RECORDING ELEMENT COMPRISING POLYESTER CONTAINING IMAGE-RECEIVING LAYER
85832	Eastman Kodak Company	US	6897183	10/375,744	2/26/2003	5/24/2005	A PROCESS FOR MAKING IMAGE RECORDING ELEMENT COMPRISING AN ANTISTAT TIE LAYER UNDER THE IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	DE	602004032282.2	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER

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85837	Eastman Kodak Company	EP	1452333	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	FR	1452333	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	GB	1452333	04075498.8	2/16/2004	4/20/2011	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85837	Eastman Kodak Company	US	6893592	10/376,187	2/26/2003	5/17/2005	A PROCESS OF MAKING AN IMAGE RECORDING ELEMENT WITH AN EXTRUDED POLYESTER-CONTAINING IMAGE-RECEIVING LAYER
85838	Eastman Kodak Company	US	6918820	10/411,735	4/11/2003	7/19/2005	POLISHING COMPOSITIONS COMPRISING POLYMERIC CORES HAVING INORGANIC SURFACE PARTICLES AND METHODS OF USE
85848	Eastman Kodak Company	CN	200410043039.8	200410043039.8	4/30/2004	3/12/2008	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	DE	602004010740.9	04076285.8	4/26/2004	12/19/2007	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	FR	1475869	04076285.8	4/26/2004	12/19/2007	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	GB	1475869	04076285.8	4/26/2004	12/19/2007	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS

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85848	Eastman Kodak Company	JP	4522135	2004-128618	4/23/2004	6/4/2010	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	KR	10-1012942	2004-0031835	5/6/2004	1/27/2011	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	TW	1328908	093112826	5/6/2004	8/11/2010	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85848	Eastman Kodak Company	US	6836495	10/431,056	5/7/2003	12/28/2004	VERTICAL CAVITY LASER INCLUDING INORGANIC SPACER LAYERS
85880	Eastman Kodak Company	US	D491950	29/181,930	5/16/2003	6/22/2004	A MULTI-FUNCTION SCANNER
85881	Eastman Kodak Company	US	7159787	10/145,653	5/15/2002	1/9/2007	METHOD AND APPARATUS FOR RECORDING DATA
85882	Eastman Kodak Company	DE	602004000170.8	04075473.1	2/16/2004	11/9/2005	THERMAL DYE-TRANSFER RECEIVER ELEMENT WITH MICROVOIDED LAYER
85882	Eastman Kodak Company	US	6890884	10/375,865	2/26/2003	5/10/2005	THERMAL DYE-TRANSFER RECEIVER ELEMENT WITH MICROVOIDED LAYER
85886	Eastman Kodak Company	US	7077516	10/397,699	3/26/2003	7/18/2006	INKJET PRINTING METHOD
85918	Eastman Kodak Company	US	7478895	10/728,628	12/5/2003	1/20/2009	BACKPRINTING ASSEMBLY FOR A PHOTOGRAPHIC PRINTER
85922	Eastman Kodak Company	EP		04785632.3	5/11/2004		IMAGE RECORDING ELEMENT WITH SWELLABLE AND POROUS LAYERS
85923	Eastman Kodak Company	US	6916514	10/622,230	7/18/2003	7/12/2005	CATIONIC SHELLED PARTICLE
85932	Eastman Kodak Company	US	6999108	10/780,304	2/17/2004	2/14/2006	METHOD AND APPARATUS FOR IMAGE REGISTRATION IMPROVEMENTS IN A PRINTER HAVING PLURAL PRINTING STATIONS
85952	Eastman Kodak Company	CN	ZL200410028413	200410028413.7	3/11/2004	8/15/2007	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85952	Eastman Kodak Company	US	7064748	10/385,878	3/11/2003	6/20/2006	RESISTIVE TOUCH SCREEN WITH VARIABLE RESISTIVITY LAYER
85975	Eastman Kodak Company	US	7085444	10/668,421	9/23/2003	8/1/2006	POROUS OPTICAL SWITCH FILMS

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85977	Eastman Kodak Company	US	8377522	12/517,359	12/19/2007	2/19/2013	USE OF ORGANOCCLAYS IN INKJET RECEIVER LAYER TO PREVENT THE OZONE FADE OF PRINT
85978	Eastman Kodak Company	DE	602004013322.1	04740547.7	7/2/2004	4/23/2008	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	FR	1646508	04740547.7	7/2/2004	4/23/2008	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	GB	1646508	04740547.7	7/2/2004	4/23/2008	INKJET RECORDING ELEMENT
85978	Eastman Kodak Company	US	7858160	10/563,693	7/2/2004	12/28/2010	INKJET RECORDING ELEMENT
86010	Eastman Kodak Company	CN	ZL200480039159.9	200480039159.9	11/25/2004	4/13/2011	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	DE	602004022859.1	04798670.8	11/25/2004	8/26/2009	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86010	Eastman Kodak Company	US	7422835	10/582,677	11/25/2004	9/9/2008	IMAGING ELEMENT HAVING IMPROVED DURABILITY
86011	Eastman Kodak Company	DE	602004008444.1	04725082.4	4/1/2004	8/22/2007	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	FR	1613482	04725082.4	4/1/2004	8/22/2007	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86011	Eastman Kodak Company	GB	1613482	04725082.4	4/1/2004	8/22/2007	INKJET RECORDING ELEMENT COMPRISING PARTICLES AND POLYMERS
86025	Eastman Kodak Company	US	7119178	10/865,129	6/10/2004	10/10/2006	MULTIMETALLIC POLYMERIC AZO COLORANTS
86026	Eastman Kodak Company	DE	602004011410.3	04075438.4	2/12/2004	1/23/2008	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	FR	1449665	04075438.4	2/12/2004	1/23/2008	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	GB	1449665	04075438.4	2/12/2004	1/23/2008	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD
86026	Eastman Kodak Company	JP	4304095	2004-44897	2/20/2004	5/1/2009	INK FEEDING DEVICE FOR INK-JET PRINT HEAD AND INK FEEDING METHOD
86026	Eastman Kodak Company	US	6908180	10/373,257	2/24/2003	6/21/2005	INK DELIVERY APPARATUS FOR INKJET PRINTHEAD

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86029	Eastman Kodak Company	US	6724412	10/414,568	4/16/2003	4/20/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86033	Eastman Kodak Company	DE	602004027517.4	04742950.1	6/18/2004	6/2/2010	METHOD OF COATING
86033	Eastman Kodak Company	FR	1670596	04742950.1	6/18/2004	6/2/2010	METHOD OF COATING
86033	Eastman Kodak Company	GB	1670596	04742950.1	6/18/2004	6/2/2010	METHOD OF COATING
86033	Eastman Kodak Company	TW	I318139	093119619	6/30/2004	12/11/2009	METHOD OF COATING
86037	Eastman Kodak Company	US	7267936	10/557,653	4/30/2004	9/11/2007	PHOTOGRAPHIC ELEMENT
86039	Eastman Kodak Company	US	7311506	10/960,189	10/7/2004	12/25/2007	ACTUATOR BASED NUBBIN ALIGNMENT
86041	Eastman Kodak Company	US	7073883	10/686,696	10/16/2003	7/11/2006	METHOD OF ALIGNING INKJET NOZZLE BANKS FOR AN INKJET PRINTER
86045	Eastman Kodak Company	DE	602004036056.2	04075469.9	2/16/2004	1/11/2012	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	FR	1452320	04075469.9	2/16/2004	1/11/2012	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	GB	1452320	04075469.9	2/16/2004	1/11/2012	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86045	Eastman Kodak Company	US	6789874	10/376,560	2/28/2003	9/14/2004	METHOD OF CLEANING NOZZLES IN INKJET PRINthead
86046	Eastman Kodak Company	US	D490085	29/176,911	2/28/2003	5/18/2004	MEDIA SUPPLY
86047	Eastman Kodak Company	US	7277199	10/376,963	2/28/2003	10/2/2007	IMAGING SYSTEM AND MEDIA SUPPLY FOR USE IN IMAGING SYSTEM
86083	Eastman Kodak Company	JP	4592323	2004-128143	4/23/2004	9/24/2010	A MOUNTING BRACKET FOR A CLEAR APERTURE OF THE BASE FACE OF A PRISM
86083	Eastman Kodak Company	US	6873479	10/426,257	4/30/2003	3/29/2005	A MOUNTING BRACKET FOR A CLEAR APERTURE OF THE BASE FACE OF A PRISM
86084	Eastman Kodak Company	CN	200410031272.4	200410031272.4	3/26/2004	10/15/2008	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	DE	1463310	602004037389.3	3/15/2004	4/18/2012	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT

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86084	Eastman Kodak Company	FR	1463310	04075816.1	3/15/2004	4/18/2012	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	GB	1463310	04075816.1	3/15/2004	4/18/2012	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	JP	4295131	2004-49686	2/25/2004	4/17/2009	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86084	Eastman Kodak Company	US	7221759	10/401,208	3/27/2003	5/22/2007	A PROJECTOR WITH ENHANCED SECURITY CAMCORDER DEFEAT
86087	Eastman Kodak Company	US	6930759	10/669,069	9/23/2003	8/16/2005	METHOD AND APPARATUS FOR EXPOSING A LATENT WATERMARK ON FILM
86088	Eastman Kodak Company	US	7088383	10/640,197	8/13/2003	8/8/2006	METHOD OF REGISTERING A MOLDED LENSLET ARRAY WITH AN ARRAY OF LIGHT EMITTING ELEMENTS
86090	Eastman Kodak Company	US	6842188	10/439,539	5/16/2003	1/11/2005	METHOD FOR SETTING FOCUS OF A MULTICHANNEL PRINTHEAD
86110	Eastman Kodak Company	US	7106962	10/972,806	10/25/2004	9/12/2006	SYNCHRONIZING SHUTTER AND FLASH IN CAMERA
86114	Eastman Kodak Company	US	7178999	10/975,867	10/28/2004	2/20/2007	SHUTTER-OPENING/CLOSING AND SHUTTER-FLASH SYNCHRONIZATION DRIVER FOR DUAL-BLADE SHUTTER IN CAMERA
86166	Eastman Kodak Company	US	7251126	11/020,403	12/22/2004	7/31/2007	ROTATABLY RETRACTABLE IMAGE DISPLAY SYSTEM
86232	Eastman Kodak Company	US	6820982	10/465,503	6/19/2003	11/23/2004	METHOD AND APPARATUS FOR FORMING AN IMAGE ON A CURVED DIFFUSIVE SURFACE
86232	Eastman Kodak Company	US	6869183	10/902,311	7/29/2004	3/22/2005	AN AUTOSTEREOSCOPIC OPTICAL APPARATUS FOR VIEWING A STEREOSCOPIC VIRTUAL IMAGE
86232	Eastman Kodak Company	US	6863404	10/902,327	7/29/2004	3/8/2005	A METHOD FOR PROVIDING A CURVED IMAGE
86234	Eastman Kodak Company	CN	200410062049.6	200410062049.6	6/25/2004	3/26/2008	A DISPLAY APPARATUS
86234	Eastman Kodak Company	EP		04076758.4	6/14/2004		A DISPLAY APPARATUS
86234	Eastman Kodak Company	JP	4344285	2004-186222	6/24/2004	7/17/2009	A DISPLAY APPARATUS
86234	Eastman Kodak Company	US	6839181	10/603,286	6/25/2003	1/4/2005	A DISPLAY APPARATUS

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86236	Eastman Kodak Company	US	7025450	10/731,705	12/9/2003	4/11/2006	A RECORDING ELEMENT PRINTING AND TREATING SYSTEM AND METHOD
86237	Eastman Kodak Company	US	6697093	10/426,579	4/30/2003	2/24/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86238	Eastman Kodak Company	US	6768503	10/426,591	4/30/2003	7/27/2004	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86238	Eastman Kodak Company	US	7081910	10/812,547	3/29/2004	7/25/2006	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86244	Eastman Kodak Company	US	7224379	10/838,032	5/3/2004	5/29/2007	PRINTER USING DIRECT-COUPLED EMISSIVE ARRAY
86246	Eastman Kodak Company	DE	602005013515.4	05757993.0	5/24/2005	3/25/2009	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	FR	1749285	05757993.0	5/24/2005	3/25/2009	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	GB	1749285	05757993.0	5/24/2005	3/25/2009	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86246	Eastman Kodak Company	US	7274289	10/854,880	5/27/2004	9/25/2007	SYSTEM AND DEVICE FOR DETECTING OBJECT TAMPERING
86279	Eastman Kodak Company	DE	602004023399.4	04782465.1	8/27/2004	9/30/2009	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	FR	1658178	04782465.1	8/27/2004	9/30/2009	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	GB	1658178	04782465.1	8/27/2004	9/30/2009	THERMAL ACTUATOR AND LIQUID DROP EMITTER
86279	Eastman Kodak Company	US	7073890	10/650,874	8/28/2003	7/11/2006	THERMALLY CONDUCTIVE THERMAL ACTUATOR AND LIQUID DROP EMITTER USING SAME
86280	Eastman Kodak Company	US	7011394	10/650,873	8/28/2003	3/14/2006	LIQUID DROP EMITTER WITH REDUCED SURFACE TEMPERATURE ACTUATOR

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86281	Eastman Kodak Company	DE	602004026182.3	04777455.9	6/29/2004	3/24/2010	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	FR	1638778	04777455.9	6/29/2004	3/24/2010	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	GB	1638778	04777455.9	6/29/2004	3/24/2010	A THERMAL ACTUATOR AND LIQUID DROP EMITTER
86281	Eastman Kodak Company	US	6848771	10/610,169	6/30/2003	2/1/2005	MULTIPLE PULSE THERMALLY ACTIVATED MULTILAYER MICROACTUATOR
86282	Eastman Kodak Company	DE	602004029164.1	04777072.2	6/25/2004	9/15/2010	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7025443	10/608,498	6/27/2003	4/11/2006	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACUTATOR
86282	Eastman Kodak Company	US	7144099	11/294,252	12/5/2005	12/5/2006	LIQUID DROP EMITTER WITH SPLIT THERMO-MECHANICAL ACTUATOR
86287	Eastman Kodak Company	US	6975343	10/760,860	1/20/2004	12/13/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT
86294	Eastman Kodak Company	US	6816180	10/429,347	5/5/2003	11/9/2004	AUTHENTICATED IMAGES ON LABELS
86306	Eastman Kodak Company	DE	602004004829.1	04076284.1	4/26/2004	2/21/2007	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	GB	1475233	04076284.1	4/26/2004	2/21/2007	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86306	Eastman Kodak Company	US	6830306	10/430,821	5/6/2003	12/14/2004	COMPENSATING FOR DROP VOLUME VARIATION IN AN INKJET PRINTER
86311	Eastman Kodak Company	JP	4294537	2004-126716	4/22/2004	4/17/2009	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	KR	10-1048561	2004-0028365	4/23/2004	7/5/2011	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	TW	I329276	093111487	4/23/2004	8/21/2010	FLEXIBLE RESISTIVE TOUCH SCREEN
86311	Eastman Kodak Company	US	7081888	10/422,583	4/24/2003	7/25/2006	FLEXIBLE RESISTIVE TOUCH SCREEN

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86316	Eastman Kodak Company	CN	200480022470.2	200480022470.2	7/20/2004	8/5/2009	SCANNING IRREGULARLY SHAPED DOCUMENTS
86316	Eastman Kodak Company	EP		04757170.8	7/20/2004		SCANNING IRREGULARLY SHAPED DOCUMENTS
86316	Eastman Kodak Company	US	7336404	10/633,777	8/4/2003	2/26/2008	A METHOD AND APPARATUS FOR SCANNING IRREGULAR SHAPED DOCUMENTS
86323	Eastman Kodak Company	DE	602005008406.1	05729450.6	3/22/2005	7/23/2008	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	FR	1729971	05729450.6	3/22/2005	7/23/2008	INK RECEIVING MATERIAL
86323	Eastman Kodak Company	GB	1729971	05729450.6	3/22/2005	7/23/2008	INK RECEIVING MATERIAL
86366	Eastman Kodak Company	US	7459263	10/944,580	9/17/2004	12/2/2008	OPTICAL RECORDING MEDIA WITH TRIPLET-SENSITIZED ISOMERIZATION
86368	Eastman Kodak Company	DE	602004010392.6	04750644.9	4/26/2004	11/28/2007	WHITE-LIGHT LASER
86368	Eastman Kodak Company	GB	1627453	04750644.9	4/26/2004	11/28/2007	WHITE-LIGHT LASER
86368	Eastman Kodak Company	JP	4401389	2006-532462	4/26/2004	11/6/2009	WHITE-LIGHT LASER
86368	Eastman Kodak Company	US	6807211	10/445,980	5/27/2003	10/19/2004	WHITE-LIGHT LASER
86392	Eastman Kodak Company	US	6939012	10/452,855	6/2/2003	9/6/2005	LASER IMAGE PROJECTOR
86414	Eastman Kodak Company	US	7121203	10/731,335	12/9/2003	10/17/2006	APPARATUS AND METHOD OF TREATING A RECORDING ELEMENT
86416	Eastman Kodak Company	US	7473448	11/318,403	12/23/2005	1/6/2009	PHOTOALIGNMENT OF LIQUID CRYSTALS USING POLY(VINYLSILBAZOLIUM) POLYMERS
86445	Eastman Kodak Company	US	6988688	10/637,198	8/8/2003	1/24/2006	WEB WINDING APPARATUS HAVING TRAVELING GIMBALED CINCH ROLLER AND WINDING METHOD
86456	Eastman Kodak Company	US	6750435	09/960,629	9/21/2001	6/15/2004	LENS FOCUSING DEVICE, SYSTEM AND METHOD FOR USE WITH MULTIPLE LIGHT WAVELENGTHS
86457	Eastman Kodak Company	US	6554504	09/777,396	2/5/2001	4/29/2003	DISTRIBUTED DIGITALFILM PROCESSING SYSTEM AND METHOD
86460	Eastman Kodak Company	US	7016080	09/960,239	9/21/2001	3/21/2006	METHOD AND SYSTEM FOR IMPROVING SCANNED IMAGE DETAIL

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86468	Eastman Kodak Company	US	6987892	10/126,987	4/19/2002	1/17/2006	METHOD, SYSTEM AND SOFTWARE FOR CORRECTING IMAGE DEFECTS
86471	Eastman Kodak Company	US	6069714	08/979,038	11/26/1997	5/30/2000	METHOD AND APPARATUS FOR REDUCING NOISE IN ELECTRONIC FILM DEVELOPMENT
86472	Eastman Kodak Company	US	6442301	08/999,421	12/29/1997	8/27/2002	APPARATUS AND METHOD FOR DEFECT CHANNEL NULLING
86473	Eastman Kodak Company	US	6380539	09/012,255	1/23/1998	4/30/2002	FOUR COLOR TRILINEAR CCD SCANNING
86474	Eastman Kodak Company	TW	127264	88103883	3/15/1999	6/7/2001	IMAGE DEFECT CORRECTION IN TRANSFORM SPACE
86474	Eastman Kodak Company	US	6393160	09/264,773	3/9/1999	5/21/2002	IMAGE DEFECT CORRECTION IN TRANSFORM SPACE
86476	Eastman Kodak Company	TW	119434	88101711	2/4/1999	1/4/2001	MULTILINEAR ARRAY SENSOR WITH AN INFRARED LINE
86476	Eastman Kodak Company	US	6590679	09/237,706	1/26/1999	7/8/2003	MULTILINEAR ARRAY SENSOR WITH AN INFRARED LINE
86478	Eastman Kodak Company	US	6075590	09/256,120	2/24/1999	6/13/2000	REFLECTION INFRARED SURFACE DEFECT CORRECTION
86478	Eastman Kodak Company	US	6195161	09/506,889	2/18/2000	2/27/2001	APPARATUS FOR REFLECTION INFRARED SURFACE DEFECT CORRECTION AND PRODUCT THEREFROM
86479	Eastman Kodak Company	US	6594041	09/196,208	11/20/1998	7/15/2003	LOG TIME PROCESSING STITCHING SYSTEM
86483	Eastman Kodak Company	TW	145573	89101941	2/3/2000	3/22/2002	APPARATUS AND METHODS FOR CAPTURING DEFECT DATA
86483	Eastman Kodak Company	US	6437358	09/244,196	2/4/1999	8/20/2002	APPARATUS AND METHODS FOR CAPTURING DEFECT DATA
86485	Eastman Kodak Company	TW	151683	89107922	4/26/2000	6/28/2002	METHOD AND APPARATUS FOR CAPTURING DEFECT DATA
86485	Eastman Kodak Company	US	6792162	09/551,486	4/18/2000	9/14/2004	METHOD AND APPARATUS TO AUTOMATICALLY ENHANCE THE QUALITY OF DIGITAL IMAGES BY MEASURING GRAIN TRACE MAGNITUDES

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86486	Eastman Kodak Company	US	6788335	09/746,859	12/21/2000	9/7/2004	PULSED ILLUMINATION SIGNAL MODULATION CONTROL AND ADJUSTMENT METHOD AND SYSTEM
86496	Eastman Kodak Company	US	6924911	09/686,336	10/11/2000	8/2/2005	METHOD AND SYSTEM FOR MULTI- SENSOR SIGNAL DETECTION
86498	Eastman Kodak Company	US	6498867	09/686,719	10/10/2000	12/24/2002	METHOD AND APPARATUS FOR DIFFERENTIAL ILLUMINATION IMAGE-CAPTURING AND DEFECT HANDLING
86503	Eastman Kodak Company	US	6683995	09/735,238	12/12/2000	1/27/2004	METHOD TO CORRECT LARGE DEFECTS IN DIGITAL IMAGES BY HEALING ACROSS DEFECTIVE PIXELS
86504	Eastman Kodak Company	US	6487321	09/662,774	9/15/2000	11/26/2002	METHOD AND SYSTEM FOR ALTERING DEFECTS IN A DIGITAL IMAGE
86504	Eastman Kodak Company	US	6650789	10/052,600	1/18/2002	11/18/2003	METHOD AND SYSTEM FOR ALTERING DEFECTS IN A DIGITAL IMAGE
86506	Eastman Kodak Company	US	6704458	09/735,118	12/12/2000	3/9/2004	METHOD AND APPARATUS FOR CORRECTING HEAVILY DAMAGED IMAGES
86507	Eastman Kodak Company	US	6614946	09/679,990	10/5/2000	9/2/2003	SYSTEM AND METHOD FOR CORRECTING DEFECTS IN DIGITAL IMAGES THROUGH SELECTIVE FILL-IN FROM SURROUNDING AREAS
86508	Eastman Kodak Company	US	6628884	09/730,332	12/5/2000	9/30/2003	DIGITAL FILM PROCEESING SYSTEM USING A LIGHT TRANSFER DEVICE
86508	Eastman Kodak Company	US	6888997	10/660,214	9/11/2003	5/3/2005	LIGHT TRANSFER DEVICE AND SYSTEM
86510	Eastman Kodak Company	US	6720560	09/702,388	10/31/2000	4/13/2004	METHOD AND APPARATUS FOR SCANNING IMAGES
86514	Eastman Kodak Company	US	6711302	09/675,416	9/29/2000	3/23/2004	METHOD AND SYSTEM FOR ALTERING DEFECTS IN A DIGITAL IMAGE

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86517	Eastman Kodak Company	US	6862117	09/702,546	10/31/2000	3/1/2005	METHOD AND APPARATUS FOR REDUCING THE EFFECT OF BLEED-THROUGH ON CAPTURED IMAGES
86518	Eastman Kodak Company	US	6864973	09/751,119	12/28/2000	3/8/2005	METHOD AND APPARATUS TO PRE-SCAN FILM AND PRE-TREAT FILM FOR IMPROVED DIGITAL FILM PROCESSING HANDLING
86523	Eastman Kodak Company	US	6447178	09/752,155	12/29/2000	9/10/2002	SYSTEM, METHOD AND APPARATUS FOR PROVIDING MULTIPLE EXTRUSION WIDTHS
86536	Eastman Kodak Company	US	7215880	10/979,028	11/1/2004	5/8/2007	A ONE-TIME-USE CAMERA
86552	Eastman Kodak Company	US	6912039	10/660,340	9/11/2003	6/28/2005	METHOD FOR STAGING MOTION PICTURE CONTENT BY EXHIBITOR
86568	Eastman Kodak Company	US	7273643	10/602,430	6/24/2003	9/25/2007	AN ARTICLE HAVING MULTIPLE SPECTRAL DEPOSITS
86572	Eastman Kodak Company	US	6942175	10/460,552	6/12/2003	9/13/2005	WINDING APPARATUS HAVING BERNOULLI GUIDE CHUTE LEADING INTO ROLLER-CORE NIP AND METHOD
86581	Eastman Kodak Company	US	7249853	11/105,766	4/13/2005	7/31/2007	UNPOLISHED ELEMENT WITH PERIODIC SURFACE ROUGHNESS
86596	Eastman Kodak Company	CN	200410061743.6	200410061743.6	6/30/2004	9/21/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	DE	602004005781.9	04012029.7	5/21/2004	4/11/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	FR	1494326	04012029.7	5/21/2004	4/11/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	GB	1494326	04012029.7	5/21/2004	4/11/2007	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK

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86596	Eastman Kodak Company	JP	4584633	2004-190291	6/28/2004	9/10/2010	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	KR	10-1045726	10-2004-0049691	6/29/2004	6/24/2011	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	TW	1333699	093119124	6/29/2004	11/21/2010	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86596	Eastman Kodak Company	US	6790696	10/609,922	6/30/2003	9/14/2004	PROVIDING AN ORGANIC VERTICAL CAVITY LASER ARRAY DEVICE WITH ETCHED REGION IN DIELECTRIC STACK
86617	Eastman Kodak Company	US	6812949	10/640,910	8/14/2003	11/2/2004	AN IMAGING APPARATUS AND METHOD FOR EXPOSING A PHOTSENSITIVE MATERIAL
86623	Eastman Kodak Company	US	7255912	10/669,181	9/23/2003	8/14/2007	ANTISTATIC CONDUCTIVE GRID PATTERN WITH INTEGRAL LOGO
86624	Eastman Kodak Company	US	7083885	10/668,386	9/23/2003	8/1/2006	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86624	Eastman Kodak Company	US	7153620	10/839,935	5/6/2004	12/26/2006	TRANSPARENT INVISIBLE CONDUCTIVE GRID
86650	Eastman Kodak Company	US	6886940	10/650,556	8/28/2003	5/3/2005	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6893129	10/940,034	9/14/2004	5/17/2005	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86650	Eastman Kodak Company	US	6871957	10/940,069	9/14/2004	3/29/2005	AUTOSTEREOSCOPIC DISPLAY FOR MULTIPLE VIEWERS
86654	Eastman Kodak Company	DE	602004022581.9	04800672.0	11/3/2004	8/12/2009	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE

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86654	Eastman Kodak Company	FR	1690424	04800672.0	11/3/2004	8/12/2009	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	GB	1690424	04800672.0	11/3/2004	8/12/2009	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	JP	4589338	2006-542583	11/3/2004	9/17/2010	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86654	Eastman Kodak Company	US	7274500	10/726,459	12/3/2003	9/25/2007	DISPLAY SYSTEM INCORPORATING TRILINEAR ELECTROMECHANICAL GRATING DEVICE
86660	Eastman Kodak Company	US	7301971	10/638,865	8/11/2003	11/27/2007	A METHOD AND APPARATUS FOR CONTINUOUS SYNCHRONIZATION OF A PLURALITY OF ASYNCHRONOUS DATA SOURCES
86662	Eastman Kodak Company	CN	200480032320.3	200480032820.3	11/4/2004	12/24/2008	HIGH-SPEED PULSE WIDTH MODULATION FOR LIGHT MODULATORS
86662	Eastman Kodak Company	US	7148910	10/702,854	11/6/2003	12/12/2006	HIGH-SPEED PULSE WIDTH MODULATION SYSTEM AND METHOD FOR LINEAR ARRAY SPATIAL LIGHT MODULATORS
86674	Eastman Kodak Company	US	7300138	10/935,339	9/7/2004	11/27/2007	REPLACEABLE INK CONTAINER FOR INKJET PRINTER
86675	Eastman Kodak Company	US	7210771	10/939,757	9/13/2004	5/1/2007	INK DELIVERY SYSTEM WITH PRINT CARTRIDGE CONTAINER AND RESERVOIR APPARATUS AND METHOD
86675	Eastman Kodak Company	US	7004574	11/028,920	1/4/2005	2/28/2006	INK DELIVERY SYSTEM INCLUDING A PULSATION DAMPENER
86676	Eastman Kodak Company	US	7033741	10/944,569	9/17/2004	4/25/2006	METHOD OF CONVERTING A RECORDING ELEMENT
86697	Eastman Kodak Company	DE	602007022450.0	07755138.0	4/11/2007	5/2/2012	SLIPPING LAYER FOR DYE-DONOR ELEMENT

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86697	Eastman Kodak Company	EP		12154133.8	4/11/2007		SLIPPING LAYER FOR DYE-DONOR ELEMENT
86697	Eastman Kodak Company	GB	2010395	07755138.0	4/11/2007	5/2/2012	SLIPPING LAYER FOR DYE-DONOR ELEMENT
86697	Eastman Kodak Company	JP	5055358	2009-506509	4/11/2007	8/3/2012	SLIPPING LAYER FOR DYE-DONOR ELEMENT
86697	Eastman Kodak Company	US	7078366	10/614,379	7/7/2003	7/18/2006	SLIPPING LAYER CONTAINING WAX MIXTURE FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
86697	Eastman Kodak Company	US	7501382	11/406,178	4/18/2006	3/10/2009	SLIPPING LAYER FOR DYE-DONOR ELEMENT USED IN THERMAL DYE TRANSFER
86698	Eastman Kodak Company	DE	602004007804.2	04755786.3	6/21/2004	7/25/2007	THERMAL DYE TRANSFER DONOR ELEMENT HAVING A SLIPPING LAYER
86698	Eastman Kodak Company	GB	1641625	04755786.3	6/21/2004	7/25/2007	THERMAL DYE TRANSFER DONOR ELEMENT HAVING A SLIPPING LAYER
86698	Eastman Kodak Company	JP	4638426	2006-518662	6/21/2004	12/3/2010	THERMAL DYE TRANSFER DONOR ELEMENT HAVING A SLIPPING LAYER
86698	Eastman Kodak Company	US	7109147	10/614,600	7/7/2003	9/19/2006	SLIPPING LAYER CONTAINING A BRANCHED OLEFIN FOR A DYE- DONOR ELEMENT USED IN THERMAL DYE TRANSFER
86728	Eastman Kodak Company	US	7234787	10/935,343	9/7/2004	6/26/2007	LIQUID LEVEL DETECTION METHOD AND APPARATUS
86730	Eastman Kodak Company	US	6866365	10/816,250	4/1/2004	3/15/2005	BI-DIRECTIONAL COLOR PRINTER AND METHOD OF PRINTING
86741	Eastman Kodak Company	US	7292614	10/668,415	9/23/2003	11/6/2007	ORGANIC LASER AND LIQUID CRYSTAL DISPLAY
86742	Eastman Kodak Company	US	7424781	10/753,244	1/8/2004	9/16/2008	A MEDIA DRYING SYSTEM AND METHOD
86745	Eastman Kodak Company	US	7241003	10/753,245	1/8/2004	7/10/2007	MEDIA DRYING SYSTEM HAVING A HEATED SURFACE AND A DIRECTED GAS FLOW

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86750	Eastman Kodak Company	DE	602004033800.1	04798494.3	11/12/2004	8/3/2011	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86750	Eastman Kodak Company	US	7351523	10/596,190	11/12/2004	4/1/2008	PHOTOGRAPHIC MATERIALS HAVING IMPROVED KEEPING PROPERTIES
86794	Eastman Kodak Company	US	6604869	10/062,997	2/2/2002	8/12/2003	FILM PROCESSOR EFFLUENT HANDLING SYSTEM
86795	Eastman Kodak Company	US	6598953	10/032,920	12/28/2001	7/29/2003	METHOD FOR JUDGING IMAGE QUALITY USING HUMAN-READABLE DEFECT-SENSITIVE PATTERNS
86798	Eastman Kodak Company	EP		03704038.3	1/27/2003		METHOD AND APPARATUS FOR APPLYING A MATTE FINISH TO PHOTOGRAPHS AND ARTICLES
86798	Eastman Kodak Company	JP	4256784	2003-565869	1/27/2003	2/6/2009	METHOD AND APPARATUS FOR APPLYING A MATTE FINISH TO PHOTOGRAPHS AND ARTICLE
86798	Eastman Kodak Company	US	6769467	10/066,235	2/2/2002	8/3/2004	METHOD AND APPARATUS FOR APPLYING A MATTE FINISH TO PHOTOGRAPHS AND ARTICLES
86800	Eastman Kodak Company	US	6843297	10/038,743	12/31/2001	1/18/2005	LAMINATE CARTRIDGE
86800	Eastman Kodak Company	US	7464740	10/936,909	9/9/2004	12/16/2008	LAMINATE CARTRIDGE
86803	Eastman Kodak Company	US	6088136	08/907,955	8/11/1997	7/11/2000	METHOD FOR PRODUCING INDEX PRINTS
86823	Eastman Kodak Company	US	7166407	10/687,939	10/17/2003	1/23/2007	IMAGING ELEMENT HAVING PROTECTIVE OVERCOAT LAYERS
86869	Eastman Kodak Company	DE	69321390.6	93302897.9	4/14/1993	10/7/1998	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	GB	0569142	93302897.9	4/14/1993	10/7/1998	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	JP	2559970	05-077867	4/5/1993	9/5/1996	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	NL	0569142	93302897.9	4/14/1993	10/7/1998	SYSTEM AND METHOD FOR IMAGE RECOVERY
86869	Eastman Kodak Company	SG	43734	9600328-0	4/14/1993	4/17/2001	SYSTEM AND METHOD FOR IMAGE RECOVERY

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86876	Eastman Kodak Company	US	7141350	10/667,796	9/22/2003	11/28/2006	ARTICLE OF MANUFACTURE HAVING A PERFORMANCE VERIFICATION INDICATOR
86880	Eastman Kodak Company	US	7492395	10/666,388	9/19/2003	2/17/2009	METHOD OF PROVIDING PHOTOFINISHING SERVICES USING RECYCLED DIGITAL CAMERA
86880	Eastman Kodak Company	US	7724288	10/895,565	7/21/2004	5/25/2010	METHOD OF PROVIDING PHOTOFINISHING SERVICES
86918	Eastman Kodak Company	US	8075963	11/349,374	2/7/2006	12/13/2011	MATERIAL FOR FORMING IMAGES BY INKJET PRINTING
86924	Eastman Kodak Company	US	7150901	10/729,206	12/5/2003	12/19/2006	PLASMA TREATMENT OF POROUS INKJET RECEIVERS
86944	Eastman Kodak Company	DE	60003852.1	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	FR	1242974	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	GB	1242974	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	IT	1242974	00986609.6	12/18/2000	7/9/2003	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86944	Eastman Kodak Company	JP	4669183	2001-546062	12/18/2000	1/21/2011	TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION ON DEMAND

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86946	Eastman Kodak Company	US	7382380	09/724,658	11/28/2000	6/3/2008	ON DEMAND TECHNIQUES FOR USING DATA ASSOCIATED WITH A DIGITAL IMAGE SUITABLE FOR RASTERIZATION AT ANY RESOLUTION
86958	Eastman Kodak Company	US	D438874	29/114,169	11/17/1999	3/13/2001	COMPUTER ICON FOR A DISPLAY PANEL
86959	Eastman Kodak Company	US	D439912	29/114,170	11/17/1999	4/3/2001	COMPUTER ICON FOR A DISPLAY PANEL
86960	Eastman Kodak Company	US	D470858	29/114,098	11/17/1999	2/25/2003	SET OF COMPUTER ICONS FOR A DISPLAY PANEL
86963	Eastman Kodak Company	EP		07839074.7	9/28/2007		AIR DEFLECTED DROP LIQUID PATTERN DEPOSITION
86963	Eastman Kodak Company	US	7303265	11/539,187	10/6/2006	12/4/2007	AIR DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
86991	Eastman Kodak Company	US	7135433	10/729,215	12/5/2003	11/14/2006	THERMAL PRINT ASSEMBLY
86994	Eastman Kodak Company	JP	4425273	2006-526134	8/27/2004	12/18/2009	AUTOSTEREOSCOPIC OPTICAL APPARATUS
86994	Eastman Kodak Company	US	6834961	10/662,208	9/12/2003	12/28/2004	AUTOSTEREOSCOPIC OPTICAL APPARATUS
86994	Eastman Kodak Company	US	6871956	10/827,043	4/19/2004	3/29/2005	AUTOSTEREOSCOPIC OPTICAL APPARATUS
87004	Eastman Kodak Company	US	7083836	10/705,057	11/10/2003	8/1/2006	INK JET RECORDING ELEMENT AND PRINTING METHOD
87035	Eastman Kodak Company	US	7113197	10/745,195	12/23/2003	9/26/2006	METHOD OF THERMAL PRINTING
87036	Eastman Kodak Company	US	7226890	10/744,845	12/23/2003	6/5/2007	THERMAL PRINTING RIBBON
87038	Eastman Kodak Company	DE	602004006303.7	04803480.5	12/3/2004	5/2/2007	INKJET RECORDING ELEMENT
87038	Eastman Kodak Company	US	7632555	10/583,528	12/3/2004	12/15/2009	INKJET RECORDING ELEMENT
87052	Eastman Kodak Company	US	7269345	11/021,131	12/22/2004	9/11/2007	CONTROLLING PHOTOFINISHING USING DATA FRAME DESIGNATED PHOTOFINISHING SUBCHANNELS
87065	Eastman Kodak Company	DE	602004024914.9	04796101.6	10/22/2004	12/30/2009	TRACKING AN IMAGE-RECORDING MEDIUM
87065	Eastman Kodak Company	GB	1680709	04796101.6	10/22/2004	12/30/2009	TRACKING AN IMAGE-RECORDING MEDIUM

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87065	Eastman Kodak Company	US	7403708	10/700,747	11/4/2003	7/22/2008	TRACKING AN IMAGE-RECORDING MEDIUM USING AN IDENTIFYING MARK AND FILM ENCODEMENT
87072	Eastman Kodak Company	US	7192680	10/688,088	10/17/2003	3/20/2007	METHOD OF COATING A MULTILAYERED ELEMENT
87080	Eastman Kodak Company	US	7217504	11/215,497	8/30/2005	5/15/2007	METHOD OF IMAGING
87082	Eastman Kodak Company	DE	602005003928.7	05723445.2	2/22/2005	12/19/2007	INKJET RECORDING ELEMENT AND METHOD
87082	Eastman Kodak Company	US	7718236	10/795,836	3/8/2004	5/18/2010	INKJET RECORDING ELEMENT AND METHOD
87093	Eastman Kodak Company	DE	602005002021.7	05705057.7	1/5/2005	8/15/2007	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87093	Eastman Kodak Company	JP	4644209	2006-551109	1/5/2005	12/10/2010	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87093	Eastman Kodak Company	US	6863400	10/761,507	1/21/2004	3/8/2005	TILED PROJECTION DISPLAY USING SPATIAL LIGHT MODULATORS
87095	Eastman Kodak Company	US	6902277	10/752,338	1/6/2004	6/7/2005	A HOUSING FOR A SPATIAL LIGHT MODULATOR
87099	Eastman Kodak Company	US	7306777	10/737,455	12/16/2003	12/11/2007	ANTIMICROBIAL COMPOSITION
87107	Eastman Kodak Company	DE	602005012840.9	05794080.1	9/1/2005	2/18/2009	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	FR	1786876	05794080.1	9/1/2005	2/18/2009	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	GB	1786876	05794080.1	9/1/2005	2/18/2009	SOLUBILIZED DYES FOR INKS
87107	Eastman Kodak Company	US	7056375	10/935,599	9/7/2004	6/6/2006	SOLUBILIZED DYES FOR INKS
87117	Eastman Kodak Company	EP		04796260.0	10/25/2004		LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	JP	4857120	2006-542570	10/25/2004	11/4/2011	LASER PROJECTOR HAVING SILHOUETTE BLANKING
87117	Eastman Kodak Company	US	6984039	10/725,179	12/1/2003	1/10/2006	LASER PROJECTOR HAVING SILHOUETTE BLANKING FOR OBJECTS IN THE OUTPUT LIGHT PATH
87125	Eastman Kodak Company	US	7029099	10/697,595	10/30/2003	4/18/2006	METHOD OF PRODUCING INK JET CHAMBERS USING PHOTO-IMAGEABLE MATERIALS
87126	Eastman Kodak Company	US	7191520	10/795,050	3/5/2004	3/20/2007	METHOD OF OPTIMIZING INKJET PRINTHEADS USING A PLASMA-ETCHING PROCESS

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87136	Eastman Kodak Company	CN	200580010235.8	200580010235.8	3/22/2005	8/20/2008	ELECTROWETTING DISPLAY ELEMENT
87136	Eastman Kodak Company	DE	602005002043.8	05729449.8	3/22/2005	8/15/2007	DISPLAY ELEMENT
87136	Eastman Kodak Company	GB	1730575	05729449.8	3/22/2005	8/15/2007	DISPLAY ELEMENT
87136	Eastman Kodak Company	JP	4594378	2007-505613	3/22/2005	9/24/2010	ELECTROWETTING DISPLAY ELEMENT
87168	Eastman Kodak Company	US	7331650	10/820,593	4/8/2004	2/19/2008	PRINTHEAD HAVING A REMOVABLE NOZZLE PLATE
87194	Eastman Kodak Company	DE	602005003849.3	05785546.2	9/2/2005	12/12/2007	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	FR	1791890	05785546.2	9/2/2005	12/12/2007	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	GB	1791890	05785546.2	9/2/2005	12/12/2007	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	JP	4874974	2007-530629	9/2/2005	12/2/2011	MOLECULAR IMPRINTED INORGANIC POLYMERS FOR INKJET APPLICATION
87194	Eastman Kodak Company	US	7923082	11/574,740	9/2/2005	4/12/2011	MOLECULAR IMPRINTED MATERIAL AND INKJET RECORDING ELEMENT COMPRISING SAID MOLECULAR IMPRINTED MATERIAL
87225	Eastman Kodak Company	US	7330561	10/717,291	11/19/2003	2/12/2008	OPTIMAL TEMPLATES FOR IMAGE DATA EMBEDDING
87258	Eastman Kodak Company	US	7329434	11/064,372	2/23/2005	2/12/2008	POLARIZING LAYER WITH ADHERENT PROTECTIVE LAYER
87261	Eastman Kodak Company	DE	602005002474.3	05735474.8	4/12/2005	9/12/2007	INK JET INK SET
87261	Eastman Kodak Company	FR	1740662	05735474.8	4/12/2005	9/12/2007	INK JET INK SET
87261	Eastman Kodak Company	GB	1740662	05735474.8	4/12/2005	9/12/2007	INK JET INK SET
87261	Eastman Kodak Company	US	7033425	10/824,693	4/15/2004	4/25/2006	INK JET INK SET
87270	Eastman Kodak Company	US	6866715	10/765,555	1/27/2004	3/15/2005	GRAVURE METHOD AND APPARATUS FOR COATING A LIQUID REACTIVE TO THE ATMOSPHERE

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87278	Eastman Kodak Company	US	7428084	10/763,599	1/23/2004	9/23/2008	A SCANNER WITH REMOVABLE IMAGE GUIDES
87286	Eastman Kodak Company	US	7271378	10/736,340	12/15/2003	9/18/2007	AMBIENT LIGHT DETECTION CIRCUIT
87290	Eastman Kodak Company	US	7569254	11/208,564	8/22/2005	8/4/2009	NANOCOMPOSITE MATERIALS COMPRISING HIGH LOADINGS OF FILLER MATERIALS AND AN IN-SITU METHOD OF MAKING SUCH MATERIALS
87291	Eastman Kodak Company	US	7252865	10/945,305	9/20/2004	8/7/2007	PROTECTIVE FILMS CONTAINING COMPATIBLE PLASTICIZER COMPOUNDS USEFUL IN POLARIZING PLATES FOR DISPLAYS AND THEIR METHOD OF MANUFACTURE
87315	Eastman Kodak Company	US	7261396	10/903,047	10/14/2004	8/28/2007	CONTINUOUS INKJET PRINTER HAVING ADJUSTABLE DROP PLACEMENT
87315	Eastman Kodak Company	US	7748829	11/776,749	7/12/2007	7/6/2010	ADJUSTABLE DROP PLACEMENT PRINTING METHOD
87318	Eastman Kodak Company	US	7824017	12/272,860	11/18/2008	11/2/2010	APPARATUS AND METHOD OF CONTROLLING TEMPERATURES IN EJECTION MECHANISMS
87338	Eastman Kodak Company	DE	602005011104.2	05706924.7	1/19/2005	11/19/2008	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	FR	0400979	0400979	2/3/2004	10/27/2006	MATERIAL INTENDED FOR FORMING IMAGES BY INKJET PRINTING MATERIAU DESTINE A LA FORMATION D'IMAGES PAR IMPRESSION PAR JET D'ENCRE
87338	Eastman Kodak Company	FR	1711346	05706924.7	1/19/2005	11/19/2008	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	GB	1711346	05706924.7	1/19/2005	11/19/2008	INKJET RECORDING ELEMENT
87338	Eastman Kodak Company	US	7767281	10/597,655	1/19/2005	8/3/2010	INKJET RECORDING ELEMENT
87382	Eastman Kodak Company	US	6129464	09/219,999	12/23/1998	10/10/2000	PRINTER DEVICE, AND A SYSTEM HAVING THE PRINTING DEVICE AND AN IMAGE PROCESSING DEVICE
87401	Eastman Kodak Company	TW		096149081	12/20/2007		THERMAL PRINTER WITH TWO PRINT HEADS

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87401	Eastman Kodak Company	US	7508404	11/643,272	12/21/2006	3/24/2009	THERMAL PRINTER WITH TWO PRINT HEADS
87435	Eastman Kodak Company	US	7519280	11/475,696	6/27/2006	4/14/2009	APPARATUS AND METHOD OF REMOVING CARRIER FROM A RECORDING ELEMENT
87437	Eastman Kodak Company	US	7078368	10/783,411	2/20/2004	7/18/2006	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87452	Eastman Kodak Company	TW	1358229	093139262	12/17/2004	2/11/2012	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	6972828	10/740,324	12/18/2003	12/6/2005	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7583355	11/143,168	6/2/2005	9/1/2009	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87452	Eastman Kodak Company	US	7782439	12/465,674	5/14/2009	8/24/2010	A METHOD AND SYSTEM FOR PRESERVING THE CREATIVE INTENT WITHIN A MOTION PICTURE PRODUCTION CHAIN
87471	Eastman Kodak Company	US	7361275	10/823,443	4/13/2004	4/22/2008	USE OF DERIVATIZED NANOPARTICLES TO MINIMIZE GROWTH OF MICRO-ORGANISMS IN HOT FILLED DRINKS
87472	Eastman Kodak Company	US	7258786	10/823,446	4/13/2004	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7357863	10/936,929	9/9/2004	4/15/2008	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7344642	10/945,066	9/20/2004	3/18/2008	FILTER ASSEMBLY FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS

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87472	Eastman Kodak Company	US	7384545	10/985,377	11/10/2004	6/10/2008	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7381334	10/985,378	11/10/2004	6/3/2008	METHOD FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7347946	10/985,393	11/10/2004	3/25/2008	METHOD FOR INHIBITING MICROBIAL GROWTH I LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258804	11/449,101	6/8/2006	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258916	11/449,103	6/8/2006	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7258787	11/449,425	6/8/2006	8/21/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87472	Eastman Kodak Company	US	7309462	11/449,654	6/8/2006	12/18/2007	CONTAINER FOR INHIBITING MICROBIAL GROWTH IN LIQUID NUTRIENTS
87480	Eastman Kodak Company	CN	ZL200580039547.1	200580039547.1	11/14/2005	2/2/2011	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	EP		05823047.5	11/14/2005		FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87480	Eastman Kodak Company	US	7350902	10/992,311	11/18/2004	4/1/2008	FLUID EJECTION DEVICE NOZZLE ARRAY CONFIGURATION
87484	Eastman Kodak Company	US	6917758	10/742,167	12/19/2003	7/12/2005	METHOD OF IMAGE COMPENSATION FOR WATERMARKED FILM
87485	Eastman Kodak Company	CN	200580009908.8	200580009908.8	3/31/2005	5/12/2010	DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	KR	10-1054129	2006-7020502	3/31/2005	7/28/2011	DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87485	Eastman Kodak Company	TW	I360443	094110061	3/30/2005	3/21/2012	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL

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87485	Eastman Kodak Company	US	7223445	10/815,026	3/31/2004	5/29/2007	PROCESS FOR THE DEPOSITION OF UNIFORM LAYER OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	CN	200580010374.0	200580010374.0	3/31/2005	9/23/2009	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	TW	1342229	094110056	3/30/2005	5/21/2011	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87486	Eastman Kodak Company	US	7220456	10/815,010	3/31/2004	5/22/2007	PROCESS FOR THE SELECTIVE DEPOSITION OF PARTICULATE MATERIAL
87491	Eastman Kodak Company	EP		05851284.9	11/1/2005		GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87491	Eastman Kodak Company	JP	4740255	2007-541226	11/1/2005	5/13/2011	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87491	Eastman Kodak Company	US	7449216	10/988,242	11/12/2004	11/11/2008	GRAVURE CYLINDER PATCH COATING APPARATUS AND METHOD
87493	Eastman Kodak Company	DE	602005036377.7	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	EP	1718470	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	FR	1718470	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	GB	1718470	05713372.0	2/11/2005	10/3/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	JP	5069095	2007-500862	2/11/2005	8/24/2012	INKJET PRINTING USING PROTECTIVE INK
87493	Eastman Kodak Company	US	7210753	10/785,818	2/24/2004	5/1/2007	INKJET PRINTING USING PROTECTIVE INK
87500	Eastman Kodak Company	US	7086731	11/052,349	2/7/2005	8/8/2006	PLATEN ASSEMBLY FOR AN INK JET PRINTER
87502	Eastman Kodak Company	US	7364082	10/877,384	6/25/2004	4/29/2008	PORTABLE SCANNER MODULE
87531	Eastman Kodak Company	DE	602005009803.8	05723012.0	2/11/2005	9/17/2008	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	FR	1718471	05723012.0	2/11/2005	9/17/2008	USING INKJET PRINTER TO APPLY PROTECTIVE INK

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87531	Eastman Kodak Company	GB	1718471	05723012.0	2/11/2005	9/17/2008	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	JP	4629725	2007-500865	2/11/2005	11/19/2010	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87531	Eastman Kodak Company	US	7140709	10/785,835	2/24/2004	11/28/2006	USING INKJET PRINTER TO APPLY PROTECTIVE INK
87536	Eastman Kodak Company	US	7078367	10/783,103	2/20/2004	7/18/2006	THERMAL-DYE-TRANSFER RECEIVER ELEMENT WITH POLYLACTIC-ACID-BASED SHEET MATERIAL
87540	Eastman Kodak Company	US	7273269	10/903,051	7/30/2004	9/25/2007	SUPPRESSION OF ARTIFACTS IN INKJET PRINTING
87565	Eastman Kodak Company	JP	4960234	2007-530313	8/26/2005	3/30/2012	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87565	Eastman Kodak Company	US	7370944	10/929,816	8/30/2004	5/13/2008	A LIQUID EJECTOR HAVING INTERNAL FILTERS
87569	Eastman Kodak Company	US	6969582	10/826,708	4/16/2004	11/29/2005	SILVER HALIDE EMULSION CONTAINING IRIIDIUM DOPANT
87580	Eastman Kodak Company	US	7165833	10/935,600	9/7/2004	1/23/2007	INK CONTAINER INSTALLATION AND ALIGNMENT FEATURE
87584	Eastman Kodak Company	US	6980226	10/778,528	2/13/2004	12/27/2005	WATERMARKING METHOD FOR MOTION PICTURE IMAGE SEQUENCE
87584	Eastman Kodak Company	US	7068297	11/191,113	7/26/2005	6/27/2006	WATERMARKING METHOD FOR MOTION PICTURE IMAGE SEQUENCE
87592	Eastman Kodak Company	DE	602005022271.5	05705532.9	1/12/2005	7/14/2010	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	FR	1708892	05705532.9	1/12/2005	7/14/2010	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	GB	1708892	05705532.9	1/12/2005	7/14/2010	INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	JP		2011-117992	1/12/2005		INKJET RECORDING ELEMENT
87592	Eastman Kodak Company	US	7198363	10/767,287	1/28/2004	4/3/2007	INKJET RECORDING ELEMENT AND A METHOD OF USE
87596	Eastman Kodak Company	GB	1738576	05725955.8	3/21/2005	11/21/2007	WATERMARKING ON TO COLOR RECORDING MEDIA USING TWO COLOR PLANES
87596	Eastman Kodak Company	US	7227671	10/807,491	3/23/2004	6/5/2007	MOTION PICTURE WATERMARKING USING TWO COLOR PLANES

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87618	Eastman Kodak Company	US	7199322	10/988,340	11/12/2004	4/3/2007	VARIABLE SPACER DOTS FOR TOUCH SCREEN
87619	Eastman Kodak Company	DE	69526280.7	95301118.6	2/22/1995	4/10/2002	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	FR	0672733	95301118.6	2/22/1995	4/10/2002	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	GB	0672733	95301118.6	2/22/1995	4/10/2002	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	JP	3179995	7-043185	3/2/1995	4/13/2001	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87619	Eastman Kodak Company	US	5425805	08/204,479	3/2/1994	6/20/1995	WATERFAST DYES FOR INK JET RECORDING FLUIDS
87622	Eastman Kodak Company	US	5512089	08/294,889	8/23/1994	4/30/1996	PROCESS OF MAKING AQUEOUS PIGMENTED INK-JET WITH IMPROVED MACHINE RUNNABILITY
87626	Eastman Kodak Company	US	5676744	08/746,156	11/6/1996	10/14/1997	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF CARBON PIGMENT INK JET INKS
87627	Eastman Kodak Company	US	5683187	08/665,490	6/18/1996	11/4/1997	DIGITAL COLOR PRESS PLATEN ASSEMBLY WITH PIVOTING PLATEN FRAME
87628	Eastman Kodak Company	US	5730789	08/681,806	7/29/1996	3/24/1998	WATERFAST INFRARED SCANNABLE INKS FOR INK JET PRINTING
87632	Eastman Kodak Company	DE	69701757.5	97300546.5	1/29/1997	4/26/2000	INSTANT RESONATOR POSITION LOCK
87632	Eastman Kodak Company	US	5812164	08/605,942	2/23/1996	9/22/1998	INSTANT RESONATOR POSITION LOCK
87633	Eastman Kodak Company	US	5812167	08/605,368	2/22/1996	9/22/1998	CYLINDRICAL CATCHER ASSEMBLY
87635	Eastman Kodak Company	DE	69834381.6	98309768.4	11/30/1998	5/3/2006	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	FR	0925948	98309768.4	11/30/1998	5/3/2006	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	GB	0925948	98309768.4	11/30/1998	5/3/2006	PRINTER ARCHITECTURE
87635	Eastman Kodak Company	US	6003988	08/996,933	12/23/1997	12/21/1999	PRINTER ARCHITECTURE
87636	Eastman Kodak Company	US	6050191	08/951,661	10/16/1997	4/18/2000	SYSTEM AND METHOD FOR PROVIDING MULTI-PASS IMAGING IN A PRINTING SYSTEM
87638	Eastman Kodak Company	DE	69934197.3	99309510.8	11/29/1999	11/29/2006	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER

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87638	Eastman Kodak Company	FR	1013452	99309510.8	11/29/1999	11/29/2006	DEVICE FOR REMOVING FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	GB	1013452	99309510.8	11/29/1999	11/29/2006	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER
87638	Eastman Kodak Company	US	6187212	09/211,517	12/14/1998	2/13/2001	DEVICE FOR BALANCED UNIFORM FLOW AND SIMPLIFIED CONSTRUCTION TO REMOVE FLUID FROM AN INK JET PRINTER
87639	Eastman Kodak Company	US	7163733	10/988,234	11/12/2004	1/16/2007	TOUCH SCREEN HAVING SPACER DOTS WITH CHANNELS
87640	Eastman Kodak Company	US	7208691	10/986,969	11/12/2004	4/24/2007	TOUCH SCREEN HAVING UNDERCUT SPACER DOTS
87647	Eastman Kodak Company	US	6203605	09/045,460	10/6/2000	3/20/2001	PROCESS FOR IMPROVING DRIED FILM RESISTIVITY OF A CHEMICALLY MODIFIED CARBON BLACK DISPERSION
87648	Eastman Kodak Company	DE	69937784.6	99309502.5	11/29/1999	12/19/2007	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	FR	1013431	99309502.5	11/29/1999	12/19/2007	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	GB	1013431	99309502.5	11/29/1999	12/19/2007	ALIGNMENT MEANS FOR AN INK JET DROPLET GENERATOR
87648	Eastman Kodak Company	US	6217162	09/211,214	12/14/1998	4/17/2001	ALIGNMENT APPARATUS FOR AN INK JET DROPLET GENERATOR
87650	Eastman Kodak Company	US	7449500	10/865,665	6/10/2004	11/11/2008	INK JET INK CONTAINING MULTIMETALLIC POLYMERIC COLORANTS
87651	Eastman Kodak Company	US	6230402	09/251,165	2/17/1999	5/15/2001	ELECTRICAL CONTACT TERMINATION FOR A FLEXIBLE CIRCUIT
87652	Eastman Kodak Company	US	6234621	09/211,015	12/14/1998	5/22/2001	FOAMLESS RAMPS FOR CONTROLLING THE FLOW OF INK TO ELIMINATE FOAM IN AN INK TANK
87653	Eastman Kodak Company	DE	69932997.3	99309552.0	11/29/1999	8/30/2006	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM

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87653	Eastman Kodak Company	FR	1013439	99309552.0	11/29/1999	8/30/2006	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87653	Eastman Kodak Company	GB	1013439	99309552.0	11/29/1999	8/30/2006	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87653	Eastman Kodak Company	US	6247781	09/211,250	12/14/1998	6/19/2001	INK JET PRINTHEAD WITH AN IMPROVED EYELID SYSTEM
87654	Eastman Kodak Company	DE	69933190.0	99309549.6	11/29/1999	9/13/2006	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87654	Eastman Kodak Company	FR	1013420	99309549.6	11/29/1999	9/13/2006	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87654	Eastman Kodak Company	GB	1013420	99309549.6	11/29/1999	9/13/2006	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87654	Eastman Kodak Company	US	6254211	09/218,806	12/22/1998	7/3/2001	ADJUSTABLE RELIABILITY PARAMETERS IN INK JET PRINTING SYSTEMS
87655	Eastman Kodak Company	DE	69942889.0	99309505.8	11/29/1999	10/27/2010	PRINTHEAD FLUSH AND CLEANING SYSTEM AND METHOD
87655	Eastman Kodak Company	US	6273103	09/211,213	12/14/1998	8/14/2001	PRINTHEAD FLUSH AND CLEANING SYSTEM AND METHOD
87658	Eastman Kodak Company	DE	60014303.1	00310624.2	11/30/2000	9/29/2004	IMPROVED STATE AND SEQUENCE CONTROL IN INK JET PRINTING SYSTEMS
87658	Eastman Kodak Company	US	6318833	09/455,067	12/6/1999	11/20/2001	STATE AND SEQUENCE CONTROL IN INK JET PRINTING SYSTEMS
87659	Eastman Kodak Company	DE	69937096.5	99309509.0	11/29/1999	9/12/2007	PRINTHEAD INSTALLATION AND RETAINING MECHANISM
87659	Eastman Kodak Company	FR	1013434	99309509.0	11/29/1999	9/12/2007	PRINTHEAD INSTALLATION AND RETAINING MECHANISM
87659	Eastman Kodak Company	GB	1013434	99309509.0	11/29/1999	9/12/2007	PRINTHEAD INSTALLATION AND RETAINING MECHANISM
87659	Eastman Kodak Company	US	6322204	09/211,063	12/14/1998	11/27/2001	RETAINING AND INSTALLING A PRINTHEAD IN A PRINTHEAD DOCKING STATION
87662	Eastman Kodak Company	DE	69930079.7	99309550.4	11/29/1999	3/1/2006	VACUUM SYSTEM FOR CONTINUOUS INK JET PRINTERS

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87662	Eastman Kodak Company	US	6352339	09/211,777	12/14/1998	3/5/2002	VACUUM SYSTEM FOR CONTINUOUS INK JET PRINTERS
87663	Eastman Kodak Company	DE	69932463.7	99301577.5	3/3/1999	7/26/2006	DROPLET GENERATOR
87663	Eastman Kodak Company	GB	2335628	9805783.9	3/19/1998	9/5/2001	DROPLET GENERATOR
87663	Eastman Kodak Company	US	6357866	09/271,710	3/18/1999	3/19/2002	DROPLET GENERATOR
87664	Eastman Kodak Company	US	6398351	09/211,080	12/14/1998	6/4/2002	FLUSH SYSTEM FOR INK CHANGE
87665	Eastman Kodak Company	DE	60027249.4	00309008.1	10/13/2000	4/12/2006	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	FR	1095778	00309008.1	10/13/2000	4/12/2006	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	GB	1095778	00309008.1	10/13/2000	4/12/2006	IMRPOVED FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	JP	4979844	2000-330925	10/30/2000	4/27/2012	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87665	Eastman Kodak Company	US	6435637	09/430,719	10/29/1999	8/20/2002	FLUID AND VACUUM CONTROL IN AN INK JET PRINTING SYSTEM
87666	Eastman Kodak Company	DE	60106792.4	01300917.0	2/1/2001	11/3/2004	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	FR	1122943	01300917.0	2/1/2001	11/3/2004	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	GB	1122943	01300917.0	2/1/2001	11/3/2004	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87666	Eastman Kodak Company	US	6443549	09/497,888	2/4/2000	9/3/2002	CONTINUOUS TONE REPRODUCTION USING IMPROVED INK JET DROPLET DISPERSION TECHNIQUES
87667	Eastman Kodak Company	DE	60145330.1	01304453.2	5/21/2001	9/21/2011	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	FR	1159996	01304453.2	5/21/2001	9/21/2011	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	GB	1159996	01304453.2	5/21/2001	9/21/2011	TWO-PHASE FLOW SEPARATOR
87667	Eastman Kodak Company	US	6454835	09/587,072	6/2/2000	9/24/2002	TWO-PHASE FLOW SEPARATOR
87668	Eastman Kodak Company	US	6505920	09/335,015	6/17/1999	1/14/2003	SYNCHRONOUSLY STIMULATED CONTINUOUS INK JET HEAD

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87669	Eastman Kodak Company	DE	60203764.6	02255124.6	7/22/2002	4/20/2005	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	FR	1279504	02255124.6	7/22/2002	4/20/2005	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	GB	1279504	02255124.6	7/22/2002	4/20/2005	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87669	Eastman Kodak Company	US	6527363	09/916,992	7/27/2001	3/4/2003	LOW PROFILE DISPOSABLE POLYMER WICKING PAD
87670	Eastman Kodak Company	DE	60219722.8	02254490.2	6/26/2002	4/25/2007	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	FR	1275503	02254490.2	6/26/2002	4/25/2007	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	GB	1275503	02254490.2	6/26/2002	4/25/2007	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87670	Eastman Kodak Company	US	6543885	09/894,374	6/27/2001	4/8/2003	INK JET CHARGE PLATE WITH INTEGRATED FLEXIBLE LEAD CONNECTOR STRUCTURE
87677	Eastman Kodak Company	US	7395744	10/858,171	6/1/2004	7/8/2008	CHAD DIVERTING APPARATUS
87682	Eastman Kodak Company	US	7262758	10/864,100	6/9/2004	8/28/2007	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87686	Eastman Kodak Company	US	7122843	10/857,508	5/28/2004	10/17/2006	DISPLAY DEVICE USING VERTICAL CAVITY LASER ARRAYS
87692	Eastman Kodak Company	DE	602005018493.7	05796139.3	9/1/2005	12/23/2009	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87692	Eastman Kodak Company	JP	4800313	2007-530454	9/1/2005	8/12/2011	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87692	Eastman Kodak Company	US	7629026	10/849,327	9/3/2004	12/8/2009	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
87693	Eastman Kodak Company	US	D505443	29/199,225	2/11/2004	5/24/2005	PHOTOGRAPHIC MEDIA DEVELOPER CARTRIDGE
87694	Eastman Kodak Company	US	6977669	10/789,021	2/26/2004	12/20/2005	PREVENTING CREASE FORMATION IN DONOR WEB IN DYE TRANSFER PRINTER THAT CAN CAUSE LINE ARTIFACT ON PRINT

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87708	Eastman Kodak Company	US	7357979	10/822,929	4/13/2004	4/15/2008	COMPOSITION OF MATTER COMPRISING POLYMER AND DERIVATIZED NANOPARTICLES
87709	Eastman Kodak Company	US	D503187	29/199,224	2/11/2004	3/22/2005	PHOTOFINISHING SYSTEM MAINTENANCE CARTRIDGE
87726	Eastman Kodak Company	TW	I356635	094103082	2/1/2005	1/11/2012	INTERRUPTION PREVENTION OF FEATURE FILM PRESENTATION
87726	Eastman Kodak Company	US	7304714	11/014,799	12/15/2004	12/4/2007	USE OF OPTICAL SENSOR IN MOTION PICTURE FILM PROJECTOR LAMPHOUSE TO DETECT STATE OF PROJECTOR TO PREVENT INTERRUPTION OF FEATURE FILM PRESENTATION BY KODAK DIGITAL CINEMA SYSTEM DESIGNED FOR CINEMA ADVERTISING
87735	Eastman Kodak Company	DE	60222610.4	02254473.8	6/26/2002	9/26/2007	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	FR	1270090	02254473.8	6/26/2002	9/26/2007	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	GB	1270090	02254473.8	6/26/2002	9/26/2007	IMPROVED VIBRATION MONITORING
87735	Eastman Kodak Company	JP	4122180	2002-188116	6/27/2002	5/9/2008	VIBRATION MONITORING SYSTEM AND METHOD
87735	Eastman Kodak Company	US	6469418	09/893,111	6/27/2001	10/22/2002	VIBRATION MONITORING SYSTEM AND METHOD
87738	Eastman Kodak Company	JP	4971127	2007-500988	2/24/2005	4/13/2012	TILED DISPLAY
87738	Eastman Kodak Company	KR	10-1054122	2006-7017011	2/24/2005	7/28/2011	TILED DISPLAY
87738	Eastman Kodak Company	US	6999138	10/785,624	2/24/2004	2/14/2006	METHOD FOR MANUFACTURING A TILED DISPLAY AND TILED DISPLAY COMPRISING FACEPLATE
87740	Eastman Kodak Company	US	7397466	10/987,467	11/12/2004	7/8/2008	INTEGRAL SPACER DOTS FOR TOUCH SCREEN
87741	Eastman Kodak Company	DE	602005020762.7	05725697.6	3/16/2005	4/21/2010	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	JP	5096137	2007-506212	3/16/2005	9/28/2012	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87741	Eastman Kodak Company	US	7471437	10/813,885	3/31/2004	12/30/2008	NOVEL ELECTROCHROMIC MATERIALS AND DEVICES
87747	Eastman Kodak Company	DE	69708451.5	97310494.6	12/23/1997	11/21/2001	PIGMENT BASED INK JET RECORDING FLUID

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87747	Eastman Kodak Company	FR	0853106	97310494.6	12/23/1997	11/21/2001	PIGMENT BASED INK JET RECORDING FLUID
87747	Eastman Kodak Company	GB	0853106	97310494.6	12/23/1997	11/21/2001	PIGMENT BASED INK JET RECORDING FLUID
87749	Eastman Kodak Company	DE	69730113.3	97310714.7	12/31/1997	8/4/2004	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87749	Eastman Kodak Company	FR	0859036	97310714.7	12/31/1997	8/4/2004	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87749	Eastman Kodak Company	GB	0859036	97310714.7	12/31/1997	8/4/2004	METHOD FOR IMPROVING REDISPERSIBILITY OF PIGMENT INKS FOR INKJET PRINTING
87759	Eastman Kodak Company	DE	1602484	69943729.6	8/2/2005	9/21/2011	DROP GENERATOR FOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	DE	69932914.0	99309513.2	11/29/1999	8/23/2006	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4417499	11-353000	12/13/1999	12/4/2009	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87759	Eastman Kodak Company	JP	4886817	2009-133699	6/3/2009	12/16/2011	DROP GENERATORFOR LONG ARRAY INK JET PRINTER
87760	Eastman Kodak Company	DE	69920151.9	99309508.2	11/29/1999	9/15/2004	SYSTEM FOR CONTROLLING INK TEMPERATURE USING A HEATED UMBILICAL
87760	Eastman Kodak Company	FR	1013451	99309508.2	11/29/1999	9/15/2004	SYSTEM FOR CONTROLLING INK TEMPERATURE USING A HEATED UMBILICAL
87760	Eastman Kodak Company	GB	1013451	99309508.2	11/29/1999	9/15/2004	SYSTEM FOR CONTROLLING INK TEMPERATURE USING A HEATED UMBILICAL
87762	Eastman Kodak Company	DE	69937095.7	99309534.8	11/29/1999	9/12/2007	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	FR	1013424	99309534.8	11/29/1999	9/12/2007	SEGMENTED CHARGE VOLTAGE
87762	Eastman Kodak Company	GB	1013424	99309534.8	11/29/1999	9/12/2007	SEGMENTED CHARGE VOLTAGE
87767	Eastman Kodak Company	DE	69937783.8	99309555.3	11/29/1999	12/19/2007	IMPROVED SHORT DETECTION FOR INK JET PRINthead
87767	Eastman Kodak Company	JP	4383613	11-354365	12/14/1999	10/2/2009	IMPROVED SHORT DETECTION FOR INK JET PRINthead

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87767	Eastman Kodak Company	JP	4740355	2009-147881	6/22/2009	5/13/2011	IMPROVED SHORT DETECTION FOR INK JET PRINTHEAD
87771	Eastman Kodak Company	DE	69932395.9	99309506.6	11/29/1999	7/19/2006	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINTHEADS
87771	Eastman Kodak Company	FR	1013450	99309506.6	11/29/1999	7/19/2006	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINTHEADS
87771	Eastman Kodak Company	GB	1013450	99309506.6	11/29/1999	7/19/2006	FLUID SYSTEM FOR SUPPORTING MULTIPLE PRINTHEADS
87776	Eastman Kodak Company	US	6829064	09/562,292	5/1/2000	12/7/2004	INK REDUCTION USING DIFFUSED BITMAP MASKS
87777	Eastman Kodak Company	DE	60101926.1	01305301.2	6/19/2001	2/4/2004	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	GB	1168825	01305301.2	6/19/2001	2/4/2004	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	JP	4662654	2001-185810	6/20/2001	1/14/2011	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87777	Eastman Kodak Company	US	6513899	09/597,203	6/20/2000	2/4/2003	A COLORIMETRIC METHOD OF MANIPULATING INKING IN DIGITAL IMAGES
87779	Eastman Kodak Company	DE	60130404.7	01305303.8	6/19/2001	9/12/2007	COLOR TABLE LEVEL RESERVATION
87779	Eastman Kodak Company	US	6980330	09/597,437	6/20/2000	12/27/2005	COLOR TABLE LEVEL RESERVATION
87780	Eastman Kodak Company	US	7050196	09/597,534	6/20/2000	5/23/2006	COLOR PRINTER CALIBRATION
87780	Eastman Kodak Company	US	7319547	11/301,586	12/13/2005	1/15/2008	COLOR PRINTER CALIBRATION
87781	Eastman Kodak Company	DE	60136313.2	01305766.6	7/4/2001	10/29/2008	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	FR	1170693	01305766.6	7/4/2001	10/29/2008	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	GB	1170693	01305766.6	7/4/2001	10/29/2008	VARIABLE SPEED PRINTING SYSTEM
87781	Eastman Kodak Company	US	6762855	09/611,726	7/7/2000	7/13/2004	VARIABLE SPEED PRINTING SYSTEM
87782	Eastman Kodak Company	US	6944334	09/775,454	2/1/2001	9/13/2005	COLOR CROSS REFERENCE SELECTION SYSTEM AND METHOD

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87783	Eastman Kodak Company	US	7037973	09/893,938	6/27/2001	5/2/2006	HIGHLY VISCOUS COATING MATERIAL FOR POROUS SUBSTRATES
87784	Eastman Kodak Company	DE	60205069.3	02255125.3	7/22/2002	7/20/2005	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	FR	1279508	02255125.3	7/22/2002	7/20/2005	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	GB	1279508	02255125.3	7/22/2002	7/20/2005	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	JP	4405714	2002-214855	7/24/2002	11/13/2009	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87784	Eastman Kodak Company	US	6793314	09/916,991	7/27/2001	9/21/2004	THE USE OF ULTRA-VIOLET AND GREEN ND-YAG LASERS TO CLEAN INK-JET PRINT HEADS
87808	Eastman Kodak Company	US	7228051	10/815,012	3/31/2004	6/5/2007	LIGHT PIPE WITH ALIGNMENT STRUCTURES
87834	Eastman Kodak Company	US	7311933	10/823,453	4/13/2004	12/25/2007	PACKAGING MATERIAL FOR INHIBITING MICROBIAL GROWTH
87838	Eastman Kodak Company	DE	60218602.1	02257132.7	10/15/2002	3/7/2007	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	FR	1310376	02257132.7	10/15/2002	3/7/2007	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	GB	1310376	02257132.7	10/15/2002	3/7/2007	SIMPLIFIED TONE SCALE CORRECTION
87838	Eastman Kodak Company	US	7102790	10/008,825	11/13/2001	9/5/2006	SIMPLIFIED TONE SCALE CORRECTION SCHEME
87839	Eastman Kodak Company	US	7298531	10/008,818	11/13/2001	11/20/2007	DIGITAL IMAGE OPTIMIZATION INCORPORATING PAPER EVALUATION
87840	Eastman Kodak Company	US	6679590	10/003,794	1/31/2002	1/20/2004	IMPROVED SHUTDOWN METHOD FOR AN INK-JET PRINTER

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87841	Eastman Kodak Company	DE	60327275.4	03250366.6	1/21/2003	4/22/2009	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	FR	1332879	03250366.6	1/21/2003	4/22/2009	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	GB	1332879	03250366.6	1/21/2003	4/22/2009	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87841	Eastman Kodak Company	US	7341824	11/344,425	1/31/2006	3/11/2008	MANDREL WITH CONTROLLED RELEASE LAYER FOR MULTI-LAYER ELECTROFORMED INK-JET ORIFICE PLATES
87842	Eastman Kodak Company	US	6742876	10/062,142	1/31/2002	6/1/2004	IMPROVED EYELID OPERATION FOR AN INK JET PRINTER
87843	Eastman Kodak Company	US	6886910	10/137,496	5/2/2002	5/3/2005	CORRECTING STIMULATION NONUNIFORMITY AT THE FLUID CAVITY TRENCH END BOUNDARY
87844	Eastman Kodak Company	US	7209600	10/178,872	6/24/2002	4/24/2007	SYNCHRONIZATION OF COMPONENTS FOR PRINTING
87845	Eastman Kodak Company	US	6769753	10/186,090	6/28/2002	8/3/2004	MINIMUM PERIOD CIRCUIT
87848	Eastman Kodak Company	DE	60327495.1	03255994.0	9/23/2003	5/6/2009	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	FR	1403071	03255994.0	9/23/2003	5/6/2009	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	GB	1403071	03255994.0	9/23/2003	5/6/2009	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87848	Eastman Kodak Company	US	6688736	10/254,323	9/25/2002	2/10/2004	WICKING ARRANGEMENT TO ELIMINATE CATCHER DRIPPING
87849	Eastman Kodak Company	DE	60323715.0	03255926.2	9/23/2003	9/24/2008	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	FR	1403060	03255926.2	9/23/2003	9/24/2008	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	GB	1403060	03255926.2	9/23/2003	9/24/2008	RAPID PRESSURE RAMP STARTUP
87849	Eastman Kodak Company	US	6688733	10/254,353	9/25/2002	2/10/2004	RAPID PRESSURE RAMP STARTUP
87850	Eastman Kodak Company	DE	60309995.5	03255930.4	9/23/2003	11/29/2006	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	FR	1403048	03255930.4	9/23/2003	11/29/2006	LOW CATCH VOLTAGE STARTUP

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87850	Eastman Kodak Company	GB	1403048	03255930.4	9/23/2003	11/29/2006	LOW CATCH VOLTAGE STARTUP
87850	Eastman Kodak Company	US	6793327	10/254,354	9/25/2002	9/21/2004	LOW CATCH VOLTAGE STARTUP
87851	Eastman Kodak Company	DE	60339182.6	03255928.8	9/23/2003	11/23/2011	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87851	Eastman Kodak Company	FR	1403061	03255928.8	9/23/2003	11/23/2011	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87851	Eastman Kodak Company	GB	1403061	03255928.8	9/23/2003	11/23/2011	A SYSTEM AND METHOD FOR UNIFORMLY AND EQUALLY SUPPLYING INK TO BOTH ENDS OF A DROPLET GENERATOR
87852	Eastman Kodak Company	DE	60302735.0	03255927.0	9/23/2003	12/14/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87852	Eastman Kodak Company	FR	1403057	03255927.0	9/23/2003	12/14/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87852	Eastman Kodak Company	GB	1403057	03255927.0	9/23/2003	12/14/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87852	Eastman Kodak Company	US	6910756	10/254,726	9/25/2002	6/28/2005	EYELID WITH MECHANICALLY DRIVEN SERVICE POSITION OVERRIDE
87853	Eastman Kodak Company	DE	60302964.7	03255929.6	9/23/2003	12/28/2005	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	FR	1403058	03255929.6	9/23/2003	12/28/2005	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	GB	1403058	03255929.6	9/23/2003	12/28/2005	IMPROVED EYELID POSITIONING
87853	Eastman Kodak Company	US	6736498	10/254,816	9/25/2002	5/18/2004	IMPROVED EYELID POSITIONING
87854	Eastman Kodak Company	DE	60320499.6	03256233.2	10/2/2003	4/23/2008	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87854	Eastman Kodak Company	JP	4331560	2003-346706	10/6/2003	6/26/2009	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87854	Eastman Kodak Company	US	6848767	10/264,736	10/4/2002	2/1/2005	SOLVENT INK STARTUP METHOD
87854	Eastman Kodak Company	US	7055931	11/006,442	12/7/2004	6/6/2006	SOLVENT INK STARTUP METHOD
87855	Eastman Kodak Company	US	6869160	10/264,751	10/4/2002	3/22/2005	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM

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87855	Eastman Kodak Company	US	7052108	11/011,842	12/14/2004	5/30/2006	PURGE SHUTDOWN FOR A SOLVENT INK PRINTING SYSTEM
87856	Eastman Kodak Company	US	6962411	10/335,700	1/2/2003	11/8/2005	ANTI-WICKING CATCHER ARRANGEMENT FOR A SOLVENT INK PRINTHEAD
87857	Eastman Kodak Company	DE	60303755.0	03256236.5	10/2/2003	3/1/2006	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	FR	1435293	03256236.5	10/2/2003	3/1/2006	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	GB	1435293	03256236.5	10/2/2003	3/1/2006	AUTOMATIC STRTUP FOR A SOLVENT INK PRINTING SYSTEM
87857	Eastman Kodak Company	US	6890054	10/335,725	1/2/2003	5/10/2005	AUTOMATIC STARTUP FOR A SOLVENT INK PRINTING SYSTEM
87858	Eastman Kodak Company	US	7251030	10/336,133	1/3/2003	7/31/2007	DIGITAL WORKFLOW INDEPENDENT OUTPUT MATCHING
87859	Eastman Kodak Company	US	6792864	10/336,134	1/3/2003	9/21/2004	IMAGE FILE DATA EQUIVALENCE ALGORITHMS RESPECTIVE TO OUTPUT DEVICES
87860	Eastman Kodak Company	US	7259888	10/336,376	1/3/2003	8/21/2007	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87860	Eastman Kodak Company	US	7518748	11/773,454	7/5/2007	4/14/2009	IMAGE FILE BIT DEPTH EXPANSION AND SUBSEQUENT MANIPULATION
87861	Eastman Kodak Company	US	6926394	10/387,968	3/13/2003	8/9/2005	ELASTOMERIC POLYMER CATCHER FOR CONTINUOUS INK JET PRINTERS
87862	Eastman Kodak Company	US	7091276	10/640,288	8/13/2003	8/15/2006	COATING MATERIAL FOR NON-POROUS AND SEMI-POROUS SUBSTRATES
87871	Eastman Kodak Company	US	7094733	10/783,101	2/20/2004	8/22/2006	THERMAL-DYE-TRANSFER MEDIA FOR LABELS COMPRISING POLY(LACTIC ACID) AND METHOD OF MAKING THE SAME
87893	Eastman Kodak Company	US	7197218	10/815,013	3/31/2004	3/27/2007	LIGHT PIPE WITH MOLDED OPTICAL SURFACES
87911	Eastman Kodak Company	US	6341857	09/574,037	5/18/2000	1/29/2002	INK SET FOR A MULTI-COLOR, HIGH SPEED CONTINUOUS INK JET PRINTER

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87912	Eastman Kodak Company	US	7399068	11/071,923	3/4/2005	7/15/2008	CONTINUOUS INK JET PRINTING APPARATUS WITH INTEGRAL DEFLECTOR AND GUTTER STRUCTURE
87929	Eastman Kodak Company	DE	69701920.9	97302692.5	4/21/1997	5/10/2000	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	FR	0805030	97302692.5	4/21/1997	5/10/2000	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87929	Eastman Kodak Company	GB	0805030	97302692.5	4/21/1997	5/10/2000	LID HEATER FOR A CONTINUOUS INK JET PRINTER
87933	Eastman Kodak Company	US	7189676	10/828,685	4/21/2004	3/13/2007	CROSSLINKED COPOLYMER DYE-RECEIVING LAYER
87955	Eastman Kodak Company	US	7063402	10/720,773	11/24/2003	6/20/2006	FLEXIBLE LAMINATION FOR USE WITH PRIMARY INK JET COMPONENTS
87956	Eastman Kodak Company	US	7207655	10/878,097	6/28/2004	4/24/2007	LATENCY STIRRING IN FLUID EJECTION MECHANISMS
87960	Eastman Kodak Company	US	7369276	10/795,011	3/5/2004	5/6/2008	MULTI-LEVEL HALFTONING PROVIDING IMPROVED TEXTURE UNIFORMITY
87961	Eastman Kodak Company	US	7362472	10/794,133	3/5/2004	4/22/2008	COLOR ERROR DIFFUSION
87987	Eastman Kodak Company	US	7405480	11/020,909	12/22/2004	7/29/2008	ELIMINATION OF THERMAL DEFORMATION IN ELECTRONIC STRUCTURES
87997	Eastman Kodak Company	US	7215351	11/021,249	12/21/2004	5/8/2007	METHOD AND APPARATUS FOR REDUCING PRINT TIME
88016	Eastman Kodak Company	CN	ZL200580025682.0	200580025682.0	8/2/2005	9/7/2011	A FLUID EJECTOR
88016	Eastman Kodak Company	DE	602005033511.0	05778201.3	8/2/2005	4/4/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	FR	1784308	05778201.3	8/2/2005	4/4/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	GB	1784308	05778201.3	8/2/2005	4/4/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	KR	10-119565	2007-7002784	8/2/2005	10/11/2012	A FLUID EJECTOR
88016	Eastman Kodak Company	US	7213908	10/911,186	8/4/2004	5/8/2007	A FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH

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88016	Eastman Kodak Company	US	7836600	11/685,259	3/13/2007	11/23/2010	FLUID EJECTOR HAVING AN ANISOTROPIC SURFACE CHAMBER ETCH
88040	Eastman Kodak Company	US	7777859	10/840,481	5/6/2004	8/17/2010	TWO-STAGE EXPOSURE DEVICE FOR WATERMARKING FILM
88046	Eastman Kodak Company	DE	602005001557.4	05729433.2	3/22/2005	7/4/2007	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	GB	1730574	05729433.2	3/22/2005	7/4/2007	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	JP	4672005	2007-505616	3/22/2005	1/28/2011	ELECTROWETTING DISPLAY ELEMENT
88046	Eastman Kodak Company	US	7436576	10/586,063	3/22/2005	10/14/2008	DISPLAY ELEMENT
88047	Eastman Kodak Company	CN	200580010697.X	200580010697.X	3/22/2005	7/8/2009	ELECTROWETTING DISPLAY ELEMENT
88047	Eastman Kodak Company	DE	602005002041.1	05729431.6	3/22/2005	8/15/2007	DISPLAY ELEMENT
88047	Eastman Kodak Company	GB	1730573	05729431.6	3/22/2005	8/15/2007	DISPLAY ELEMENT
88047	Eastman Kodak Company	JP	4712030	2007-505611	3/22/2005	4/1/2011	DISPLAY ELEMENT
88047	Eastman Kodak Company	US	8154485	10/589,547	3/22/2005	4/10/2012	DISPLAY ELEMENT
88056	Eastman Kodak Company	DE	602005017609.8	05738869.6	5/4/2005	11/11/2009	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	FR	1744888	05738869.6	5/4/2005	11/11/2009	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	GB	1744888	05738869.6	5/4/2005	11/11/2009	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7144103	10/839,464	5/5/2004	12/5/2006	BEVELED CHARGE STRUCTURE
88056	Eastman Kodak Company	US	7506443	11/533,380	9/20/2006	3/24/2009	BEVELED CHARGE STRUCTURE
88057	Eastman Kodak Company	EP		05772424.7	7/22/2005		POLYMERIC ALUMINO SILICATE APPLIED ON COMMERCIAL INKJET PAPERS BEFORE AND AFTER PRINTING IMPROVING OZONE KEEPING AND GLOSS
88057	Eastman Kodak Company	JP	4756558	2007-524221	7/22/2005	6/10/2011	POLYMERIC ALUMINO SILICATE APPLIED ON COMMERCIAL INKJET PAPERS BEFORE AND AFTER PRINTING IMPROVING OZONE KEEPING AND GLOSS
88057	Eastman Kodak Company	US	7604342	11/573,148	7/22/2005	10/20/2009	METHOD FOR TREATING AN INKJET RECORDING ELEMENT

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88059	Eastman Kodak Company	US	7156488	10/839,409	5/5/2004	1/2/2007	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINTHEAD LIFE
88059	Eastman Kodak Company	US	7404622	11/561,452	11/20/2006	7/29/2008	INK REPELLENT COATING ON CHARGE DEVICE TO IMPROVE PRINTER RUNABILITY AND PRINTHEAD LIFE
88060	Eastman Kodak Company	US	7342658	11/319,933	12/28/2005	3/11/2008	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88061	Eastman Kodak Company	US	7274454	11/316,857	12/23/2005	9/25/2007	IMAGING SYSTEM WITH PROGRAMMABLE SPECTRAL SWITCH
88062	Eastman Kodak Company	US	7289209	11/021,258	12/21/2004	10/30/2007	PROGRAMMABLE SPECTRAL IMAGING SYSTEM
88063	Eastman Kodak Company	US	7144102	10/839,408	5/5/2004	12/5/2006	SUPPRESSION OF MARANGONI EFFECT ON THE CATCHER FACE
88064	Eastman Kodak Company	EP		05746283.0	5/4/2005		INK COMPATIBILITY ASSURANCE PROGRAM
88064	Eastman Kodak Company	US	7192108	10/839,360	5/5/2004	3/20/2007	INK COMPATIBILITY ASSURANCE PROGRAM
88065	Eastman Kodak Company	DE	602005028653.5	05743994.5	5/2/2005	6/22/2011	INKJET PRINT STATION
88065	Eastman Kodak Company	FR	1742800	05743994.5	5/2/2005	6/22/2011	INKJET PRINT STATION
88065	Eastman Kodak Company	GB	1742800	05743994.5	5/2/2005	6/22/2011	INKJET PRINT STATION
88065	Eastman Kodak Company	US	7163281	10/839,359	5/5/2004	1/16/2007	METHOD FOR IMPROVING DROP CHARGING ASSEMBLY FLATNESS TO IMPROVED DROP CHARGE UNIFORMITY IN PLANAR ELECTRODE STRUCTURES
88066	Eastman Kodak Company	US	7090326	10/839,537	5/5/2004	8/15/2006	IMPROVED AUTOMATIC STARTUP SEQUENCE FOR THE SOLVENT INK PRINTING SYSTEM
88079	Eastman Kodak Company	US	7323109	10/868,488	6/15/2004	1/29/2008	COMPOSITION COMPRISING METAL-ION SEQUESTRANT
88084	Eastman Kodak Company	TW		094114179	5/3/2005		GUARDED COVER FILM FOR LCD POLARIZERS

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88084	Eastman Kodak Company	US	7279060	10/838,681	5/4/2004	10/9/2007	GUARDED COVER FILM FOR LCD POLARIZERS
88085	Eastman Kodak Company	CN	200580014495.2	200580014495.2	4/19/2005	10/29/2008	PROTECTIVE SHEETING WITH ADHESION PROMOTER FOR LCD POLARIZERS TITLE CHANGED BY WIPO OLD TITLE: POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7252733	10/838,841	5/4/2004	8/7/2007	POLARIZER GUARDED COVER SHEET WITH ADHESION PROMOTER
88085	Eastman Kodak Company	US	7399376	11/028,036	1/3/2005	7/15/2008	POLARIZING PLATE LAMINATED WITH AN IMPROVED GLUE COMPOSITION AND A METHOD OF MANUFACTURING THE SAME
88089	Eastman Kodak Company	US	7204020	10/966,236	10/15/2004	4/17/2007	IMPROVED CHARGE PLATE FABRICATION TECHNIQUE
88091	Eastman Kodak Company	US	7178897	10/942,446	9/15/2004	2/20/2007	METHOD FOR REMOVING LIQUID IN THE GAP OF A PRINTHEAD
88092	Eastman Kodak Company	US	6912179	10/942,440	9/15/2004	6/28/2005	CUE DELAY CIRCUIT
88092	Eastman Kodak Company	US	7428188	11/113,595	4/25/2005	9/23/2008	METHOD FOR GENERATING A CUE DELAY CIRCUIT
88093	Eastman Kodak Company	US	7207671	10/839,406	5/5/2004	4/24/2007	HEPA FILTER PRINTHEAD PROTECTION
88094	Eastman Kodak Company	US	7207638	10/948,071	9/23/2004	4/24/2007	VARYING CUE DELAY CIRCUIT
88095	Eastman Kodak Company	US	7207665	10/839,466	5/5/2004	4/24/2007	IMPROVED METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINTHEAD
88095	Eastman Kodak Company	US	7370951	11/673,695	2/12/2007	5/13/2008	METHOD FOR ESTABLISHING JETS FOR AN INK JET PRINTHEAD
88096	Eastman Kodak Company	US	7163283	10/970,105	10/21/2004	1/16/2007	REUSE OF SOLVENT STARTUP/SHUTDOWN FLUID FOR CONCENTRATION CONTROL
88097	Eastman Kodak Company	US		11/573,095	7/22/2005		INKJET RECORDING ELEMENT
88100	Eastman Kodak Company	US	7312252	10/850,489	5/20/2004	12/25/2007	NANOPARTICULATE ANIONIC CLAYS
88108	Eastman Kodak Company	DE	602005023052.1	05854949.4	12/20/2005	8/18/2010	SPOOL ADAPTER
88108	Eastman Kodak Company	US	7594771	11/020,404	12/22/2004	9/29/2009	SPOOL ADAPTER
88108	Eastman Kodak Company	US	7972071	12/354,840	1/16/2009	7/5/2011	SPOOL ADAPTER

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88110	Eastman Kodak Company	DE	602005027063.9	05746268.1	5/4/2005	3/23/2011	INKJET PRINTHEAD SHUT DOWN METHOD
88110	Eastman Kodak Company	FR	1744892	05746268.1	5/4/2005	3/23/2011	INKJET PRINTHEAD SHUT DOWN METHOD
88110	Eastman Kodak Company	GB	1744892	05746268.1	5/4/2005	3/23/2011	INKJET PRINTHEAD SHUT DOWN METHOD
88110	Eastman Kodak Company	US	7213902	10/839,467	5/5/2004	5/8/2007	METHOD OF SHUTTING DOWN A CONTINUOUS INK JET PRINTER FOR MAINTAINING POSITIVE PRESSURE AT THE PRINTHEAD
88111	Eastman Kodak Company	US	7329301	10/953,427	9/29/2004	2/12/2008	SILVER NANOPARTICLES MADE IN SOLVENT
88112	Eastman Kodak Company	DE	602005015344.6	05809986.2	9/29/2005	7/8/2009	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88112	Eastman Kodak Company	FR	1794763	05809986.2	9/29/2005	7/8/2009	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88112	Eastman Kodak Company	GB	1794763	05809986.2	9/29/2005	7/8/2009	SILVER MICRORIBBON COMPOSITION AND METHOD OF PRODUCTION
88131	Eastman Kodak Company	EP		05852015.6	11/17/2005		DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	JP	4801673	2007-543400	11/17/2005	8/12/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88131	Eastman Kodak Company	US	7175258	10/994,952	11/22/2004	2/13/2007	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
88133	Eastman Kodak Company	US	7407242	10/839,618	5/5/2004	8/5/2008	DERIVATION OF MULTICOLOR TEXT COLORANT LIMITS FROM SINGLE COLOR TEXT COLORANT LIMIT
88154	Eastman Kodak Company	US	7507046	11/091,155	3/28/2005	3/24/2009	BORDERLESS PLATEN DRIVE PRINTING
88155	Eastman Kodak Company	US	7324124	11/282,823	11/18/2005	1/29/2008	PRINTER AND METHOD FOR DETECTING DONOR MATERIAL

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88181	Eastman Kodak Company	DE	602005011438. 6	05762630.1	6/13/2005	12/3/2008	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	FR	1761394	05762630.1	6/13/2005	12/3/2008	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	GB	1761394	05762630.1	6/13/2005	12/3/2008	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	JP	4726897	2007-519249	6/13/2005	4/22/2011	FUSIBLE REACTIVE MEDIA
88181	Eastman Kodak Company	US	7655286	10/881,264	6/30/2004	2/2/2010	FUSIBLE REACTIVE MEDIA COMPRISING MORDANT
88212	Eastman Kodak Company	US	8063132	11/722,666	12/22/2005	11/22/2011	COATING COMPOSITION COMPRISING BOEHMITE PARTICLES AND ONE OR MORE DISPERSANTS AND A METHOD OF COATING A SUBSTRATE USING SAID COATING COMPOSITION
88221	Eastman Kodak Company	US	7435024	11/101,360	4/7/2005	10/14/2008	ONE TIME USE PAPER EDGE CLEANER
88223	Eastman Kodak Company	CN	ZL200580017075.X	200580017075.X	5/11/2005	11/17/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	DE	602005025623. 7	05747639.2	5/11/2005	12/29/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	FR	1749405	05747639.2	5/11/2005	12/29/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	GB	1749405	05747639.2	5/11/2005	12/29/2010	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88223	Eastman Kodak Company	US	7226167	10/854,116	5/25/2004	6/5/2007	AUTOSTEREOSCOPIC DISPLAY APPARATUS
88227	Eastman Kodak Company	US	7390617	10/882,028	6/30/2004	6/24/2008	SELECTIVE LIGHT ABSORPTION SHIFTING LAYER AND PROCESS
88233	Eastman Kodak Company	TW		096149551	12/21/2007		PRINTER WITH SHORT PRINT-TO- PRINT CYCLE TIMES
88233	Eastman Kodak Company	US	7675534	11/644,859	12/22/2006	3/9/2010	PRINTER WITH SHORT PRINT-TO- PRINT CYCLE TIMES
88237	Eastman Kodak Company	DE	602005007488. 0	05779986.8	5/20/2005	6/11/2008	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS
88237	Eastman Kodak Company	GB	1758612	05779986.8	5/20/2005	6/11/2008	COMPOSITION COMPRISING INTERCALATED FUNCTIONAL-ACTIVE ORGANIC COMPOUNDS

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88261	Eastman Kodak Company	US	7479976	11/342,788	1/30/2006	1/20/2009	REVERSED THERMAL HEAD PRINTING
88278	Eastman Kodak Company	US	7221383	10/872,614	6/21/2004	5/22/2007	PRINTER FOR RECORDING ON A MOVING MEDIUM
88282	Eastman Kodak Company	US	7195333	10/839,619	5/5/2004	3/27/2007	AN INK JET PRINT STATION WITH IMPROVED START UP AND A METHOD FOR STARTING UP INKJET PRINTERS
88286	Eastman Kodak Company	DE	602005005470.7	05076690.6	7/22/2005	3/19/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	FR	1745932	05076690.6	7/22/2005	3/19/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	GB	1745932	05076690.6	7/22/2005	3/19/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88286	Eastman Kodak Company	US	7401052	10/839,617	5/5/2004	7/15/2008	METHOD FOR VALIDATING WARRANTY COMPLIANCE AND INK COMPATIBILITY ASSURANCE
88298	Eastman Kodak Company	US	7439339	11/109,388	4/19/2005	10/21/2008	AZO COUPLING REACTIONS OF HYDROPHOBIC COMPOUNDS
88301	Eastman Kodak Company	TW		095101112	1/11/2006		FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTION
88301	Eastman Kodak Company	US	7362336	11/033,782	1/12/2005	4/22/2008	FOUR COLOR DIGITAL CINEMA SYSTEM WITH EXTENDED COLOR GAMUT AND COPY PROTECTON
88302	Eastman Kodak Company	US	8035671	12/276,693	11/24/2008	10/11/2011	DUAL-USE SENSOR ASSEMBLY FOR A THERMAL PRINTER
88307	Eastman Kodak Company	DE	60122623.2	01304115.7	5/8/2001	8/30/2006	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	FR	1162077	01304115.7	5/8/2001	8/30/2006	COATING MATERIAL FOR POROUS SUBSTRATES
88307	Eastman Kodak Company	GB	1162077	01304115.7	5/8/2001	8/30/2006	COATING MATERIAL FOR POROUS SUBSTRATES
88320	Eastman Kodak Company	US	7583834	11/072,077	3/4/2005	9/1/2009	LASER ETCHED FIDUCIALS IN ROLL- ROLL DISPLAY

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88328	Eastman Kodak Company	EP		05794305.2	9/1/2005		THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY METHOD AND SUPPORT
88328	Eastman Kodak Company	US	7251882	10/849,329	9/3/2004	8/7/2007	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY AND CONDUCTIVE SUPPORT
88336	Eastman Kodak Company	US	7046446	11/012,967	12/15/2004	5/16/2006	SPECKLE REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
88338	Eastman Kodak Company	EP		05825538.1	11/3/2005		OVERCOAT COMPOSITION FOR PRINTED IMAGES
88344	Eastman Kodak Company	US	7387352	10/967,990	10/19/2004	6/17/2008	PRINT OPTIMIZATION SYSTEM AND METHOD FOR DROP ON DEMAND INK JET PRINTERS
88345	Eastman Kodak Company	US	7375813	10/970,110	10/21/2004	5/20/2008	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88345	Eastman Kodak Company	US	7593107	11/395,785	3/31/2006	9/22/2009	METHOD AND SYSTEM FOR DIFFUSION ATTENUATED TOTAL REFLECTION BASED CONCENTRATION SENSING
88348	Eastman Kodak Company	US	7354522	10/911,183	8/4/2004	4/8/2008	SUBSTRATE ETCHING METHOD FOR FORMING CONNECTED FEATURES
88349	Eastman Kodak Company	US	7427441	10/944,570	9/17/2004	9/23/2008	TRANSPARENT POLYMERIC COATED CONDUCTOR
88365	Eastman Kodak Company	US	7273270	11/229,456	9/16/2005	9/25/2007	IMPROVED INK JET PRINTING DEVICE WITH IMPROVED DROP SELECTION CONTROL
88394	Eastman Kodak Company	US	7369273	10/899,755	7/27/2004	5/6/2008	GRAYSCALE MISTRACKING CORRECTION FOR COLOR-POSITIVE TRANSPARENCY FILM ELEMENTS
88396	Eastman Kodak Company	US	7648745	10/881,127	6/30/2004	1/19/2010	FUSIBLE REACTIVE MEDIA
88400	Eastman Kodak Company	DE	602005026315.2	05824864.2	11/3/2005	2/9/2011	INK JET INK COMPOSITION
88400	Eastman Kodak Company	FR	1819786	05824864.2	11/3/2005	2/9/2011	INK JET INK COMPOSITION
88400	Eastman Kodak Company	GB	1819786	05824864.2	11/3/2005	2/9/2011	INK JET INK COMPOSITION
88400	Eastman Kodak Company	JP	5161579	2007-540053	11/3/2005	12/21/2012	INK JET INK COMPOSITION

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88400	Eastman Kodak Company	US	7897655	10/984,092	11/9/2004	3/1/2011	INK JET INK COMPOSITION
88401	Eastman Kodak Company	DE	602005027386.7	05818538.0	11/4/2005	4/6/2011	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	FR	1819785	05818538.0	11/4/2005	4/6/2011	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	GB	1819785	05818538.0	11/4/2005	4/6/2011	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	JP	5161580	2007-540173	11/4/2005	12/21/2012	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88401	Eastman Kodak Company	US	7449501	10/984,302	11/9/2004	11/11/2008	INK JET COMPOSITION CONTAINING MICROGEL PARTICLES
88402	Eastman Kodak Company	US	7230198	10/986,973	11/12/2004	6/12/2007	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88445	Eastman Kodak Company	DE	602005021360.0	05756536.8	6/30/2005	5/19/2010	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	FR	1773598	05756536.8	6/30/2005	5/19/2010	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	GB	1773598	05756536.8	6/30/2005	5/19/2010	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	JP	4875617	2007-519868	6/30/2005	12/2/2011	INK-JET RECEIVER HAVING IMPROVED GLOSS
88445	Eastman Kodak Company	US	7910182	11/570,605	6/30/2005	3/22/2011	INK-JET RECEIVER HAVING IMPROVED GLOSS
88470	Eastman Kodak Company	US	7537650	11/094,150	3/30/2005	5/26/2009	CHARGE ADHESIVE PROTECTIVE INK JET INKS
88475	Eastman Kodak Company	CN	ZL200680036390.1	200680036390.1	9/15/2006	10/5/2011	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88475	Eastman Kodak Company	KR		2008-7007668	9/15/2006		LASER RESIST TRANSFER FOR MICROFABRICATION
88475	Eastman Kodak Company	US	7198879	11/240,964	9/30/2005	4/3/2007	LASER RESIST TRANSFER FOR MICROFABRICATION OF ELECTRONIC DEVICES
88498	Eastman Kodak Company	US	7221440	10/896,462	7/22/2004	5/22/2007	SYSTEM AND METHOD FOR CONTROLLING INK CONCENTRATION USING A REFRACTOMETER

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88508	Eastman Kodak Company	EP		05851786.3	11/17/2005		FUSER-OIL SORBENT ELECTROPHOTOGRAPHIC TONER RECEIVER LAYER
88508	Eastman Kodak Company	US	7687136	10/999,411	11/30/2004	3/30/2010	FUSER-OIL SORBENT ELECTROPHOTOGRAPHIC TONER RECEIVER LAYER
88509	Eastman Kodak Company	EP		05824978.0	11/16/2005		MARKING ENHANCEMENT LAYER FOR TONER RECEIVER ELEMENT
88509	Eastman Kodak Company	US	7754315	11/000,259	11/30/2004	7/13/2010	MARKING ENHANCEMENT LAYER FOR TONER RECEIVER ELEMENT
88511	Eastman Kodak Company	EP		05848178.9	11/16/2005		ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88511	Eastman Kodak Company	JP	5053858	2007-544370	11/16/2005	8/3/2012	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88511	Eastman Kodak Company	US	7147909	10/999,408	11/30/2004	12/12/2006	ELECTROPHOTOGRAPHIC MEDIA WITH CARBOXYLIC ACID POLYMER
88513	Eastman Kodak Company	US	7781047	10/969,889	10/21/2004	8/24/2010	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88513	Eastman Kodak Company	US	7850814	12/256,576	10/23/2008	12/14/2010	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
88554	Eastman Kodak Company	CN	200580041113.5	200580041113.5	11/16/2005	12/9/2009	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	EP		05848641.6	11/16/2005		ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	JP	5199672	2007-543192	11/16/2005	2/15/2013	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88554	Eastman Kodak Company	US	7211363	11/000,299	11/30/2004	5/1/2007	ELECTROPHOTOGRAPHIC PRINTS WITH GLOSSY AND WRITABLE SIDES
88578	Eastman Kodak Company	US	7211364	11/256,253	10/21/2005	5/1/2007	THERMALLY CONDUCTIVE MATERIAL AND USE IN HIGH-SPEED PRINTING
88590	Eastman Kodak Company	US	8104170	12/020,789	1/28/2008	1/13/2012	CHARGE PLATE FABRICATION TECHNIQUE

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88596	Eastman Kodak Company	JP	5086095	2007-544384	11/17/2005	9/14/2012	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7264867	10/999,254	11/30/2004	9/4/2007	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88596	Eastman Kodak Company	US	7678445	11/748,069	5/14/2007	3/16/2010	EXTRUDED TONER RECEIVER LAYER FOR ELECTROPHOTOGRAPHY
88601	Eastman Kodak Company	US	7666815	11/017,487	12/20/2004	2/23/2010	THERMAL DONOR FOR HIGH SPEED PRINTING
88613	Eastman Kodak Company	US	7867603	11/000,124	11/30/2004	1/11/2011	COEXTRUDED TONER RECEIVING LAYER FOR ELECTROPHOTOGRAPHY
88644	Eastman Kodak Company	US	7165842	10/939,661	9/13/2004	1/23/2007	AUTOSTEREOSCOPIC DISPLAY APPARATUS HAVING GLARE SUPPRESSION
88664	Eastman Kodak Company	US	7067756	10/988,343	11/12/2004	6/27/2006	FLEXIBLE SHEET FOR RESISTIVE TOUCH SCREEN
88684	Eastman Kodak Company	DE	602006027830.6	06813652.2	8/22/2006	2/22/2012	FLUID EJECTOR WITH ANISOTROPICALLY ETCHED FLUID CHAMBERS
88684	Eastman Kodak Company	US	7731341	11/220,514	9/7/2005	6/8/2010	CONTINUOUS FLUID JET EJECTOR WITH ANISOTROPICALLY ETCHED FLUID CHAMBERS
88689	Eastman Kodak Company	EP		05853297.9	12/6/2005		THERMAL PRINT ASSEMBLY
88689	Eastman Kodak Company	US	7244691	11/017,590	12/20/2004	7/17/2007	THERMAL PRINT ASSEMBLY
88696	Eastman Kodak Company	EP		07750516.2	2/13/2007		INKJET RECORDING ELEMENT
88696	Eastman Kodak Company	JP		2008-557274	2/13/2007		INKJET RECORDING ELEMENT
88696	Eastman Kodak Company	US	7718237	11/364,749	2/28/2006	5/18/2010	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER AND CAPABLE OF ABSORBING HIGH INK FLUX
88701	Eastman Kodak Company	US	6972139	11/017,377	12/20/2004	12/6/2005	THERMAL DONOR

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88705	Eastman Kodak Company	US	7326956	11/015,897	12/17/2004	2/5/2008	FLUORINE-CONTAINING N,N'-DIARYL PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
88708	Eastman Kodak Company	GB	2081771	07838318.9	9/17/2007	11/30/2011	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88708	Eastman Kodak Company	JP	5074504	2009-530364	9/17/2007	8/31/2012	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88708	Eastman Kodak Company	US	7448718	11/536,906	9/29/2006	11/11/2008	DETERMINING DEFECTIVE RESISITORS IN INKJET PRINTERS
88710	Eastman Kodak Company	EP		06786754.9	7/11/2006		ADAPTIVE PRINTING
88710	Eastman Kodak Company	JP	5053273	2008-522812	7/11/2006	8/3/2012	SYSTEM AND METHOD FOR PRINTING AN IMAGE ON A RECEIVER MEDIUM
88710	Eastman Kodak Company	US	7440123	11/185,392	7/20/2005	10/21/2008	ADAPTIVE PRINTING
88718	Eastman Kodak Company	US	7100510	11/054,680	2/9/2005	9/5/2006	METHOD FOR REGISTERING PATTERNS ON A WEB
88718	Eastman Kodak Company	US	7650839	11/500,209	8/7/2006	1/26/2010	METHOD FOR REGISTERING PATTERNS ON A WEB
88747	Eastman Kodak Company	DE	602006031754.9	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	EP	1931516	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	FR	1931516	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	GB	1931516	06790166.0	9/6/2006	8/29/2012	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88747	Eastman Kodak Company	US	7249830	11/229,467	9/16/2005	7/31/2007	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION

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88747	Eastman Kodak Company	US	7401906	11/758,786	6/6/2007	7/22/2008	INK JET BREAK-OFF LENGTH CONTROLLED DYNAMICALLY BY INDIVIDUAL JET STIMULATION
88750	Eastman Kodak Company	US	7249829	11/130,621	5/17/2005	7/31/2007	HIGH SPEED, HIGH QUALITY LIQUID PATTERN DEPOSITION APPARATUS
88769	Eastman Kodak Company	US	7141349	10/963,295	10/12/2004	11/28/2006	METAL OXIDE COATING
88774	Eastman Kodak Company	US	7196281	10/987,882	11/12/2004	3/27/2007	RESISTIVE TOUCH SCREEN HAVING CONDUCTIVE MESH
88778	Eastman Kodak Company	US	7223530	11/230,343	9/20/2005	5/29/2007	PHOTOGRAPHIC IMAGING ELEMENT WITH REDUCED FRINGING
88781	Eastman Kodak Company	CN	ZL200780046082.1	200780046082.1	12/4/2007	11/23/2011	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	EP		07862491.3	12/4/2007		LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	JP	5179510	2009-541308	12/4/2007	1/18/2013	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88781	Eastman Kodak Company	US	7699441	11/609,375	12/12/2006	4/20/2010	LIQUID DROP EJECTOR HAVING IMPROVED LIQUID CHAMBER
88827	Eastman Kodak Company	CN	ZL200780046064.3	200780046064.3	12/4/2007	8/10/2011	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	EP		07853231.4	12/4/2007		LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	JP	5139444	2009-541309	12/4/2007	11/22/2012	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88827	Eastman Kodak Company	US	7600856	11/609,365	12/12/2006	10/13/2009	LIQUID EJECTOR HAVING IMPROVED CHAMBER WALLS
88836	Eastman Kodak Company	US	7642039	11/365,049	3/1/2006	1/5/2010	A METHOD OF MAKING AN ADDRESS PLATE
88838	Eastman Kodak Company	DE	602006003764. 3	06773287.5	6/16/2006	11/19/2008	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	JP	4965566	2008-519350	6/16/2006	4/6/2012	INKJET PRINT AND METHOD OF PRINTING
88838	Eastman Kodak Company	US	7597439	11/173,706	7/1/2005	10/6/2009	INKJET PRINT AND METHOD OF PRINTING
88840	Eastman Kodak Company	US	7419565	11/048,400	2/1/2005	9/2/2008	METHOD FOR ENCAPSULATING
88841	Eastman Kodak Company	US	7352926	11/095,167	3/31/2005	4/1/2008	VISUAL DISPLAY WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE

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88846	Eastman Kodak Company	US	5738010	08/722,369	9/27/1996	4/14/1998	PRINTING PRESS AND METHOD OF CONVEYING SHEETS ALONG MULTIPLE FORM CYLINDERS
88847	Eastman Kodak Company	DE	19527266.8	19527266.8	7/26/1995	4/8/1999	SHEET FED PRINTING PRESS
88847	Eastman Kodak Company	US	5778783	09/686,817	7/26/1996	7/14/1998	SHEET FED PRINTING PRESS
88850	Eastman Kodak Company	DE	602006006842.5	06800934.9	8/8/2006	5/13/2009	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	FR	1917147	06800934.9	8/8/2006	5/13/2009	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	GB	1917147	06800934.9	8/8/2006	5/13/2009	INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	JP		2008-527953	8/8/2006		INK-RECEIVING LAYER FOR INKJET RECORDING
88850	Eastman Kodak Company	US	7824030	11/210,169	8/23/2005	11/2/2010	EXTRUDED OPEN-CELLED INK-RECEIVING LAYER COMPRISING HYDROPHILIC POLYMER FOR USE IN INKJET RECORDING
88857	Eastman Kodak Company	US	5602632	09/560,772	11/21/1995	2/11/1997	BELT APPLICATOR FOR DEVELOPING INK OR TONER ON A PRINT MEMBER
88858	Eastman Kodak Company	US	5915300	08/874,258	6/13/1997	6/29/1999	PRINTING MACHINE WITH A SHEET-TRANSPORT BELT
88861	Eastman Kodak Company	US	6078769	09/136,106	8/18/1998	6/20/2000	CYLINDER FOR A PRINTING MACHINE
88869	Eastman Kodak Company	EP		06707110.0	2/21/2006		METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK
88869	Eastman Kodak Company	FR	0502567	0502567	3/16/2005	5/25/2007	METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK PROCEDE ET EQUIPEMENT POUR LA TRANSMISSION DE DONNEES PAR RESEAU AD HOC
88869	Eastman Kodak Company	JP	4934663	2008-501177	2/21/2006	2/24/2012	METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK

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88869	Eastman Kodak Company	US	8014350	11/816,415	2/21/2006	9/6/2011	METHOD AND EQUIPMENT FOR DATA TRANSMISSION BY AD-HOC NETWORK
88886	Eastman Kodak Company	US	7325691	10/957,769	10/4/2004	2/5/2008	PACKAGING APPARATUS
88915	Eastman Kodak Company	US	7514028	11/035,329	1/13/2005	4/7/2009	THERMAL RECEIVER
88925	Eastman Kodak Company	US	7271935	11/352,056	2/10/2006	9/18/2007	SELF-CALIBRATING PRINTER AND PRINTER CALIBRATION METHOD
88949	Eastman Kodak Company	US	7501228	11/076,593	3/10/2005	3/10/2009	ANNULAR NOZZLE STRUCTURE FOR HIGH DENSITY INKJET PRINTHEADS
88969	Eastman Kodak Company	US	7350900	11/079,656	3/14/2005	4/1/2008	TOP FEED DROPLET GENERATOR
88983	Eastman Kodak Company	DE	602005015487.6	05851591.7	11/15/2005	7/15/2009	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	FR	1833930	05851591.7	11/15/2005	7/15/2009	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	GB	1833930	05851591.7	11/15/2005	7/15/2009	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	JP	4991557	2007-543152	11/15/2005	5/11/2012	YELLOW DYES FOR INK JET INKS
88983	Eastman Kodak Company	US	7125446	10/994,593	11/19/2004	10/24/2006	YELLOW DYES FOR INK JET INKS
89012	Eastman Kodak Company	US	6968093	09/957,946	9/20/2001	11/22/2005	PIXEL PROCESSING SYSTEM FOR IMAGE SCANNING APPLICATIONS
89065	Eastman Kodak Company	DE	602005031824.0	05851818.4	11/18/2005	12/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	FR	1814741	05851818.4	11/18/2005	12/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	GB	1814741	05851818.4	11/18/2005	12/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89065	Eastman Kodak Company	US	7188931	10/994,686	11/22/2004	3/13/2007	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89068	Eastman Kodak Company	US	7235513	11/159,892	6/23/2005	6/26/2007	THERMAL DONOR
89069	Eastman Kodak Company	JP	4846728	2007-543284	11/18/2005	10/21/2011	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89069	Eastman Kodak Company	US	7283030	10/999,645	11/22/2004	10/16/2007	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY

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89069	Eastman Kodak Company	US	7508294	11/849,378	9/4/2007	3/24/2009	DOUBLY-ANCHORED THERMAL ACTUATOR HAVING VARYING FLEXURAL RIGIDITY
89093	Eastman Kodak Company	US	7100508	11/066,574	2/25/2005	9/5/2006	COLOR REGISTRATION TEST PATTERN
89099	Eastman Kodak Company	US	8128196	12/333,338	12/12/2008	3/6/2012	THERMAL CLEANING OF INDIVIDUAL JETTING MODULE NOZZLES
89101	Eastman Kodak Company	US	7414313	11/022,155	12/22/2004	8/19/2008	POLYMERIC CONDUCTOR DONOR AND TRANSFER METHOD
89107	Eastman Kodak Company	CN	ZL200580044132.3	200580044132.3	12/6/2005	5/30/2012	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	EP		05853225.0	12/6/2005		N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89107	Eastman Kodak Company	TW		094145190	12/20/2005		N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS, PROCESS FOR FABRICATING THIN FILM SEMICONDUCTOR DEVICE AND ELECTRONIC DEVICES
89107	Eastman Kodak Company	US	7198977	11/021,739	12/21/2004	4/3/2007	N,N'-DI(PHENYLALKYL)-SUBSTITUTED PERYLENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89136	Eastman Kodak Company	US	7322542	11/130,441	5/13/2005	1/29/2008	AUTOMATIC WINDING SYSTEM CONCEPT
89151	Eastman Kodak Company	DE	602005007633.6	05854952.8	12/20/2005	6/18/2008	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	JP	4990794	2007-548426	12/20/2005	5/11/2012	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89151	Eastman Kodak Company	US	7687277	11/021,120	12/22/2004	3/30/2010	THERMALLY CONTROLLED FLUIDIC SELF-ASSEMBLY
89152	Eastman Kodak Company	DE	602005027387.5	05843336.8	12/22/2005	4/6/2011	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS

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89152	Eastman Kodak Company	FR	1824589	05843336.8	12/22/2005	4/6/2011	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89152	Eastman Kodak Company	GB	1824589	05843336.8	12/22/2005	4/6/2011	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89152	Eastman Kodak Company	US	8153716	11/722,674	12/22/2005	4/10/2012	DISPERSANT FOR REDUCING VISCOSITY OF PARTICULATE SOLIDS
89163	Eastman Kodak Company	US	7648821	11/911,825	3/24/2006	1/19/2010	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89165	Eastman Kodak Company	US	7501071	11/365,050	3/1/2006	3/10/2009	A METHOD OF FORMING A PATTERNED CONDUCTIVE STRUCTURE
89166	Eastman Kodak Company	US	7361379	11/365,251	3/1/2006	4/22/2008	A METHOD OF REGISTERING A SPACER WITH A CONDUCTING TRACK
89170	Eastman Kodak Company	US	7273830	11/017,070	12/20/2004	9/25/2007	THERMAL DONOR FOR HIGH SPEED PRINTING
89182	Eastman Kodak Company	US	7553096	11/519,418	9/12/2006	6/30/2009	DETECTION OF DONOR MATERIAL USE
89185	Eastman Kodak Company	EP		12176885.7	7/18/2012		A METHOD FOR OPERATING A CONTINUOUS INKJET APPARATUS
89185	Eastman Kodak Company	US	7673976	11/229,261	9/16/2005	3/9/2010	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89185	Eastman Kodak Company	US	8087740	12/690,954	1/21/2010	1/3/2012	CONTINUOUS INK JET APPARATUS AND METHOD USING A PLURALITY OF BREAK-OFF TIMES
89196	Eastman Kodak Company	US	7300136	11/029,080	1/4/2005	11/27/2007	INK TUBING CHAIN SLIDER FOR WIDE FORMAT PRINTER
89198	Eastman Kodak Company	US	7472983	11/029,071	1/4/2005	1/6/2009	INTELLIGENT PRINT MASK
89199	Eastman Kodak Company	US	7210758	11/029,086	1/4/2005	5/1/2007	MEDIA FEED CALIBRATION
89206	Eastman Kodak Company	US	7288469	11/003,822	12/3/2004	10/30/2007	METHODS AND APPARATUSES FOR FORMING AN ARTICLE
89206	Eastman Kodak Company	US	7669988	11/851,436	9/7/2007	3/2/2010	METHODS AND APPARATUSES FOR FORMING AN ARTICLE

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89221	Eastman Kodak Company	CN		201080035307.5	8/2/2010		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	EP		10742664.5	8/2/2010		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	JP		2012-524736	8/2/2010		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89221	Eastman Kodak Company	US		12/538,921	8/11/2009		METALIZED PRINthead SUBSTRATE OVERMOLDED WITH PLASTIC
89223	Eastman Kodak Company	US	7455886	11/208,661	8/22/2005	11/25/2008	NANOCOMPOSITE MATERIALS AND AN IN- SITU METHOD OF MAKING SUCH MATERIALS
89233	Eastman Kodak Company	US	7515149	11/015,904	12/17/2004	4/7/2009	DISPLAY
89234	Eastman Kodak Company	US	7538756	11/016,459	12/17/2004	5/26/2009	METHODS FOR MAKING DISPLAY
89252	Eastman Kodak Company	DE	602006003750.3	06736150.1	2/24/2006	11/19/2008	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	FR	1883542	06736150.1	2/24/2006	11/19/2008	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	GB	1883542	06736150.1	2/24/2006	11/19/2008	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	JP	4733174	2008-500741	2/24/2006	4/28/2011	FUSIBLE REACTIVE MEDIA
89252	Eastman Kodak Company	US	7507451	11/077,614	3/11/2005	3/24/2009	FUSIBLE REACTIVE MEDIA
89255	Eastman Kodak Company	DE	602006001643.3	06736064.4	2/24/2006	7/2/2008	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER- CONTAINING LAYER
89255	Eastman Kodak Company	JP	4733173	2008-500739	2/24/2006	4/28/2011	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER- CONTAINING LAYER
89255	Eastman Kodak Company	US	7661806	11/078,275	3/11/2005	2/16/2010	FUSIBLE REACTIVE MEDIA COMPRISING CROSSLINKER- CONTAINING LAYER
89256	Eastman Kodak Company	US	7119936	11/012,739	12/15/2004	10/10/2006	SPECKLE-REDUCTION FOR DISPLAY SYSTEM WITH ELECTROMECHANICAL GRATING
89258	Eastman Kodak Company	US	7553526	11/302,875	12/14/2005	6/30/2009	INKJET RECORDING MEDIA COMPRISING PRECIPITATED CALCIUM CARBONATE
89259	Eastman Kodak Company	US	7656567	11/035,306	1/13/2005	2/2/2010	SELECTING A BEST THREE COLOR SOLUTION TO A CIE L*A*B INPUT USING LINEAR INTERPOATION

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89266	Eastman Kodak Company	EP		06836979.2	11/7/2006		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	JP		2008-542331	11/7/2006		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	KR		2008-7012156	11/7/2006		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	TW		095142933	11/21/2006		N,N'-DICYCLOALKYL- SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDES AS N-TYPE SEMICONDUCTOR MATERIALS
89266	Eastman Kodak Company	US	7422777	11/285,238	11/22/2005	9/9/2008	N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	EP		06817131.3	10/16/2006		N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7629605	11/263,111	10/31/2005	12/8/2009	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89267	Eastman Kodak Company	US	7807994	12/545,337	8/21/2009	10/5/2010	N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89276	Eastman Kodak Company	US	7178756	11/084,570	3/18/2005	2/20/2007	WEB AUTO-SPLICING SYSTEM CONCEPT
89308	Eastman Kodak Company	US	7638780	11/169,368	6/28/2005	12/29/2009	UV CURE EQUIPMENT WITH COMBINED LIGHT PATH
89310	Eastman Kodak Company	US	7268363	11/058,014	2/15/2005	9/11/2007	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS
89310	Eastman Kodak Company	US	7893428	11/838,448	8/14/2007	2/22/2011	PHOTOSENSITIVE ORGANIC SEMICONDUCTOR COMPOSITIONS

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89318	Eastman Kodak Company	US	7745821	11/748,622	5/15/2007	6/29/2010	ARYL DICARBOXYLIC ACID DIIMIDAZOLE-BASED COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89318	Eastman Kodak Company	US	8187915	12/731,191	3/25/2010	5/29/2012	ARYL DICARBOXYLIC ACID DIIMIDAZOLE-BASED COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89322	Eastman Kodak Company	DE	602006027822.5	06803195.4	9/8/2006	2/22/2012	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	FR	1934049	06803195.4	9/8/2006	2/22/2012	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	GB	1934049	06803195.4	9/8/2006	2/22/2012	METHOD FOR DROP BREAKOFF LENGTH CONTROL
89322	Eastman Kodak Company	US	7404626	11/229,459	9/16/2005	7/29/2008	METHOD FOR DROP BREAKOFF LENGTH CONTROL IN A HIGH RESOLUTION INK JET PRINTER
89334	Eastman Kodak Company	DE	602006002981.0	06752430.6	5/9/2006	10/1/2008	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	GB	1883540	06752430.6	5/9/2006	10/1/2008	METHOD OF FORMING DYE DONOR ELEMENT
89334	Eastman Kodak Company	US	7153626	11/135,263	5/23/2005	12/26/2006	METHOD OF FORMING DYE DONOR ELEMENT
89335	Eastman Kodak Company	DE	602006019288.6	06790197.5	9/8/2006	12/29/2010	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	FR	1931517	06790197.5	9/8/2006	12/29/2010	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	GB	1931517	06790197.5	9/8/2006	12/29/2010	INK JET BREAK-OFF LENGTH MEASUREMENT
89335	Eastman Kodak Company	US	7434919	11/229,454	9/16/2005	10/14/2008	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD
89335	Eastman Kodak Company	US	8226199	12/243,325	10/1/2008	7/24/2012	INK JET BREAK-OFF LENGTH MEASUREMENT APPARATUS AND METHOD

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89343	Eastman Kodak Company	US	7660013	11/035,304	1/13/2005	2/9/2010	METHOD OF CONVERTING A COLOR RECIPE
89345	Eastman Kodak Company	US	7635173	11/263,143	10/31/2005	12/22/2009	INKJET PRINTER WITH SPILL DETECTION
89355	Eastman Kodak Company	US	7541130	11/264,735	11/1/2005	6/2/2009	SULFONE CHARGE CONTROL AGENTS FOR ELECTROSTATOGRAPHIC TONERS
89361	Eastman Kodak Company	DE	602007010824.1	07848617.2	12/19/2007	11/24/2010	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	FR	2094500	07848617.2	12/19/2007	11/24/2010	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	GB	2094500	07848617.2	12/19/2007	11/24/2010	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	JP	5161890	2009-542212	12/19/2007	12/21/2012	INKJET RECORDING ELEMENT COMPRISING COMPOSITE PARTICLES
89361	Eastman Kodak Company	US	8313808	12/517,288	12/19/2007	11/20/2012	COMPOSITE MATERIALS FROM CHARGED OR FUNCTIONALIZED LATEXES FOR INKJET APPLICATIONS
89392	Eastman Kodak Company	US	7449286	11/518,643	9/11/2006	11/11/2008	A METHOD OF FORMING CONDUCTIVE TRACKS
89393	Eastman Kodak Company	US	7563564	11/911,234	3/24/2006	7/21/2009	METHOD OF FORMING FLEXIBLE ELECTRONIC CIRCUITS
89401	Eastman Kodak Company	US	7402506	11/156,143	6/16/2005	7/22/2008	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY
89402	Eastman Kodak Company	JP	4625094	2007-556268	2/16/2006	11/12/2010	SYSTEM AND METHOD FOR DONOR MATERIAL USE
89402	Eastman Kodak Company	US	7286152	11/060,177	2/17/2005	10/23/2007	SYSTEM AND METHOD FOR EFFICIENT DONOR MATERIAL USE
89403	Eastman Kodak Company	US	7310107	11/086,879	3/22/2005	12/18/2007	METHOD FOR MONITORING IMAGE CALIBRATION

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89404	Eastman Kodak Company	US	7570393	11/087,036	3/22/2005	8/4/2009	METHOD FOR CALIBRATION OF A PRINTER
89408	Eastman Kodak Company	EP		06851394.4	5/23/2006		TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	JP	4965571	2008-526927	5/23/2006	4/6/2012	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89408	Eastman Kodak Company	US	7593004	11/143,540	6/2/2005	9/22/2009	TOUCHSCREEN WITH CONDUCTIVE LAYER COMPRISING CARBON NANOTUBES
89409	Eastman Kodak Company	EP		06851395.1	5/23/2006		MULTILAYER CONDUCTOR WITH CARBON NANOTUBES
89409	Eastman Kodak Company	US	7645497	11/143,562	6/2/2005	1/12/2010	MULTILAYER CONDUCTOR WITH CARBON NANOTUBES
89434	Eastman Kodak Company	US	7452594	11/281,856	11/17/2005	11/18/2008	FUSER MEMBER SYSTEM AND PROCESS
89451	Eastman Kodak Company	US	7101659	11/174,306	7/1/2005	9/5/2006	COLOR PHOTOGRAPHIC ELEMENT WITH UV ABSORBER
89452	Eastman Kodak Company	US	7153640	11/261,047	10/28/2005	12/26/2006	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
89455	Eastman Kodak Company	CN	ZL200780009882.6	200780009882.6	3/12/2007	11/14/2012	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	EP		07752897.4	3/12/2007		DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	JP	4948593	2009-501451	3/12/2007	3/16/2012	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89455	Eastman Kodak Company	US	7720288	11/385,071	3/21/2006	5/18/2010	DETECTING COMPOSITING IN A PREVIOUSLY COMPRESSED IMAGE
89512	Eastman Kodak Company	DE	602006011722.1	06738540.1	3/16/2006	1/13/2010	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	GB	1864301	06738540.1	3/16/2006	1/13/2010	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89512	Eastman Kodak Company	JP		2008-504111	3/16/2006		IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES

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89512	Eastman Kodak Company	US	7438832	11/092,301	3/29/2005	10/21/2008	IONIC LIQUID AND ELECTRONICALLY CONDUCTIVE POLYMER MIXTURES
89532	Eastman Kodak Company	EP		06825677.5	10/10/2006		ELECTROSTATOGRAPHIC METHOD
89532	Eastman Kodak Company	US	7488563	11/250,224	10/14/2005	2/10/2009	ELECTROSTATOGRAPHIC METHOD
89548	Eastman Kodak Company	US	7400337	11/060,178	2/17/2005	7/15/2008	SYSTEM AND METHOD FOR EFFICIENT DONOR MATERIAL USE
89548	Eastman Kodak Company	US	7397489	11/238,386	9/29/2005	7/8/2008	SYSTEM AND METHOD FOR EFFICIENT DONOR MATERIAL USE
89564	Eastman Kodak Company	EP		06789113.5	7/31/2006		PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89564	Eastman Kodak Company	JP		2008-525121	7/31/2006		PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89564	Eastman Kodak Company	US	7479179	11/198,764	8/5/2005	1/20/2009	PIGMENT INKS HAVING EXCELLENT IMAGE AND STORAGE PROPERTIES
89582	Eastman Kodak Company	CN	200680010321.3	200680010321.3	3/20/2006	8/19/2009	LIGHT EMITTING SOURCE WITH ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89582	Eastman Kodak Company	US	7272275	11/096,031	3/31/2005	9/18/2007	POLARIZED LIGHT EMITTING SOURCE WITH AN ELECTRO-OPTICAL ADDRESSING ARCHITECTURE
89584	Eastman Kodak Company	US	7552534	11/382,726	5/11/2006	6/30/2009	ELECTROFORMED INTEGRAL CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS
89589	Eastman Kodak Company	US	7868932	11/217,859	9/1/2005	1/11/2011	SYSTEM AND METHOD FOR FORMING A BORDER PRINT
89604	Eastman Kodak Company	DE	602007020892.0	07811302.4	8/13/2007	2/22/2012	CUSTOM COLOR TONER
89604	Eastman Kodak Company	FR	2057510	07811302.4	8/13/2007	2/22/2012	CUSTOM COLOR TONER
89604	Eastman Kodak Company	GB	2057510	07811302.4	8/13/2007	2/22/2012	CUSTOM COLOR TONER
89604	Eastman Kodak Company	US	7687213	11/511,045	8/28/2006	3/30/2010	CUSTOM COLOR TONER
89606	Eastman Kodak Company	US	7371492	11/192,347	7/28/2005	5/13/2008	VINYL POLYMER PHOTOCONDUCTIVE ELEMENTS
89613	Eastman Kodak Company	CN	200680016938.6	200680016938.6	5/2/2006	12/30/2009	A PATTERNED METAL LAYER USING LASER THERMAL TRANSFER

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89613	Eastman Kodak Company	US	7648741	11/130,772	5/17/2005	1/19/2010	FORMING A PATTERNED METAL LAYER USING LASER INDUCED THERMAL TRANSFER METHOD
89619	Eastman Kodak Company	US	7540589	11/382,759	5/11/2006	6/2/2009	INTEGRATED CHARGE AND ORIFICE PLATES FOR CONTINUOUS INK JET PRINTERS
89631	Eastman Kodak Company	US	7410825	11/227,591	9/15/2005	8/12/2008	METAL AND ELECTRONICALLY CONDUCTIVE POLYMER TRANSFER
89636	Eastman Kodak Company	US	8361689	11/934,911	11/5/2007	1/29/2013	NEGATIVE CHARGE CONTROL AGENTS AND THEIR PREPARATION
89639	Eastman Kodak Company	US	7601473	11/474,018	6/23/2006	10/13/2009	IMPROVED TONER
89640	Eastman Kodak Company	DE	602007003192.3	602007003192.3-08	2/15/2007	11/11/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	FR	1984790	07750776.2	2/15/2007	11/11/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	GB	1984790	07750776.2	2/15/2007	11/11/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89640	Eastman Kodak Company	US	7501218	11/357,233	2/17/2006	3/10/2009	ORGANOMETALLIC COMPLEX CHARGE CONTROL AGENTS
89646	Eastman Kodak Company	CN	200680015120.2	200680015120.2	4/26/2006	4/27/2010	DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	IN		7252/DELNP/2007	4/26/2006		DISPLAY APPARATUS USING LCD PANEL
89646	Eastman Kodak Company	US	7198373	11/120,331	5/3/2005	4/3/2007	DISPLAY APPARATUS USING LCD PANEL
89651	Eastman Kodak Company	EP		05006182.9	3/22/2005		METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLASS AND PRINT ITEM PRODUCED THEREBY
89651	Eastman Kodak Company	US		11/909,359	12/21/2005		METHOD AND DEVICE FOR CONTROLLING DIFFERENTIAL GLOSS AND PRINT ITEM PRODUCED THEREBY
89653	Eastman Kodak Company	US	7301497	11/099,348	4/5/2005	11/27/2007	STEREO DISPLAY FOR POSITION SENSING SYSTEMS
89661	Eastman Kodak Company	US	7437820	11/382,773	5/11/2006	10/21/2008	CHARGE PLATE AND ORIFICE PLATE FOR CONTINUOUS INK JET PRINTERS

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89670	Eastman Kodak Company	US	7568285	11/382,787	5/11/2006	8/4/2009	SELF-ALIGNED PRINT HEAD AND ITS FABRICATION
89685	Eastman Kodak Company	EP		06801507.2	8/16/2006		POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89685	Eastman Kodak Company	JP		2008-527052	8/16/2006		POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89685	Eastman Kodak Company	US	7655708	11/387,037	3/22/2006	2/2/2010	POLYMERIC BLACK PIGMENT DISPERSIONS AND INK JET INK COMPOSITIONS
89692	Eastman Kodak Company	US	6593055	09/946,720	9/5/2001	7/15/2003	A MULTI-LAYER THERMALLY IMAGEABLE ELEMENT
89693	Eastman Kodak Company	DE	69306836.1	93400753.5	3/23/1993	12/27/1996	ABLATIVE IMAGEABLE ELEMENT
89693	Eastman Kodak Company	US	6027849	07/855,799	3/23/1992	2/22/2000	ABLATIVE IMAGEABLE ELEMENT
89699	Eastman Kodak Company	US	5534381	08/498,881	7/6/1995	7/9/1996	ACETAL POLYMERS USEFUL IN PHOTSENSITIVE COMPOSITIONS
89700	Eastman Kodak Company	US	6660454	10/272,762	10/17/2002	12/9/2003	ADDITIVE COMPOSITION FOR BOTH RINSE WATER RECYCLING I WATER RECYCLING SYSTEMS AND SIMULTANEOUS SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATES
89702	Eastman Kodak Company	US	7083895	10/931,328	9/1/2004	8/1/2006	ADHESION PROMOTING INGREDIENTS FOR ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
89712	Eastman Kodak Company	US	6572715	09/778,501	2/7/2001	6/3/2003	ALUMINUM ALLOY SUPPORT BODY FOR A PRESENSITIZED PLATE AND METHOD OF PRODUCING THE SAME
89717	Eastman Kodak Company	US	6539865	09/791,240	2/21/2001	4/1/2003	METHOD OF PREPARING A LITHOGRAPHIC PRINTING PLATE FOR IMAGING IN A PRINTER ENGINE
89718	Eastman Kodak Company	US	7153045	11/031,743	1/7/2005	12/26/2006	AN ELECTRO-MECHANICAL SYSTEM AND METHOD FOR MIXING REPLENISHMENT FOR PLATE PRECURSOR DEVELOPERS

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89719	Eastman Kodak Company	US	5843617	08/841,420	4/22/1997	12/1/1998	THERMAL BLEACHING OF INFRARED DYES
89722	Eastman Kodak Company	US	5764268	08/504,331	7/19/1995	6/9/1998	APPARATUS AND METHOD FOR PROVIDING DONOR-RECEPTOR CONTACT IN A LASER-INDUCED THERMAL TRANSFER PRINTER
89723	Eastman Kodak Company	DE	69615740.3	96106823.6	4/30/1996	10/10/2001	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	FR	0741491	96106823.6	4/30/1996	10/10/2001	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	GB	0741491	96106823.6	4/30/1996	10/10/2001	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5781206	08/431,614	5/1/1995	7/14/1998	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	5877787	08/987,878	12/8/1997	3/2/1999	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89723	Eastman Kodak Company	US	RE38180	09/687,079	10/16/2000	7/15/2003	APPARATUS AND METHOD FOR RECALIBRATING A MULTI-COLOR IMAGING SYSTEM
89725	Eastman Kodak Company	DE	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	EP	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	FR	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89725	Eastman Kodak Company	GB	1931518	06803194.7	9/8/2006	3/27/2013	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY

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89725	Eastman Kodak Company	US	7364276	11/229,263	9/16/2005	4/29/2008	CONTINUOUS INK JET APPARATUS WITH INTEGRATED DROP ACTION DEVICES AND CONTROL CIRCUITRY
89732	Eastman Kodak Company	US	7667391	11/499,474	8/4/2006	2/23/2010	ELECTRICALLY EXCITED ORGANIC LIGHT-EMITTING DIODES WITH SPATIAL AND SPECTRAL COHERENCE
89751	Eastman Kodak Company	DE	1872416	602006014128.9	4/5/2006	5/5/2010	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	FR	1872416	06740494.7	4/5/2006	5/5/2010	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	GB	1872416	06740494.7	4/5/2006	5/5/2010	SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	TW		095113884	4/19/2006		SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7579619	11/110,076	4/20/2005	8/25/2009	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89751	Eastman Kodak Company	US	7981719	12/474,533	5/29/2009	7/19/2011	N,N'-DI(ARYLALKYL)-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
89761	Eastman Kodak Company	US	6461794	09/371,977	8/11/1999	10/8/2002	ELIMINATION OF POST ANODIC TREATMENT REQUIREMENT FOR LITHOGRAPHIC SUPPORT
89766	Eastman Kodak Company	US	7365104	11/096,093	3/31/2005	4/29/2008	LIGHT CURABLE ARTICLES CONTAINING AZINIUM SALTS
89770	Eastman Kodak Company	US	6418850	09/902,917	7/11/2001	7/16/2002	HYDROPHILIZED SUBSTRATE FOR PLANOGRAPHIC PRINTING
89778	Eastman Kodak Company	US	6472054	09/494,224	1/27/2000	10/29/2002	METHOD OF PREPARING A PRINTING PLATE AND PRINTING PLATE

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89780	Eastman Kodak Company	US	6458511	09/589,335	6/7/2000	10/1/2002	THERMALLY IMAGEABLE POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR IMAGING
89785	Eastman Kodak Company	US	6300038	09/444,125	11/19/1999	10/9/2001	ARTICLES HAVING IMAGABLE COATINGS
89786	Eastman Kodak Company	US	6706466	09/587,813	6/6/2000	3/16/2004	ARTICLE HAVING IMAGABLE COATINGS
89787	Eastman Kodak Company	US	6143479	09/449,072	11/24/1999	11/7/2000	DEVELOPING SYSTEM FOR ALKALINE DEVELOPABLE LITHOGRAPHIC PRINTING PLATES
89790	Eastman Kodak Company	US	6427597	09/492,643	1/27/2000	8/6/2002	METHOD OF CONTROLLING IMAGE RESOLUTION ON A SUBSTRATE
89792	Eastman Kodak Company	US	6558787	09/472,470	12/27/1999	5/6/2003	RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89792	Eastman Kodak Company	US	7026254	10/405,403	4/2/2003	4/11/2006	IMPROVEMENTS IN RELATION TO MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89795	Eastman Kodak Company	US	6358669	09/469,489	12/22/1999	3/19/2002	THERMAL LITHOGRAPHIC PRINTING PLATE
89795	Eastman Kodak Company	US	6534238	09/592,895	6/13/2000	3/18/2003	THERMAL LITHOGRAPHIC PRINTING PLATE
89796	Eastman Kodak Company	US	6528228	09/729,765	12/5/2000	3/4/2003	CHEMICAL RESISTANT UNDERLAYER FOR POSITIVE-WORKING PRINTING PLATES
89800	Eastman Kodak Company	US	6146812	09/399,191	9/17/1999	11/14/2000	IMAGING MEMBER CONTAINING SWITCHABLE POLYMERS AND METHOD FOR USE
89802	Eastman Kodak Company	US	6352811	09/469,490	12/22/1999	3/5/2002	THERMAL LITHOGRAPHIC PRINTING PLATE
89804	Eastman Kodak Company	US	6555283	09/589,334	6/7/2000	4/29/2003	IMAGEABLE ELEMENT AND WATERLESS PRINTING PLATE
89808	Eastman Kodak Company	US	6413694	09/431,706	11/1/1999	7/2/2002	PROCESSLESS IMAGING MEMBER CONTAINING HEAT SENSITIVE SULFONATE POLYMER AND METHODS OF USE

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89809	Eastman Kodak Company	US	6506533	09/589,333	6/7/2000	1/14/2003	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89809	Eastman Kodak Company	US	6667137	10/331,415	12/30/2002	12/23/2003	POLYMERS AND THEIR USE IN IMAGABLE PRODUCTS AND IMAGE-FORMING METHODS
89810	Eastman Kodak Company	US	6524767	09/696,870	10/26/2000	2/25/2003	USE OF METAL COMPOUNDS IN IMAGEABLE ARTICLES
89811	Eastman Kodak Company	US	6294311	09/469,493	12/22/1999	9/25/2001	LITHOGRAPHIC PRINTING PLATE HAVING HIGH CHEMICAL RESISTANCE
89812	Eastman Kodak Company	US	6558872	09/658,548	9/9/2000	5/6/2003	RELATION TO THE MANUFACTURE OF MASKS AND ELECTRONIC PARTS
89813	Eastman Kodak Company	CN	200380102351.3	200380102351.3	10/23/2003	8/29/2007	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS.
89813	Eastman Kodak Company	CN	ZL200710141068.1	200710141068.1	8/16/2007	4/20/2011	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	DE	60304889.7	03779238.9	10/23/2003	4/26/2006	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	FR	1556227	03779238.9	10/23/2003	4/26/2006	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	GB	1556227	03779238.9	10/23/2003	4/26/2006	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89813	Eastman Kodak Company	JP	4253694	2004-550104	10/23/2003	2/6/2009	HETERO-SUBSTITUTED ARYL ACETIC ACID CO-INITIATORS FOR IR-SENSITIVE COMPOSITIONS
89814	Eastman Kodak Company	US	6777164	09/828,075	4/6/2001	8/17/2004	LITHOGRAPHIC PRINTING FORMS
89815	Eastman Kodak Company	JP	4458389	2000-132808	5/1/2000	2/19/2010	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE

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89815	Eastman Kodak Company	US	6689539	09/839,906	4/20/2001	2/10/2004	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89816	Eastman Kodak Company	US	6894000	10/134,168	4/26/2002	5/17/2005	METHOD FOR PREPARING IMAGED MEMBERS AND IMAGED MEMBERS PREPARED THEREBY
89819	Eastman Kodak Company	US	6905812	10/290,378	11/7/2002	6/14/2005	LITHOGRAPHIC PRINTING FORM AND METHOD OF PREPARATION AND USE THEREOF
89820	Eastman Kodak Company	US	6555291	09/638,556	8/14/2000	4/29/2003	THERMAL DIGITAL LITHOGRAPHIC PRINTING PLATE
89824	Eastman Kodak Company	US	6458503	09/801,538	3/8/2001	10/1/2002	FLUORINATED AROMATIC ACETAL POLYMERS AND PHOTOSENSITIVE COMPOSITIONS CONTAINING SUCH POLYMERS
89827	Eastman Kodak Company	US	6465152	09/603,013	6/26/2000	10/15/2002	IMAGING MEMBER CONTAINING HEAT SENSITIVE THIOSULFATE POLYMER ON IMPROVED SUBSTRATE AND METHODS OF USE
89828	Eastman Kodak Company	US	6383717	09/686,458	10/11/2000	5/7/2002	AQUEOUS DEVELOPER FOR NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
89828	Eastman Kodak Company	US	6482578	10/085,823	2/27/2002	11/19/2002	AQUEOUS DEVELOPER FOR NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
89837	Eastman Kodak Company	US	6548215	09/779,811	2/9/2001	4/15/2003	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING THE DUAL-FEED TECHNOLOGY
89838	Eastman Kodak Company	DE	60134343.3	01979815.6	10/15/2001	6/4/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	DE	60135028.6	01992213.7	12/28/2001	7/23/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	GB	1368412	01979815.6	10/15/2001	6/4/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS

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89838	Eastman Kodak Company	GB	1368413	01992213.7	12/28/2001	7/23/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	JP	4065404	2002-555144	10/15/2001	1/11/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	JP	4177106	2002-555145	12/28/2001	8/29/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	NL	1368412	01979815.6	10/15/2001	6/4/2008	IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	NL	1368413	01992213.7	12/28/2001	7/23/2008	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6506536	09/751,650	12/29/2000	1/14/2003	IMAGEABLE ELEMENT COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89838	Eastman Kodak Company	US	6911296	10/299,226	11/19/2002	6/28/2005	IMAGEABLE ELEMENT AND COMPOSITION COMPRISING THERMALLY REVERSIBLE POLYMERS
89839	Eastman Kodak Company	DE	60235801.9	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	FR	1379918	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	GB	1379918	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	JP	4053888	2002-579886	1/23/2002	12/14/2007	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	NL	1379918	02702061.9	1/23/2002	3/31/2010	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS
89839	Eastman Kodak Company	US	6582882	09/826,300	4/4/2001	6/24/2003	IMAGEABLE ELEMENT COMPRISING GRAFT POLYMERS

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89840	Eastman Kodak Company	US	6596460	09/751,183	12/29/2000	7/22/2003	POLYVINYL ACETALS HAVING AZIDO GROUPS AND USE THEREOF IN RADIATION-SENSITIVE COMPOSITIONS
89842	Eastman Kodak Company	US	6613494	09/805,327	3/13/2001	9/2/2003	IMAGEABLE ELEMENT HAVING A PROTECTIVE OVERLAYER
89844	Eastman Kodak Company	US	6569609	10/075,661	2/14/2002	5/27/2003	PROCESS FOR DEVELOPING EXPOSED RADIATION-SENSITIVE PRINTING PLATE PRECURSORS
89846	Eastman Kodak Company	US	6864040	09/832,989	4/11/2001	3/8/2005	THERMAL INITIATOR SYSTEM USING LEUCO DYES AND POLYHALOGENE COMPOUNDS
89847	Eastman Kodak Company	US	6578485	09/930,814	8/16/2001	6/17/2003	ARTICLE AND METHOD FOR USE IN PREPARING A LITHOGRAPHIC PRINTING PLATE BY IMAGING IN A PRINTER ENGINE
89848	Eastman Kodak Company	US	6706454	09/899,741	7/5/2001	3/16/2004	METHOD FOR THE PRODUCTION OF A PRINTING PLATE USING PARTICLE GROWING ACCELERATION BY AN ADDITIVE POLYMER
89850	Eastman Kodak Company	US	6692890	09/826,315	4/4/2001	2/17/2004	SUBSTRATE IMPROVEMENTS FOR THERMALLY IMAGEABLE COMPOSITIONS AND METHODS OF PREPARATION
89851	Eastman Kodak Company	CN	200580007930.9	200580007930.9	3/14/2005	11/24/2010	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	DE	602005006759.0	05725515.0	3/14/2005	5/14/2008	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	GB	1725402	05725515.0	3/14/2005	5/14/2008	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89851	Eastman Kodak Company	US	6673514	09/948,182	9/7/2001	1/6/2004	IMAGEABLE ARTICLES AND COMPOSITIONS, AND THEIR USE
89851	Eastman Kodak Company	US	7163777	10/802,533	3/17/2004	1/16/2007	THERMALLY SENSITIVE IMAGEABLE ELEMENT
89852	Eastman Kodak Company	CN	ZL02810555.9	02810555.9	5/10/2002	1/9/2008	COMPACT IMAGING HEAD AND HIGH SPEED MULTI-HEAD LASER IMAGING ASSEMBLY AND METHOD

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89854	Eastman Kodak Company	US	6596456	10/119,392	4/11/2002	7/22/2003	USE OF CINNAMIC ACID GROUPS CONTAINING ACETAL POLYMERS FOR RADIATION-SENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
89856	Eastman Kodak Company	US	6610458	09/911,159	7/23/2001	8/26/2003	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89856	Eastman Kodak Company	US	6832554	10/609,732	6/30/2003	12/21/2004	METHOD AND SYSTEM FOR DIRECT-TO-PRESS IMAGING
89858	Eastman Kodak Company	US	6670084	10/067,388	2/5/2002	12/30/2003	IMAGED PRINTING PLATE AND METHOD OF PREPARATION
89859	Eastman Kodak Company	US	6808857	10/151,199	5/20/2002	10/26/2004	NEGATIVE PHOTSENSITIVE COMPOSITION AND NEGATIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
89860	Eastman Kodak Company	DE	60234636.3	02787037.7	12/13/2002	12/2/2009	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89860	Eastman Kodak Company	FR	1456718	02787037.7	12/13/2002	12/2/2009	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89860	Eastman Kodak Company	GB	1456718	02787037.7	12/13/2002	12/2/2009	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89860	Eastman Kodak Company	US	6675710	10/034,676	12/21/2001	1/13/2004	METHOD OF PREPARATION OF ELECTROSTATICALLY IMAGED PRINTING PLATES
89861	Eastman Kodak Company	US	6649319	09/878,457	6/11/2001	11/18/2003	METHOD OF PROCESSING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89862	Eastman Kodak Company	US	6562555	09/919,695	8/1/2001	5/13/2003	METHOD OF MAINTAINING CONSTANT DEVELOPER ACTIVITY THROUGH USE OF IMAGE PROTECTING ADDITIVES IN THE REPLENISHER
89864	Eastman Kodak Company	DE	602006012334.5	06765194.3	8/3/2006	2/17/2010	TRANSPARENT CONDUCTIVE SYSTEM

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89864	Eastman Kodak Company	GB	1925002	06765194.3	8/3/2006	2/17/2010	TRANSPARENT CONDUCTIVE SYSTEM
89864	Eastman Kodak Company	US	7695648	12/066,423	8/3/2006	4/13/2010	TRANSPARENT CONDUCTIVE SYSTEM
89865	Eastman Kodak Company	US	6699636	10/020,476	12/12/2001	3/2/2004	IMAGING ELEMENT COMPRISING A THERMALLY ACTIVATED CROSSLINKING AGENT
89868	Eastman Kodak Company	US	6921620	09/933,884	8/21/2001	7/26/2005	IMAGEABLE COMPOSITION CONTAINING COLORANT HAVING A COUNTER ANION DERIVED FROM A NON-VOLATILE ACID
89869	Eastman Kodak Company	US	6800426	10/016,173	12/13/2001	10/5/2004	PROCESS FOR MAKING A TWO LAYER THERMAL NEGATIVE PLATE
89873	Eastman Kodak Company	US	6830862	10/087,891	2/28/2002	12/14/2004	MULTI-LAYER IMAGEABLE ELEMENT WITH A CROSSLINKED TOP LAYER
89877	Eastman Kodak Company	US	6855487	10/044,165	10/26/2001	2/15/2005	METHOD AND APPARATUS FOR REFRESHMENT AND REUSE OF LOADED DEVELOPER
89881	Eastman Kodak Company	US	6902860	10/034,982	12/28/2001	6/7/2005	TWO-LAYER IMAGEABLE ELEMENT COMPRISING THERMALLY REVERSIBLE POLYMERS
89882	Eastman Kodak Company	US	6887642	10/117,569	4/5/2002	5/3/2005	MULTI-LAYER NEGATIVE WORKING IMAGEABLE ELEMENT
89884	Eastman Kodak Company	DE	60233968.5	02786990.8	12/10/2002	10/7/2009	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89884	Eastman Kodak Company	NL	1453675	02786990.8	12/10/2002	10/7/2009	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
89885	Eastman Kodak Company	US	6821583	10/189,169	7/3/2002	11/23/2004	IMAGEABLE ELEMENT FOR SINGLE FLUID INK
89886	Eastman Kodak Company	US	6759185	09/992,688	11/14/2001	7/6/2004	METHOD FOR REUSE OF LOADED DEVELOPER
89887	Eastman Kodak Company	US	6723495	10/057,518	1/24/2002	4/20/2004	WATER-DEVELOPABLE NEGATIVE-WORKING ULTRAVIOLET AND INFRARED IMAGEABLE ELEMENT

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89889	Eastman Kodak Company	US	6645689	10/096,651	3/13/2002	11/11/2003	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89889	Eastman Kodak Company	US	RE41083	11/190,154	7/26/2005	1/19/2010	SOLVENT RESISTANT POLYMERS WITH IMPROVED BAKEABILITY FEATURES
89891	Eastman Kodak Company	US	6824947	10/370,385	2/18/2003	11/30/2004	PHOTOSENSITIVE COMPOSITION COMPRISING A PHENOL RESIN HAVING A UREA BOND IN THE MAIN CHAIN
89893	Eastman Kodak Company	US	6846614	10/066,874	2/4/2002	1/25/2005	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES
89895	Eastman Kodak Company	US	6841335	10/207,583	7/29/2002	1/11/2005	IMAGING MEMBERS WITH IONIC MULTI-FUNCTIONAL EPOXY COMPOUNDS
89899	Eastman Kodak Company	US	6664025	10/074,791	2/12/2002	12/16/2003	VISIBLE RADIATION SENSITIVE COMPOSITION
89900	Eastman Kodak Company	DE	60305330.0	03785023.7	8/7/2003	5/17/2006	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89900	Eastman Kodak Company	FR	1539492	03785023.7	8/7/2003	5/17/2006	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89900	Eastman Kodak Company	GB	1539492	03785023.7	8/7/2003	5/17/2006	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89900	Eastman Kodak Company	US	6893797	10/217,005	8/12/2002	5/17/2005	HIGH-SPEED NEGATIVE-WORKING THERMAL PRINTING PLATES
89901	Eastman Kodak Company	US	6884568	10/131,866	4/25/2002	4/26/2005	STABILIZED INFRARED-SENSITIVE POLYMERIZABLE SYSTEMS
89903	Eastman Kodak Company	US	6730457	10/190,066	7/5/2002	5/4/2004	DIGITAL WATERLESS LITHOGRAPHIC PRINTING PLATE HAVING HIGH RESISTANCE TO WATER-WASHABLE INKS
89904	Eastman Kodak Company	US	6732653	10/134,080	4/26/2002	5/11/2004	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE WORKING, RADIATION-SENSITIVE LAYER
89906	Eastman Kodak Company	AU	2003221914	2003221914	4/10/2003	3/6/2008	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS

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89906	Eastman Kodak Company	CN	03809491.6	03809491.6	4/10/2003	6/3/2009	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	EP		03718373.8	4/10/2003		ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	HK	HK 1079578	05111672.7	4/10/2003	11/27/2009	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	IN	242432	2237/CHENP/2004	4/10/2003	8/26/2010	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP		2009-143497	6/16/2009		ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	JP		2013-023341	2/8/2013		ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	KR	0953771	10-2004-7015922	4/10/2003	4/12/2010	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	RU	2300792	2004132874	4/10/2003	6/10/2007	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	6899994	10/119,454	4/10/2002	5/31/2005	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS

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89906	Eastman Kodak Company	US	7258964	11/091,124	3/28/2005	8/21/2007	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89906	Eastman Kodak Company	US	7592128	11/500,261	8/7/2006	9/22/2009	ON-PRESS DEVELOPABLE NEGATIVE- WORKING IMAGEABLE ELEMENTS
89906	Eastman Kodak Company	ZA	2004/8146	2004/8146	4/10/2003	11/30/2005	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES USING BINDER RESINS HAVING POLYETHYLENE OXIDE SEGMENTS
89907	Eastman Kodak Company	CN	ZL03811876.9	03811876.9	5/22/2003	11/21/2008	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSING FOR IMAGING RADIATION-SENSITIVE ELEMENTS
89907	Eastman Kodak Company	US	6787281	10/155,696	5/24/2002	9/7/2004	SELECTED ACID GENERATING AGENTS AND THEIR USE IN PROCESSES FOR IMAGING RADIATION-SENSITIVE ELEMENTS
89910	Eastman Kodak Company	US	7084993	10/223,586	8/16/2002	8/1/2006	CUSTOMER CHARGE ACCOUNTING IN A SOFT COLOR PROOFING SYSTEM
89917	Eastman Kodak Company	US	6720130	10/266,888	10/8/2002	4/13/2004	RADIATION SENSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSORS HAVING ABLATION- FREE IMAGEABLE COMPOSITION AND METHOD
89923	Eastman Kodak Company	US	6742886	10/347,664	1/21/2003	6/1/2004	INK JET COMPOSITIONS FOR LITHOGRAPHIC PRINTING
89924	Eastman Kodak Company	CN	200380104739.7	200380104739.7	10/3/2003	12/2/2009	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	DE	60308397.8	03770643.9	10/3/2003	9/13/2006	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	FR	1545878	03770643.9	10/3/2003	9/13/2006	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	GB	1545878	03770643.9	10/3/2003	9/13/2006	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT

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89924	Eastman Kodak Company	JP	4382669	2004-543164	10/3/2003	10/2/2009	THERMALLY SENSITIVE MULTILAYER IMAGEABLE ELEMENT
89924	Eastman Kodak Company	US	6858359	10/264,814	10/4/2002	2/22/2005	THERMALLY SENSITIVE, MULTILAYER IMAGEABLE ELEMENT
89926	Eastman Kodak Company	US	6881533	10/368,209	2/18/2003	4/19/2005	FLEXOGRAPHIC PRINTING PLATES WITH INK-REPELLENT NON-IMAGE AREAS
89929	Eastman Kodak Company	US	7016042	10/647,791	8/25/2003	3/21/2006	COLOR PROFILING USING GRAY BACKING MATERIAL
89933	Eastman Kodak Company	CN	ZL200480008181.7	200480008181.7	1/20/2004	8/24/2011	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	DE	602004003029.5	04703595.1	1/20/2004	11/2/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	FR	1587691	04703595.1	1/20/2004	11/2/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	GB	1587691	04703595.1	1/20/2004	11/2/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	JP	4546453	2006-502877	1/20/2004	7/9/2010	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89933	Eastman Kodak Company	US	7097956	10/353,195	1/27/2003	8/29/2006	IMAGEABLE ELEMENT CONTAINING SILICATE-COATED POLYMER PARTICLES
89937	Eastman Kodak Company	US	6921626	10/400,714	3/27/2003	7/26/2005	NANOPASTES AS PATTERNING COMPOSITION FOR ELECTRONIC PARTS
89937-1	Eastman Kodak Company	US	7094503	10/400,715	3/27/2003	8/22/2006	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-1	Eastman Kodak Company	US	7217502	11/444,740	6/1/2006	5/15/2007	NANOPASTES FOR USE AS PATTERNING COMPOSITIONS
89937-2	Eastman Kodak Company	US	7081322	10/400,959	3/27/2003	7/25/2006	NANOPASTES AS INKJET COMPOSITIONS FOR PRINTING PLATES

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89939	Eastman Kodak Company	US	6962765	10/689,468	10/20/2003	11/8/2005	LASER GENERATED ULTRAVIOLET RADIATION MASK
89940	Eastman Kodak Company	US	6844139	10/336,595	1/3/2003	1/18/2005	METHOD FOR FORMING A LITHOGRAPHIC PRINTING PLATE
89941	Eastman Kodak Company	DE		10393651.3	11/3/2003		POLYMERIZABLE COMPOUNDS WITH QUADRUPLE HYDROGEN BOND FORMING GROUPS
89941	Eastman Kodak Company	US	6899992	10/290,623	11/8/2002	5/31/2005	POLYMERIZABLE COMPOUNDS WITH QUADRUPLE HYDROGEN BOND FORMING GROUPS
89942	Eastman Kodak Company	DE	602004003030.9	04703685.0	1/20/2004	11/2/2006	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	GB	1587880	04703685.0	1/20/2004	11/2/2006	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89942	Eastman Kodak Company	US	6790590	10/353,106	1/27/2003	9/14/2004	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN IMAGEABLE ELEMENTS
89945	Eastman Kodak Company	JP	4511523	2006-508807	2/23/2004	5/14/2010	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89945	Eastman Kodak Company	US	7229744	10/393,762	3/21/2003	6/12/2007	METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATE PRECURSORS
89949	Eastman Kodak Company	US	6902861	10/384,989	3/10/2003	6/7/2005	INFRARED ABSORBING COMPOUNDS AND THEIR USE IN PHOTOIMAGEABLE ELEMENTS
89965	Eastman Kodak Company	US	7442486	10/544,758	2/20/2004	10/28/2008	RADIATION-SENSITIVE COMPOSITIONS COMPRISING OXAZOLE DERIVATIVES AND IMAGEABLE ELEMENTS BASED THEREON
89972	Eastman Kodak Company	DE	602004018565.5	04012441.4	5/26/2004	12/24/2008	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS

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89972	Eastman Kodak Company	FR	1481800	04012441.4	5/26/2004	12/24/2008	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	GB	1481800	04012441.4	5/26/2004	12/24/2008	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89972	Eastman Kodak Company	US	6924080	10/445,489	5/27/2003	8/2/2005	THERMALLY SENSITIVE COMPOSITIONS CONTAINING CYANOACRYLATE POLYMERS
89973	Eastman Kodak Company	GB	1481801	04012442.2	5/26/2004	8/8/2007	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89973	Eastman Kodak Company	US	6821709	10/445,548	5/27/2003	11/23/2004	TOP COAT LAYER FOR THERMALLY SENSITIVE PRINTING PLATES
89976	Eastman Kodak Company	CN	200480012496.9	200480012496.9	5/11/2004	6/9/2010	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	DE	602004033556.8	04751887.3	5/11/2004	7/20/2011	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	FR	1622768	04751887.3	5/11/2004	7/20/2011	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	GB	1622768	04751887.3	5/11/2004	7/20/2011	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	JP	5091299	2010-249754	11/8/2010	9/21/2012	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM
89976	Eastman Kodak Company	US	7368215	10/436,506	5/12/2003	5/6/2008	ON-PRESS DEVELOPABLE IR SENSITIVE PRINTING PLATES CONTAINING AN ONIUM SALT INITIATOR SYSTEM

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89981	Eastman Kodak Company	DE	602004006059.3	04019830.1	8/20/2004	4/25/2007	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89981	Eastman Kodak Company	FR	1510356	04019830.1	8/20/2004	4/25/2007	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89981	Eastman Kodak Company	GB	1510356	04019830.1	8/20/2004	4/25/2007	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89981	Eastman Kodak Company	US	7070902	10/648,672	8/26/2003	7/4/2006	IMAGEABLE ELEMENTS CONTAINING CYANOACRYLATE POLYMER PARTICLES
89993	Eastman Kodak Company	US	7183039	10/559,230	6/8/2004	2/27/2007	1,4-DIHYDROPYRIDINE-CONTAINING IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PRODUCTION OF IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	DE	602004030255.4	04780824.1	8/11/2004	11/24/2010	MULTI-LAYER IMAGEABLE ELEMENTS
89999	Eastman Kodak Company	GB	1654119	04780824.1	8/11/2004	11/24/2010	MULTI-LAYER IMAGEABLE ELEMENTS
90000	Eastman Kodak Company	US	6843176	10/661,236	9/12/2003	1/18/2005	METHOD TO REMOVE UNWANTED, UNEXPOSED, RADIATION-SENSITIVE LAYER IN A LITHOGRAPHIC PRINTING PLATE
90001	Eastman Kodak Company	EP		04024914.6	10/20/2004		DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90001	Eastman Kodak Company	JP	4571479	2004-314443	10/28/2004	8/20/2010	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90001	Eastman Kodak Company	US	7236179	10/695,545	10/28/2003	6/26/2007	DISPLAY DEVICE COLOR CHANNEL RECONSTRUCTION
90002	Eastman Kodak Company	JP	4213715	2005-507269	6/17/2004	11/7/2008	NEGATIVE TYPE PHOTSENSITIVE COMPOSITION AND NEGATIVE TYPE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE

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90002	Eastman Kodak Company	US	7291438	10/558,956	6/17/2004	11/6/2007	NEGATIVE PHOTOSENSITIVE COMPOSITION AND NEGATIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
90003	Eastman Kodak Company	EP		04019062.1	8/11/2004		IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90003	Eastman Kodak Company	US	6764232	10/639,885	8/13/2003	7/20/2004	IMPROVED DEVELOPER EXIT TANK FOR IMMERSION TYPE PRINTING PLATE PROCESSOR
90005	Eastman Kodak Company	DE	602004019921.4	04756523.9	7/1/2004	3/11/2009	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90005	Eastman Kodak Company	GB	1639806	04756523.9	7/1/2004	3/11/2009	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90005	Eastman Kodak Company	US	7710597	10/883,006	7/1/2004	5/4/2010	MODIFIED NEUGEBAUER MODEL FOR HALFTONE IMAGING SYSTEM
90007	Eastman Kodak Company	US	7132550	10/722,257	11/25/2003	11/7/2006	PROCESS FOR THE PREPARATION OF CYANINE DYE WITH POLYSULFONATE ANIONS
90009	Eastman Kodak Company	US	6893783	10/681,701	10/8/2003	5/17/2005	MULTILAYER IMAGEABLE ELEMENTS
90011	Eastman Kodak Company	US	6844141	10/625,229	7/23/2003	1/18/2005	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90018	Eastman Kodak Company	DE	602005002063.2	05003487.5	2/18/2005	8/22/2007	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	FR	1568506	05003487.5	2/18/2005	8/22/2007	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	GB	1568506	05003487.5	2/18/2005	8/22/2007	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90018	Eastman Kodak Company	US	7147902	10/789,039	2/27/2004	12/12/2006	MULTI-LAYER LASER THERMAL IMAGE RECEPTOR SHEET WITH INTERNAL TIE LAYER
90026	Eastman Kodak Company	US	7066731	10/839,637	5/5/2004	6/27/2006	IMPROVED METHOD FOR CONDITIONING/ HEAT TREATMENT

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90027	Eastman Kodak Company	US	7371454	10/736,078	12/15/2003	5/13/2008	IMAGEABLE ELEMENT COMPRISING SULFATED POLYMERS
90028	Eastman Kodak Company	DE	602004037661.2	04789022.3	9/24/2004	5/2/2012	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90028	Eastman Kodak Company	EP	1670645	04789022.3	9/24/2004	5/2/2012	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90028	Eastman Kodak Company	GB	1670645	04789022.3	9/24/2004	5/2/2012	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90028	Eastman Kodak Company	US	7172992	10/949,899	9/24/2004	2/6/2007	BIGUANIDE BLEACHING AGENT FOR A THERMAL-IMAGING RECEPTOR ELEMENT
90033	Eastman Kodak Company	US	6001530	09/145,725	9/2/1998	12/14/1999	LASER ADDRESSABLE BLACK THERMAL TRANSFER DONORS
90035	Eastman Kodak Company	EP		04023906.3	10/7/2004		DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7078162	10/681,574	10/8/2003	7/18/2006	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7316894	11/388,850	3/24/2006	1/8/2008	DEVELOPER REGENERATORS
90035	Eastman Kodak Company	US	7507526	11/623,334	3/27/2007	3/24/2009	DEVELOPER REGENERATORS
90036	Eastman Kodak Company	US	6022440	08/987,885	12/8/1997	2/8/2000	IMAGE TRANSFER PROCESS FOR INK-JET GENERATED IMAGES
90037	Eastman Kodak Company	JP	4629226	2000-519393	11/3/1998	11/19/2010	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS HAVING MULTIPLE IMAGING OUTPUTS
90037	Eastman Kodak Company	US	6618158	09/185,182	11/3/1998	9/9/2003	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS HAVING MULTIPLE IMAGING OUTPUTS
90038	Eastman Kodak Company	US	6992688	10/766,345	1/28/2004	1/31/2006	METHOD FOR DEVELOPING MULTILAYER IMAGEABLE ELEMENTS
90039	Eastman Kodak Company	DE	69913534.6	99935600.9	7/15/1999	12/10/2003	IMAGING SYSTEM AND METHOD
90039	Eastman Kodak Company	GB	1097431	99935600.9	7/15/1999	12/10/2003	IMAGING SYSTEM AND METHOD
90039	Eastman Kodak Company	US	6462835	09/353,997	7/15/1999	10/8/2002	IMAGING SYSTEM AND METHOD
90040	Eastman Kodak Company	DE	69905294.7	99949759.7	9/23/1999	2/5/2003	COLOR PROCESSING
90040	Eastman Kodak Company	FR	1155567	99949759.7	9/23/1999	2/5/2003	COLOR PROCESSING

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90040	Eastman Kodak Company	GB	1155567	99949759.7	9/23/1999	2/5/2003	COLOR PROCESSING
90040	Eastman Kodak Company	US	7030888	09/259,863	3/1/1999	4/18/2006	COLOR PROCESSING
90041	Eastman Kodak Company	DE	69928835.5	99948353.0	9/23/1999	12/7/2005	COLOR PROCESSING
90041	Eastman Kodak Company	FR	1157542	99948353.0	9/23/1999	12/7/2005	COLOR PROCESSING
90041	Eastman Kodak Company	GB	1157542	99948353.0	9/23/1999	12/7/2005	COLOR PROCESSING
90041	Eastman Kodak Company	JP	4620252	2000-603236	9/23/1999	11/5/2010	COLOR IMAGE PROCESSING
90041	Eastman Kodak Company	US	6608925	09/259,579	3/1/1999	8/19/2003	COLOR PROCESSING
90041	Eastman Kodak Company	US	7120295	10/612,734	7/2/2003	10/10/2006	COLOR IMAGE PROCESSING
90042	Eastman Kodak Company	US	6844140	10/747,643	12/29/2003	1/18/2005	METHOD FOR REDUCING START UP BLINDING IN NO-PROCESS LITHOGRAPHIC PRINTING PLATES
90043	Eastman Kodak Company	DE	60037589.7	00938170.8	6/5/2000	12/26/2007	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	FR	1190563	00938170.8	6/5/2000	12/26/2007	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	GB	1190563	00938170.8	6/5/2000	12/26/2007	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90043	Eastman Kodak Company	US	6654150	09/342,983	6/29/1999	11/25/2003	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND BASIS SPECTRA MODELS
90044	Eastman Kodak Company	US	6650446	09/342,960	6/29/1999	11/18/2003	COLORIMETRIC CHARACTERIZATION OF SCANNED MEDIA USING SPECTRAL SCANNER AND MEDIA MODELS
90046	Eastman Kodak Company	US	6633408	09/342,568	6/29/1999	10/14/2003	SPECTRAL MODELING OF PHOTOGRAPHIC PRINTING BASED ON DYE CONCENTRATION
90048	Eastman Kodak Company	DE	60009571.1	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	FR	1266350	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES

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90048	Eastman Kodak Company	GB	1266350	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	NL	1266350	00959916.8	9/5/2000	3/31/2004	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90048	Eastman Kodak Company	US	7900144	09/534,824	3/23/2000	3/1/2011	MODIFICATION OF COLOR VALUES IN PAGE DESCRIPTION FILES
90049	Eastman Kodak Company	US	7250245	10/852,552	5/24/2004	7/31/2007	SWITCHABLE POLYMER PRINTING PLATES WITH CARBON BEARING IONIC AND STERIC STABILIZING GROUPS
90050	Eastman Kodak Company	DE	60043061.8	00936285.6	5/24/2000	9/30/2009	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90050	Eastman Kodak Company	US	7057765	09/577,529	5/24/2000	6/6/2006	CONSTRAINED MULTI-DIMENSIONAL COLOR TRANSFORMATION
90051	Eastman Kodak Company	DE	60106038.5-08	01984204.6	1/11/2001	9/29/2004	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	FR	1300000	01984204.6	1/11/2001	9/29/2004	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	GB	1300000	01984204.6	1/11/2001	9/29/2004	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90051	Eastman Kodak Company	US	6867884	09/612,419	7/7/2000	3/15/2005	HALFTONE DOT PLACEMENT FOR MULTI-COLOR IMAGES
90054	Eastman Kodak Company	DE		10197077.3	4/27/2001		GAMUT-PRESERVING COLOR IMAGING
90054	Eastman Kodak Company	US	7177047	09/741,460	12/19/2000	2/13/2007	GAMUT-PRESERVING COLOR IMAGING
90054	Eastman Kodak Company	US	7495804	11/644,860	12/22/2006	2/24/2009	GAMUT-PRESERVING COLOR IMAGING
90055	Eastman Kodak Company	JP	4142646	2004-522929	7/24/2002	6/20/2008	HALFTONE DOT THINNING
90055	Eastman Kodak Company	US	7016082	09/899,687	7/5/2001	3/21/2006	HALFTONE DOT THINNING
90058	Eastman Kodak Company	US	7215343	10/767,987	1/29/2004	5/8/2007	COLOR CORRECTION USING A DEVICE-DEPENDENT DISPLAY PROFILE
90062	Eastman Kodak Company	BR		PI0512217-1	6/2/2005		IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER

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90062	Eastman Kodak Company	CN	200580019851. X	200580019851.X	6/2/2005	9/9/2009	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	DE	602005005058.2	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	FR	1765593	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	GB	1765593	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	JP		2012-203991		9/18/2012	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	NL	1765593	05784260.1	6/2/2005	2/27/2008	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90062	Eastman Kodak Company	US	7261998	10/872,209	6/17/2004	8/28/2007	IMAGEABLE ELEMENT WITH SOLVENT-RESISTANT POLYMERIC BINDER
90069	Eastman Kodak Company	EP		05008072.0		4/13/2005	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90069	Eastman Kodak Company	US	7317577	10/846,906	5/14/2004	1/8/2008	METHODS FOR PRODUCING A BLACK MATRIX ON A LENTICULAR LENS
90070	Eastman Kodak Company	DE	602005003657.1	05730162.4	3/25/2005	12/5/2007	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	GB	1747241	05730162.4	3/25/2005	12/5/2007	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	NL	1747241	05730162.4	3/25/2005	12/5/2007	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90070	Eastman Kodak Company	US	7060416	11/072,486	3/4/2005	6/13/2006	POSITIVE-WORKING, THERMALLY SENSITIVE IMAGEABLE ELEMENT
90073	Eastman Kodak Company	DE	602005001226.5	05009501.7	4/29/2005	6/14/2007	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS

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90073	Eastman Kodak Company	GB	1593520	05009501.7	4/29/2005	5/30/2007	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90073	Eastman Kodak Company	US	6855474	10/838,940	5/3/2004	2/15/2005	LASER THERMAL COLOR DONORS WITH IMPROVED AGING CHARACTERISTICS
90076	Eastman Kodak Company	CN	ZL200580011950.3	200580011950.3	4/6/2005	11/7/2012	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	CN		201210311213.7	4/6/2005		METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	EP		05734358.4	4/6/2005		METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	JP	5155654	2007-507503	4/6/2005	12/14/2012	METHOD OF PRODUCING A RELIEF IMAGE
90076	Eastman Kodak Company	US	8142987	11/081,018	3/15/2005	3/27/2012	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90076	Eastman Kodak Company	US	8409790	13/314,218	12/8/2011	4/2/2013	METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90076	Eastman Kodak Company	US		13/314,219	12/8/2011		METHOD OF PRODUCING A RELIEF IMAGE FOR PRINTING
90081	Eastman Kodak Company	US	6623894	09/808,309	3/14/2001	9/23/2003	LASER-INDUCED THERMAL IMAGING WITH MASKING
90081	Eastman Kodak Company	US	6943816	10/636,421	8/6/2003	9/13/2005	LASER-INDUCED THERMAL IMAGING WITH MASKING
90082	Eastman Kodak Company	DE	60214984.3	02717666.8	3/15/2002	9/27/2006	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	FR	1368962	02717666.8	3/15/2002	9/27/2006	CORRECTION TECHNIQUES FOR SOFT PROOFING
90082	Eastman Kodak Company	GB	1368962	02717666.8	3/15/2002	9/27/2006	CORRECTION TECHNIQUES FOR SOFT PROOFING
90088	Eastman Kodak Company	US	6597388	09/886,446	6/21/2001	7/22/2003	THERMAL IMAGING MASK
90089	Eastman Kodak Company	US	6737204	10/238,508	9/4/2002	5/18/2004	HYBRID PROOFING METHOD
90090	Eastman Kodak Company	EP		02790152.9	12/18/2002		LASER-INDUCED THERMAL IMAGING WITH MASKING
90090	Eastman Kodak Company	US	6888558	10/028,548	12/19/2001	5/3/2005	LASER-INDUCED THERMAL IMAGING WITH MASKING
90091	Eastman Kodak Company	US	6899988	10/461,738	6/13/2003	5/31/2005	LASER THERMAL METALLIC DONORS

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90095	Eastman Kodak Company	DE	60223078.0	02792554.4	12/30/2002	10/17/2007	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	FR	1464186	02792554.4	12/30/2002	10/17/2007	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	GB	1464186	02792554.4	12/30/2002	10/17/2007	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	JP	4938810	2009-58368	12/30/2002	3/2/2012	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	6775633	10/039,669	12/31/2001	8/10/2004	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90095	Eastman Kodak Company	US	7509222	10/854,113	5/26/2004	3/24/2009	CALIBRATION TECHNIQUES FOR IMAGING DEVICES
90120	Eastman Kodak Company	US	7184679	11/117,557	4/28/2005	2/27/2007	RECEIVER MEMBER SPEED CONTROL THROUGH A FUSER ASSEMBLY OF A REPRODUCTION APPARATUS
90121	Eastman Kodak Company	US	7194233	11/117,559	4/28/2005	3/20/2007	A VARIABLE POWER FUSER EXTERNAL HEATER
90123	Eastman Kodak Company	US	7680424	11/863,519	9/28/2007	3/16/2010	ROLLER FUSER SYSTEM WITH FUSING MEMBER TEMPERATURE CONTROL FOR PRINTING
90140	Eastman Kodak Company	JP	3863415	2001-362465	11/28/2001	10/6/2006	PLATE MAKING METHOD FOR PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
90142	Eastman Kodak Company	US	7045271	10/842,111	5/10/2004	5/16/2006	ON PRESS DEVELOPABLE IMAGEABLE ELEMENT
90148	Eastman Kodak Company	US	7172850	10/891,727	7/15/2004	2/6/2007	PREPARATION OF SOLVENT-RESISTANT BINDER FOR AN IMAGEABLE ELEMENT
90150	Eastman Kodak Company	US	7292368	11/122,260	5/4/2005	11/6/2007	HALFTONE PROOFING WITH INKJET PRINTERS
90151	Eastman Kodak Company	US	7186482	11/144,315	6/3/2005	3/6/2007	MULTILAYER IMAGEABLE ELEMENTS
90154	Eastman Kodak Company	CN	ZL200580028267.0	200580028267.0	8/17/2005	7/13/2011	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	DE	602005018786.3	05789147.5	8/17/2005	1/6/2010	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR

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90154	Eastman Kodak Company	FR	1778474	05789147.5	8/17/2005	1/6/2010	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	GB	1778474	05789147.5	8/17/2005	1/6/2010	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	JP	4856075	2007-528027	8/17/2005	11/4/2011	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90154	Eastman Kodak Company	US	7416831	10/922,782	8/20/2004	8/26/2008	SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATE PRECURSOR
90159	Eastman Kodak Company	CN	200580030800.7	200580030800.7	9/9/2005	10/27/2010	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	JP	4977610	2007-532378	9/9/2005	4/20/2012	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	KR	10-1087924	10-2007-7006050	9/9/2005	11/22/2011	STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90159	Eastman Kodak Company	US		10/944,586	9/17/2004		METHOD OF FORMING A STRUCTURED SURFACE USING ABLATABLE RADIATION SENSITIVE MATERIAL
90161	Eastman Kodak Company	CN	200580028652.5	200580028652.5	8/17/2005	1/27/2010	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	DE	602005005831.1	05790957.4	8/17/2005	4/2/2008	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	GB	1782127	05790957.4	8/17/2005	4/2/2008	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	JP	4499507	2004-242968	8/23/2004	4/23/2010	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90161	Eastman Kodak Company	US	7670753	11/573,733	8/17/2005	3/2/2010	LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	DE	602005023743.7	05789143.4	8/23/2005	9/22/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	FR	1782129	05789143.4	8/23/2005	9/22/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR

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90162	Eastman Kodak Company	GB	1782129	05789143.4	8/23/2005	9/22/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90162	Eastman Kodak Company	JP	4607521	2004-245853	8/25/2004	10/15/2010	METHOD FOR PROMOTING THE DEVELOPMENT OF PROCESS-LESS TYPE PLATE
90162	Eastman Kodak Company	US	7807333	11/573,895	8/23/2005	10/5/2010	METHOD AND APPARATUS FOR DEVELOPMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSOR
90164	Eastman Kodak Company	US	7659046	11/013,954	12/16/2004	2/9/2010	WATER-DEVELOPABLE INFRARED-SENSITIVE PRINTING PLATE
90166	Eastman Kodak Company	US	7234791	11/114,530	4/26/2005	6/26/2007	REDUCING INK BLEED ARTIFACTS
90173	Eastman Kodak Company	JP	3275809	09-346144	12/16/1997	2/8/2002	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90182	Eastman Kodak Company	US	7294445	11/240,721	9/30/2005	11/13/2007	METHOD FOR SIMULATING SPOT VARNISH ON A SURPRINT PROOF
90183	Eastman Kodak Company	DE	602006031358.6	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	EP	2086763	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	GB	2086763	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	JP	5038434	2009-539221	11/28/2006	7/13/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90183	Eastman Kodak Company	NL	2086763	06838549.1	11/28/2006	8/8/2012	MULTILAYER IMAGEABLE ELEMENTS HAVING GOOD SOLVENT RESISTANCE
90184	Eastman Kodak Company	DE	602004035362.0	04815940.4	12/29/2004	11/16/2011	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	GB	1700252	04815940.4	12/29/2004	11/16/2011	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION

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90184	Eastman Kodak Company	JP	5132152	2006-547573	12/29/2004	11/16/2012	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90184	Eastman Kodak Company	US	7433103	11/025,690	12/29/2004	10/7/2008	SELECTIVE FLATTENING OF PAGE DESCRIPTION FILES TO SUPPORT COLOR CORRECTION
90192	Eastman Kodak Company	US	5328771	08/052,127	4/22/1993	7/12/1994	THERMAL FUSION TYPE DONOR FILM CAPABLE OF IMPARTING GRADATION
90193	Eastman Kodak Company	US	5411930	08/051,537	4/22/1993	5/2/1995	IMAGE RECEIVING ELEMENT FOR PRODUCTION OF DYE DIFFUSION TYPE THERMAL TRANSFER IMAGE
90197	Eastman Kodak Company	US	5460918	08/320,943	10/11/1994	10/24/1995	THERMAL TRANSFER DONOR AND RECEPTOR FOR LITHOGRAPHIC PRINTING APPLICATIONS
90201	Eastman Kodak Company	US	5360694	08/138,591	10/18/1993	11/1/1994	THERMAL DYE TRANSFER
90202	Eastman Kodak Company	US	5436695	08/210,153	3/17/1994	7/25/1995	METHOD AND APPARATUS FOR LOADING THIN FILM MEDIA
90203	Eastman Kodak Company	US	5326619	08/144,731	10/28/1993	7/5/1994	THERMAL TRANSFER DONOR ELEMENT COMPRISING A SUBSTRATE HAVING A MICROSTRUCTURED SURFACE
90205	Eastman Kodak Company	US	5395720	08/217,385	3/24/1994	3/7/1995	DYE RECEPTOR SHEET FOR THERMAL DYE AND MASS TRANSFER IMAGING
90206	Eastman Kodak Company	US	5635331	08/322,588	10/13/1994	6/3/1997	SUBSTRATE AND A COLOR PROOFING ARTICLE HAVING RELEASE AGENT/ADHESIVE MIXTURE COATED THEREON
90207	Eastman Kodak Company	US	5395719	08/217,384	3/24/1994	3/7/1995	DYE RECEPTOR SHEET FOR THERMAL TRANSFER IMAGING
90208	Eastman Kodak Company	US	5773170	08/627,825	4/2/1996	6/30/1998	UV-ABSORBING MEDIA BLEACHABLE BY IR-RADIATION
90211	Eastman Kodak Company	US	7796123	11/455,991	6/20/2006	9/14/2010	TOUCHSCREEN WITH CARBON NANOTUBE CONDUCTIVE LAYERS
90212	Eastman Kodak Company	DE	602006028203.6	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER

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90212	Eastman Kodak Company	EP	1886212	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	GB	1886212	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	JP		2012-172554	8/3/2012		TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	NL	1886212	06770710.9	5/19/2006	3/14/2012	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90212	Eastman Kodak Company	US	7535462	11/143,539	6/2/2005	5/19/2009	TOUCHSCREEN WITH ONE CARBON NANOTUBE CONDUCTIVE LAYER
90216	Eastman Kodak Company	DE	69806153.5	98914403.5	4/2/1998	6/19/2002	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90216	Eastman Kodak Company	US	6232954	08/855,709	5/8/1997	5/15/2001	ARRANGEMENT FOR HIGH-ACCURACY COLORIMETRIC CHARACTERIZATION OF DISPLAY DEVICES AND METHOD THEREFOR
90217	Eastman Kodak Company	DE	69804795.8	98922254.2	5/13/1998	4/10/2002	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	FR	0991924	98922254.2	5/13/1998	4/10/2002	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	GB	0991924	98922254.2	5/13/1998	4/10/2002	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90217	Eastman Kodak Company	US	6108442	08/884,411	6/27/1997	8/22/2000	CHARACTERIZATION OF COLOR IMAGING SYSTEMS
90218	Eastman Kodak Company	DE	69808095.5	98928849.3	6/1/1998	9/18/2002	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	FR	0995305	98928849.3	6/1/1998	9/18/2002	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	GB	0995305	98928849.3	6/1/1998	9/18/2002	METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS
90218	Eastman Kodak Company	US	6362808	08/909,932	8/12/1997	3/26/2002	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US	7382379	09/536,366	3/27/2000	6/3/2008	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR

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90218	Eastman Kodak Company	US	RE39161	10/764,384	1/23/2004	7/11/2006	ARRANGEMENT FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,155	1/25/2008		METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90218	Eastman Kodak Company	US		12/020,181	1/25/2008		METHOD FOR MAPPING COLORS BETWEEN IMAGING SYSTEMS AND METHOD THEREFOR
90219	Eastman Kodak Company	DE	69600857.2	96302793.3	4/19/1996	10/28/1998	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	GB	0738609	96302793.3	4/19/1996	10/28/1998	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5935758	08/842,151	4/22/1997	8/10/1999	LASER INDUCED FILM TRANSFER SYSTEM
90219	Eastman Kodak Company	US	5945249	08/844,805	4/22/1997	8/31/1999	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90219	Eastman Kodak Company	US	6291143	09/688,483	10/16/2000	9/18/2001	LASER ABSORBABLE PHOTOBLEACHABLE COMPOSITIONS
90224	Eastman Kodak Company	US	7340208	11/155,268	6/17/2005	3/4/2008	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH GENERIC COLOR PROFILES AND INVERSE MASKS BASED ON RECEIVER MEMBER CHARACTERISTICS
90230	Eastman Kodak Company	US	7502581	11/512,926	8/30/2006	3/10/2009	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90230	Eastman Kodak Company	US	7953352	12/118,903	5/12/2008	5/31/2011	MOVABLE METERING SKIVE FOR A DEVELOPMENT STATION OF A REPRODUCTION APPARATUS
90240	Eastman Kodak Company	US	5506090	08/311,510	9/23/1994	4/9/1996	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES
90240	Eastman Kodak Company	US	5939237	08/960,175	10/29/1997	8/17/1999	PROCESS FOR MAKING SHOOT AND RUN PRINTING PLATES

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90242	Eastman Kodak Company	US	5526140	08/398,516	3/3/1995	6/11/1996	EMULATION OF A HALFTONE PRINTED IMAGE ON A CONTINUOUS- TONE DEVICE
90244	Eastman Kodak Company	DE	69631929.2	96110832.1	7/4/1996	3/24/2004	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90244	Eastman Kodak Company	FR	0753725	96110832.1	7/4/1996	3/24/2004	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90244	Eastman Kodak Company	GB	0753725	96110832.1	7/4/1996	3/24/2004	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90244	Eastman Kodak Company	US	5754448	08/501,502	7/12/1995	5/19/1998	SYSTEM AND METHOD FOR COLOR CHARACTERIZATION AND TRANSFORMATION
90249	Eastman Kodak Company	US	6072589	08/856,371	5/14/1997	6/6/2000	ARRANGEMENT FOR EFFICIENT CHARACTERIZATION OF PRINTING DEVICES AND METHOD THEREFOR
90251	Eastman Kodak Company	US	5723617	08/576,502	12/21/1995	3/3/1998	PYRROLO[2,1-A] ISOQUINOLINE DYES
90253	Eastman Kodak Company	US	5847133	08/862,809	5/23/1997	12/8/1998	IONIC HALOMETHYL-1,3,5-TRIAZINE PHOTOINITIATORS
90282	Eastman Kodak Company	US	7535596	11/121,768	5/4/2005	5/19/2009	COLORANT CONTROL VALUES FOR COLOR PRINTING DEVICES
90323	Eastman Kodak Company	JP	3556756	1996-19911	2/6/1996	5/21/2004	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING DEVICE
90323	Eastman Kodak Company	US	5731127	08/629,613	4/9/1996	3/24/1998	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE HAVING A RESIN WITH UREA BONDS IN THE SIDE CHAIN
90324	Eastman Kodak Company	JP	3825453	2004-155268	5/25/2004	7/7/2006	PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE PLANOGRAHIC PRINTING PLATE
90331	Eastman Kodak Company	DE		102005013756.3	3/22/2005		PAPER TRANSPORT ROLLER I VORRICHTUNG ZUM TRANSPORT VON BOEGEN

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90336	Eastman Kodak Company	EP		10175239.2	9/3/2010		DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	JP		2010-541428	12/22/2008		PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	7658375	11/969,258	1/4/2008	2/9/2010	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90336	Eastman Kodak Company	US	8220795	12/621,880	11/19/2009	7/17/2012	PRINTER AND DUAL TRAYS FOR IMAGE RECEIVER MEDIA SHEETS
90337	Eastman Kodak Company	US	8356883	12/026,953	2/6/2008	1/22/2013	INKJET PRINTING METHOD FOR COLORLESS INK USING COLORLESS INK PRINthead MASKS DEPENDENT ON COLORED INK PRINTING
90350	Eastman Kodak Company	US	6623905	09/480,250	6/26/1998	9/23/2003	PATTERN FORMATION
90351	Eastman Kodak Company	US	6461795	09/558,109	4/25/2000	10/8/2002	MANUFACTURE OF LITHOGRAPHIC PRINTING FORMS
90356	Eastman Kodak Company	US	6218083	09/263,605	7/2/1998	4/17/2001	PATTERN-FORMING METHODS
90357	Eastman Kodak Company	US	6558869	09/558,110	4/25/2000	5/6/2003	PATTERN FORMATION
90367	Eastman Kodak Company	US	5948534	08/804,681	2/25/1997	9/7/1999	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90367	Eastman Kodak Company	US	6048575	09/198,939	11/24/1998	4/11/2000	COATED PAPER STOCKS FOR USE IN ELECTROSTATIC IMAGING APPLICATIONS
90371	Eastman Kodak Company	US	6280899	09/483,990	1/18/2000	8/28/2001	RELATION TO LITHOGRAPHIC PRINTING FORMS
90371	Eastman Kodak Company	US	6485890	09/860,943	5/18/2001	11/26/2002	LITHOGRAPHIC PRINTING FORMS
90372	Eastman Kodak Company	JP	4499837	1998-502471	6/6/1997	4/23/2010	LITHOGRAPHIC PLATES
90372	Eastman Kodak Company	US	6303271	09/194,822	6/6/1997	10/16/2001	LITHOGRAPHIC PLATES
90373	Eastman Kodak Company	US	6420087	09/297,443	10/28/1997	7/16/2002	DIRECT POSITIVE LITHOGRAPHIC PLATE
90453	Eastman Kodak Company	US	6105500	09/077,181	11/21/1996	8/22/2000	HYDROPHILIZED SUPPORT FOR PLANOGRAPHIC PRINTING PLATES AND ITS PREPARATION
90457	Eastman Kodak Company	US	6182571	09/308,702	11/13/1997	2/6/2001	PLANOGRAPHIC PRINTING
90465	Eastman Kodak Company	US	5380942	08/118,556	9/9/1993	1/10/1995	BIS UREIDO COMPOSITIONS

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90466	Eastman Kodak Company	US	5551585	08/419,228	4/10/1995	9/3/1996	PROCESS FOR THE SURFACE TREATMENT OF LITHOGRAPHIC PRINTING PLATE PRECURSORS
90467	Eastman Kodak Company	US	6187380	08/995,495	12/22/1997	2/13/2001	PROCESS FOR THE PRODUCTION OF LITHOGRAPHIC PRINTING PLATES
90473	Eastman Kodak Company	EP		06751410.9	4/26/2006		DISPLAY APPARATUS USING LCD PANEL
90473	Eastman Kodak Company	US	7188953	11/120,340	5/3/2005	3/13/2007	DISPLAY APPARATUS USING LCD PANEL
90474	Eastman Kodak Company	US	7334897	11/684,844	3/12/2007	2/26/2008	DISPLAY APPARATUS USING LCD PANEL
90475	Eastman Kodak Company	US	7442245	11/690,271	3/23/2007	10/28/2008	GLYCEROL DERIVATIVES FOR INKJET INKS
90476	Eastman Kodak Company	US	7550039	11/297,195	12/8/2005	6/23/2009	AN AQUEOUS INKJET INK COMPOSITION
90479	Eastman Kodak Company	US	5849842	08/917,057	8/22/1997	12/15/1998	SULFONAMIDE SUBSTITUTED ACETAL POLYMERS AND USE THEREOF IN PHOTSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES
90487	Eastman Kodak Company	US	5919601	08/745,534	11/12/1996	7/6/1999	RADIATION-SENSITIVE COMPOSITIONS AND PRINTING PLATES
90489	Eastman Kodak Company	US	6060217	08/922,190	9/2/1997	5/9/2000	THERMAL LITHOGRAPHIC PRINTING PLATES
90495	Eastman Kodak Company	US	6309792	09/690,898	2/18/2000	10/30/2001	IR-SENSITIVE COMPOSITION AND USE THEREOF FOR THE PREPARATION OF PRINTING PLATE PRECURSORS
90496	Eastman Kodak Company	DE	69935934.1	04078163.5	6/8/1999	4/25/2007	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	FR	1506857	04078163.5	6/8/1999	4/25/2007	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	GB	1506857	04078163.5	6/8/1999	4/25/2007	THERMAL LITHOGRAPHIC PRINTING PLATE
90496	Eastman Kodak Company	JP	4417562	2000-555763	6/8/1999	12/4/2009	THERMAL DIGITAL LITHOGRAPHIC PRINTING PLATE

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90496	Eastman Kodak Company	US	6352812	09/301,866	4/29/1999	3/5/2002	THERMAL LITHOGRAPHIC PRINTING PLATE
90500	Eastman Kodak Company	DE	69902598.2	99949163.2	10/6/1999	8/21/2002	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90500	Eastman Kodak Company	US	6423456	09/807,084	10/6/1999	7/23/2002	METHOD FOR MANUFACTURE OF ELECTRONIC PARTS
90501	Eastman Kodak Company	US	6551763	09/587,224	10/6/1999	4/22/2003	IMPROVEMENTS IN RELATION TO ELECTRONIC PARTS
90509	Eastman Kodak Company	US	6475698	09/726,347	12/1/2000	11/5/2002	POLYMERIC COMPOUNDS
90510	Eastman Kodak Company	US	6416932	09/669,991	9/26/2000	7/9/2002	WATERLESS LITHOGRAPHIC PLATE
90511	Eastman Kodak Company	US	5695905	08/649,350	5/17/1996	12/9/1997	PHOTOSENSITIVE COMPOSITIONS AND LITHOGRAPHIC PRINTING PLATES UTILIZING OXAZOLINE MODIFIED ACID POLYMERS
90526	Eastman Kodak Company	DE		102006013875.9	3/23/2006		DIFFERENTIAL CLEAR COAT ICC-PROFILES
90526	Eastman Kodak Company	US	8107125	12/293,431	3/23/2007	1/31/2012	METHOD OF GENERATING PRINTING COLOR PROFILES FOR COLOR MANAGED REPRODUCTION OF COLOR PRINTS WITH TRANSPARENT LAYER
90527	Eastman Kodak Company	US	7961939	11/853,214	9/11/2007	6/14/2011	COLOR TRANSFORMING METHOD
90556	Eastman Kodak Company	EP		06758510.9	4/24/2006		PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	JP	4800380	2008-510032	4/24/2006	8/12/2011	PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90556	Eastman Kodak Company	US	7738148	11/375,349	3/14/2006	6/15/2010	TECHNIQUES FOR PREDICTING COLORIMETRIC MEASUREMENTS OF MIXED SUBTRACTIVE COLORS
90558	Eastman Kodak Company	DE	102005033759.7	102005033759.7	7/15/2005	4/12/2012	SEMITRANSSPARENT MEDIA
90558	Eastman Kodak Company	DE		202005021983.5	12/21/2011		SEMITRANSSPARENT MEDIA
90559	Eastman Kodak Company	US	7731186	11/758,052	6/5/2007	6/8/2010	SHEET TRANSPORT APPARATUS AND METHOD FOR TRANSPORTING A SHEET IN A PRINTING MACHINE

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90560	Eastman Kodak Company	EP		08742756.3	4/11/2008		POWER SPLITTER FOR A MICROWAVE FUSER OF A REPRODUCTION APPARATUS
90560	Eastman Kodak Company	US	7515859	11/739,259	4/24/2007	4/7/2009	POWER SPLITTER FOR A MICROWAVE FUSER
90568	Eastman Kodak Company	DE	602009009099.2	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	EP	2328761	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	GB	2328761	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	JP		2011-530039	9/22/2009		FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	NL	2328761	09789358.0	9/22/2009	8/15/2012	FUSIBLE INKJET RECORDING MEDIA
90568	Eastman Kodak Company	US	8298634	12/241,355	9/30/2008	10/30/2012	FUSIBLE INKJET RECORDING MEDIA
90570	Eastman Kodak Company	EP		07795209.1	5/23/2007		HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	JP		2009-513179	5/23/2007		HIGH SPEED DIGITAL PRINTING APPARATUS
90570	Eastman Kodak Company	US	7819518	11/445,712	6/2/2006	10/26/2010	DIGITAL PRINTING APPARATUS FOR PRODUCING PRINTS AT HIGH SPEED
90575	Eastman Kodak Company	US	7291440	11/129,844	5/16/2005	11/6/2007	BAKEABLE MULTI-LAYER IMAGEABLE ELEMENT
90578	Eastman Kodak Company	DE	602006009120.6	06788272.0	7/21/2006	9/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	FR	1913443	06788272.0	7/21/2006	9/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	GB	1913443	06788272.0	7/21/2006	9/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	JP		2008-525011	7/21/2006		RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90578	Eastman Kodak Company	US	7153632	11/196,124	8/3/2005	12/26/2006	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
90586	Eastman Kodak Company	EP		06801383.8	8/9/2006		CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS

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90586	Eastman Kodak Company	US	7541124	11/210,100	8/19/2005	6/2/2009	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
90596	Eastman Kodak Company	DE	102006028020	102006028020.2	6/14/2006	8/18/2011	PARAMETERS OF THE SUBSTRATE
90597	Eastman Kodak Company	DE	102006028175	102006028175.6	6/16/2006	5/31/2012	THINNING OF LINES
90598	Eastman Kodak Company	DE		102006031823.4	7/7/2006		INVENTER WITH TWINED BELT
90598	Eastman Kodak Company	US	8127673	12/305,655	4/10/2007	3/6/2012	DEVICE FOR TURNING OVER SHEET MATERIAL
90608	Eastman Kodak Company	US	7330646	11/184,397	7/19/2005	2/12/2008	CAMERA FILM PREWINDING USING D- SHAPED FILM PERFORATIONS
90614	Eastman Kodak Company	AU	2006249525	2006249525	5/15/2006	6/30/2011	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	BR		PI 0610342-1	5/15/2006		ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	EP		06759815.1	5/15/2006		ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90614	Eastman Kodak Company	US	7189494	11/138,026	5/26/2005	3/13/2007	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENT COMPRISING A TETRAARYLBORATE SALT
90616	Eastman Kodak Company	CN	ZL200780019759.2	200780019759.2	5/15/2007	11/14/2012	LASER ABLATION RESIST
90616	Eastman Kodak Company	DE		112007001312.5	5/15/2007		LASER ABLATION RESIST
90616	Eastman Kodak Company	TW		096119154	5/29/2007		LASER ABLATION RESIST
90616	Eastman Kodak Company	US	7867688	11/420,817	5/30/2006	1/11/2011	LASER ABLATION RESIST
90636	Eastman Kodak Company	EP		06760632.7	6/1/2006		THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	JP		2008-516907	6/1/2006		THIN FILM TRANSISTORS COMPRISING ZINC-OXIDE-BASED SEMICONDUCTOR MATERIALS
90636	Eastman Kodak Company	US	7691666	11/155,436	6/16/2005	4/6/2010	METHODS OF MAKING THIN FILM TRANSISTORS COMPRISING ZINC- OXIDE-BASED SEMICONDUCTOR MATERIALS AND TRANSISTORS MADE THEREBY

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90644	Eastman Kodak Company	CN	ZL200680026706.9	200680026706.9	7/3/2006	9/14/2011	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	DE	602006008960.0	06762358.7	7/3/2006	9/2/2009	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	FR	1910896	06762358.7	7/3/2006	9/2/2009	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	GB	1910896	06762358.7	7/3/2006	9/2/2009	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	JP	4806019	2008-521829	7/3/2006	8/19/2011	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90644	Eastman Kodak Company	US	7955776	11/995,213	7/3/2006	6/7/2011	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
90645	Eastman Kodak Company	JP	5170953	2005-334144	11/18/2005	1/11/2013	NO PROCESS CTP PLATE HAVING NEUTRALIZED PHOSPHORIC ACID METHACRYLATE ESTER
90675	Eastman Kodak Company	US	6229972	09/542,960	4/3/2000	5/8/2001	DIGITAL DENSITOMETER WITH CALIBRATION AND STATISTICS
90677	Eastman Kodak Company	US	6331832	09/541,923	4/3/2000	12/18/2001	AUTO-RANGING DIGITAL DENSITOMETER WITH LOOKUP TABLE
90717	Eastman Kodak Company	EP		07795611.8	6/1/2007		CHILLED FINISH ROLLER SYSTEM AND METHOD
90717	Eastman Kodak Company	US	7867678	12/476,282	6/2/2009	1/11/2011	CHILLED FINISH ROLLER SYSTEM AND METHOD
90725	Eastman Kodak Company	DE	602006030890.6	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	EP	1941325	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	FR	1941325	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM
90725	Eastman Kodak Company	GB	1941325	06826923.2	10/27/2006	7/18/2012	COLOR ENHANCEMENT METHOD AND SYSTEM

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90725	Eastman Kodak Company	US	7548343	11/262,142	10/28/2005	6/16/2009	COLOR ENHANCEMENT METHOD AND SYSTEM
90729	Eastman Kodak Company	US	7570894	11/474,301	6/23/2006	8/4/2009	SYSTEM FOR CONTROL OF FUSING MEMBER TEMPERATURE
90735	Eastman Kodak Company	US	7247418	11/293,554	12/1/2005	7/24/2007	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
90739	Eastman Kodak Company	US	7522179	11/479,853	7/3/2006	4/21/2009	UNIVERSAL DONOR CARTRIDGE
90741	Eastman Kodak Company	US	7408558	11/211,235	8/25/2005	8/5/2008	LASER-BASED DISPLAY HAVING EXPANDED IMAGE COLOR
90759	Eastman Kodak Company	JP	4690090	2005-99741	3/30/2005	2/25/2011	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90760	Eastman Kodak Company	CN	200680016397.7	200680016397.7	5/8/2006	6/9/2010	MODIFIED SILICA PARTICLES, PHOTOSENSITIVE COMPOSITION
90760	Eastman Kodak Company	EP		06746357.0	5/8/2006		MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP	5090631	2005-140411	5/12/2005	9/21/2012	MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	JP		2011-269768	12/9/2011		MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90760	Eastman Kodak Company	US	7951526	11/913,727	5/8/2006	5/31/2011	MODIFIED SILICA PARTICLES, AND PHOTOSENSITIVE COMPOSITION AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE EACH CONTAINING THE PARTICLES
90766	Eastman Kodak Company	US	7607227	11/350,158	2/8/2006	10/27/2009	A METHOD OF FORMING A PRINTHEAD
90766	Eastman Kodak Company	US	8302308	12/556,087	9/9/2009	11/6/2012	METHOD OF FORMING A PRINTHEAD

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90769	Eastman Kodak Company	JP	3784931	9-218541	8/13/1997	3/24/2006	DEVELOPING METHOD OF PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND DEVELOPER TO BE USED FOR THE METHOD
90770	Eastman Kodak Company	JP	3839552	1997-145138	6/3/1997	8/11/2006	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PALTE DEVELOPED BY PRINTING AND PHOTOMECHANICAL PROCESS FOR THE SAME
90775	Eastman Kodak Company	DE	602006018324.0	06776607.1	8/4/2006	11/17/2010	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	DE		102005038321.1	8/11/2005		FEEDING WITH INTRACK CORRECTION
90775	Eastman Kodak Company	NL	1922274	06776607.1	8/4/2006	11/17/2010	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90775	Eastman Kodak Company	US	7922168	12/063,479	8/4/2006	4/12/2011	METHOD AND DEVICE FOR TRANSPORTING A SHEET
90826	Eastman Kodak Company	US	7458677	11/425,265	6/20/2006	12/2/2008	REDUCTION OF TURBULENCE WITHIN PRINTING REGION OF INKJET PRINTER HEADS
90833	Eastman Kodak Company	EP		07750693.9	2/12/2007		COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION
90833	Eastman Kodak Company	US	7554705	11/354,482	2/15/2006	6/30/2009	COLOR GAMUT MAPPING WITH BLACK POINT COMPENSATION
90838	Eastman Kodak Company	JP	4184813	2003-8326	1/16/2003	9/12/2008	
90843	Eastman Kodak Company	JP	4615673	2000-142956	5/16/2000	10/29/2010	POSITIVE TYPE PHOTSENSITIVE COMPOSITION AND POSITIVE TYPE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
90844	Eastman Kodak Company	JP	4417528	2000-149258	5/22/2000	12/4/2009	
90859	Eastman Kodak Company	JP	3833840	1999-42717	2/22/1999	7/28/2006	
90859	Eastman Kodak Company	JP	4377392	2006-144179	5/24/2006	9/18/2009	
90862	Eastman Kodak Company	JP	3795695	1999-106714	4/14/1999	4/21/2006	
90864	Eastman Kodak Company	JP	3881130	1999-121971	4/28/1999	11/17/2006	
90881	Eastman Kodak Company	JP	4689804	2000-292464	9/26/2000	2/25/2011	
90889	Eastman Kodak Company	JP	4503821	2000-376934	12/12/2000	4/30/2010	
90891	Eastman Kodak Company	JP	4536914	2000-384632	12/19/2000	6/25/2010	
90893	Eastman Kodak Company	JP	4574840	2000-390192	12/22/2000	8/27/2010	

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90902	Eastman Kodak Company	JP	4624579	2001-73415	3/15/2001	11/12/2010	PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
90917	Eastman Kodak Company	US	7250959	11/176,147	7/7/2005	7/31/2007	PRINTER WITH MULTI-PASS MEDIA TRANSPORT
90928	Eastman Kodak Company	JP	3825185	1998-269502	9/24/1998	7/7/2006	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE LITHOGRAPHIC PRINTING PLATE
90929	Eastman Kodak Company	JP	3825186	1998-272845	9/28/1998	7/7/2006	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE LITHOGRAPHIC PRINTING PLATE
90932	Eastman Kodak Company	JP	3802259	1999-016729	1/26/1999	5/12/2006	
90933	Eastman Kodak Company	JP	3836617	1999-023515	2/1/1999	8/4/2006	
90935	Eastman Kodak Company	JP	3946938	2000-200400	7/3/2000	4/20/2007	
90936	Eastman Kodak Company	JP	3902720	2000-207841	7/10/2000	1/12/2007	
90937	Eastman Kodak Company	JP	3946941	2000-258362	8/29/2000	4/20/2007	
90938	Eastman Kodak Company	JP	4226768	2000-292461	9/26/2000	12/5/2008	
90944	Eastman Kodak Company	DE	602006018313.5	06774496.1	6/30/2006	11/17/2010	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	FR	1907106	06774496.1	6/30/2006	11/17/2010	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	GB	1907106	06774496.1	6/30/2006	11/17/2010	METHOD OF FORMING POLYMER PARTICLES
90944	Eastman Kodak Company	US	7273570	11/178,091	7/8/2005	9/25/2007	METHOD OF FORMING POLYMER PARTICLES
90945	Eastman Kodak Company	CN		200680025507.6	6/22/2006		LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	DE	602006019867.1	06767548.8	6/22/2006	1/26/2011	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	FR	1903396	06767548.8	6/22/2006	1/26/2011	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT
90945	Eastman Kodak Company	GB	1903396	06767548.8	6/22/2006	1/26/2011	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD EMPLOYING IT

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90945	Eastman Kodak Company	JP	5059303	2005-202306	7/11/2005	8/10/2012	LITHOGRAPHIC PRINTING ORIGINAL PLATE AND IMAGE FORMING METHOD USING THE SAME
90945	Eastman Kodak Company	US	8119326	11/994,857	6/22/2006	2/21/2012	LITHOGRAPHIC-PRINTING PLATE PRECURSOR AND IMAGE FORMING METHOD USING SAME
90948	Eastman Kodak Company	US	7632562	11/197,240	8/4/2005	12/15/2009	UNIVERSAL PRINT MEDIA
90951	Eastman Kodak Company	US	7343120	11/314,675	12/21/2005	3/11/2008	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90953	Eastman Kodak Company	US	7343121	11/314,676	12/21/2005	3/11/2008	ADDITION OF LIQUID CHARGE CONTROL AGENTS TO TONER IN TONER DEVELOPMENT STATIONS OF ELECTROGRAPHIC REPRODUCTION APPARATUS
90957	Eastman Kodak Company	CN	ZL200880003182.0	200880003182.0	3/19/2008	5/23/2012	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	EP		08705600.8	1/15/2008		DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	JP		2009-547259	3/19/2008		DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	TW		097102701	1/24/2008		DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US	7857422	11/626,965	1/25/2007	12/28/2010	DUAL FEED LIQUID DROP EJECTOR
90957	Eastman Kodak Company	US		12/917,899	11/2/2010		LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90957	Eastman Kodak Company	US		13/300,723	11/21/2011		LIQUID DROP EJECTION USING DUAL FEED EJECTOR
90959	Eastman Kodak Company	DE	602005007887.8	05016409.4	7/28/2005	7/2/2008	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90959	Eastman Kodak Company	GB	1747900	05016409.4	7/28/2005	7/2/2008	IR-SENSITIVE POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
90970	Eastman Kodak Company	EP		07764641.2	6/13/2007		MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD

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90970	Eastman Kodak Company	FR	0605826	0605826	6/29/2006	9/19/2008	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD MATERIAU DESTINE A LA FORMATION OU A L'EDITION D'IMAGES ET SON PROCEDE DE FABRICATION
90970	Eastman Kodak Company	JP	5179485	2009-516934	6/13/2007	1/18/2013	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
90970	Eastman Kodak Company	US	8062719	12/304,783	6/13/2007	11/22/2011	MATERIAL INTENDED FOR FORMING OR PRINTING IMAGES AND ITS MANUFACTURING METHOD
91004	Eastman Kodak Company	CN	ZL200680016806.3	200680016806.3	5/2/2006	3/9/2011	MAKING RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	EP		06752110.4	5/2/2006		METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	JP	4971311	2008-512318	5/2/2006	4/13/2012	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91004	Eastman Kodak Company	US	7279254	11/130,065	5/16/2005	10/9/2007	METHOD OF MAKING AN ARTICLE BEARING A RELIEF IMAGE USING A REMOVABLE FILM
91021	Eastman Kodak Company	CN		200680040558.6	10/17/2006		MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	DE	602006005703.2	06826050.4	10/17/2006	3/11/2009	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	FR	1943104	06826050.4	10/17/2006	3/11/2009	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	GB	1943104	06826050.4	10/17/2006	3/11/2009	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

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91021	Eastman Kodak Company	JP	4870775	2008-538903	10/17/2006	11/25/2011	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91021	Eastman Kodak Company	US	7144661	11/263,879	11/1/2005	12/5/2006	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91039	Eastman Kodak Company	DE	602009006869.5	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	FR	2331333	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	GB	2331333	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91039	Eastman Kodak Company	NL	2331333	09789002.4	7/24/2009	5/9/2012	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE

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91039	Eastman Kodak Company	US	7938516	12/187,613	8/7/2008	5/10/2011	CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED DURING DIFFERENT PHASES OF A COMMON CHARGE ELECTRODE
91058	Eastman Kodak Company	DE		102005040652.1	8/26/2005		PAPER STACKING SWITCH
91064	Eastman Kodak Company	CN	200680033449.1	200680033449.1	8/30/2006	10/6/2010	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	JP	5043848	2008-531143	8/30/2006	7/20/2012	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	TW	I375339	095133906	9/13/2006	10/21/2012	QUANTUM DOT LIGHT EMITTING LAYER
91064	Eastman Kodak Company	US	7615800	11/226,622	9/14/2005	11/10/2009	QUANTUM DOT LIGHT EMITTING LAYER
91072	Eastman Kodak Company	US	7501219	11/316,856	12/23/2005	3/10/2009	THERMAL RECEIVER
91074	Eastman Kodak Company	US		12/187,593	8/7/2008		CONTINUOUS INKJET PRINTING SYSTEM AND METHOD FOR PRODUCING SELECTIVE DEFLECTION OF DROPLETS FORMED FROM TWO DIFFERENT BREAK OFF LENGTHS
91084	Eastman Kodak Company	EP		07836342.1	7/30/2007		MANUFACTURING A LOW COST INTERMEDIATE TRANSFER MEMBER
91084	Eastman Kodak Company	US	7976658	11/503,595	8/14/2006	7/12/2011	METHOD OF MANUFACTURING A LOW COST INTERMEDIATE TRANSFER MEMBER
91085	Eastman Kodak Company	US	7641819	11/240,717	9/30/2005	1/5/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	DE	1929375	602006014012.6	9/22/2006	4/28/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	FR	1929375	06804097.1	9/22/2006	4/28/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	GB	1929375	06804097.1	9/22/2006	4/28/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91086	Eastman Kodak Company	US	7540981	11/241,386	9/30/2005	6/2/2009	BIASABLE TRANSFER COMPOSITION AND MEMBER

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91089	Eastman Kodak Company	DE	602006030445.5	06776634.5	8/4/2006	6/27/2012	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	EP	1912885	06776634.5	8/4/2006	6/27/2012	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	JP	4913812	2008-525449	8/4/2006	4/11/2012	METHOD OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	NL	1912885	06776634.5	8/4/2006	6/27/2012	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91089	Eastman Kodak Company	US	7976009	12/063,269	8/4/2006	7/12/2011	METHOD AND DEVICE OF CONTROLLING SHEETS IN A DIGITAL PRINTING MACHINE
91091	Eastman Kodak Company	US	7534376	11/240,825	9/30/2005	5/19/2009	BIASABLE TRANSFER COMPOSITION AND MEMBER
91091	Eastman Kodak Company	US	7955527	12/407,821	3/20/2009	6/7/2011	BIASABLE TRANSFER COMPOSITION AND MEMBER
91093	Eastman Kodak Company	US	7666329	11/240,931	9/30/2005	2/23/2010	BIASABLE TRANSFER COMPOSITION AND MEMBER
91110	Eastman Kodak Company	DE	602009007116.5	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	DE	602009008309.0	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	DE	602009011968.0	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	EP	2303583	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	EP	2325015	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	EP	2325016	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	GB	2303583	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	GB	2325015	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	GB	2325016	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS

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91110	Eastman Kodak Company	JP		2011-520036	7/22/2009		INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2303583	09788971.1	7/22/2009	5/16/2012	INKJET PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	NL	2325015	11154610.7	2/16/2011	7/11/2012	METHOD FOR EJECTING LIQUID DROPLETS
91110	Eastman Kodak Company	NL	2325016	11154611.5	2/16/2011	12/12/2012	METHOD FOR EJECTING INK DROPLETS
91110	Eastman Kodak Company	US		12/179,788	7/25/2008		INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,629	2/9/2013		INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91110	Eastman Kodak Company	US		13/763,630	2/9/2013		INKJET PRINthead AND METHOD OF PRINTING WITH MULTIPLE DROP VOLUMES
91123	Eastman Kodak Company	US	8206502	12/334,878	12/15/2008	6/26/2012	TITANYL PHTHALOCYANINE WITH IMPROVED MILLING PROPERTIES
91165	Eastman Kodak Company	DE	602006017853.0	06762966.7	8/3/2006	10/27/2010	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	JP	4724227	2008-525438	8/3/2006	4/15/2011	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	NL	1922275	06762966.7	8/3/2006	10/27/2010	DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91165	Eastman Kodak Company	US		12/063,246	8/3/2006		DEVICE FOR DEPOSITING FOR A PRINTING MACHINE WITH A BLOWER SYSTEM
91165	Eastman Kodak Company	US		13/616,479	9/14/2012		DEVICE FOR DEPOSITING SHEETS FOR A PRINTING MACHINE
91167	Eastman Kodak Company	EP		06720355.4	2/1/2006		COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES
91167	Eastman Kodak Company	JP	4633806	2007-556177	2/1/2006	11/26/2010	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES

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91167	Eastman Kodak Company	US	7710432	11/311,581	12/14/2005	5/4/2010	COLOR CORRECTION TECHNIQUES FOR CORRECTING COLOR PROFILES OR A DEVICE-INDEPENDENT COLOR SPACE
91223	Eastman Kodak Company	AU	762482	63115/00	7/28/2000	6/26/2003	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	GB	1208014	00949860.1	7/28/2000	4/14/2004	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	IN	207173	680/CAL/2000	12/14/2000	5/23/2007	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	JP	4541619	2001-514633	7/28/2000	7/2/2010	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6255033	09/365,279	7/30/1999	7/3/2001	POSITIVE ACTING PHOTORESIST COMPOSITIONS AND IMAGEABLE ELEMENT
91223	Eastman Kodak Company	US	6541181	09/625,582	7/26/2000	4/1/2003	POSITIVE ACTING PHOTORESIST COMPOSITION AND IMAGEABLE ELEMENT
91244	Eastman Kodak Company	US	7461927	11/682,343	3/6/2007	12/9/2008	DROP DEFLECTION SELECTABLE VIA JET STEERING
91267	Eastman Kodak Company	US	7455378	11/385,051	3/16/2006	11/25/2008	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91267	Eastman Kodak Company	US	7828403	12/236,586	9/24/2008	11/9/2010	PRINTER CONTROL SYSTEM AND METHOD FOR CHANGING PRINT MASK HEIGHT
91284	Eastman Kodak Company	CN	200680039959.X	200680039959.X	10/16/2006	10/20/2010	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN AND METHOD FOR FORMING IMAGE
91284	Eastman Kodak Company	EP		06816962.2	10/16/2006		MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91284	Eastman Kodak Company	JP	4898821	2008-537759	10/16/2006	1/6/2012	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN

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91284	Eastman Kodak Company	US	7160653	11/257,864	10/25/2005	1/9/2007	MULTILAYER IMAGEABLE ELEMENT CONTAINING EPOXY RESIN
91285	Eastman Kodak Company	US	7226722	11/333,703	1/17/2006	6/5/2007	IMAGING MEMBERS WITH IR- SENSITIVE POLYMER IMAGEABLE LAYER
91286	Eastman Kodak Company	US	7411722	11/508,403	8/23/2006	8/12/2008	DISPLAY SYSTEM INCORPORATING BILINEAR ELECTROMECHANICAL GRATING DEVICE
91407	Eastman Kodak Company	JP	5069284	2009-501594	3/22/2007	8/24/2012	INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91407	Eastman Kodak Company	US		11/386,997	3/22/2006		INCREASING CONDUCTIVE POLYMER LIFE BY REVERSING VOLTAGE
91435	Eastman Kodak Company	US	7178900	10/118,611	4/8/2002	2/20/2007	PRINTER FLUID MANAGEMENT SYSTEM
91437	Eastman Kodak Company	US	7032988	10/118,610	4/8/2002	4/25/2006	CERTIFIED PROOFING
91438	Eastman Kodak Company	US	6793310	10/118,608	4/8/2002	9/21/2004	CERTIFIED PROOFING
91448	Eastman Kodak Company	US	6908165	10/271,704	10/15/2002	6/21/2005	PRINTING FLUID DELIVERY SYSTEM
91451	Eastman Kodak Company	US	6511163	09/041,211	3/12/1998	1/28/2003	PRINTING SYSTEM
91451	Eastman Kodak Company	US	6626527	09/689,370	10/12/2000	9/30/2003	PRINTING SYSTEM
91452	Eastman Kodak Company	DE	60135619.5	01308068.4	9/24/2001	9/3/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	FR	1207684	01308068.4	9/24/2001	9/3/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	GB	1207684	01308068.4	9/24/2001	9/3/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91452	Eastman Kodak Company	US	7375857	09/667,900	9/22/2000	5/20/2008	PRINT PROOFING WITH COLOR AND SCREEN MATCHING
91453	Eastman Kodak Company	US	6786565	09/962,808	9/24/2001	9/7/2004	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91453	Eastman Kodak Company	US	6916078	10/935,760	9/7/2004	7/12/2005	INKJET PROOFING WITH MATCHED COLOR AND SCREEN RESOLUTION
91493	Eastman Kodak Company	US	6116160	09/042,032	3/13/1998	9/12/2000	PRINTER DRUM
91495	Eastman Kodak Company	DE	69933723.2	99301935.5	3/12/1999	10/25/2006	INK PEN ASSEMBLY
91495	Eastman Kodak Company	US	6270204	09/042,031	3/13/1998	8/7/2001	INK PEN ASSEMBLY
91499	Eastman Kodak Company	US	5583551	08/434,903	5/1/1995	12/10/1996	DEFLECTION ELECTRODE

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91503	Eastman Kodak Company	US	5625397	08/344,114	11/23/1994	4/29/1997	DOT ON DOT INK JET PRINTING USING INKS OF DIFFERING DENSITIES
91504	Eastman Kodak Company	US	7694217	11/421,210	5/31/2006	4/6/2010	SYSTEMS AND METHODS FOR COMPARING DOCUMENTS CONTAINING GRAPHIC ELEMENTS
91507	Eastman Kodak Company	US	7607766	11/568,229	5/4/2005	10/27/2009	METHOD AND PRINT HEAD FOR FLOW CONDITIONING A FLUID
91511	Eastman Kodak Company	DE	69320144.4	93308791.8	11/3/1993	8/5/1998	APPARATUS AND METHOD FOR PRODUCING COLOR HALFTONE IMAGES
91513	Eastman Kodak Company	US	5682191	08/185,508	1/24/1994	10/28/1997	INK JET PRINTING APPARATUS HAVING MODULAR COMPONENTS
91519	Eastman Kodak Company	DE	69938114.2	99301934.8	3/12/1999	2/13/2008	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	FR	0941857	99301934.8	3/12/1999	2/13/2008	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	GB	0941857	99301934.8	3/12/1999	2/13/2008	CONTINUOUS JET PRINTER MIXING SYSTEM
91519	Eastman Kodak Company	US	6099113	09/042,034	3/13/1998	8/8/2000	CONTINUOUS JET PRINTER MIXING SYSTEM
91523	Eastman Kodak Company	US	6299160	09/262,950	3/4/1999	10/9/2001	IMPOSITION PROOFING
91525	Eastman Kodak Company	US	7380911	10/842,200	5/10/2004	6/3/2008	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91525	Eastman Kodak Company	US	7753499	12/103,849	4/16/2008	7/13/2010	JET PRINTER WITH ENHANCED PRINT DROP DELIVERY
91551	Eastman Kodak Company	TW		095147462	12/18/2006		METHOD OF MAKING A POLARIZER PLATE
91551	Eastman Kodak Company	US	7732007	11/305,928	12/19/2005	6/8/2010	METHOD OF MAKING A POLARIZER PLATE
91555	Eastman Kodak Company	EP		07717064.5	1/25/2007		MERGING A MASK AND A PRINTING PLATE
91555	Eastman Kodak Company	JP	4920048	2008-556330	1/25/2007	2/10/2012	MERGING A MASK AND A PRINTING PLATE
91556	Eastman Kodak Company	US	7802933	11/318,281	12/23/2005	9/28/2010	THERMAL PRINTER CARTRIDGE WITH ENERGY ABSORBING FEATURES

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91563	Eastman Kodak Company	CN	200680034765.0	200680034765.0	9/21/2006	9/8/2010	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	DE	602006020767.0	06803952.8	9/21/2006	3/16/2011	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	FR	1958035	06803952.8	9/21/2006	3/16/2011	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	GB	1958035	06803952.8	9/21/2006	3/16/2011	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	JP	4972647	2008-532364	9/21/2006	4/13/2012	AN ADAPTIVE INPUT-CELL CIRCUITRY
91563	Eastman Kodak Company	US	7756812	11/472,142	6/21/2006	7/13/2010	AN ADAPTIVE INPUT-CELL CIRCUITRY USEFUL IN CONFIGURABLE ELECTRONIC CONTROLLERS
91567	Eastman Kodak Company	JP	4541996	2005-249272	8/30/2005	7/2/2010	POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD FOR PRODUCING THE SAME AND POSITIVE IMAGE FORMING METHOD
91570	Eastman Kodak Company	US	7776500	11/453,407	6/15/2006	8/17/2010	MONOMERIC GLASS MIXTURES INCORPORATING TETRACARBONYLBISIMIDE GROUP
91577	Eastman Kodak Company	US	7997709	11/425,309	6/20/2006	8/16/2011	DROP ON DEMAND PRINT HEAD WITH FLUID STAGNATION POINT AT NOZZLE OPENING
91582	Eastman Kodak Company	US	7279255	11/349,376	2/7/2006	10/9/2007	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91589	Eastman Kodak Company	EP		07748824.5	1/3/2007		PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91589	Eastman Kodak Company	US	7701595	11/321,246	12/29/2005	4/20/2010	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91589	Eastman Kodak Company	US	7948644	12/715,622	3/2/2010	5/24/2011	PRINT JOB COST ESTIMATE METHOD AND SYSTEM
91592	Eastman Kodak Company	US	7850283	12/429,205	4/24/2009	12/14/2010	PRINthead WITH LIQUID FLOW THROUGH DEVICE
91594	Eastman Kodak Company	US	7331658	11/424,970	6/19/2006	2/19/2008	ANTI-WICKING CATCHER ASSEMBLY AND PRINTING SYSTEM

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91600	Eastman Kodak Company	US	7959278	11/446,467	6/2/2006	6/14/2011	METHOD AND APPARATUS FOR INK JET PRINTING ON PATTERNED SUBSTRATE
91603	Eastman Kodak Company	US	7330201	11/236,946	9/28/2005	2/12/2008	THERMAL PRINTER AND METHOD FOR OPERATING SAME
91604	Eastman Kodak Company	TW		095146313	12/11/2006		GUARDED COVER SHEET FOR LCD POLARIZERS
91604	Eastman Kodak Company	US	7662456	11/299,546	12/12/2005	2/16/2010	GUARDED COVER SHEET FOR LCD POLARIZERS AND METHOD OF MAKING THE SAME
91605	Eastman Kodak Company	US	7655289	11/299,606	12/12/2005	2/2/2010	OPTICAL FILM COMPOSITE HAVING SPATIALLY CONTROLLED ADHESIVE STRENGTH
91664	Eastman Kodak Company	US	8101326	11/437,796	5/19/2006	1/24/2012	SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91664	Eastman Kodak Company	US		13/373,488	11/16/2011		SECURE DOCUMENT PRINTING METHOD AND SYSTEM
91676	Eastman Kodak Company	CN		200980151026.3	12/16/2009		BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91676	Eastman Kodak Company	DE	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	EP		09795839.1	12/16/2009		BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91676	Eastman Kodak Company	EP	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	GB	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	JP		2011-542132	12/16/2009		BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91676	Eastman Kodak Company	NL	2436521	11194779.2	12/21/2011	4/3/2013	METHOD OF FORMING A BUTTABLE PRINthead MODULE IN A PAGEWIDE PRINthead
91676	Eastman Kodak Company	US	8118405	12/337,665	12/18/2008	2/21/2012	BUTTABLE PRINthead MODULE AND PAGEWIDE PRINthead
91691	Eastman Kodak Company	DE		102007008153.9	2/19/2007		MINI PLATFORM ROUNDABOUT

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91712	Eastman Kodak Company	US	7324264	11/360,902	2/23/2006	1/29/2008	ELECTRO-OPTICAL MODULATING DISPLAYS AND METHOD OF MAKING THE SAME
91725	Eastman Kodak Company	DE	602008009998.9	08754164.5	5/1/2008	9/21/2011	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91725	Eastman Kodak Company	US	7735980	11/746,104	5/9/2007	6/15/2010	FLUID FLOW DEVICE FOR A PRINTING SYSTEM
91727	Eastman Kodak Company	CN	200780002943.6	200780002943.6	1/9/2007	10/27/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	DE	602007013525.7	07709656.8	1/9/2007	3/30/2011	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	GB	1976698	07709656.8	1/9/2007	3/30/2011	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91727	Eastman Kodak Company	US	7338745	11/337,776	1/23/2006	3/4/2008	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
91728	Eastman Kodak Company	US	6689421	09/804,417	3/12/2001	2/10/2004	METHOD OF PREPARING A MICROPOROUS FILM, AND IMAGING METHOD
91732	Eastman Kodak Company	EP		07777228.3	5/23/2007		CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91732	Eastman Kodak Company	US	7823996	11/445,713	6/2/2006	11/2/2010	CONCENTRATING A LIQUID INK JET INK TO TRANSFER TO A RECEIVER MEMBER
91733	Eastman Kodak Company	US	7466954	11/321,286	12/28/2005	12/16/2008	IMAGE RECEIVER SHEET SURFACE CHARACTERISTICS FOR OPTIMUM SHEET HANDLING
91741	Eastman Kodak Company	JP		2008-547569	12/21/2006		PRINTER WITH VARIABLE LEAD ADVANCE
91741	Eastman Kodak Company	US	7907290	11/317,922	12/23/2005	3/15/2011	PRINTER WITH VARIABLE LEAD ADVANCE
91747	Eastman Kodak Company	US	7726892	11/512,859	8/30/2006	6/1/2010	DONOR CARTRIDGE FOR THERMAL PRINTER

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91751	Eastman Kodak Company	US	7868906	11/747,821	5/11/2007	1/11/2011	THERMAL PRINTER WITH REDUCED DONOR ADHESION
91751	Eastman Kodak Company	US	8120631	12/951,121	11/22/2010	2/21/2012	THERMAL PRINTER WITH REDUCED DONOR ADHESION
91778	Eastman Kodak Company	US	8066364	12/234,747	9/22/2008	11/29/2011	INKJET INKS HAVING ANTI-ABRASION POLYMERS AND ANTI-ABRASION AIDS
91787	Eastman Kodak Company	US	8221947	12/337,712	12/18/2008	7/17/2012	TONER SURFACE TREATMENT
91791	Eastman Kodak Company	US		11/359,067	2/22/2006		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
91796	Eastman Kodak Company	DE		102008035755.3	7/31/2008		DYNAMIC ADJUSTMENT OF THE MW-POWER
91796	Eastman Kodak Company	US		13/055,730	6/29/2009		METHOD FOR DRYING A PRINTING SUBSTRATE AND/OR A PRINTING MEDIUM LOCATED THEREON AND A PRINTING MACHINE
91798	Eastman Kodak Company	DE	102009019198.4	102009019198.4	4/28/2009	1/19/2012	MW-FUSER FOR CUT
91801	Eastman Kodak Company	EP		06831410.3	12/19/2006		DISPERSANT FOR REDUCING VISCOSITY OF SOLIDS
91801	Eastman Kodak Company	JP		2008-546587	12/19/2006		DISPERSANT FOR REDUCING VISCOSITY OF SOLIDS
91801	Eastman Kodak Company	US	8202926	12/097,770	12/19/2006	6/19/2012	Coating Composition Containing a Dispersant
91808	Eastman Kodak Company	US	7570269	11/422,161	6/5/2006	8/4/2009	FONT MANAGEMENT SYSTEM
91816	Eastman Kodak Company	US	7596333	11/338,308	1/24/2006	9/29/2009	OPTIMIZING A PRINTING PROCESS FOR SUBSEQUENT FINISHING PROCEDURE
91832	Eastman Kodak Company	US	7419766	11/353,217	2/13/2006	9/2/2008	FLEXOGRAPHIC PRINTING PLATE PRECURSOR AND IMAGING METHOD
91833	Eastman Kodak Company	EP		06848018.5	12/20/2006		MAGENTA DYE MIXTURE
91833	Eastman Kodak Company	JP		2008-547602	12/20/2006		MAGENTA DYE MIXTURE
91833	Eastman Kodak Company	US	7160664	11/315,416	12/22/2005	1/9/2007	MAGENTA DYE MIXTURE
91843	Eastman Kodak Company	US	8311463	12/542,750	8/18/2009	11/13/2012	METHOD AND SYSTEM TO REDUCE HIGH-FREQUENCY BANDING FOR ELECTROPHOTOGRAPHIC DEVELOPMENT STATIONS

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91843	Eastman Kodak Company	US		13/613,450	9/13/2012		METHOD AND SYSTEM TO REDUCE HIGH-FREQUENCY BANDING FOR ELECTROPHOTOGRAPHIC DEVELOPMENT STATIONS
91846	Eastman Kodak Company	US	7838106	11/959,948	12/19/2007	11/23/2010	FOAMED IMAGE RECEIVER
91847	Eastman Kodak Company	DE	602007025145.1	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	EP	2024180	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	FR	2024180	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	GB	2024180	07795116.8	5/21/2007	8/29/2012	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91847	Eastman Kodak Company	JP	5014422	2009-513172	5/21/2007	6/15/2012	PRODUCING AN INK JET IMAGE
91847	Eastman Kodak Company	US	7695128	11/445,681	6/2/2006	4/13/2010	PRODUCING AN INK JET IMAGE HAVING HIGH DENSITY AND GRAY SCALE
91850	Eastman Kodak Company	EP		07795117.6	5/21/2007		INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	JP	5063687	2009-513173	5/21/2007	8/17/2012	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91850	Eastman Kodak Company	US	7789504	11/445,714	6/2/2006	9/7/2010	INK JET PRINTING USING A COMBINATION OF NON-MARKING AND MARKING INKS
91852	Eastman Kodak Company	DE	1957387	602006024047.3	9/20/2006	8/24/2011	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE
91852	Eastman Kodak Company	NL	1957387	06792183.3	9/20/2006	8/24/2011	TURNING DEVICE FOR TURNING OVER SHEETS IN A PRINTING MACHINE

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91853	Eastman Kodak Company	CN	ZL200780014819.1	200780014819.1	4/12/2007	5/4/2011	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	EP		06008510.7	4/25/2006		BAKEABLE RADIATION-SENSITIVE ELEMENTS WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	JP	5059849	2009-506945	4/12/2007	8/10/2012	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91853	Eastman Kodak Company	US	8137891	12/297,058	4/12/2007	3/20/2012	BAKEABLE LITHOGRAPHIC PRINTING PLATES WITH A HIGH RESISTANCE TO CHEMICALS
91855	Eastman Kodak Company	US	8119331	12/159,287	1/2/2007	2/21/2012	PHOTOPOLYMER COMPOSITION USABLE FOR LITHOGRAPHIC PLATES
91856	Eastman Kodak Company	CN	ZL200780002909.9	200780002909.9	1/9/2007	6/22/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	DE	602007013703. 9	07716446.5	1/9/2007	4/6/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	FR	1984180	07716446.5	1/9/2007	4/6/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	GB	1984180	07716446.5	1/9/2007	4/6/2011	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	JP	4938798	2008-551287	1/9/2007	3/2/2012	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7163770	11/337,778	1/23/2006	1/16/2007	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91856	Eastman Kodak Company	US	7241556	11/551,753	10/23/2006	7/10/2007	MULTILAYER IMAGEABLE ELEMENT CONTAINING SULFONAMIDO RESIN
91857	Eastman Kodak Company	EP		07749979.6	2/6/2007		RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	JP	5155885	2008-555264	2/6/2007	12/14/2012	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
91857	Eastman Kodak Company	US	7175949	11/356,518	2/17/2006	2/13/2007	RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS

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91861	Eastman Kodak Company	DE	602007001191.4	07717140.3	1/30/2007	5/27/2009	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	GB	1984450	07717140.3	1/30/2007	5/27/2009	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	NL	1984450	07717140.3	1/30/2007	5/27/2009	OIL-IN-OIL EMULSIONS
91861	Eastman Kodak Company	US	8329761	11/352,586	2/13/2006	12/11/2012	OIL-IN-OIL EMULSIONS
91862	Eastman Kodak Company	DE	602007021150.6	07717139.5	1/30/2007	3/7/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	GB	1984449	07717139.5	1/30/2007	3/7/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	NL	1984449	07717139.5	1/30/2007	3/7/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91862	Eastman Kodak Company	US	8323392	11/353,210	2/13/2006	12/4/2012	OIL-IN-OIL DISPERSIONS STABILIZED BY SOLID PARTICLES AND METHODS OF MAKING THE SAME
91864	Eastman Kodak Company	US	8192909	11/313,612	12/21/2005	6/5/2012	CHEMICALLY PREPARED POROUS TONER
91865	Eastman Kodak Company	DE	602007020252.3	07753045.9	3/14/2007	1/25/2012	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	GB	1999296	07753045.9	3/14/2007	1/25/2012	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	KR		2008-7023861	3/14/2007		APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	NL	1999296	07753045.9	3/14/2007	1/25/2012	APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	TW		096110843	3/28/2007		APPARATUS FOR ATOMIC LAYER DEPOSITION
91865	Eastman Kodak Company	US	7456429	11/392,006	3/29/2006	11/25/2008	APPARATUS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	EP		07753067.3	3/14/2007		PROCESS FOR ATOMIC LAYER DEPOSITION

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91866	Eastman Kodak Company	JP	5149272	2009-502830	3/14/2007	12/7/2012	PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	KR		2008-7023813	3/14/2007		PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	TW		096110842	3/28/2007		PROCESS FOR ATOMIC LAYER DEPOSITION
91866	Eastman Kodak Company	US	7413982	11/392,007	3/29/2006	8/19/2008	PROCESS FOR ATOMIC LAYER DEPOSITION
91871	Eastman Kodak Company	US	7715043	11/362,346	2/24/2006	5/11/2010	MULTI-LEVEL PRINTING MASKING METHOD
91879	Eastman Kodak Company	CN		200980138133.2	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	DE		102008048659.0	9/24/2008		CROSS-TRACK ADJUSTABLE SEGMENT ROLLERS
91879	Eastman Kodak Company	EP		09781053.5	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	JP		2011-527266	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	KR		10-2011-7009400	7/24/2009		DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91879	Eastman Kodak Company	US	8382105	13/120,512	7/24/2009	2/26/2013	DEVICE AND METHOD FOR THE ALIGNMENT OF SHEETS
91880	Eastman Kodak Company	DE		102008063215.5	12/29/2008		MICROWAVE WEB DRYER I
91881	Eastman Kodak Company	DE		102006010401.3	3/3/2006		MW-DRYER WITH RIDGED APPLICATOR
91881	Eastman Kodak Company	US	7673979	11/681,328	3/2/2007	3/9/2010	INK-JET PRINTING DEVICE INCLUDING A MICROWAVE HEATING DEVICE
91882	Eastman Kodak Company	EP		07711940.2	3/14/2007		METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91882	Eastman Kodak Company	US		12/293,568	3/14/2007		METHOD FOR PROVIDING PRINTS WITH FLUORESCENT EFFECTS AND THE PRINT ITEM
91883	Eastman Kodak Company	DE		102005055890.9	11/22/2005		PAPER GUIDING FOR HIGH VOLUME TRY
91883	Eastman Kodak Company	EP	1954616	06762221.7	6/27/2006	8/8/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS

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91883	Eastman Kodak Company	GB	1954616	06762221.7	6/27/2006	8/8/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	JP	4920695	2008-540466	6/27/2006	2/10/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	NL	1954616	06762221.7	6/27/2006	8/8/2012	DEVICE AND TRAY FOR DEPOSITING SHEETS
91883	Eastman Kodak Company	US	7850167	12/094,289	6/27/2006	12/14/2010	DEVICE AND TRAY FOR DEPOSITING SHEETS
91897	Eastman Kodak Company	CN	ZL200780011637.9	200780011637.9	3/22/2007	1/23/2013	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	EP		07753710.8	3/22/2007		MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	JP	5058247	2009-502867	3/22/2007	8/10/2012	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91897	Eastman Kodak Company	US	7830569	11/394,770	3/31/2006	11/9/2010	MULTILEVEL HALFTONE SCREEN AND SETS THEREOF
91900	Eastman Kodak Company	US	7273689	11/058,973	2/16/2005	9/25/2007	METHOD TO REMOVE UNWANTED, UNEXPOSED, POSITIVE-WORKING, IR RADIATION SENSITIVE LAYER
91927	Eastman Kodak Company	DE		102006056571.1	11/30/2006		MULTIPURPOSE PRINTING
91927	Eastman Kodak Company	US	7509077	11/564,871	11/30/2006	3/24/2009	METHOD AND PRINTING MACHINE USED FOR PRINTING WITH THE USE OF TONER
91928	Eastman Kodak Company	US	7924395	11/622,809	1/12/2007	4/12/2011	METHOD AND SYSTEM FOR DELIVERING DIGITAL CINEMA CONTENT CONCURRENTLY TO BOTH A RETAIL EXHIBITOR AND REMOTE THEATER
91934	Eastman Kodak Company	US	7747951	11/364,713	2/28/2006	6/29/2010	SYSTEM AND METHOD FOR PROCESSING VERSION CONTENT
91940	Eastman Kodak Company	US	7824019	11/744,987	5/7/2007	11/2/2010	CONTINUOUS PRINTING APPARATUS HAVING IMPROVED DEFLECTOR MECHANISM
91953	Eastman Kodak Company	EP		07753342.0	3/16/2007		DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91953	Eastman Kodak Company	JP		2009-502841	3/16/2007		DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY

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91953	Eastman Kodak Company	KR		2008-7025965	3/16/2007		DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91953	Eastman Kodak Company	US	7368207	11/396,167	3/31/2006	5/6/2008	DYNAMIC COMPENSATION SYSTEM FOR MASKLESS LITHOGRAPHY
91961	Eastman Kodak Company	US	8033625	11/951,357	12/6/2007	10/11/2011	APPARATUS AND METHOD OF FILLING INK TANK
91991	Eastman Kodak Company	US	7223506	11/393,156	3/30/2006	5/29/2007	IMAGEABLE MEMBERS WITH IMPROVED CHEMICAL RESISTANCE
91992	Eastman Kodak Company	CN	ISSUING	200780007475.1	2/15/2007	1/31/2013	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	JP	5113087	2008-557285	2/15/2007	10/19/2012	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
91992	Eastman Kodak Company	US	7175967	11/366,076	3/2/2006	2/13/2007	HEAT TREATMENT OF MULTILAYER IMAGEABLE ELEMENTS
92006	Eastman Kodak Company	CN	ZL200780047504.7	200780047504.7	12/5/2007	7/6/2011	DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	EP		07862528.2	10/5/2007		DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	JP		2009-542784	12/5/2007		DATA AND SECURING MECHANISM FOR PRINTING RESERVOIR
92006	Eastman Kodak Company	US	7976138	11/614,107	12/21/2006	7/12/2011	DATA-PROVIDING-COMPONENT SECURING MECHANISM FOR PRINTING APPARATUS RESERVOIR
92007	Eastman Kodak Company	CN	ZL200780047714.6	200780047714.6	12/5/2007	4/6/2011	A METHOD AND SYSTEM FOR FAXILITATING CALIBRATION OF TURN-ON ENERGY OF A FLUID-EJECTING MARKING DEVICE
92007	Eastman Kodak Company	US	7510259	11/613,435	12/20/2006	3/31/2009	CALIBRATING TURN-ON ENERGY OF A MARKING DEVICE
92009	Eastman Kodak Company	EP		07839930.0	11/2/2007		ESTIMATING COLOR OF COLORANT ON SUBSTRATE
92009	Eastman Kodak Company	JP		2009-537148	11/2/2007		ESTIMATING COLOR OF COLORANT ON SUBSTRATE
92009	Eastman Kodak Company	US	7738142	11/560,142	11/15/2006	6/15/2010	ESTIMATING COLOR OF A COLORANT DEPOSITED ON A SUBSTRATE

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92013	Eastman Kodak Company	EP		07774890.3	4/5/2007		PRODUCTION OF SILVER SULFATE GRAINS USING ORGANO-SULFATE OR ORGANO-SULFONATE ADDITIVES
92013	Eastman Kodak Company	US	7261867	11/399,754	4/7/2006	8/28/2007	PRODUCTION OF SILVER SULFATE GRAINS USING ORGANO-SULFATE OR ORGANO-SULFONATE ADDITIVES
92014	Eastman Kodak Company	US	8062615	12/101,249	4/11/2008	11/22/2011	PRODUCTION OF SILVER SULFATE GRAINS USING CARBOXYLIC ACID ADDITIVES
92018	Eastman Kodak Company	EP		08724864.7	1/28/2008		POLYMER COMPOSITE
92018	Eastman Kodak Company	US	7579396	11/669,830	1/31/2007	8/25/2009	POLYMER COMPOSITE
92028	Eastman Kodak Company	CN	ZL200780024524.2	200780024524.2	6/13/2007	11/28/2012	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	EP		07809500.7	6/13/2007		FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92028	Eastman Kodak Company	US	7810910	11/427,374	6/29/2006	10/12/2010	FLUID-EJECTING DEVICE WITH SIMPLIFIED CONNECTIVITY
92041	Eastman Kodak Company	US	7582149	12/015,110	1/16/2008	9/1/2009	MONOAZO COLORANTS FROM PYRAZOLOBENZODIAZINEDIOXIDES
92044	Eastman Kodak Company	CN		200980129868.9	7/21/2009		EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	DE	602009013062.5	09788958.8	7/21/2009	1/23/2013	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	EP	2313270	09788958.8	7/21/2009	1/23/2013	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	GB	2313270	09788958.8	7/21/2009	1/23/2013	EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	JP		2011-521100	7/21/2009		EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE

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92044	Eastman Kodak Company	US	8034540	12/183,173	7/31/2008	10/11/2011	SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92044	Eastman Kodak Company	US		13/223,340	9/1/2011		SYSTEM AND METHOD OF EMPLOYING SECONDARY BACK EXPOSURE OF FLEXOGRAPHIC PLATE
92064	Eastman Kodak Company	US	7732509	11/509,138	8/24/2006	6/8/2010	POLYMERIC COLORANT-BASED INK COMPOSITIONS
92069	Eastman Kodak Company	US	7548711	11/394,728	3/31/2006	6/16/2009	WEB CLEANING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER
92072	Eastman Kodak Company	CN	200780013848.6	200780013848.6	4/10/2007	9/8/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE (original) A POSITIVE-WORKING IMAGEABLE ELEMENT, A METHOD OF FORMING IMAGE WITH THE SAME AND THE IMAGED ELEMENTS OBTAINED THEREFROM
92072	Eastman Kodak Company	DE	602007007748.6	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	FR	2007579	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	GB	2007579	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	JP		2009-506511	4/10/2007		MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	NL	2007579	07755159.6	4/10/2007	7/14/2010	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE
92072	Eastman Kodak Company	US	7169518	11/405,185	4/17/2006	1/30/2007	MULTILAYER IMAGEABLE ELEMENT WITH IMPROVED CHEMICAL RESISTANCE

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92078	Eastman Kodak Company	EP		07839931.8	11/2/2007		ESTIMATING COLOR OF COLORANTS MIXED ON A SUBSTRATE
92078	Eastman Kodak Company	US	7773256	11/560,156	11/15/2006	8/10/2010	ESTIMATING COLOR OF COLORANTS MIXED ON A SUBSTRATE
92081	Eastman Kodak Company	US		12/568,694	9/29/2009		A PRINTHEAD AND METHOD OF FORMING SAME
92083	Eastman Kodak Company	EP		07835793.6	6/8/2007		DIGITAL MASK-FORMING FILM AND METHOD OF USE
92083	Eastman Kodak Company	US	7226709	11/455,990	6/20/2006	6/5/2007	DIGITAL MASK-FORMING FILM AND METHOD OF USE
92087	Eastman Kodak Company	EP		07810156.5	7/2/2007		PRINTER HAVING DIFFERENTIAL FILTERING SMEAR CORRECTION
92087	Eastman Kodak Company	US	7847979	11/482,272	7/7/2006	12/7/2010	PRINTER HAVING DIFFERENTIAL FILTERING SMEAR CORRECTION
92108	Eastman Kodak Company	US	7608140	12/031,766	2/15/2008	10/27/2009	INKJET INKS CONTAINING AZO PYRAZOLOBENZOPYRIMIDINEONE CLASS OF COLORANTS
92137	Eastman Kodak Company	US	5787807	08/812,100	3/5/1997	8/4/1998	SHEET-FED ROTARY PRINTING PRESS WITH DIGITAL IMAGING
92139	Eastman Kodak Company	DE	19508254	19508254.0	3/8/1995	7/29/2010	METHOD FOR TRANSPORTING HANDLING SHEETS
92139	Eastman Kodak Company	US	5775683	08/904,378	8/1/1997	7/7/1998	METHOD FOR TRANSPORTING HANDLING SHEETS
92145	Eastman Kodak Company	US	5964153	09/169,061	10/9/1998	10/12/1999	SHEET-TURNING DEVICE FOR SHEET-FED PRINTING PRESSES
92156	Eastman Kodak Company	US	7464803	11/491,884	7/24/2006	12/16/2008	ORIENTATING APPARATUS
92165	Eastman Kodak Company	DE	602007022464.0	07802336.3	9/17/2007	5/2/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	DE		102007040131.2	8/24/2007		ONE AXIS ASP
92165	Eastman Kodak Company	GB	2064140	07802336.3	9/17/2007	5/2/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	JP	5191490	2009-528631	9/17/2007	2/8/2013	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES

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92165	Eastman Kodak Company	NL	2064140	07802336.3	9/17/2007	5/2/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92165	Eastman Kodak Company	US	8215855	12/441,728	9/17/2007	7/10/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF SHEET-SHAPED SUBSTRATES
92198	Eastman Kodak Company	EP		07750517.0	2/13/2007		GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92198	Eastman Kodak Company	US	7829160	11/364,748	2/28/2006	11/9/2010	GLOSSY INKJET RECORDING ELEMENT ON ABSORBENT PAPER
92207	Eastman Kodak Company	US	7931834	11/674,291	2/13/2007	4/26/2011	PROCESS FOR THE FORMATION AND COLLECTION OF PARTICLES USING CRYOGENIC MATERIAL
92210	Eastman Kodak Company	US	7223529	11/429,614	5/5/2006	5/29/2007	SILVER HALIDE LIGHT-SENSITIVE ELEMENT
92227	Eastman Kodak Company	CN	ISSUING	200880005659.9	2/13/2008	12/12/2012	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	EP		08725504.8	2/13/2008		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92227	Eastman Kodak Company	US	7544462	11/677,599	2/22/2007	6/9/2009	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH BASIC DEVELOPMENT ENHANCERS
92228	Eastman Kodak Company	CN	ISSUING	200880022552.5	6/13/2008	12/25/2012	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	EP		08768429.6	6/13/2008		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)

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92228	Eastman Kodak Company	JP		2010-514758	6/13/2008		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	JP		2012-229079	10/16/2012		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7723012	11/769,766	6/28/2007	5/25/2010	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92228	Eastman Kodak Company	US	7955779	12/545,297	8/21/2009	6/7/2011	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS WITH SOLVENT RESISTANT POLY(VINYL ACETALS)
92230	Eastman Kodak Company	US		12/975,780	12/22/2010		THERMALLY CONDUCTIVE FUSER COATING
92232	Eastman Kodak Company	US	7550244	11/453,177	6/14/2006	6/23/2009	REACTIVE POLYMER PARTICLES AND METHOD OF PREPARATION
92237	Eastman Kodak Company	EP		07796136.5	6/14/2007		IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	JP	4981900	2009-515502	6/14/2007	4/27/2012	IMAGE CONTROL SYSTEM AND METHOD
92237	Eastman Kodak Company	US	7777915	11/453,353	6/15/2006	8/17/2010	IMAGE CONTROL SYSTEM AND METHOD
92244	Eastman Kodak Company	DE	602008007812.4	08767642.5	5/7/2008	6/22/2011	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	GB	2144759	08767642.5	5/7/2008	6/22/2011	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	NL	2144759	08767642.5	5/7/2008	6/22/2011	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92244	Eastman Kodak Company	US	7520598	11/746,094	5/9/2007	4/21/2009	PRINTER DEFLECTOR MECHANISM INCLUDING LIQUID FLOW
92252	Eastman Kodak Company	CN		200780023145.1	6/4/2007		DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	DE	602007024601. 6	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES

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92252	Eastman Kodak Company	EP	2029361	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	FR	2029361	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92252	Eastman Kodak Company	GB	2029361	07777391.9	6/4/2007	8/8/2012	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92255	Eastman Kodak Company	US	7413293	11/417,458	5/4/2006	8/19/2008	DEFLECTED DROP LIQUID PATTERN DEPOSITION APPARATUS AND METHODS
92273	Eastman Kodak Company	EP		07809538.7	6/14/2007		PRINT QUALITY MAINTENANCE METHOD AND SYSTEM
92273	Eastman Kodak Company	US	7539427	11/453,218	6/14/2006	5/26/2009	PRINT QUALITY MAINTENANCE METHOD AND SYSTEM
92274	Eastman Kodak Company	DE	602008020872.9	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	EP	2231412	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	GB	2231412	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	JP		2010-541432	12/22/2008		SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	NL	2231412	08870527.2	12/22/2008	12/12/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92274	Eastman Kodak Company	US	8104885	11/969,277	1/4/2008	1/31/2012	SELECTOR FOR ENGAGEMENT OF PRINTER FUNCTIONS
92276	Eastman Kodak Company	EP		07839125.7	10/2/2007		CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92276	Eastman Kodak Company	US	7777395	11/548,709	10/12/2006	8/17/2010	CONTINUOUS DROP EMITTER WITH REDUCED STIMULATION CROSSTALK
92277	Eastman Kodak Company	CN	ZL200880015279.3	200880015279.3	4/25/2008	1/18/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	DE	602008014116.0	602008014116.0	4/25/2008	3/14/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	FR	2142372	08743320.7	4/25/2008	3/14/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION

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92277	Eastman Kodak Company	GB	2142372	08743320.7	4/25/2008	3/14/2012	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP		2010-507394	4/25/2008		PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	JP		2013-050258	3/13/2013		PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92277	Eastman Kodak Company	US	7682002	11/744,998	5/7/2007	3/23/2010	PRINTER HAVING IMPROVED GAS FLOW DROP DEFLECTION
92302	Eastman Kodak Company	US	8351829	12/281,050	8/30/2006	1/8/2013	METHOD OF PREVENTING A REGISTRATION ERROR WHILE PRINTING
92303	Eastman Kodak Company	DE		102006010249.5	3/2/2006		CROSS TRACK SHIFTING IN THE PERFECTOR PATH
92303	Eastman Kodak Company	US	8313099	12/281,002	9/21/2006	11/20/2012	METHOD AND DEVICE FOR THE ALIGNMENT OF A SHEET
92315-1	Eastman Kodak Company	US	7458687	11/739,761	4/25/2007	12/2/2008	HIGH EFFICIENCY DIGITAL CINEMA PROJECTION SYSTEM WITH INCREASED ETENDUE
92336	Eastman Kodak Company	EP		07777089.9	5/16/2007		COLOR MASKING FOR FORMING TRANSPARENT STRUCTURES
92342	Eastman Kodak Company	US	7641332	11/398,295	4/3/2006	1/5/2010	POST IMAGING PUNCHING APPARATUS AND METHOD
92342	Eastman Kodak Company	US	8240844	12/621,584	11/19/2009	8/14/2012	POST-IMAGING PUNCHING APPARATUS AND METHOD
92347	Eastman Kodak Company	US	7312012	11/610,582	12/14/2006	12/25/2007	UREA STABILIZERS FOR THERMAL DYE TRANSFER MATERIALS
92358	Eastman Kodak Company	JP		2009-504262	4/2/2007		IMAGING AND PUNCHING THERMAL CONTROL SYSTEM
92374	Eastman Kodak Company	CN	ISSUING	200780011815.8	3/22/2007	2/27/2013	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	EP		07753753.8	3/22/2007		METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	JP	5070279	2009-502872	3/22/2007	8/24/2012	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN
92374	Eastman Kodak Company	US	7626730	11/394,490	3/31/2006	12/1/2009	METHOD OF MAKING A MULTILEVEL HALFTONE SCREEN

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92377	Eastman Kodak Company	CN		200780022075.8	6/5/2007		METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	DE	602006017047.5	06012306.4	6/14/2006	9/22/2010	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	FR	1868036	06012306.4	6/14/2006	9/22/2010	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	GB	1868036	06012306.4	6/14/2006	9/22/2010	SINGLE STEP PROCESSING OF PHOTOPOLYMER PLATES
92377	Eastman Kodak Company	JP	5113162	2009-514672	6/5/2007	10/19/2012	METHOD FOR PROCESSING OF PHOTOPOLYMER PRINTING PLATES WITH OVERCOAT
92377	Eastman Kodak Company	US	8105755	12/300,206	6/5/2007	1/31/2012	METHOD FOR PROCESSING OF PHOTOPOLYMER PLATES WITH OVERCOAT
92379	Eastman Kodak Company	AU	2007268133	2007268133	5/14/2007	8/30/2012	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	BR		PI 0712408-2	5/14/2007		NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	CN	ZL200780019287.0	200780019287.0	5/14/2007	7/4/2012	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	DE	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	EP	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	ES	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	FR	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS

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92379	Eastman Kodak Company	GB	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	IN		8604/DELNP/2008	5/14/2007		NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	IT	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	JP	5129242	2009-512038	5/14/2007	11/9/2012	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	NL	2021873	07794843.8	5/14/2007	3/27/2013	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	RU	2436799	2008151777	5/14/2007	12/20/2011	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92379	Eastman Kodak Company	US	7524614	11/441,601	5/26/2006	4/28/2009	NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92380	Eastman Kodak Company	EP		07809499.2	6/13/2007		NEGATIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND IMAGEABLE ELEMENTS
92387	Eastman Kodak Company	CN	ZL200780047137.0	200780047137.0	12/18/2007	11/7/2012	INSERT MOLDED PRINthead SUBSTRATE
92387	Eastman Kodak Company	EP		07863076.1	12/18/2007		INSERT MOLDED PRINthead SUBSTRATE
92387	Eastman Kodak Company	JP		2009-542884	12/18/2007		INSERT MOLDED PRINthead SUBSTRATE
92387	Eastman Kodak Company	US	8246141	11/614,143	12/21/2006	8/21/2012	INSERT MOLDED PRINthead SUBSTRATE
92402	Eastman Kodak Company	FR	0608591	0608591	10/2/2006	1/16/2009	PRODUCTION OF VISUAL CODES FOR PAIRING ELECTRONIC EQUIPMENT PRODUCTION DE CODES VISUELS POUR L'APPARIEMENT D'EQUIPEMENTS ELECTRONIQUES

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92402	Eastman Kodak Company	US	7912426	11/863,302	9/28/2007	3/22/2011	PRODUCTION OF VISUAL CODES FOR PAIRING ELECTRONIC EQUIPMENT
92416	Eastman Kodak Company	US	7423754	11/622,015	1/11/2007	9/9/2008	WEB PLANARITY GAUGE AND METHOD
92420	Eastman Kodak Company	EP		07874498.4	12/13/2007		DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	TW		097103096	1/28/2008		DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92420	Eastman Kodak Company	US	7494903	11/668,041	1/29/2007	2/24/2009	DOPED NANOPARTICLE SEMICONDUCTOR CHARGE TRANSPORT LAYER
92422	Eastman Kodak Company	DE	602008007706.3	08869759.4	12/22/2008	6/15/2011	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	GB	2231411	08869759.4	12/22/2008	6/15/2011	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	NL	2231411	08869759.4	12/22/2008	6/15/2011	FULL FUNCTION MAINTENANCE STATION
92422	Eastman Kodak Company	US	7988255	11/969,265	1/4/2008	8/2/2011	FULL FUNCTION MAINTENANCE STATION
92426	Eastman Kodak Company	US	7282927	11/472,230	6/21/2006	10/16/2007	THE USE OF A CONFIGURABLE ELECTRONIC CONTROLLER FOR CAPACITANCE MEASUREMENTS AND CABLE BREAK DETECTION
92430	Eastman Kodak Company	US	7985031	11/969,288	1/4/2008	7/26/2011	GUIDE RAIL FOR CARRIAGE PRINTER
92437	Eastman Kodak Company	US	7521173	11/683,446	3/8/2007	4/21/2009	EXTRUDABLE ANTISTATIC TIELAYERS
92446	Eastman Kodak Company	EP		07795927.8	6/8/2007		DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	JP		2009-516507	6/8/2007		DISPERSANTS FOR WAXES
92446	Eastman Kodak Company	US	7696270	11/472,764	6/22/2006	4/13/2010	DISPERSANTS FOR WAXES
92447	Eastman Kodak Company	EP		07795932.8	6/8/2007		FUSER MEMBER
92447	Eastman Kodak Company	US	7531237	11/472,918	6/22/2006	5/12/2009	FUSER MEMBER
92448	Eastman Kodak Company	US	7494706	11/472,771	6/22/2006	2/24/2009	FUSER MEMBER
92449	Eastman Kodak Company	DE	602007017831.2	07795940.1	6/8/2007	10/12/2011	FUSER MEMBER

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92449	Eastman Kodak Company	FR	2030090	07795940.1	6/8/2007	10/12/2011	FUSER MEMBER
92449	Eastman Kodak Company	GB	2030090	07795940.1	6/8/2007	10/12/2011	FUSER MEMBER
92449	Eastman Kodak Company	US	7534492	11/472,888	6/22/2006	5/19/2009	FUSER MEMBER
92450	Eastman Kodak Company	CN	ZL200780047344.6	200780047344.6	12/5/2007	8/17/2011	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	EP		07862525.8	12/5/2007		DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	TW		096149079	12/20/2007		DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTER
92450	Eastman Kodak Company	US	7731335	11/614,160	12/21/2006	6/8/2010	DATA STORAGE DEVICE MOUNTING ARRANGEMENT FOR PRINTING DEVICE
92452	Eastman Kodak Company	US	7682542	11/472,919	6/22/2006	3/23/2010	METHOD OF MAKING FUSER MEMBER
92453	Eastman Kodak Company	EP		07796875.8	7/16/2007		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92453	Eastman Kodak Company	US	7678701	11/461,080	7/31/2006	3/16/2010	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92453	Eastman Kodak Company	US	7964507	12/697,522	2/1/2010	6/21/2011	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES FORMED THEREON
92455	Eastman Kodak Company	JP		2009-531384	9/18/2007		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	TW		096136915	10/2/2007		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US	7977170	11/538,173	10/3/2006	7/12/2011	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US		13/106,197	5/12/2011		FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES
92455	Eastman Kodak Company	US	8288214	13/106,203	5/12/2011	10/16/2012	FLEXIBLE SUBSTRATE WITH ELECTRONIC DEVICES AND TRACES

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92459	Eastman Kodak Company	EP		07836341.3	7/30/2007		ELECTRICALLY BIASABLE ELECTROGRAPHIC MEMBER
92462	Eastman Kodak Company	US	7892160	11/503,778	8/14/2006	2/22/2011	DOUBLE SLEEVED ELECTROGRAPHIC MEMBER
92494	Eastman Kodak Company	US	7175969	11/488,588	7/18/2006	2/13/2007	METHOD OF PREPARING NEGATIVE- WORKING IMAGEABLE ELEMENTS
92498	Eastman Kodak Company	CN	ZL200780028508.0	200780028508.0	7/23/2007	1/2/2013	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	DE	2047333	602007005655.1	7/23/2007	3/31/2010	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	FR	2047333	07810685.3	7/23/2007	3/31/2010	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	GB	2047333	07810685.3	7/23/2007	3/31/2010	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	JP		2009-521788	7/23/2007		NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US	7332253	11/494,235	7/27/2006	2/19/2008	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92498	Eastman Kodak Company	US		11/923,697	10/25/2007		NEGATIVE-WORKING IMAGEABLE MATERIALS
92503	Eastman Kodak Company	US	7577383	11/680,166	2/28/2007	8/18/2009	APPARATUS AND METHOD FOR TRANSPORTING POWDER TO AN IMAGE DEVICE OF AN ELECTROSTATOGRAPHIC PRINTER
92508	Eastman Kodak Company	US	7837285	11/687,119	3/16/2007	11/23/2010	INKJET PRINTING USING PROTECTIVE INK
92515	Eastman Kodak Company	DE	602007020017.2	07795130.9	5/18/2007	1/11/2012	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	GB	2024790	07795130.9	5/18/2007	1/11/2012	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	JP		2009-513174	5/18/2007		NANOPARTICLE PATTERNING PROCESS

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92515	Eastman Kodak Company	NL	2024790	07795130.9	5/18/2007	1/11/2012	NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	TW		096119652	6/1/2007		NOVEL NANOPARTICLE PATTERNING PROCESS
92515	Eastman Kodak Company	US	7745101	11/421,894	6/2/2006	6/29/2010	NOVEL NANOPARTICLE PATTERNING PROCESS
92544	Eastman Kodak Company	US	D579348	29/259,957	5/17/2006	10/28/2008	THREE-CHAMBERED CONTAINER
92666	Eastman Kodak Company	US	7651206	11/612,694	12/19/2006	1/26/2010	OUTPUT IMAGE PROCESSING FOR SMALL DROP PRINTING
92679	Eastman Kodak Company	DE	602007028294.2	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	EP	2102013	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	FR	0700142	0700142	1/10/2007	7/22/2011	PROCESS AND DEVICE FOR INK QUALITY CONTROL PROCEDE ET DISPOSITIF DE CONTROLE DE QUALITE D'ENCRE
92679	Eastman Kodak Company	GB	2102013	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	JP	5185287	2009-545105	12/22/2007	1/25/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	NL	2102013	07866262.4	12/22/2007	1/23/2013	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92679	Eastman Kodak Company	US	8215733	12/522,305	12/22/2007	7/10/2012	PROCESS AND DEVICE FOR INK QUALITY CONTROL
92698	Eastman Kodak Company	US	7910519	11/681,802	3/5/2007	3/22/2011	AQUEOUS SUBBING FOR EXTRUDED THERMAL DYE RECEIVER
92705	Eastman Kodak Company	EP		08875073.2	12/9/2008		A METHOD OF FIXING A HEAT CURABLE TONER TO A CARRIER
92705	Eastman Kodak Company	US		13/133,389	12/9/2008		METHOD OF FIXING A HEAT CURABLE TONER TO A CARRIER
92723	Eastman Kodak Company	JP	3889530	1999-227083	8/11/1999	12/8/2006	PHOTOPOLYMERIZABLE COMPOSITION, PHOTOPOLYMERIZABLE PLANOGRAPHIC PRINTING PLATE AND IMAGE FORMING METHOD

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92754	Eastman Kodak Company	CN	ZL200780047285.2	200780047285.2	12/6/2007	9/14/2011	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	EP		07862613.2	12/6/2007		PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	TW		096149076	12/20/2007		PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	7690774	11/614,147	12/21/2006	4/6/2010	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8061829	12/705,673	2/15/2010	11/22/2011	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92754	Eastman Kodak Company	US	8057028	12/705,687	2/15/2010	11/15/2011	PRINTING DEVICE FLUID RESERVOIR WITH GRIPPING FEATURES
92756	Eastman Kodak Company	DE	602007021687.7	07853397.3	12/14/2007	3/28/2012	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	GB	2097271	07853397.3	12/14/2007	3/28/2012	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	NL	2097271	07853397.3	12/14/2007	3/28/2012	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92756	Eastman Kodak Company	US	7833591	11/617,777	12/29/2006	11/16/2010	IMAGE RECORDING ELEMENT COMPRISING ENCAPSULATED MORDANT PARTICLES
92757	Eastman Kodak Company	US	7847027	11/617,775	12/29/2006	12/7/2010	ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92757	Eastman Kodak Company	US		12/882,261	9/15/2010		ENCAPSULATED MORDANT PARTICLE DISPERSION AND METHOD OF PREPARING
92772	Eastman Kodak Company	EP		09781054.3	7/24/2009		SHEET CONVEYING DEVICE
92772	Eastman Kodak Company	US		13/120,439	7/24/2009		SHEET CONVEYING DEVICE

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92773	Eastman Kodak Company	DE	102007040588.1	102007040588.1	8/28/2007	5/12/2011	AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	DE		102007063795.2	8/28/2007		AUTOMATIC WEB IDENTIFICATION
92773	Eastman Kodak Company	US	7812735	11/853,914	9/12/2007	10/12/2010	METHOD FOR AUTOMATICALLY IDENTIFYING A TYPE OF TRANSPARENT CONVEYOR BELT
92775	Eastman Kodak Company	DE		102006022753.0	5/12/2006		CROSS TRACK REGISTER CORRECTION
92775	Eastman Kodak Company	US	8238808	12/299,638	4/10/2007	8/7/2012	METHOD OF ENSURING A CORRECT LATERAL REGISTRATION SETTING AND PRINTING MACHINE SUITABLE THEREFOR
92778	Eastman Kodak Company	US	7714923	11/555,819	11/2/2006	5/11/2010	INTEGRATED DISPLAY AND CAPTURE APPARATUS
92801	Eastman Kodak Company	FR	0611032	0611032	12/19/2006	4/3/2009	METHOD FOR AUTOMATIC PREDICTION OF WORDS IN A TEXT INPUT ASSOCIATED WITH A MULTIMEDIA MESSAGE PROCECE POUR PREDIRE AUTOMATIQUEMENT DES MOTS DANS UN TEXTE ASSOCIE A UN MESSAGE MULTIMEDIA
92801	Eastman Kodak Company	JP		2009-541809	12/3/2007		METHOD FOR AUTOMATIC PREDICTION OF WORDS IN A TEXT INPUT ASSOCIATED WITH A MULTIMEDIA MESSAGE
92805	Eastman Kodak Company	EP		07811427.9	8/20/2007		METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189216	2002-127790	6/5/2012	2/1/2013	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5113173	2009-526628	8/20/2007	10/19/2012	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92805	Eastman Kodak Company	JP	5189215	2012-127781	6/5/2012	2/1/2013	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS

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92805	Eastman Kodak Company	US	7326521	11/513,995	8/31/2006	2/5/2008	METHOD OF IMAGING AND DEVELOPING NEGATIVE-WORKING ELEMENTS
92806	Eastman Kodak Company	CN		200780038955.4	10/5/2007		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	EP		07867210.2	10/5/2007		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	JP	5065403	2009-533309	10/5/2007	8/17/2012	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92806	Eastman Kodak Company	US	7300726	11/551,259	10/20/2006	11/27/2007	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
92808	Eastman Kodak Company	US	8178283	12/516,884	12/5/2007	5/15/2012	METHOD FOR TREATING RINSING WASTEWATER FROM DEVELOPING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE, METHOD OF DEVELOPMENT, AND DEVELOPING APPARATUS
92815	Eastman Kodak Company	US	7881530	11/695,170	4/2/2007	2/1/2011	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE
92815	Eastman Kodak Company	US	8005299	13/004,102	1/11/2011	8/23/2011	ADJUSTING COLORANTS SPECIFIED IN A DIGITAL IMAGE
92816	Eastman Kodak Company	EP		07848620.6	12/19/2007		AQUEOUS INKJET FLUID
92816	Eastman Kodak Company	JP		2009-542214	12/19/2007		AQUEOUS INKJET FLUID
92816	Eastman Kodak Company	US	8263683	12/517,213	12/19/2007	9/11/2012	INK FOR PRINTING ON LOW ENERGY SUBSTRATES
92835	Eastman Kodak Company	DE	602007026599.1	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	EP	2066730	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	FR	2066730	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS
92835	Eastman Kodak Company	GB	2066730	07838982.2	9/28/2007	11/7/2012	WATER SOLUBLE BRANCHED POLYETHYLENEIMINE COMPOSITIONS

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92835	Eastman Kodak Company	US		12/251,662	10/15/2008		WATER SOLUBLE BRANCHED POLYETHYLENIMINE COMPOSITIONS
92862	Eastman Kodak Company	US	7769338	11/557,838	11/8/2006	8/3/2010	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
92863	Eastman Kodak Company	US		12/317,552	12/23/2008		RIDGE-BASED COLOR GAMUT MAPPING
92873	Eastman Kodak Company	US	7452638	11/532,647	9/18/2006	11/18/2008	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
92874	Eastman Kodak Company	CN	ZL200780034707.2	200780034707.2	9/18/2007	1/11/2012	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	DE	1903399	602006009936.3	9/20/2006	10/21/2009	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	FR	1903399	06019680.5	9/20/2006	10/21/2009	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	GB	1903399	06019680.5	9/20/2006	10/21/2009	METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92874	Eastman Kodak Company	US		12/438,160	9/18/2007		METHOD FOR DEVELOPING AND SEALING OF LITHOGRAPHIC PRINTING PLATES
92892	Eastman Kodak Company	US	7402365	11/739,289	4/24/2007	7/22/2008	THERMALLY TRANSFERABLE IMAGE PROTECTION OVERCOAT
92912	Eastman Kodak Company	JP		2010-503014	4/2/2008		UNIVERSAL SUBSTRATE PRINTER ICC PROFILE SELECTION
92912	Eastman Kodak Company	US	7599634	11/734,821	4/13/2007	10/6/2009	SUBJECTIVE AND OBJECTIVE UNIVERSAL SUBSTRATE PRINTER ICC PROFILE SELECTION
92915	Eastman Kodak Company	EP		07836348.8	7/30/2007		IINTERMEDIATE TRANSFER MEMBER
92915	Eastman Kodak Company	US		11/503,765	8/14/2006		IINTERMEDIATE TRANSFER MEMBER

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92917	Eastman Kodak Company	CN		200780047852.4	12/7/2007		HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	DE	602007007984.5	07862617.3	12/7/2007	7/21/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	FR	2097260	07862617.3	12/7/2007	7/21/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	GB	2097260	07862617.3	12/7/2007	7/21/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	JP		2009-542794	12/7/2007		HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92917	Eastman Kodak Company	US	7827912	11/615,025	12/22/2006	11/9/2010	HYBRID OPTICAL HEAD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
92929	Eastman Kodak Company	DE	602007022475.6	07811036.8	8/2/2007	5/2/2012	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	GB	2054231	07811036.8	8/2/2007	5/2/2012	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	NL	2054231	07811036.8	8/2/2007	5/2/2012	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7845773	11/504,960	8/16/2006	12/7/2010	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92929	Eastman Kodak Company	US	7988250	12/903,244	10/13/2010	8/2/2011	CONTINUOUS PRINTING USING TEMPERATURE LOWERING PULSES
92931	Eastman Kodak Company	US	7916319	11/687,277	3/16/2007	3/29/2011	PRINTING MANAGEMENT SYSTEM
92931	Eastman Kodak Company	US	7978356	12/890,778	9/27/2010	7/12/2011	PRINTING MANAGEMENT SYSTEM
92937	Eastman Kodak Company	US	7449287	12/022,543	1/30/2008	11/11/2008	PEARLESCENT TEXTURED IMAGING SUPPORTS
92952	Eastman Kodak Company	CN	ZL200780047206.8	200780047206.8	12/6/2007	7/25/2012	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	CN		201110257732.5	12/6/2007		PRINTING DEVICE FLUID RSERVOIR WITH ALIGNMENT FEATURES

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92952	Eastman Kodak Company	EP		07862607.4	12/6/2007		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	EP		11192995.6	12/12/2011		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW		096149073	12/20/2007		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	TW		100128253	12/20/2007		PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	7810917	11/614,125	12/21/2006	10/12/2010	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92952	Eastman Kodak Company	US	8052263	12/818,296	6/18/2010	11/8/2011	PRINTING DEVICE FLUID RESERVOIR WITH ALIGNMENT FEATURES
92963	Eastman Kodak Company	US	7792467	11/855,590	9/14/2007	9/7/2010	DUAL CHANNEL APPARATUS FOR TRANSPORTING POWDER IN AN ELECTROSTATOGRAPHIC PRINTER
92967	Eastman Kodak Company	US		12/026,935	2/6/2008		INKJET PRINTING SYSTEM AND METHOD OF PRINTING
92987	Eastman Kodak Company	US	7781373	11/626,890	1/25/2007	8/24/2010	STABILIZED DYES FOR THERMAL DYE TRANSFER MATERIALS
93007	Eastman Kodak Company	EP		07868123.6	12/27/2007		SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	JP		2009-544116	12/27/2007		SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93007	Eastman Kodak Company	US	8358957	11/646,134	12/27/2006	1/22/2013	SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
93019	Eastman Kodak Company	DE	102006040528.5	102006040528.5	8/30/2006	1/26/2012	TRAILER SHEETS
93019	Eastman Kodak Company	US	8155549	12/375,761	7/27/2007	4/10/2012	METHOD FOR CONTROLLING A PRINT JOB
93037	Eastman Kodak Company	US	7901057	12/100,565	4/10/2008	3/8/2011	THERMAL INKJET PRINthead ON A METALLIC SUBSTRATE

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93039	Eastman Kodak Company	DE	102008061929.9	102008061929.9	12/12/2008	8/25/2011	PRINTING MODULES DRIVE
93039	Eastman Kodak Company	US		13/133,393	11/27/2009		ACTUATION DEVICE FOR PRESSURE ROLLERS
93055	Eastman Kodak Company	US	8014029	12/193,843	8/19/2008	9/6/2011	RASTER-TO-SWATH IMAGE DATA CONVERSION PRINTING SYSTEM AND RELATED METHOD
93075	Eastman Kodak Company	JP	3949884	2000-255881	8/25/2000	4/27/2007	POSITIVE PHOTSENSITIVE COMPOSITION AND POSITIVE PHOTSENSITIVE PLANOGRAPHIC PRINTING PLATE
93085	Eastman Kodak Company	US	7505847	11/533,538	9/20/2006	3/17/2009	CONFIGURABLE ELECTRONIC CONTROL SYSTEM AND DIAGNOSTIC METHOD
93122	Eastman Kodak Company	US	7735954	11/682,352	3/6/2007	6/15/2010	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93125	Eastman Kodak Company	US	7758155	11/748,620	5/15/2007	7/20/2010	MONOLITHIC PRINTHEAD WITH MULTIPLE ROWS OF INKJET ORIFICES
93149	Eastman Kodak Company	EP		08742739.9	4/10/2008		ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187793	11/738,536	4/23/2007	5/29/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8187794	11/782,687	7/25/2007	5/29/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8163465	12/838,533	7/19/2010	4/24/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US	8313887	13/325,093	12/14/2011	11/20/2012	ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES
93149	Eastman Kodak Company	US		13/410,434	3/2/2012		ABLATABLE ELEMENTS FOR MAKING FLEXOGRAPHIC PRINTING PLATES

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93158	Eastman Kodak Company	DE	602007016177.0	07862202.4	11/21/2007	7/27/2011	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	GB	2089919	07862202.4	11/21/2007	7/27/2011	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	JP		2009-540234	11/21/2007		NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	NL	2089919	07862202.4	11/21/2007	7/27/2011	NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS SEMICONDUCTOR MATERIALS
93158	Eastman Kodak Company	US	7804087	11/567,954	12/7/2006	9/28/2010	CONFIGURATIONALLY CONTROLLED N,N'-DICYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
93160	Eastman Kodak Company	CN	ZL200780044806.9	200780044806.9	11/27/2007	7/4/2012	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93160	Eastman Kodak Company	US	7883826	11/567,782	12/7/2006	2/8/2011	NEGATIVE-WORKING RADIATION- SENSITIVE COMPOSITIONS AND IMAGEABLE MATERIALS
93162	Eastman Kodak Company	US	6396618	09/547,305	4/11/2000	5/28/2002	OPPOSING ELECTRODE LIGHT MODULATOR ARRAY AND METHOD FOR MANUFACTURING THE SAME
93170	Eastman Kodak Company	EP		07838846.9	9/26/2007		AUTOMATED PRINTING
93170	Eastman Kodak Company	JP		2009-531394	9/26/2007		AUTOMATED PRINTING
93170	Eastman Kodak Company	US		11/538,937	10/5/2006		A METHOD FOR AUTOMATED PRINTING WORKFLOW
93175	Eastman Kodak Company	US	7584539	11/549,710	10/16/2006	9/8/2009	ELECTROPOLISHING OF INK-JET PRINTER COMPONENTS

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93178	Eastman Kodak Company	US	7826097	11/754,549	5/29/2007	11/2/2010	ASYMMETRICAL DIGITAL FILTERS FOR DOT GAIN ADJUSTMENTS
93181	Eastman Kodak Company	US	7989146	11/869,008	10/9/2007	8/2/2011	COMPONENT FABRICATION USING THERMAL RESIST MATERIALS
93187	Eastman Kodak Company	EP		08705590.1	1/14/2008		PROCESS FOR ATOMIC LAYER DEPOSITION
93187	Eastman Kodak Company	JP		2009-547254	1/14/2008		PROCESS FOR ATOMIC LAYER DEPOSITION
93187	Eastman Kodak Company	US	8207063	11/627,525	1/26/2007	6/26/2012	PROCESS FOR ATOMIC LAYER DEPOSITION
93189	Eastman Kodak Company	DE	602009004006.5	09788961.2	7/21/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	GB	2310210	09788961.2	7/21/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	JP		2011-521103	7/21/2009		INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	NL	2310210	09788961.2	7/21/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93189	Eastman Kodak Company	US	8202585	12/183,699	7/31/2008	6/19/2012	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
93194	Eastman Kodak Company	US	8290409	12/415,380	3/31/2009	10/16/2012	DEVELOPER STATION FOR AN ELECTROGRAPHIC PRINTER HAVING REDUCED DEVELOPER AGITATION
93195	Eastman Kodak Company	EP		07853398.1	12/14/2007		COLOR PRINT ENHANCEMENT SYSTEM
93195	Eastman Kodak Company	US	7643175	11/610,551	12/14/2006	1/5/2010	COLOR PRINT ENHANCEMENT SYSTEM WITH CONVERSION OF PCS ENCODED PICTURE INTO PHOTOGRAPHIC PROCESS CONFINED PCS AND CORRECTION FOR FINISH
93197	Eastman Kodak Company	EP		07852977.3	10/26/2007		AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES

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93197	Eastman Kodak Company	JP		2009-535284	10/26/2007		AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93197	Eastman Kodak Company	US	7697053	11/555,822	11/2/2006	4/13/2010	AN INTEGRATED DISPLAY HAVING MULTIPLE CAPTURE DEVICES
93204	Eastman Kodak Company	US	8361840	12/236,907	9/24/2008	1/29/2013	THERMAL BARRIER LAYER FOR INTEGRATED CIRCUIT MANUFACTURE
93205	Eastman Kodak Company	US	7879691	12/236,972	9/24/2008	2/1/2011	LOW COST DIE PLACEMENT
93206	Eastman Kodak Company	US	7772042	12/236,848	9/24/2008	8/10/2010	SOLVENT SOFTENING TO ALLOW DIE PLACEMENT
93211	Eastman Kodak Company	US		11/962,529	12/21/2007		PRINTER AND PRINTING METHOD USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
93213	Eastman Kodak Company	US	7387361	11/675,761	2/16/2007	6/17/2008	FAILED NOZZLE CORRECTION SYSTEM AND METHOD FOR BORDERLESS PRINTING
93218	Eastman Kodak Company	CN		200780049535.6	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	EP		07868026.1	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	IN		3335/DELNP/2009	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	JP		2009-544851	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	KR		2009-7014140	12/26/2007		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	TW		097100591	1/7/2008		DEPOSITION SYSTEM AND METHOD
93218	Eastman Kodak Company	US		11/620,744	1/8/2007		DEPOSITION SYSTEM AND METHOD USING A DELIVERY HEAD SEPARATED FROM A SUBSTRATE BY GAS PRESSURE
93219	Eastman Kodak Company	US	7989506	11/696,232	4/4/2007	8/2/2011	METHOD AND APPARATUS FOR DISPERSION OF HIGH-SURFACE-AREA, LOW-BULK-DENSITY FUMED SILICA
93228	Eastman Kodak Company	EP		07868038.6	12/26/2007		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	JP		2009-544853	12/26/2007		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION

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93228	Eastman Kodak Company	TW		097100593	1/7/2008		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US	7789961	11/620,740	1/8/2007	9/7/2010	DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93228	Eastman Kodak Company	US		12/813,552	6/11/2010		DELIVERY DEVICE COMPRISING GAS DIFFUSER FOR THIN FILM DEPOSITION
93233	Eastman Kodak Company	US		12/638,088	12/15/2009		MULTI-LEVEL HALFTONE SCREENS
93245	Eastman Kodak Company	US	8034663	12/237,127	9/24/2008	10/11/2011	LOW COST DIE RELEASE WAFER
93258	Eastman Kodak Company	FR	0701749	0701749	3/12/2007	12/18/2009	VARIABLE-SPEED BROWSING METHOD FOR DIGITAL IMAGES PROCEDE DE FURETAGE A VITESSE VARIABLE POUR IMAGES NUMERIQUES
93265	Eastman Kodak Company	EP		08754815.2	6/2/2008		SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93265	Eastman Kodak Company	US	8023846	11/759,406	6/7/2007	9/20/2011	SEGMENTED ROLLER FOR FLOOD COATING SYSTEM
93268	Eastman Kodak Company	US		12/164,653	6/30/2008		INKJET PRINTER WITH INKS CONTAINING POLYOXYGENATED-POLYOLS
93270	Eastman Kodak Company	US		12/029,909	2/12/2008		AQUEOUS INKJET INK COMPOSITION
93299	Eastman Kodak Company	DE	602008018378. 5	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	EP	2125375	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	GB	2125375	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	NL	2125375	08726570.8	3/7/2008	8/29/2012	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS
93299	Eastman Kodak Company	US	7758171	11/687,873	3/19/2007	7/20/2010	AERODYNAMIC ERROR REDUCTION FOR LIQUID DROP EMITTERS

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93307	Eastman Kodak Company	EP		07857117.1	12/22/2007		A METHOD FOR PRODUCING AN ANTENNA STRUCTURE FOR AN RFID DEVICE, AND A DRY TONER FOR USE IN PRODUCING SUCH ANTENNA STRUCTURE
93307	Eastman Kodak Company	US		12/809,698	12/22/2007		A METHOD FOR PRODUCING AN ANTENNA STRUCTURE FOR AN RFID DEVICE, AND A DRY TONER FOR USE IN PRODUCING SUCH ANTENNA STRUCTURE
93308	Eastman Kodak Company	EP		07856793.0	12/17/2007		METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93308	Eastman Kodak Company	US		12/808,437	9/1/2010		METHOD AND APPARATUS FOR FUSING A HEAT CURABLE TONER TO A CARRIER SHEET
93324	Eastman Kodak Company	US		12/057,929	3/28/2008		IMPROVED FLUID FLOW IN MICROFLUIDIC DEVICES
93365	Eastman Kodak Company	US	7643778	11/742,092	4/30/2007	1/5/2010	POWDER TRANSPORT WITH A TAPERED FEED ROLLER OF AN ELECTROSTATOGRAPHIC PRINTER
93408	Eastman Kodak Company	EP		08724440.6	1/8/2008		TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	7887984	11/624,252	1/18/2007	2/15/2011	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93408	Eastman Kodak Company	US	8329783	12/961,559	12/7/2010	12/11/2012	TONER POROUS PARTICLES CONTAINING HYDROCOLLOIDS
93412	Eastman Kodak Company	EP		08754248.6	5/8/2008		APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	JP		2010-507457	5/8/2008		APPARATUS FOR REFURBISHING A FUSING MEMBER
93412	Eastman Kodak Company	US	7565091	11/746,089	5/9/2007	7/21/2009	ELECTROPHOTOGRAPHIC APPARATUS
93413	Eastman Kodak Company	CN	ISSUING	200880003510.7	1/15/2008		METHOD AND APPARATUS FOR SEPARATING A SLIP-SHEET FROM AN IMAGE RECORDABLE MATERIAL
93414	Eastman Kodak Company	EP		08724513.0	1/15/2008		SEPARATING IMAGE RECORDABLE MATERIALS FROM A STACK

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93414	Eastman Kodak Company	US	7614619	11/668,519	1/30/2007	11/10/2009	METHODS AND APPARATUS FOR SEPARATING IMAGE RECORDABLE MATERIALS FROM A MEDIA STACK
93415	Eastman Kodak Company	CN	ZL200880003549.9	200880003549.9	1/15/2008	12/14/2011	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	EP		08705599.2	1/15/2008		A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7604231	11/668,533	1/30/2007	10/20/2009	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	7866656	12/497,735	7/6/2009	1/11/2011	A METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93415	Eastman Kodak Company	US	8056895	12/497,736	7/6/2009	11/15/2011	METHOD AND APPARATUS FOR SEPARATING MEDIA COMBINATIONS FROM A MEDIA STACK
93416	Eastman Kodak Company	CN	ZL200880003484.8	200880003484.8	1/15/2008	7/18/2012	METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	EP		08713140.5	1/15/2008		METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	JP	5138706	2009-547257	1/15/2008	11/22/2012	METHOD AND APPARATUS FOR STORING SLIP-SHEETS
93416	Eastman Kodak Company	US	7744078	11/668,550	1/30/2007	6/29/2010	METHODS AND APPARATUS FOR STORING SLIP-SHEETS
93423	Eastman Kodak Company	US	7923184	11/862,430	9/27/2007	4/12/2011	PHOTOCONDUCTORS CONTAINING TRIMELLITIMIDE ESTERS
93430	Eastman Kodak Company	US	7678531	11/668,502	1/30/2007	3/16/2010	IMPROVED POSITIVE-WORKING IMAGEABLE ELEMENTS
93457	Eastman Kodak Company	EP		08867288.6	12/17/2008		INKJET INKS FOR PLAIN AND PHOTO-GLOSSY MEDIA
93457	Eastman Kodak Company	US	8356892	11/964,947	12/27/2007	1/22/2013	INKJET INKS FOR PRINTING ON BOTH PLAIN AND PHOTO-GLOSSY PAPERS
93458	Eastman Kodak Company	US	7976147	12/165,923	7/1/2008	7/12/2011	NEW INKS FOR INKJET PRINTING
93461	Eastman Kodak Company	US	8036583	12/489,464	6/23/2009	10/11/2011	PREHEATING OF SUBSTRATES

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93465	Eastman Kodak Company	CN	ZL200880108969.3	200880108969.3	9/18/2008	10/31/2012	PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	CN		201110427409.8	12/19/2011		PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	EP		08833206.9	9/18/2008		PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	JP		2010-526911	9/18/2008		PROCESS OF MAKING AN OPTICAL FILM BY ATOMIC LAYER DEPOSITION (ALD) AT ATMOSPHERIC PRESSURE
93465	Eastman Kodak Company	US	8361544	13/309,621	12/2/2011	1/29/2013	THIN FILM ELECTRONIC DEVICE FABRICATION PROCESS
93477	Eastman Kodak Company	US	7789500	11/614,115	12/21/2006	9/7/2010	PRINTING DEVICE FLUID RESERVOIR CHASSIS WITH ALIGNMENT FEATURES
93481	Eastman Kodak Company	CN	ZL200880023817.3	200880023817.3	6/26/2008	9/5/2012	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	EP		08794384.1	6/26/2008		IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93481	Eastman Kodak Company	US	7582407	11/774,626	7/9/2007	9/1/2009	IMAGEABLE ELEMENTS WITH LOW PH DEVELOPER SOLUBILITY
93482	Eastman Kodak Company	US	7429445	11/682,906	3/7/2007	9/30/2008	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93483	Eastman Kodak Company	DE	602008005875.1	08767968.4	5/30/2008	3/30/2011	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	GB	2152933	08767968.4	5/30/2008	3/30/2011	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93483	Eastman Kodak Company	JP		2010-511161	5/30/2008		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS

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93483	Eastman Kodak Company	NL	2152933	08767968.4	5/30/2008	3/30/2011	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATE SUBSTRATE AND IMAGEABLE ELEMENTS
93499	Eastman Kodak Company	EP		07863174.4	12/20/2007		MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93499	Eastman Kodak Company	JP		2009-544841	12/20/2007		MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93499	Eastman Kodak Company	US	7877696	11/650,396	1/5/2007	1/25/2011	MULTI-FRAME DISPLAY SYSTEM WITH SEMANTIC IMAGE ARRANGEMENT
93502	Eastman Kodak Company	US		11/650,281	1/5/2007		FUNCTION ENHANCING ARRAY FOR MULTI-FRAME DISPLAY SYSTEM
93503	Eastman Kodak Company	US	7882442	11/649,972	1/5/2007	2/1/2011	MULTI-FRAME DISPLAY SYSTEM WITH PERSPECTIVE BASED IMAGE ARRANGEMENT
93503	Eastman Kodak Company	US		12/974,049	12/21/2010		MULTI-FRAME DISPLAY SYSTEM WITH PERSPECTIVE BASED IMAGE ARRANGEMENT
93508	Eastman Kodak Company	EP		08768609.3	6/19/2008		PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	JP		2010-516978	6/19/2008		PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93508	Eastman Kodak Company	US	7965961	11/777,371	7/13/2007	6/21/2011	PRINTING OF RAISED MULTIDIMENSIONAL TONER BY ELECTORGRAPHY
93510	Eastman Kodak Company	US	7780280	11/679,892	2/28/2007	8/24/2010	FLUID PORT SEAL WITH SURFACE HAVING CHANNELS
93511	Eastman Kodak Company	US	8094838	11/623,107	1/15/2007	1/10/2012	VOICE COMMAND OF AUDIO EMITTING DEVICE
93513	Eastman Kodak Company	US	7735983	11/679,925	2/28/2007	6/15/2010	INK JET INK CARTRIDGE WITH VENTED WICK
93513	Eastman Kodak Company	US	8002398	12/757,259	4/9/2010	8/23/2011	INK JET INK CARTRIDGE WITH VENTED WICK

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93515	Eastman Kodak Company	CN		201080010681.X	2/23/2010		METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	EP		10706812.4	2/23/2010		METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	JP		2011-552931	2/23/2010		METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93515	Eastman Kodak Company	US	8164790	12/398,250	3/5/2009	4/24/2012	METHODS OF REDUCING GRAIN AND TEXTURE IN A PRINTED IMAGE
93524	Eastman Kodak Company	EP		08866588.0	12/15/2008		AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93524	Eastman Kodak Company	JP		2010-540639	12/15/2008		AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93524	Eastman Kodak Company	US		12/234,742	9/22/2008		AQUEOUS COLLOIDAL DISPERSIONS STABILIZED WITH POLYMERIC DISPERSANTS
93531	Eastman Kodak Company	US	7781957	11/680,195	2/28/2007	8/24/2010	ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93536	Eastman Kodak Company	EP		08705528.1	1/8/2008		TONER MANUFACTURING METHOD
93536	Eastman Kodak Company	US	7754409	11/624,335	1/18/2007	7/13/2010	TONER MANUFACTURING METHOD
93538	Eastman Kodak Company	US	7696013	11/737,187	4/19/2007	4/13/2010	CONNECTING MICROSIZED DEVICES USING ABLATIVE FILMS
93554	Eastman Kodak Company	EP		08858797.7	12/1/2008		TONER COMPOSITION
93554	Eastman Kodak Company	JP		2001-537925	12/1/2008		TONER COMPOSITION
93554	Eastman Kodak Company	US	7914963	11/954,424	12/12/2007	3/29/2011	TONER COMPOSITION
93561	Eastman Kodak Company	US	7989536	12/240,073	9/29/2008	8/2/2011	EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93561	Eastman Kodak Company	US		13/076,898	3/31/2011		EXFOLIATED NANOCOMPOSITES AND ARTICLES CONTAINING SAME
93566	Eastman Kodak Company	CN	200780051563.1	200780051563.1	12/10/2007	9/5/2012	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	DE	602007028478.3	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	EP	2122673	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	GB	2122673	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER

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93566	Eastman Kodak Company	JP	5171848	2009-550856	12/10/2007	1/11/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	NL	2122673	07862703.1	12/10/2007	2/13/2013	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	TW		096149078	12/20/2007		EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93566	Eastman Kodak Company	US	7375011	11/677,794	2/22/2007	5/20/2008	EX-SITU DOPED SEMICONDUCTOR TRANSPORT LAYER
93576	Eastman Kodak Company	AU		2008262404	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	BR		PI0811234-7	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	CN	ISSUING	200880019176.4	6/3/2008	12/19/2012	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	EP		08768051.8	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	IN		6721/DELNP/2009	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	JP		2010-511166	6/3/2008		MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	7799504	11/758,042	6/5/2007	9/21/2010	MASK FILM TO FORM RELIEF IMAGES AND METHOD OF USE
93576	Eastman Kodak Company	US	8198012	12/722,572	3/12/2010	6/12/2012	METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93576	Eastman Kodak Company	US		13/468,376	5/10/2012		METHOD OF USING MASK FILM TO FORM RELIEF IMAGES
93577	Eastman Kodak Company	US	7862984	11/692,255	3/28/2007	1/4/2011	POLYONIUM BORATES AND RADIATION-SENSITIVE COMPOSITION AND IMAGEABLE ELEMENTS CONTAINING SAME
93578	Eastman Kodak Company	CN	ZL200880006298.X	200880006298.X	2/13/2008	8/3/2011	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	DE	602008001436.3	08725502.2	2/13/2008	6/2/2010	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS

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93578	Eastman Kodak Company	FR	2114676	08725502.2	2/13/2008	6/2/2010	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	GB	2114676	08725502.2	2/13/2008	6/2/2010	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	JP	5134015	2009-551667	2/13/2008	11/16/2012	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93578	Eastman Kodak Company	US	7399576	11/679,962	2/28/2007	7/15/2008	POSITIVE-WORKING RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS
93591	Eastman Kodak Company	DE	602008005775.5	08806224.5	9/9/2008	3/23/2011	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	GB	2197680	08806224.5	9/9/2008	3/23/2011	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	JP		2010-527511	9/9/2008		CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	NL	2197680	08806224.5	9/9/2008	3/23/2011	CONTINUOUS INKJET PRINTING
93591	Eastman Kodak Company	US	8186784	12/679,912	9/9/2008	5/29/2012	CONTINUOUS INKJET PRINTING
93598	Eastman Kodak Company	US	7967426	11/679,860	2/28/2007	6/28/2011	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8308279	12/952,606	11/23/2010	11/13/2012	SEALING DEVICE FOR FLUID RESERVOIR
93598	Eastman Kodak Company	US	8172386	13/013,936	1/26/2011	5/8/2012	SEALING DEVICE FOR FLUID RESERVOIR
93606	Eastman Kodak Company	DE	602008022102.4	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	EP	2125974	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	GB	2125974	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	NL	2125974	08726135.0	2/27/2008	2/13/2013	PIGMENT BASED INKS FOR INK JET PRINTING
93606	Eastman Kodak Company	US	8187371	12/029,929	2/12/2008	5/29/2012	PIGMENT BASED INKS FOR HIGH SPEED DURABLE INKJET PRINTING
93607	Eastman Kodak Company	US		12/029,972	2/12/2008		PIGMENT BASED INKS FOR HIGH SPEED DURABLE INKJET PRINTING
93620	Eastman Kodak Company	CN	ZL20078005155 9.5	200780051559.5	12/10/2007	11/28/2012	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION

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93620	Eastman Kodak Company	JP		2009-550855	12/10/2007		DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93620	Eastman Kodak Company	TW		096149579	12/21/2007		DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93620	Eastman Kodak Company	US	7605062	11/678,734	2/26/2007	10/20/2009	DOPED NANOPARTICLE-BASED SEMICONDUCTOR JUNCTION
93625	Eastman Kodak Company	CN	ZL200880016168.4	200880016168.4	5/9/2008	12/14/2011	CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	EP		08754335.1	5/9/2008		CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	JP		2010-508379	5/9/2008		CONTINUOUS PRINTER WITH ACTUATOR ACTIVATION WAVEFORM
93625	Eastman Kodak Company	US	7828420	11/749,187	5/16/2007	11/9/2010	CONTINUOUS INK JET PRINTER WITH MODIFIED ACTUATOR ACTIVATION WAVEFORM
93626	Eastman Kodak Company	DE	602008021412.5	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	EP	2170610	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	EP		11191063.4	11/29/2011		CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	GB	2170610	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	NL	2170610	08794542.4	7/17/2008	1/2/2013	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93626	Eastman Kodak Company	US	7735981	11/831,156	7/31/2007	6/15/2010	CONTINUOUS INK- JET PRINTING WITH JET STRAIGHTNESS CORRECTION
93631	Eastman Kodak Company	EP		08726137.6	2/27/2008		INKJET INK SET
93631	Eastman Kodak Company	JP		2009-551706	2/27/2008		INKJET INK SET
93639	Eastman Kodak Company	EP		08754795.6	5/29/2008		A RESIDENTIAL VIDEO COMMUNICATION SYSTEM

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93639	Eastman Kodak Company	JP		2010-510342	5/29/2008		A RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93639	Eastman Kodak Company	US	8253770	11/756,532	5/31/2007	8/28/2012	RESIDENTIAL VIDEO COMMUNICATION SYSTEM
93655	Eastman Kodak Company	US	7946683	11/780,522	7/20/2007	5/24/2011	PRINTING SYSTEM PARTICLE REMOVAL DEVICE AND METHOD
93675	Eastman Kodak Company	JP		2007-269299	10/16/2007		2 LAYERED POSITIVE-TYPE LITHOGRAPHIC PRINTING PLATE ORIGINAL PLATE AND ITS PROCESSING METHOD
93675	Eastman Kodak Company	US		12/682,820	8/25/2008		POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR AND METHOD FOR PRODUCING THE SAME
93680	Eastman Kodak Company	EP		08726199.6	2/28/2008		METHOD OF PATTERNING INORGANIC LED DISPLAY
93680	Eastman Kodak Company	US	7919342	12/266,775	11/7/2008	4/5/2011	PATTERNED INORGANIC LED DEVICE
93681	Eastman Kodak Company	US	7772757	11/755,037	5/30/2007	8/10/2010	WHITE-LIGHT ELECTROLUMINESCENT DEVICE WITH IMPROVED EFFICIENCY
93684	Eastman Kodak Company	US	7966743	11/831,110	7/31/2007	6/28/2011	MICRO-STRUCTURED DRYING FOR INKJET PRINTERS
93689	Eastman Kodak Company	CN	ZL200880007531.6	200880007531.6	2/18/2008	11/25/2011	QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	EP		08725651.7	2/18/2008		QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	TW		097108221	3/7/2008		QUANTUM DOT LIGHT EMITTING DEVICE
93689	Eastman Kodak Company	US	7888700	11/683,479	3/8/2007	2/15/2011	QUANTUM DOT LIGHT EMITTING DEVICE
93724	Eastman Kodak Company	US	7946691	12/265,146	11/5/2008	5/24/2011	DEFLECTION DEVICE INCLUDING EXPANSION AND CONTRACTION REGIONS
93726	Eastman Kodak Company	US	8210665	12/105,603	4/18/2008	7/3/2012	CONSTANT FLOW VALVE MECHANISM
93732	Eastman Kodak Company	US	8091992	12/265,111	11/5/2008	1/10/2012	DEFLECTION DEVICE INCLUDING GAS FLOW RESTRICTION DEVICE

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93736	Eastman Kodak Company	EP		08754780.8	5/29/2008		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93736	Eastman Kodak Company	US	8154572	11/756,071	5/31/2007	4/10/2012	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
93754	Eastman Kodak Company	EP		09788905.9	7/13/2009		PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93754	Eastman Kodak Company	JP		2011-520022	7/13/2009		PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93754	Eastman Kodak Company	US	7828282	12/178,849	7/24/2008	11/9/2010	PICK-ARM MEMBER TO DETECT MEDIA AMOUNT
93762	Eastman Kodak Company	US	7404627	11/770,774	6/29/2007	7/29/2008	ENERGY DAMPING FLOW DEVICE FOR PRINTING SYSTEM
93763	Eastman Kodak Company	US	7517066	11/876,840	10/23/2007	4/14/2009	PRINTER INCLUDING TEMPERATURE GRADIENT FLUID FLOW DEVICE
93765	Eastman Kodak Company	EP		08727107.8	3/24/2008		ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93765	Eastman Kodak Company	US	7564067	11/693,334	3/29/2007	7/21/2009	ELECTROLUMINESCENT DEVICE HAVING SPACERS ELEMENTS
93777	Eastman Kodak Company	CN	ISSUING	200880010735.5	3/18/2008	8/3/2011	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	EP		08742132.7	3/18/2008		PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	JP		2010-500925	3/18/2008		PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	7854199	11/693,007	3/29/2007	12/21/2010	PRINTING PLATE REGISTRATION USING A CAMERA
93777	Eastman Kodak Company	US	8148704	12/884,435	9/17/2010	4/3/2012	PRINTING PLATE REGISTRATION USING A CAMERA
93781	Eastman Kodak Company	US	7851987	11/694,176	3/30/2007	12/14/2010	COLOR ELECTRO-LUMINESCENT DISPLAY WITH IMPROVED EFFICIENCY
93786	Eastman Kodak Company	CN	ZL200880022763.9	200880022763.9	6/20/2008	5/30/2012	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	EP		08826621.8	6/20/2008		LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93786	Eastman Kodak Company	TW		097124448	6/27/2008		LIGHT-EMITTING NANOCOMPOSITE PARTICLES

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93786	Eastman Kodak Company	US	8361823	11/770,833	6/29/2007	1/29/2013	LIGHT-EMITTING NANOCOMPOSITE PARTICLES
93794	Eastman Kodak Company	US	7697176	11/958,590	12/18/2007	4/13/2010	METHOD AND APPARATUS FOR CHROMATIC ADAPTATION
93797	Eastman Kodak Company	DE	602007014923.1	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	FR	2225615	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	GB	2225615	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	JP		2010-540030	12/24/2007		A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93797	Eastman Kodak Company	NL	2225615	07866266.5	12/24/2007	5/25/2011	A METHOD FOR PRINTING AN IMAGE ONTO A SHEET IN A PRINTER
93799	Eastman Kodak Company	US	7883833	11/765,490	6/20/2007	2/8/2011	USE OF HIGHLY ALKALINE DEVELOPER REGENERATOR COMPOSITION
93813	Eastman Kodak Company	US	8117527	11/745,492	5/8/2007	2/14/2012	AUTOMATED FOLIO REFERENCES
93821	Eastman Kodak Company	US	7931880	11/694,582	3/30/2007	4/26/2011	PRODUCTION OF SILVER SULFATE GRAINS USING INORGANIC ADDITIVES
93823	Eastman Kodak Company	US	7751083	11/694,098	3/30/2007	7/6/2010	SCANNER METAMERISM CORRECTION
93832	Eastman Kodak Company	US	7784402	11/739,152	4/24/2007	8/31/2010	METHOD FOR LOADING PRINTING PLATE ON IMAGING DEVICE
93843	Eastman Kodak Company	CN	ZL200880023206.9	200880023206.9	6/11/2008	5/16/2012	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	DE	602008009814.1	08762313.8	6/11/2008	9/14/2011	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	FR	2160293	08762313.8	6/11/2008	9/14/2011	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	GB	2160293	08762313.8	6/11/2008	9/14/2011	A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	JP		2010-514089	6/11/2008		A METHOD OF CONTINUOUS INK JET PRINTING
93843	Eastman Kodak Company	US	8272716	12/664,943	6/11/2008	9/25/2012	A METHOD OF CONTINUOUS INK JET PRINTING

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93844	Eastman Kodak Company	CN	ISSUING	200880023336.2	6/27/2008	1/15/2013	CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	EP		08762517.4	6/27/2008		CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	JP		2010-514113	6/27/2008		CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93844	Eastman Kodak Company	US		12/664,938	6/27/2008		CONTINUOUS INK JET PRINTING OF ENCAPSULATED DROPLETS
93852	Eastman Kodak Company	DE	602009010202.8	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	EP	2313276	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	GB	2313276	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	JP		2011-514607	6/17/2009		PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	NL	2313276	09745142.1	6/17/2009	10/3/2012	PRINthead HAVING ISOLATED HEATER
93852	Eastman Kodak Company	US		12/143,880	6/23/2008		PRINthead HAVING ISOLATED HEATER
93867	Eastman Kodak Company	US		12/670,861	7/2/2008		METHOD OF MANUFACTURING A DYE SENSITIZED SOLAR CELL BY ATMOSPHERIC PRESSURE ATOMIC LAYER DEPOSITION (ALD)
93869	Eastman Kodak Company	US	8318853	12/665,040	6/19/2008	11/27/2012	THERMALLY-RESPONSIVE DISPERSANTS FOR MEDIA FORMULATIONS
93880	Eastman Kodak Company	US	7867679	11/739,118	4/24/2007	1/11/2011	POROUS PARTICLES
93881	Eastman Kodak Company	DE	602008004487.4	08799838.1	4/22/2008	1/12/2011	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	FR	2139942	08799838.1	4/22/2008	1/12/2011	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	GB	2139942	08799838.1	4/22/2008	1/12/2011	METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	JP		2010-506230	4/22/2008		METHOD OF MAKING POROUS PARTICLES
93881	Eastman Kodak Company	US	7888410	11/739,121	4/24/2007	2/15/2011	METHOD OF MAKING POROUS PARTICLES

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93882	Eastman Kodak Company	CN		200880109104.9	9/16/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	EP		08834610.1	9/16/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	JP		2010-526893	9/16/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
93882	Eastman Kodak Company	TW		097136923	9/25/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION
93882	Eastman Kodak Company	US	8398770	11/861,359	9/26/2007	3/19/2013	DEPOSITION SYSTEM FOR THIN FILM FORMATION
93882	Eastman Kodak Company	US		13/747,505	1/23/2013		DEPOSITION SYSTEM FOR THIN FILM FORMATION
93883	Eastman Kodak Company	CN		200880108960.2	9/18/2008		PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	EP		08833592.2	9/18/2008		PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	JP		2010-526905	9/18/2008		PROCESS FOR MAKING THIN FILM TRANSISTORS BY ATOMIC LAYER DEPOSITION
93883	Eastman Kodak Company	TW		097136924	9/25/2008		PROCESS FOR ATOMIC LAYER DEPOSITION

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93883	Eastman Kodak Company	US	7851380	11/861,491	9/26/2007	12/14/2010	PROCESS FOR ATOMIC LAYER DEPOSITION
93905	Eastman Kodak Company	CN	ZL200880017816.8	200880017816.8	5/30/2008	11/16/2011	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	EP		08767965.0	5/30/2008		IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	JP	5123379	2010-510352	5/30/2008	11/2/2012	IMAGEABLE ELEMENTS AND METHODS OF USE IN NEGATIVE WORKING LITHOGRAPHIC PRINTING PLATES
93905	Eastman Kodak Company	US	7781143	11/756,036	5/31/2007	8/24/2010	NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
93907	Eastman Kodak Company	JP	4980821	2007-214019	8/20/2007	4/27/2012	PROCESSING APPARATUS FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE WITHOUT FORMING A DEPOSIT, AND PROCESSING METHOD USING IT
93908	Eastman Kodak Company	CN		200880104054.5	8/21/2008		PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	DE	602007005475.3	07114864.7	8/23/2007	3/24/2010	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	GB	2028548	07114864.7	8/23/2007	3/24/2010	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	JP		2010-521423	8/21/2008		PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER

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93908	Eastman Kodak Company	NL	2028548	07114864.7	8/23/2007	3/24/2010	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93908	Eastman Kodak Company	US		12/669,064	8/21/2008		PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH A DEVELOPER SOLUTION CONTAINING A HYDROPHILIC POLYMER
93935	Eastman Kodak Company	DE	602007017084.2	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	FR	2229283	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	GB	2229283	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	JP		2010-540031	12/27/2007		A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	NL	2229283	07857128.8	12/27/2007	9/7/2011	A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93935	Eastman Kodak Company	US		12/810,152	12/27/2007		A PRINTING APPARATUS AND A METHOD FOR CONTROLLING THE TRANSPORT OF SHEETS THROUGH A PRINTING APPARATUS
93942	Eastman Kodak Company	CN		200980152182.1	12/14/2009		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93942	Eastman Kodak Company	EP		09801588.6	12/14/2009		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY

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93942	Eastman Kodak Company	JP		2011-542124	12/14/2009		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93942	Eastman Kodak Company	US		12/341,099	12/22/2008		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93942	Eastman Kodak Company	US		13/616,558	9/14/2012		METHOD OF PRODUCING ELECTRONIC CIRCUIT BOARDS USING ELECTROPHOTOGRAPHY
93944	Eastman Kodak Company	EP		08843561.5	10/22/2008		PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93944	Eastman Kodak Company	US	7852359	11/931,266	10/31/2007	12/14/2010	PROTECTIVE OVERCOAT TRANSFER COMPENSATION
93946	Eastman Kodak Company	EP		08872781.3	12/1/2008		SECURITY CUSTOMIZATION SYSTEM AND METHOD
93946	Eastman Kodak Company	US		11/953,230	12/10/2007		SECURITY CUSTOMIZATION SYSTEM AND METHOD
93946	Eastman Kodak Company	WO		PCT/US08/13258	12/1/2008		SECURITY CUSTOMIZATION SYSTEM AND METHOD
93947	Eastman Kodak Company	CN	ZL200880019051.1	200880019051.1	6/3/2008	4/25/2012	PLATE CUTTING
93947	Eastman Kodak Company	DE	602008010889.9	08768107.8	6/3/2008	10/26/2011	PLATE CUTTING
93947	Eastman Kodak Company	GB	2150411	08768107.8	6/3/2008	10/26/2011	PLATE CUTTING
93947	Eastman Kodak Company	JP		2010-511184	6/3/2008		PLATE CUTTING
93947	Eastman Kodak Company	KR		2009-7025312	6/3/2008		PLATE CUTTING
93947	Eastman Kodak Company	NL	2150411	08768107.8	6/3/2008	10/26/2011	PLATE CUTTING
93947	Eastman Kodak Company	US	7717040	11/758,152	6/5/2007	5/18/2010	PLATE CUTTING
93953	Eastman Kodak Company	CN	ZL200880018105.2	200880018105.2	5/22/2008	2/6/2013	LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	EP		08754634.7	5/22/2008		LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	JP		2010-510294	5/22/2008		LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	TW		097119944	5/29/2008		LAMP WITH CONTROLLABLE SPECTRUM
93953	Eastman Kodak Company	US		11/755,055	5/30/2007		LAMP WITH CONTROLLABLE SPECTRUM

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93969	Eastman Kodak Company	EP		08754347.6	5/12/2008		IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93969	Eastman Kodak Company	US	7972266	11/751,652	5/22/2007	7/5/2011	IMAGE DATA NORMALIZATION FOR A MONITORING SYSTEM
93975	Eastman Kodak Company	CN	200880018165.4	200880018165.4	5/22/2008	8/8/2012	METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93975	Eastman Kodak Company	EP		08754648.7	5/22/2008		METHOD AND APPARATUS FOR PRE-STAGING PRINTING PLATES
93989	Eastman Kodak Company	CN	ISSUING	200880109145.8	9/24/2008	1/5/2013	PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	EP		08834208.4	9/24/2008		PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	JP		2010-526931	9/24/2008		PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	TW		097136925	9/25/2008		PROCESS FOR MAKING DOPED ZINC OXIDE
93989	Eastman Kodak Company	US	7972898	11/861,455	9/26/2007	7/5/2011	PROCESS FOR MAKING DOPED ZINC OXIDE
93990	Eastman Kodak Company	CN	200880108974.4	200880108974.4	9/17/2008	8/8/2012	PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93990	Eastman Kodak Company	EP		08832964.4	9/17/2008		PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93990	Eastman Kodak Company	JP		2010-526900	9/17/2008		PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93990	Eastman Kodak Company	US		13/303,513	11/23/2011		PROCESS FOR FORMING THIN FILM ENCAPSULATION LAYERS
93991	Eastman Kodak Company	CN		200880109120.8	9/16/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	EP		08833709.2	9/16/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	JP		2010-526894	9/16/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93991	Eastman Kodak Company	TW		097136919	9/25/2008		PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS

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93991	Eastman Kodak Company	US	8030212	11/861,658	9/26/2007	10/4/2011	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
93998-1	Eastman Kodak Company	EP		08795279.2	8/13/2008		STORING AND PRESENTING ANCILLARY INFORMATION OBTAINED FROM SCANNED PRINTS
93998-1	Eastman Kodak Company	JP		2010-521022	8/13/2008		STORING AND PRESENTING ANCILLARY INFORMATION OBTAINED FROM SCANNED PRINTS
93998-1	Eastman Kodak Company	US	8306368	11/839,711	8/16/2007	11/6/2012	STORING AND PRESENTING ANCILLARY INFORMATION OBTAINED FROM SCANNED PRINTS
93999	Eastman Kodak Company	CN	ZL200880023287.2	200880023287.2	6/27/2008	2/6/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	DE	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	EP	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	GB	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	JP		2010-514110	6/27/2008		MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	NL	2164617	08762513.3	6/27/2008	3/27/2013	MONODISPERSE DROPLET GENERATION
93999	Eastman Kodak Company	US	8302880	12/664,941	6/27/2008	11/6/2012	MONODISPERSE DROPLET GENERATION
94003	Eastman Kodak Company	CN		200880109453.0	9/24/2008		METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	EP		07117078.1	9/24/2007		METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	JP		2010-525270	9/24/2008		METHOD FOR MAKING LITHOGRAPHIC PLATES
94003	Eastman Kodak Company	US	8361701	12/677,904	9/24/2008	1/29/2013	METHOD FOR MAKING LITHOGRAPHIC PLATES
94015	Eastman Kodak Company	US	7705857	11/950,826	12/5/2007	4/27/2010	METHOD AND APPARATUS FOR CHARACTERIZING AND CORRECTING FOR HUE SHIFTS IN SATURATED COLORS

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94032	Eastman Kodak Company	US	7629112	12/129,726	5/30/2008	12/8/2009	COLOR PHOTOGRAPHIC MATERIALS WITH YELLOW MINIMUM DENSITY COLORANTS
94033	Eastman Kodak Company	US	7632632	12/147,548	6/27/2008	12/15/2009	COLOR PHOTOGRAPHIC MATERIALS WITH MAGENTA MINIMUM DENSITY DYES
94039	Eastman Kodak Company	US	7943277	11/945,612	11/27/2007	5/17/2011	SOL GEL OVERCOATS INCORPORATING ZINC ANTIMONATE NANOPARTICLES
94041	Eastman Kodak Company	EP		08795277.6	8/13/2008		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94041	Eastman Kodak Company	JP		2010-521853	8/13/2008		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94041	Eastman Kodak Company	US	8145116	11/842,235	8/21/2007	3/27/2012	ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
94042	Eastman Kodak Company	US	7964328	11/829,984	7/30/2007	6/21/2011	CONDENSATION POLYMER PHOTOCONDUCTIVE ELEMENTS
94060	Eastman Kodak Company	US	7838889	11/837,026	8/10/2007	11/23/2010	SOLID-STATE AREA ILLUMINATION SYSTEM
94067	Eastman Kodak Company	DE	602008016203.6	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	EP	2155491	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	GB	2155491	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94067	Eastman Kodak Company	NL	2155491	08768487.4	6/16/2008	6/6/2012	METHOD AND APPARATUS FOR UNLOADING PRINTING PLATES
94070	Eastman Kodak Company	CN		200880100348.0	7/16/2008		REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	DE	602008013628.0	08794513.5	7/16/2008	2/22/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	GB	2170607	08794513.5	7/16/2008	2/22/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	JP		2010-518181	7/16/2008		REGISTERING PRINTING SLEEVE SEGMENTS

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94070	Eastman Kodak Company	NL	2170607	08794513.5	7/16/2008	2/22/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94070	Eastman Kodak Company	US	8096239	11/782,111	7/24/2007	1/17/2012	REGISTERING PRINTING SLEEVE SEGMENTS
94072	Eastman Kodak Company	US	7875314	11/962,570	12/21/2007	1/25/2011	METHOD FOR USING RECEIVER MEDIUM HAVING ADJUSTABLE PROPERTIES
94074	Eastman Kodak Company	EP		08868591.2	12/15/2008		INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94074	Eastman Kodak Company	US		12/234,753	9/22/2008		INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94075	Eastman Kodak Company	US	8044115	12/234,760	9/22/2008	10/25/2011	PIGMENT-BASED INKS WITH IMPROVED JETTING LATENCY
94076	Eastman Kodak Company	CN	ZL200880022106.4	200880022106.4	6/13/2008	3/14/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	DE	602008019815.4	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	EP	2160775	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	GB	2160775	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	JP		2010-514757	6/13/2008		HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	NL	2160775	08768427.0	6/13/2008	10/31/2012	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES
94076	Eastman Kodak Company	US	7781076	11/768,262	6/26/2007	8/24/2010	HETEROPYRENE-BASED SEMICONDUCTOR MATERIALS FOR ELECTRONIC DEVICES AND METHODS OF MAKING THE SAME
94077	Eastman Kodak Company	CN		200880109154.7	9/24/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION

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94077	Eastman Kodak Company	DE	602008005766.6	08833340.6	9/24/2008	3/23/2011	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	GB	2191035	08833340.6	9/24/2008	3/23/2011	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	JP		2010-526933	9/24/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	NL	2191035	08833340.6	9/24/2008	3/23/2011	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	TW		097136922	9/25/2008		DEPOSITION SYSTEM FOR THIN FILM FORMATION
94077	Eastman Kodak Company	US	8182608	11/861,420	9/26/2007	5/22/2012	DEPOSITION SYSTEM FOR THIN FILM FORMATION
94079	Eastman Kodak Company	CN		200880108808.4	9/24/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	EP		08833304.2	9/24/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	JP		2010-526934	9/24/2008		PROCESS AND DEPOSITION SYSTEM FOR THIN FILM FORMATION WITH GAS DELIVERY HEAD HAVING SPATIAL SEPARATION OF REACTIVE GASES AND MOVEMENT OF THE SUBSTRATE PASSED THE DELIVERY HEAD
94079	Eastman Kodak Company	TW		097136931	9/25/2008		SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES

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94079	Eastman Kodak Company	US	7572686	11/861,372	9/26/2007	8/11/2009	SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES
94079	Eastman Kodak Company	US	7850780	12/464,904	5/13/2009	12/14/2010	SYSTEM FOR THIN FILM DEPOSITION UTILIZING COMPENSATING FORCES
94084	Eastman Kodak Company	CN	ISSUING	200880022306.X	6/24/2008	10/23/2012	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	EP		08768738.0	6/24/2008		LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	JP		2010-514777	6/24/2008		LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	US	7807001	11/770,374	6/28/2007	10/5/2010	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94084	Eastman Kodak Company	US	7802598	12/780,185	5/14/2010	9/28/2010	LAMINATION DEVICE METHOD FOR FLEXOGRAPHIC PLATE MANUFACTURING
94086	Eastman Kodak Company	DE	602008009381.6	08837595.1	9/23/2008	8/31/2011	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	GB	2198345	08837595.1	9/23/2008	8/31/2011	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	NL	2198345	08837595.1	9/23/2008	8/31/2011	POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	TW		097139063	10/9/2008		POROUS PARTICLES WITH NON-POROUS SHELL
94086	Eastman Kodak Company	US		11/870,651	10/11/2007		POROUS PARTICLES WITH NON-POROUS SHELL
94087	Eastman Kodak Company	EP		08843171.3	10/10/2008		IMPROVED FUSER FLUID
94087	Eastman Kodak Company	JP		2010-529921	10/10/2008		IMPROVED FUSER FLUID
94087	Eastman Kodak Company	US	8012915	11/875,264	10/19/2007	9/6/2011	FUSER FLUID
94088	Eastman Kodak Company	CN	ISSUING	200880022782.1	6/25/2008	11/14/2012	TETRACARBOXYLIC DIIMIDE SEMICONDUCTOR FOR THIN FILM TRANSISTORS

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94088	Eastman Kodak Company	JP		2010-514797	6/25/2008		TETRACARBOXYLIC DIIMIDE SEMICONDUCTOR FOR THIN FILM TRANSISTORS
94088	Eastman Kodak Company	US	7858970	11/771,196	6/29/2007	12/28/2010	HETEROCYCLOALKYL-SUBSTITUTED NAPHTHALENE-BASED TETRACARBOXYLIC DIIMIDE COMPOUNDS AS N-TYPE SEMICONDUCTOR MATERIALS FOR THIN FILM TRANSISTORS
94092	Eastman Kodak Company	CN	ZL200880023050.4	200880023050.4	6/27/2008	12/12/2012	CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	EP		08762510.9	6/27/2008		CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	JP		2010-514109	6/27/2008		CONTINUOUS INKJET DROP GENERATION DEVICE
94092	Eastman Kodak Company	US		12/664,937	6/27/2008		CONTINUOUS INKJET DROP GENERATION DEVICE
94094	Eastman Kodak Company	EP		08780027.2	7/8/2008		PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	JP		2010-516040	7/8/2008		PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94094	Eastman Kodak Company	US	7831178	11/777,360	7/13/2007	11/9/2010	PRINTING OF OPTICAL ELEMENTS BY ELECTROGRAPHY
94096	Eastman Kodak Company	DE	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	EP	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	GB	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	JP		2010-533087	11/4/2008		INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	NL	2205446	08848404.3	11/4/2008	7/11/2012	INKJET RECORDING ELEMENT
94096	Eastman Kodak Company	US	8247044	11/936,815	11/8/2007	8/21/2012	INKJET RECORDING ELEMENT
94101	Eastman Kodak Company	EP		08794541.6	7/17/2008		JOB STARTUP CONTROL FOR JOB QUEUING
94101	Eastman Kodak Company	JP		2010-518195	7/17/2008		JOB STARTUP CONTROL FOR JOB QUEUING
94101	Eastman Kodak Company	US		11/782,670	7/25/2007		JOB STARTUP CONTROL FOR JOB QUEUING
94102	Eastman Kodak Company	US	8035836	11/782,680	7/25/2007	10/11/2011	FAST JOB HALT IN A HIGH SPEED PRESS

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94103	Eastman Kodak Company	CN		200880100425.2	7/21/2008		MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	DE	602008005152.8	08794608.3	7/21/2008	2/23/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	GB	2171646	08794608.3	7/21/2008	2/23/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	NL	2171646	08794608.3	7/21/2008	2/23/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94103	Eastman Kodak Company	US	7911636	11/782,688	7/25/2007	3/22/2011	MULTI-HEAD PRESS DATA DELIVERY RATE CONTROL
94105	Eastman Kodak Company	DE	602008004359.2	08795412.9	8/18/2008	1/5/2011	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	GB	2179396	08795412.9	8/18/2008	1/5/2011	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	JP		2010-522905	8/18/2008		TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	NL	2179396	08795412.9	8/18/2008	1/5/2011	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	TW		097132232	8/22/2008		TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94105	Eastman Kodak Company	US	7755802	11/844,419	8/24/2007	7/13/2010	TONER-BASED NOISE REDUCTION IN ELECTROSTATOGRAPHY
94107	Eastman Kodak Company	EP		08768761.2	6/25/2008		SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94107	Eastman Kodak Company	US	7885584	11/770,870	6/29/2007	2/8/2011	SELF-CLEANING ELECTROPHOTOGRAPHIC TONING ROLLER SYSTEM
94123	Eastman Kodak Company	DE	602008009169.4	08843911.2	10/28/2008	8/24/2011	IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	GB	2212385	08843911.2	10/28/2008	8/24/2011	IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	JP		2010-532034	10/28/2008		IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	NL	2212385	08843911.2	10/28/2008	8/24/2011	IMPROVED MICROMEDIA MILLING PROCESS
94123	Eastman Kodak Company	US	7441717	11/931,948	10/31/2007	10/28/2008	IMPROVED MICROMEDIA MILLING PROCESS

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94138	Eastman Kodak Company	US	8122356	11/866,636	10/3/2007	2/21/2012	METHOD FOR IMAGE ANIMATION USING IMAGE VALUE RULES
94141	Eastman Kodak Company	CN	ZL200880109733.1	200880109733.1	10/8/2008	11/28/2012	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	DE	602008022177.6	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	EP	2200829	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	EP		10159905.8	4/14/2010		AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	GB	2200829	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	JP		2010-529919	10/8/2008		AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	NL	2200829	08839367.3	10/8/2008	2/13/2013	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94141	Eastman Kodak Company	US	8029105	11/873,655	10/17/2007	10/4/2011	AMBIENT PLASMA TREATMENT OF PRINTER COMPONENTS
94144	Eastman Kodak Company	CN	ISSUING	200880109109.1	9/9/2008	1/4/2013	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	DE	602008004929.9	08806219.5	9/9/2008	2/9/2011	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	JP		2010-526351	9/9/2008		METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	NL	2193220	08806219.5	9/9/2008	2/9/2011	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94144	Eastman Kodak Company	US	8324008	12/677,132	9/9/2008	12/4/2012	METHOD OF PATTERNING A MESOPOROUS NANO PARTICULATE LAYER
94146	Eastman Kodak Company	EP		08780289.8	7/21/2008		ENGRAVING WITH AMPLIFIER HAVING MULTIPLE EXIT PORTS
94147	Eastman Kodak Company	US		11/833,264	8/3/2007		STOCHASTIC HALFTONE IMAGES BASED ON SCREENING PARAMETERS

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94148	Eastman Kodak Company	US		11/833,267	8/3/2007		METHOD FOR GENERATING STOCHASTIC DITHER MATRIX
94149	Eastman Kodak Company	EP		08780004.1	7/7/2008		METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94149	Eastman Kodak Company	US	7990574	11/880,380	7/20/2007	8/2/2011	METHOD AND SYSTEM FOR CONVERTING A DOCUMENT
94150	Eastman Kodak Company	CN	ZL200880108599.3	200880108599.3	9/9/2008	3/21/2012	METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	EP		08788564.6	9/9/2008		METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	JP		2010-526350	9/9/2008		METHOD OF MAKING A COLOUR FILTER ARRAY
94150	Eastman Kodak Company	US		12/677,901	9/9/2008		METHOD OF MAKING A COLOUR FILTER ARRAY
94153	Eastman Kodak Company	CN	ZL200880108596.X	200880108596.X	9/15/2008	9/5/2012	PRINTING APPARATUS AND METHOD THEREOF
94153	Eastman Kodak Company	DE	602008022173.3	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	EP	2193029	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	GB	2193029	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	NL	2193029	08832983.4	9/15/2008	2/13/2013	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	TW		097136646	9/24/2008		MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94153	Eastman Kodak Company	US	7762647	11/860,820	9/25/2007	7/27/2010	MEMS PRINthead BASED COMPRESSED FLUID PRINTING SYSTEM
94164	Eastman Kodak Company	CN		200880113778.6	8/12/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	EP		08795222.2	8/12/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS

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94164	Eastman Kodak Company	JP		2010-530992	8/12/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	TW		097132778	8/27/2008		DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	7777233	11/928,292	10/30/2007	8/17/2010	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94164	Eastman Kodak Company	US	8242515	12/791,173	6/1/2010	8/14/2012	DEVICE CONTAINING NON-BLINKING QUANTUM DOTS
94168	Eastman Kodak Company	US	7569255	11/855,377	9/14/2007	8/4/2009	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94168	Eastman Kodak Company	US	8034422	12/436,816	5/7/2009	10/11/2011	GLOSSY INKJET RECORDING MEDIUM AND METHODS THEREFOR
94169	Eastman Kodak Company	US	7639426	11/950,877	12/5/2007	12/29/2009	MICRO-LENS ENHANCED ELEMENT
94175	Eastman Kodak Company	EP		08831983.5	8/6/2008		STEERING FLUID JETS
94175	Eastman Kodak Company	US	7850289	11/840,296	8/17/2007	12/14/2010	STEERING FLUID JETS
94179	Eastman Kodak Company	DE	602009002416.7	09704685.8	1/20/2009	8/31/2011	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	FR	2257433	09704685.8	1/20/2009	8/31/2011	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94179	Eastman Kodak Company	GB	2257433	09704685.8	1/20/2009	8/31/2011	IMAGEABLE ELEMENTS WITH COALESCING CORE-SHELL PARTICLES
94180	Eastman Kodak Company	CN		200880104514.4	8/21/2008		IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	EP		08795491.3	8/21/2008		IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	JP		2010-522913	8/21/2008		IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94180	Eastman Kodak Company	US	8283101	11/847,368	8/30/2007	10/9/2012	IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94181	Eastman Kodak Company	CN	ZL200880102901.4	200880102901.4	8/4/2008	8/29/2012	MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	EP		08827302.4	8/4/2008		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES
94181	Eastman Kodak Company	JP		2010-519959	8/4/2008		MULTI-LAYER IMAGEABLE ELEMENT WITH IMPROVED PROPERTIES

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94181	Eastman Kodak Company	US	7824840	11/836,840	8/10/2007	11/2/2010	MULTI-LAYER IMAGEABLE ELEMENT WITH SOLVENT RESISTANCE
94187	Eastman Kodak Company	CN		200980143455.6	11/12/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	EP		09756587.3	11/12/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	JP		2011-537414	11/12/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	TW		098139756	11/23/2009		DOCUMENT TRANSPORT APPARATUS
94187	Eastman Kodak Company	US	7828279	12/276,641	11/24/2008	11/9/2010	DOCUMENT TRANSPORT APPARATUS
94192	Eastman Kodak Company	EP		08866746.4	12/15/2008		INKJET INK SETS FOR HIGH SPEED PRINTING
94192	Eastman Kodak Company	JP		2010-540638	12/15/2008		INKJET INK SETS FOR HIGH SPEED PRINTING
94192	Eastman Kodak Company	US		11/964,846	12/27/2007		INKJET SETS FOR HIGH SPEED PRINTING ON PLAIN PAPERS AND GLOSSY MEDIA
94193	Eastman Kodak Company	US		12/234,744	9/22/2008		INKS FOR HIGH SPEED DURABLE INKJET PRINTING
94194	Eastman Kodak Company	CN		200980112616.5	3/30/2009		PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	EP		09731077.5	3/30/2009		PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	JP		2011-503971	3/30/2009		PRODUCTION OF SILVER SULFATE GRAINS IN PRESENCE OF AQUEOUS SOLUBLE FLUORINATED ADDITIVES
94194	Eastman Kodak Company	US	7655212	12/101,237	4/11/2008	2/2/2010	PRODUCTION OF SILVER SULFATE GRAINS USING A FLUORINATED ADDITIVE
94204	Eastman Kodak Company	CN	ZL2008801004807.2	200880104807.2	8/12/2008	6/27/2012	ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	EP		08795216.4	8/12/2008		ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	JP		2010-522896	8/12/2008		ENGRAVING OF PRINTING PLATES
94204	Eastman Kodak Company	US		11/845,141	8/27/2007		ENGRAVING OF PRINTING PLATES

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94217	Eastman Kodak Company	CN		200880109091.5	9/24/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	EP		08834008.8	9/24/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	JP		2010-526932	9/24/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	TW		097136921	9/25/2008		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US	8211231	11/861,402	9/26/2007	7/3/2012	DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US		13/466,507	5/8/2012		DELIVERY DEVICE FOR DEPOSITION
94217	Eastman Kodak Company	US		13/776,831	2/26/2013		DELIVERY DEVICE FOR DEPOSITION
94218	Eastman Kodak Company	CN		200880108812.0	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	EP		08833728.2	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	JP		2010-526899	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	US	7858144	11/861,618	9/26/2007	12/28/2010	PROCESS FOR DEPOSITING ORGANIC MATERIALS
94218	Eastman Kodak Company	WO		PCT/US08/10801	9/17/2008		PROCESS FOR DEPOSITING ORGANIC MATERIALS
94235	Eastman Kodak Company	US	7892713	11/862,493	9/27/2007	2/22/2011	PHOTOCONDUCTORS CONTAINING TEREPHTHALATE ESTERS
94239	Eastman Kodak Company	EP		08831365.5	9/12/2008		PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94239	Eastman Kodak Company	JP		2010-525808	9/12/2008		PARALLEL PROCESSING OF PAGE DESCRIPTION LANGUAGE
94240	Eastman Kodak Company	CN		200880113211.9	8/18/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	EP		08795413.7	8/18/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	JP		2010-530993	8/18/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94240	Eastman Kodak Company	TW		097132770	8/27/2008		MAKING COLLOIDAL TERNARY NANOCRYSTALS

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94240	Eastman Kodak Company	US		11/926,538	10/29/2007		MAKING COLLOIDAL TERNARY NANOCRYSTALS
94252	Eastman Kodak Company	US	7763413	11/872,772	10/16/2007	7/27/2010	METHODS FOR IMAGING AND PROCESSING NEGATIVE-WORKING IMAGEABLE ELEMENTS
94253	Eastman Kodak Company	CN		200980103362.0	1/22/2009		PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	DE	602009005903.3	09706675.7	1/22/2009	3/14/2012	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	GB	2240321	09706675.7	1/22/2009	3/14/2012	PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94253	Eastman Kodak Company	JP		2010-544327	1/22/2009		PROVIDING OR CORRECTING A FLEXOGRAPHIC PRINTING MEMBER
94267	Eastman Kodak Company	EP		10779653.4	11/15/2010		CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94267	Eastman Kodak Company	US	8398191	12/624,444	11/24/2009	3/19/2013	CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94276	Eastman Kodak Company	US	8041264	12/548,470	8/27/2009	10/18/2011	MULTIPLE-CHANNELED LAYER PRINTING BY ELECTROGRAPHY
94278	Eastman Kodak Company	US		13/178,726	7/8/2011		PRINTER HAVING AUTOMATIC CROSS-TRACK DENSITY CORRECTION
94278	Eastman Kodak Company	WO		PCT/US12/43975	6/25/2012		PRINTER HAVING AUTOMATIC CROSS-TRACK DENSITY CORRECTION
94284	Eastman Kodak Company	EP		09716382.8	2/20/2009		DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	JP		2010-548679	2/20/2009		DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	TW		098106519	2/27/2009		DUAL SEATING QUICK CONNECT VALVE
94284	Eastman Kodak Company	US	8083332	12/040,048	2/29/2008	12/27/2011	DUAL SEATING QUICK CONNECT VALVE
94288	Eastman Kodak Company	CN	ZL200880109095.3	200880109095.3	9/17/2008	2/13/2013	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS

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94288	Eastman Kodak Company	DE	602008012938.1	08833324.0	9/17/2008	1/25/2012	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	GB	2193218	08833324.0	9/17/2008	1/25/2012	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	JP		2010-526903	9/17/2008		ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	NL	2193218	08833324.0	9/17/2008	1/25/2012	PROCESS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	TW		097136917	9/25/2008		ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94288	Eastman Kodak Company	US	8017183	11/861,705	9/26/2007	9/13/2011	ORGANOSILOXANE MATERIALS FOR SELECTIVE AREA DEPOSITION OF INORGANIC MATERIALS
94289	Eastman Kodak Company	DE	602009008290.6	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	EP	2326510	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	GB	2326510	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	JP		2011-513507	6/12/2009		INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	NL	2326510	09788798.8	6/12/2009	7/11/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8132899	12/139,544	6/16/2008	3/13/2012	INK TANK FOR INKJET PRINTERS
94289	Eastman Kodak Company	US	8397740	13/313,060	12/7/2011	3/19/2013	INK TANK FOR INKJET PRINTER
94303	Eastman Kodak Company	CN		200980151540.7	12/14/2009		SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94303	Eastman Kodak Company	EP		09799762.1	12/14/2009		SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94303	Eastman Kodak Company	JP		2011-542120	12/14/2009		SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION

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94303	Eastman Kodak Company	US	8219513	12/340,216	12/19/2008	7/10/2012	SYSTEM AND METHOD FOR GENERATING A CONTEXT ENHANCED WORK OF COMMUNICATION
94311	Eastman Kodak Company	EP		09789359.8	9/22/2009		MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	JP		2011-529011	9/22/2009		MARKING ELEMENT REGISTRATION
94311	Eastman Kodak Company	US	7891757	12/241,124	9/30/2008	2/22/2011	MARKING ELEMENT REGISTRATION
94313	Eastman Kodak Company	US	7983604	11/945,497	11/27/2007	7/19/2011	MAGNETIC SCAVENGER FOR AN ELECTROSTATOGRAPHIC PRINTER
94319	Eastman Kodak Company	DE	602008010015.4	08787015.0	8/7/2008	9/21/2011	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	DE	102007041393.0	102007041393.0	8/31/2007	12/16/2010	ITERATIVE NOMINAL DELAY CALIBRATION
94319	Eastman Kodak Company	NL	2183647	08787015.0	8/7/2008	9/21/2011	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94319	Eastman Kodak Company	US	8405879	12/675,182	8/7/2008	3/26/2013	METHOD FOR CALIBRATING A MULTI-COLOR PRINTING MACHINE
94328	Eastman Kodak Company	EP		09736500.1	9/28/2009		MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	JP		2011-529027	9/28/2009		MEDIA ADVANCE CALIBRATION
94328	Eastman Kodak Company	US	7762642	12/241,112	9/30/2008	7/27/2010	MEDIA ADVANCE CALIBRATION
94329	Eastman Kodak Company	EP		08867506.1	12/16/2008		INK WITH SOLID PHASE AND LIQUID PHASE
94329	Eastman Kodak Company	US	8299140	11/962,480	12/21/2007	10/30/2012	A DISCRETE INK PARTICLE WITH SOLID PHASE AND LIQUID PHASE
94330	Eastman Kodak Company	DE	602008005474.8	08834954.3	9/17/2008	3/9/2011	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	GB	2190674	08834954.3	9/17/2008	3/9/2011	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	JP		2010-526904	9/17/2008		FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	NL	2190674	08834954.3	9/17/2008	3/9/2011	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	TW		097137356	9/26/2008		FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94330	Eastman Kodak Company	US	7858161	11/863,560	9/28/2007	12/28/2010	FUSIBLE POROUS POLYMER PARTICLES FOR INKJET RECEIVERS
94345	Eastman Kodak Company	US		12/987,184	1/10/2011		MONOCULAR DISPLAY APPARATUS
94354	Eastman Kodak Company	CA		2704029	11/21/2008		STEREO PROJECTION APPARATUS

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94354	Eastman Kodak Company	CN	ZL200880118398.1	200880118398.1	11/21/2008	2/6/2013	STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	EP		08857153.4	11/21/2008		STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	JP		2010-535969	11/21/2008		STEREO PROJECTION APPARATUS
94354	Eastman Kodak Company	TW		097146481	11/28/2008		STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94354	Eastman Kodak Company	US	7871165	11/948,048	11/30/2007	1/18/2011	STEREO PROJECTION APPARATUS USING POLARIZED SOLID STATE LIGHT SOURCES
94361	Eastman Kodak Company	CN	CN101827707B	200880111936.4	10/14/2008	9/27/2011	CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	DE	2200825	602008013652.3	10/14/2008	2/22/2012	CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	GB	2200825	08840478.5	10/14/2008	2/22/2012	CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	JP		2010-529931	10/14/2008		CREATING A UNIFORM IMAGING SURFACE
94361	Eastman Kodak Company	NL	2200825	08840478.5	10/14/2008	2/22/2012	CREATING A UNIFORM IMAGING SURFACE
94372	Eastman Kodak Company	US	8139981	12/017,354	1/22/2008	3/20/2012	SPRING-LOADED WEB CLEANING APPARATUS FOR ELECTROGRAPHIC PRINTER
94375	Eastman Kodak Company	EP		09707855.4	1/20/2009		SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94375	Eastman Kodak Company	US	8086064	12/024,665	2/1/2008	12/27/2011	SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94375	Eastman Kodak Company	US	8224113	12/891,928	9/28/2010	7/17/2012	SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94376	Eastman Kodak Company	US	8173355	11/986,189	11/20/2007	5/8/2012	GRADIENT COLORED MASK
94377	Eastman Kodak Company	CN		200880116812.5	11/12/2008		PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION

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94377	Eastman Kodak Company	EP		08851673.7	11/12/2008		PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94377	Eastman Kodak Company	JP		2010-534945	11/12/2008		PROCESS USING COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94377	Eastman Kodak Company	US	8129098	11/986,169	11/20/2007	3/6/2012	COLORED MASK COMBINED WITH SELECTIVE AREA DEPOSITION
94378	Eastman Kodak Company	EP		08853119.9	11/10/2008		MULTICOLOR MASK
94378	Eastman Kodak Company	JP		2010-534942	11/10/2008		MULTICOLOR MASK
94378	Eastman Kodak Company	US		11/986,102	11/20/2007		MULTICOLOR MASK
94379	Eastman Kodak Company	DE	2256554	10168755.6	7/7/2010	4/3/2013	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	EP		08852398.0	11/10/2008		MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	EP	2256554	10168755.6	7/7/2010	4/3/2013	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	GB	2256554	10168755.6	7/7/2010	4/3/2013	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	JP		2010-534943	11/10/2008		MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US	8153352	11/986,088	11/20/2007	4/10/2012	MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94379	Eastman Kodak Company	US		13/410,342	3/2/2012		MULTICOLORED MASK PROCESS FOR MAKING DISPLAY CIRCUITRY
94380	Eastman Kodak Company	CN		200980129560.4	7/20/2009		THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY
94380	Eastman Kodak Company	EP		09788954.7	7/20/2009		THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY
94380	Eastman Kodak Company	JP		2011-521098	7/20/2009		THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY
94380	Eastman Kodak Company	US	8169453	12/183,529	7/31/2008	5/1/2012	THERMALLY CONDUCTIVE, ELECTRICALLY ISOLATED PEEL MEMBER ASSEMBLY

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94381	Eastman Kodak Company	US	7947426	12/036,326	2/25/2008	5/24/2011	LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PLATE PRECURSORS
94383	Eastman Kodak Company	JP		2010-531007	10/16/2008		NEGATIVE-WORKING IMAGEABLE ELEMENTS AND METHODS OF USE
94384	Eastman Kodak Company	CN		200880118874.X	11/21/2008		IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	EP		08856766.4	11/21/2008		IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	JP		2010-536908	11/21/2008		IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94384	Eastman Kodak Company	US	7858292	11/949,810	12/4/2007	12/28/2010	IMAGEABLE ELEMENTS WITH COMPONENTS HAVING 1H-TETRAZOLE GROUPS
94385	Eastman Kodak Company	DE	602008007693.8	08852201.6	11/19/2008	6/15/2011	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	GB	2217450	08852201.6	11/19/2008	6/15/2011	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94385	Eastman Kodak Company	NL	2217450	08852201.6	11/19/2008	6/15/2011	PROCESSING OF LITHOGRAPHIC PRINTING PLATES WITH HYDROPHILIC POLYMER IN FINISHER SOLUTION
94417	Eastman Kodak Company	DE	602008008416.7	08836940.0	9/29/2008	7/20/2011	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	GB	2197943	08836940.0	9/29/2008	7/20/2011	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	JP		2010-528863	9/29/2008		MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL

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94417	Eastman Kodak Company	NL	2197943	08836940.0	9/29/2008	7/20/2011	MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94417	Eastman Kodak Company	US		11/870,710	10/11/2007		METHOD OF MANUFACTURING POROUS PARTICLES WITH NON-POROUS SHELL
94424	Eastman Kodak Company	US	7920296	11/956,452	12/14/2007	4/5/2011	AN AUTOMATIC METHOD OF DETERMINING THE IMAGE AND NON-IMAGE SIDES FROM SCANNED HARDCOPY MEDIA
94430	Eastman Kodak Company	DE	602008009674.2	08867926.1	12/18/2008	9/7/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	GB	2229284	08867926.1	12/18/2008	9/7/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	JP		2010-540647	12/18/2008		RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	NL	2229284	08867926.1	12/18/2008	9/7/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94430	Eastman Kodak Company	US	7897218	11/965,065	12/27/2007	3/1/2011	RECORDING ELEMENT FOR AQUEOUS INKS
94437	Eastman Kodak Company	US	8263182	12/250,607	10/14/2008	9/11/2012	INKJET PRINTING SYSTEM, INK, AND PROCESS
94523	Eastman Kodak Company	EP		09729795.6	3/27/2009		CARRIAGE SUPPORT MEMBER
94523	Eastman Kodak Company	JP		2011-503970	3/27/2009		CARRIAGE SUPPORT MEMBER
94523	Eastman Kodak Company	US		12/100,550	4/10/2008		CARRIAGE SUPPORT MEMBER
94524	Eastman Kodak Company	US	8029093	12/177,381	7/22/2008	10/4/2011	OVERPRINT TROUGH FOR AN IMAGE FORMING APPARATUS
94541	Eastman Kodak Company	US	8029139	12/021,519	1/29/2008	10/4/2011	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8201945	13/196,996	8/3/2011	6/19/2012	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS
94541	Eastman Kodak Company	US	8177367	13/197,033	8/3/2011	5/15/2012	2D/3D SWITCHABLE COLOR DISPLAY APPARATUS WITH NARROW BAND EMITTERS

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94544	Eastman Kodak Company	US	8076052	11/971,941	1/10/2008	12/13/2011	POSITIVE-WORKING IMAGEABLE ELEMENTS WITH CHEMICAL RESISTANCE
94546	Eastman Kodak Company	CN	ISSUING	200980102858.6	1/20/2009	11/7/2012	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	EP		09703870.7	1/20/2009		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	JP		2010-544312	1/20/2009		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94546	Eastman Kodak Company	US	8323874	12/017,408	1/22/2008	12/4/2012	METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
94547	Eastman Kodak Company	CN	ISSUING	200880121530.4	12/5/2008	12/11/2012	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	EP		08868020.2	12/5/2008		RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	JP		2010-539426	12/5/2008		RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94547	Eastman Kodak Company	US	8088549	11/959,492	12/19/2007	1/3/2012	RADIATION-SENSITIVE ELEMENTS WITH DEVELOPABILITY-ENHANCING COMPOUNDS
94548	Eastman Kodak Company	CN		200980151905.6	12/14/2009		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	EP		09774995.6	12/14/2009		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94548	Eastman Kodak Company	JP		2011-542123	12/14/2009		RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)

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94548	Eastman Kodak Company	US	8048609	12/339,469	12/19/2008	11/1/2011	RADIATION-SENSITIVE COMPOSITIONS AND ELEMENTS CONTAINING POLY(VINYL HYDROXYARYL CARBOXYLIC ACID ESTERS)
94549	Eastman Kodak Company	DE	602008017895.1	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	EP	2205445	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	GB	2205445	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	JP		2010-533063	10/24/2008		PROCESS FOR MAKING INKJET RECORDING ELEMENT
94549	Eastman Kodak Company	NL	2205445	08848284.9	10/24/2008	8/8/2012	PROCESS FOR MAKING INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	DE	6020080096610	08847457.2	10/27/2008	9/7/2011	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	GB	2205444	08847457.2	10/27/2008	9/7/2011	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	JP		2010-533065	10/27/2008		INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	NL	2205444	08847457.2	10/27/2008	9/7/2011	INKJET RECORDING ELEMENT
94550	Eastman Kodak Company	US	8247045	11/936,819	11/8/2007	8/21/2012	INKJET RECORDING ELEMENT
94557	Eastman Kodak Company	US	7914109	11/944,658	11/26/2007	3/29/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94557	Eastman Kodak Company	US	8033647	13/010,820	1/21/2011	10/11/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94564	Eastman Kodak Company	US	8137017	12/199,045	8/27/2008	3/20/2012	SELECTIVELY COUPLING A DEVICE TO A CARRIAGE
94567	Eastman Kodak Company	DE	102008024216	102008024216.0	5/19/2008	2/11/2010	INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94567	Eastman Kodak Company	JP		2011-509919	5/6/2009		INTRACK CALIBRATION FOR SEMITRANSSPARENT SUBSTRATES
94567	Eastman Kodak Company	US		12/993,105	5/6/2009		METHOD FOR CALIBRATING A PRINTING MACHINE
94568	Eastman Kodak Company	BE	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES

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94568	Eastman Kodak Company	CA		2703860	12/11/2008		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	CN	ZL200880119285.3	200880119285.3	12/11/2008	7/4/2012	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	DE	602008011610.7	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	FR	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	GB	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	JP		2010-537960	12/11/2008		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	NL	2220533	08861927.5	12/11/2008	11/23/2011	PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	TW		097148602	12/12/2008		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94568	Eastman Kodak Company	US		11/956,666	12/14/2007		PROJECTOR USING INDEPENDENT MULTIPLE WAVELENGTH LIGHT SOURCES
94569	Eastman Kodak Company	CN		200980105441.5	2/9/2009		STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	DE	6020090061402	09714541.1	2/9/2009	3/28/2012	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	GB	2248346	09714541.1	2/9/2009	3/28/2012	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES

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94569	Eastman Kodak Company	JP		2010-547616	2/9/2009		STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	NL	2248346	09714541.1	2/9/2009	3/28/2012	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	TW		098105844	2/24/2009		STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94569	Eastman Kodak Company	US	7891816	12/036,385	2/25/2008	2/22/2011	STEREO PROJECTION USING POLARIZED SOLID STATE LIGHT SOURCES
94577	Eastman Kodak Company	EP		09762796.2	4/1/2009		IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING
94577	Eastman Kodak Company	US	8026041	12/060,906	4/2/2008	9/27/2011	IMAGEABLE ELEMENTS USEFUL FOR WATERLESS PRINTING
94615	Eastman Kodak Company	EP		08852193.5	11/7/2008		INTEGRATED COLOR MASK
94615	Eastman Kodak Company	JP		2010-534935	11/7/2008		INTEGRATED COLOR MASK
94615	Eastman Kodak Company	US	8221964	11/986,068	11/20/2007	7/17/2012	INTEGRATED COLOR MASK
94615	Eastman Kodak Company	US		13/474,757	5/18/2012		INTEGRATED COLOR MASK
94616	Eastman Kodak Company	CN	ISSUING	200880116804.0	11/10/2008	11/28/2012	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	EP		08851109.2	11/10/2008		PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	JP		2010-534936	11/10/2008		PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94616	Eastman Kodak Company	US	7846644	11/942,780	11/20/2007	12/7/2010	PHOTOPATTERNABLE DEPOSITION INHIBITOR CONTAINING SILOXANE
94625	Eastman Kodak Company	US	8301062	12/396,809	3/3/2009	10/30/2012	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES
94626	Eastman Kodak Company	EP		08863333.4	12/12/2008		ENHANCED FUSER OFFSET LATITUDE METHOD
94626	Eastman Kodak Company	JP		2010-539437	12/12/2008		ENHANCED FUSER OFFSET LATITUDE METHOD
94626	Eastman Kodak Company	US	7783243	11/958,831	12/18/2007	8/24/2010	ENHANCED FUSER OFFSET LATITUDE METHOD
94670	Eastman Kodak Company	US	7998665	12/719,227	3/8/2010	8/16/2011	COLOR INTERMEDIATE MOTION PICTURE FILM

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94670	Eastman Kodak Company	US		13/026,391	2/14/2011		COLOR INTERMEDIATE MOTION PICTURE FILM
94678	Eastman Kodak Company	JP	D1019479	1996-12881	4/30/1996	6/19/1998	ELECTRONIC FLASH
94679	Eastman Kodak Company	JP	1021086	1996-17315	6/13/1996	7/10/1998	TV CAMERA
94680	Eastman Kodak Company	JP	D1031497	1996-21946	7/19/1996	11/20/1998	ELECTRONIC STILL CAMERA
94683	Eastman Kodak Company	JP	D1033646	1997-3845	2/11/1997	12/18/1998	HOLDING STAND FOR TV CAMERA
94685	Eastman Kodak Company	JP	D1095937	1999-23736	9/2/1999	10/27/2000	ELECTRONIC STILL CAMERA WITH BUILT-IN PRINTER
94685	Eastman Kodak Company	US	D435263	29/119,183	2/25/2000	12/19/2000	ELECTRIC STILL CAMERA WITH PRINTER
94688	Eastman Kodak Company	US	7909474	11/950,488	12/5/2007	3/22/2011	DISPLAY APPARATUS USING BILINEAR ELECTROMECHANICAL MODULATOR
94691	Eastman Kodak Company	CN	ZL200980109014.4	200980109014.4	2/17/2009	10/10/2012	METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL
94691	Eastman Kodak Company	EP		09719158.9	2/17/2009		A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	JP		2008-066280	3/14/2008		A METHOD FOR MAKING A PRINTING PLATE
94691	Eastman Kodak Company	US		12/922,249	2/17/2009		METHOD FOR MAKING LITHOGRAPHIC PRINTING ORIGINAL PLATE
94693	Eastman Kodak Company	CN	ZL200980104053.5	200980104053.5	1/21/2009	1/9/2013	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	EP		09708811.6	1/21/2009		METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	JP		2010-545000	1/21/2009		METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94693	Eastman Kodak Company	US	8198011	12/025,089	2/4/2008	6/12/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94697	Eastman Kodak Company	DE	602008012966.7	08868697.7	12/15/2008	1/25/2012	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA

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94697	Eastman Kodak Company	GB	2231800	08868697.7	12/15/2008	1/25/2012	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	NL	2231800	08868697.7	12/15/2008	1/25/2012	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94697	Eastman Kodak Company	US	8367756	11/964,987	12/27/2007	2/5/2013	STABILIZED COATING DISPERSIONS FOR POROUS INKJET RECORDING MEDIA
94698	Eastman Kodak Company	US	8099024	12/403,439	3/13/2009	1/17/2012	SYSTEMS AND METHODS OF PRODUCING GRADIENT INDEX OPTICS BY SEQUENTIAL PRINTING OF TONERS HAVING DIFFERENT INDICES OF REFRACTION
94699	Eastman Kodak Company	CN		200980151539.4	12/10/2009		SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	DE	602009009136.0	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	EP	2359349	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	GB	2359349	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	IN		3046/CHENP/2011	12/10/2009		SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	NL	2359349	09801319.6	12/10/2009	8/22/2012	SIZE DEPENDENT MARKER CODES
94699	Eastman Kodak Company	US	8153984	12/337,752	12/18/2008	4/10/2012	SECURITY SYSTEM WITH DIFFERENT SIZE EMISSIVE PARTICLES
94699	Eastman Kodak Company	US	8398888	13/371,718	2/13/2012	3/19/2013	SIZE DEPENDENT MARKER CODES
94705	Eastman Kodak Company	US	8033628	12/047,359	3/13/2008	10/11/2011	SIGNAL PROCESSING OF INDICIA FOR MEDIA IDENTIFICATION
94706	Eastman Kodak Company	US	8251478	12/037,963	2/27/2008	8/28/2012	SIGNAL PROCESSING OF RECORDING MEDIUM INDICIA
94707	Eastman Kodak Company	US	7800089	12/037,966	2/27/2008	9/21/2010	OPTICAL SENSOR FOR A PRINTER
94708	Eastman Kodak Company	US	8291001	12/037,970	2/27/2008	10/16/2012	SIGNAL PROCESSING FOR MEDIA TYPE IDENTIFICATION
94713	Eastman Kodak Company	EP		09732392.7	3/25/2009		METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94713	Eastman Kodak Company	JP		2011-504997	3/25/2009		METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS

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94713	Eastman Kodak Company	US	8031938	12/102,238	4/14/2008	10/4/2011	METHOD AND APPARATUS FOR PROVIDING IMPROVED HUMAN OBSERVER XYZ FUNCTIONS AND CALCULATIONS FOR CIELAB
94713	Eastman Kodak Company	WO		PCT/US09/01863	3/25/2009		METHOD FOR IMPROVED OBSERVER XYZ FUNCTIONS
94723	Eastman Kodak Company	CN	ISSUING	200980111980.X	3/17/2009	10/31/2012	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	EP		09730064.4	3/17/2009		N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	JP		2011-503965	3/17/2009		N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS
94723	Eastman Kodak Company	US	7649199	12/101,179	4/11/2008	1/19/2010	N-TYPE SEMICONDUCTOR MATERIALS IN THIN FILM TRANSISTORS AND ELECTRONIC DEVICES
94725	Eastman Kodak Company	US		13/193,907	7/29/2011		SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE
94726	Eastman Kodak Company	CN	ZL200880120767.0	200880120767.0	12/5/2008	8/1/2012	DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	EP		08862148.7	12/5/2008		XLF DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	JP		2010-537939	12/5/2008		DRUM LEADING EDGE CLAMP
94726	Eastman Kodak Company	US	7669529	11/956,607	12/14/2007	3/2/2010	APPARATUS FOR MOUNTING AND DISMOUNTING SHEET MATERIAL TO AND FROM A DRUM
94737	Eastman Kodak Company	US	8243294	12/100,558	4/10/2008	8/14/2012	SIMPLIFIED WALK-UP PRINT DRIVER INSTALLATION
94741	Eastman Kodak Company	EP		09789076.8	8/6/2009		INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94741	Eastman Kodak Company	US	8079695	12/194,983	8/20/2008	12/20/2011	INKJET INKS HAVING IMPROVED PRINT UNIFORMITY
94742	Eastman Kodak Company	US	7828426	12/229,940	8/28/2008	11/9/2010	INKJET PRINTING SYSTEM AND FLUORINATED INK

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94743	Eastman Kodak Company	US		12/047,605	3/13/2008		STEREOSCOPIIC DISPLAY USING MULTI-LINEAR ELECTROMECHANICAL MODULATOR
94745	Eastman Kodak Company	EP		08867197.9	12/9/2008		METHOD OF MANUFACTURING INK
94745	Eastman Kodak Company	JP		2010-539432	12/9/2008		METHOD OF MANUFACTURING INK
94745	Eastman Kodak Company	US	8299141	11/962,520	12/21/2007	10/30/2012	MIXED PHASE METHOD OF MANUFACTURING INK
94746	Eastman Kodak Company	US	7914121	12/024,360	2/1/2008	3/29/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94746	Eastman Kodak Company	US	8033646	13/010,815	1/21/2011	10/11/2011	LIQUID DROP DISPENSER WITH MOVABLE DEFLECTOR
94754	Eastman Kodak Company	CN		200980109009.3	2/12/2009		NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	DE	602009005246.2	09720351.7	2/12/2009	2/8/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	FR	2260351	09720351.7	2/12/2009	2/8/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	GB	2260351	09720351.7	2/12/2009	2/8/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	JP		2010-550667	2/12/2009		NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94754	Eastman Kodak Company	US	8043787	12/048,452	3/14/2008	10/25/2011	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH IMPROVED ABRASION RESISTANCE
94759	Eastman Kodak Company	US	8130400	12/052,235	3/20/2008	3/6/2012	MULTIPLE PROCESSOR PRINT DRIVER
94759	Eastman Kodak Company	US	8223353	13/356,972	1/24/2012	7/17/2012	MULTIPLE PROCESSOR PRINT DRIVER
94765	Eastman Kodak Company	US	7945094	12/014,961	1/16/2008	5/17/2011	A METHOD FOR CHROMATIC ADAPTATION OF IMAGES
94766	Eastman Kodak Company	CN	ISSUING	200980103967.X	1/28/2009	11/7/2012	REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES

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94766	Eastman Kodak Company	EP		09709259.7	1/28/2009		REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	JP		2010-545014	1/28/2009		REDUCING WASTE IN IMAGING FLEXOGRAPHIC PLATES
94766	Eastman Kodak Company	US	8009330	12/025,807	2/5/2008	8/30/2011	A METHOD FOR IMAGING FLEXOGRAPHIC PLATES
94772	Eastman Kodak Company	US	8398226	12/477,310	6/3/2009	3/19/2013	INKJET PRINTING SYSTEM
94775	Eastman Kodak Company	DE	602009004005.7	09788955.4	7/20/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	GB	2307202	09788955.4	7/20/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	JP		2011-521099	7/20/2009		INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	NL	2307202	09788955.4	7/20/2009	11/30/2011	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94775	Eastman Kodak Company	US	8114487	12/183,658	7/31/2008	2/14/2012	INKJET RECORDING MEDIA WITH CATIONICALLY-MODIFIED CLAY PARTICLES
94783	Eastman Kodak Company	CN		201080023592.9	5/11/2010		CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	EP		10723812.3	5/11/2010		CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	JP		2012-513035	5/11/2010		CONTINUOUS INK JET INK COMPOSITIONS
94783	Eastman Kodak Company	US	8173215	12/474,730	5/29/2009	5/8/2012	CONTINUOUS INK JET INK COMPOSITIONS
94785	Eastman Kodak Company	EP		09702079.6	1/13/2009		SIMPLIFIED COLOR WORKFLOW
94785	Eastman Kodak Company	US	7945093	12/014,817	1/16/2008	5/17/2011	SIMPLIFIED COLOR WORKFLOW
94788	Eastman Kodak Company	US		12/015,155	1/16/2008		PRINT SCANNER WITH JAM DETECTION SYSTEM AND METHOD
94791	Eastman Kodak Company	US	7956118	12/237,490	9/25/2008	6/7/2011	METHOD AND PREPARATION OF CHEMICALLY PREPARED TONERS
94792	Eastman Kodak Company	EP		09706319.2	1/26/2009		SEPARATING SLIP-SHEETS FROM IMAGE RECORDABLE MATERIAL

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94792	Eastman Kodak Company	JP		2010-544358	1/26/2009		SEPARATING SLIP-SHEETS FROM IMAGE RECORDABLE MATERIAL
94796	Eastman Kodak Company	EP		09712753.4	2/5/2009		A FIBER OPTIC IMAGING APPARATUS
94796	Eastman Kodak Company	JP		2010-546767	2/5/2009		A FIBER OPTIC IMAGING APPARATUS
94802	Eastman Kodak Company	CN		200980117102.9	5/13/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	EP		09746952.2	5/13/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	JP		2011-509482	5/13/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	TW		098116059	5/14/2009		LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94802	Eastman Kodak Company	US	7959297	12/121,185	5/15/2008	6/14/2011	UNIFORM SPECKLE REDUCED LASER PROJECTION USING SPATIAL AND TEMPORAL MIXING
94818	Eastman Kodak Company	CN	ISSUING	200980107263.X	3/3/2009	11/16/2012	SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94818	Eastman Kodak Company	JP		2010-549129	3/3/2009		SENSITIZER/INITIATOR COMBINATION FOR NEGATIVE-WORKING THERMAL-SENSITIVE COMPOSITIONS USABLE FOR LITHOGRAPHIC PLATES
94819	Eastman Kodak Company	US	8221577	12/327,914	12/4/2008	7/17/2012	FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94819	Eastman Kodak Company	US		13/485,963	6/1/2012		FABRICATING THERMOSET PLATES EXHIBITING UNIFORM THICKNESS
94820	Eastman Kodak Company	DE	602009003770.6	09758698.6	5/28/2009	11/16/2011	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	GB	2300228	09758698.6	5/28/2009	11/16/2011	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES

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94820	Eastman Kodak Company	NL	2300228	09758698.6	5/28/2009	11/16/2011	IMAGEABLE ELEMENTS FOR PROVIDING WATERLESS PRINTING PLATES
94820	Eastman Kodak Company	US	8283107	12/133,397	6/5/2008	10/9/2012	IMAGEABLE ELEMENTS AND METHODS USEFUL FOR PROVIDING WATERLESS PRINTING PLATES
94828	Eastman Kodak Company	EP		09705698.0	1/22/2009		PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94828	Eastman Kodak Company	JP		2010-545002	1/22/2009		PRINTER INCORPORATING ONE OR MORE CAMERAS FOR DISPLAY OF DIAGNOSTIC IMAGES WHEN ERRORS OCCUR
94828	Eastman Kodak Company	US		12/022,360	1/30/2008		PRINT SYSTEM WITH DETECTION SYSTEM AND METHOD
94837	Eastman Kodak Company	EP		09719215.7	2/27/2009		A LASER DIODE DRIVER
94837	Eastman Kodak Company	JP		2010-549637	2/27/2009		A LASER DIODE DRIVER
94839	Eastman Kodak Company	US	8018623	12/040,055	2/29/2008	9/13/2011	MULTI-LEVEL HALFTONING PROVIDING REDUCED ERROR DIFFUSION ARTIFACTS
94841	Eastman Kodak Company	CN		201080023407.6	5/27/2010		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	EP		10724919.5	5/27/2010		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	JP		2012-513050	5/27/2010		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94841	Eastman Kodak Company	US		12/474,770	5/29/2009		AQUEOUS COMPOSITIONS WITH IMPROVED SILICON CORROSION CHARACTERISTICS
94842	Eastman Kodak Company	US		12/624,439	11/24/2009		CONTINUOUS INKJET PRINTER AQUOUS INK COMPOSITION
94845	Eastman Kodak Company	DE		102009031115.7	6/30/2009		JAM CLEARANCE USING VACUUM BELT Bogentransportvorrichtung
94845	Eastman Kodak Company	US		13/378,444	6/10/2010		SHEET TRANSPORT DEVICE

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94846	Eastman Kodak Company	DE	102008011513	102008011513.4	2/28/2008	8/6/2009	SHEET FEEDER HAVING LIFTING UNIT COMPENSATION FIXTURE FOR PRINTSUBSTRAT WITH DIFFERENT THICKNESS WHICH BUILD SLOPE STACK
94846	Eastman Kodak Company	US	8177223	12/919,505	4/10/2008	5/15/2012	SHEET FEEDER HAVING LIFTING UNIT
94849	Eastman Kodak Company	EP		09718997.1	3/2/2009		ARRANGING PRINT JOBS FOR PERFECT BOUND IMPOSITION
94849	Eastman Kodak Company	JP		2010-550675	3/2/2009		ARRANGING PRINT JOBS FOR PERFECT BOUND IMPOSITION
94853	Eastman Kodak Company	DE	602009006776.1	09718893.2	2/12/2009	5/9/2012	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	GB	2255249	09718893.2	2/12/2009	5/9/2012	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	JP		2010-550669	2/12/2009		PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	NL	2255249	09718893.2	2/12/2009	5/9/2012	PLATE PALLET ALIGNMENT SYSTEM
94853	Eastman Kodak Company	US	7888664	12/045,058	3/10/2008	2/15/2011	PLATE PALLET ALIGNMENT SYSTEM
94865	Eastman Kodak Company	CN		200980146979.0	11/12/2009		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94865	Eastman Kodak Company	EP		09764341.5	11/12/2009		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94865	Eastman Kodak Company	JP		2011-538596	11/12/2009		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94865	Eastman Kodak Company	US		12/323,495	11/26/2008		EXTERNALLY HEATED FUSER DEVICE WITH EXTENDED NIP WIDTH
94874	Eastman Kodak Company	EP		09726897.3	4/1/2009		DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	JP		2011-502957	4/1/2009		DISTRIBUTED PROCESSING OF PRINT JOBS
94874	Eastman Kodak Company	US	8064084	12/060,910	4/2/2008	11/22/2011	DISTRIBUTED PROCESSING OF PRINT JOBS
94881	Eastman Kodak Company	US	8124328	12/123,510	5/20/2008	2/28/2012	METHODS FOR IMAGING AND PROCESSING POSITIVE-WORKING IMAGEABLE ELEMENTS

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94887	Eastman Kodak Company	US	8314946	12/164,732	6/30/2008	11/20/2012	IMAGE RENDERING PRIOR TO MEDIA TYPE DETECTION
94891	Eastman Kodak Company	CN	ISSUING	200980111359.3	3/17/2009	1/4/2013	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	DE	602009003185.6	09726654.8	3/17/2009	10/19/2011	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	GB	2260324	09726654.8	3/17/2009	10/19/2011	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	NL	2260324	09726654.8	3/17/2009	10/19/2011	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94891	Eastman Kodak Company	US	7525670	12/060,926	4/2/2008	4/28/2009	DISTANCE AND ORIENTATION MEASUREMENT OF AN OBJECT
94902	Eastman Kodak Company	US		12/212,785	9/18/2008		PULSE WIDTH MODULATION DISPLAY PIXELS WITH SPATIAL MANIPULATION
94904	Eastman Kodak Company	EP		09743020.1	5/5/2009		DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94904	Eastman Kodak Company	US	8134591	12/116,467	5/7/2008	3/13/2012	DISPLAY USING BIDIRECTIONAL SCANNED LINEAR MODULATOR
94905	Eastman Kodak Company	BE	2423744	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	BE	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009006868.7	09788841.6	6/26/2009	5/9/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009011972.9	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	DE	602009012749.7	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423744	11188376.5	11/9/2011	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	EP	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2304498	09788841.6	6/26/2009	5/9/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	GB	2423744	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR

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94905	Eastman Kodak Company	GB	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	JP		2011-517404	6/26/2009		LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2304498	09788841.6	6/26/2009	5/9/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423744	11188376.5	6/26/2009	12/12/2012	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	NL	2423745	11188377.3	11/9/2011	1/9/2013	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	TW		098123497	7/10/2009		LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94905	Eastman Kodak Company	US	7926951	12/171,916	7/11/2008	4/19/2011	LASER ILLUMINATED MICRO-MIRROR PROJECTOR
94907	Eastman Kodak Company	CN	ISSUING	200980104863.0	3/20/2009	12/5/2012	PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	EP		09726247.1	3/20/2009		PLATE TRANSPORT SPEED CONTROL SYSTEM WITH MEANS FOR DECOUPLING SLOW ROLLER
94907	Eastman Kodak Company	US	7926422	12/055,352	3/26/2008	4/19/2011	PLATE TRANSPORT SPEED CONTROL SYSTEM
94913	Eastman Kodak Company	DE	602009011947.8	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	EP	2313889	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	GB	2313889	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	NL	2313889	09788997.6	7/24/2009	12/12/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING
94913	Eastman Kodak Company	US	8119328	12/189,239	8/11/2008	2/21/2012	IMAGING ELEMENT AND METHOD USING DIFFERENTIAL LIGHT SCATTERING

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94918	Eastman Kodak Company	US	8137888	12/342,138	12/23/2008	3/20/2012	METHOD OF PREPARING TONER HAVING CONTROLLED MORPHOLOGY
94919	Eastman Kodak Company	US	8095631	12/100,541	4/10/2008	1/10/2012	SIMPLIFIED WALK-UP ENABLEMENT OF INTERNET-BASED, PERSONALIZED ACCESS TO RETAIL IMAGING DEVICES AND SERVICES
94919	Eastman Kodak Company	US	8244840	13/306,271	11/29/2011	8/14/2012	SIMPLIFIED WALK-UP ENABLEMENT OF INTERNET-BASED, PERSONALIZED ACCESS TO RETAIL IMAGING DEVICES AND SERVICES
94927	Eastman Kodak Company	CN		201080029317.8	7/8/2010		DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	DE	102009034107.2	102009034107.2	7/21/2009	4/28/2011	NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE Entwicklervorrichtung
94927	Eastman Kodak Company	DE		102009061070.7	8/27/2010		NON-CONTACT SPD DEVELOPMENT VIA APPLICATION DEVICE Entwicklervorrichtung
94927	Eastman Kodak Company	EP		10734720.5	7/8/2010		DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	JP		2012-520992	7/8/2010		DEVELOPING DEVICE AND METHOD
94927	Eastman Kodak Company	US		13/384,847	7/8/2010		DEVELOPING DEVICE AND METHOD
94928	Eastman Kodak Company	DE	102008063320.8	102008063320.8	12/30/2008	8/5/2010	SECURITY PATTERNS IN GLOSSER BELT
94928	Eastman Kodak Company	JP		2011-542745	11/30/2009		METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94928	Eastman Kodak Company	US		13/133,462	11/30/2009		METHOD AND DEVICE FOR GENERATING A PRESPECIFIED GLOSS PATTERN ON A TONER IMAGE
94929	Eastman Kodak Company	DE	102008016456	102008016456.9	3/31/2008	4/28/2011	DETECTION COLOR REGISTERLINES
94929	Eastman Kodak Company	EP		09727818.8	1/22/2009		METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE

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94929	Eastman Kodak Company	US		12/934,736	1/22/2009		METHOD FOR DETECTING ERRORS IN INDIVIDUAL COLOR SEPARATION IMAGES OF A MULTI-COLOR PRINTING MACHINE
94930	Eastman Kodak Company	EP		09158129.8	4/17/2009		ON-PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94930	Eastman Kodak Company	US	8084182	12/111,275	4/29/2008	12/27/2011	ON PRESS DEVELOPABLE ELEMENTS AND METHODS OF USE
94931	Eastman Kodak Company	CN		200980150277.X	11/30/2009		METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE	60200901255.2	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	DE		102008063319.4	12/30/2008		FOIL PRODUCTION USING DRY TONER
94931	Eastman Kodak Company	EP	2370861	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	FR	2370861	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	GB	2370861	09760886.3	11/30/2009	1/2/2013	METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	JP		2011-544010	11/30/2009		METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94931	Eastman Kodak Company	US		13/133,406	11/30/2009		METHOD AND DEVICE FOR THE PRODUCTION OF A FILM
94938	Eastman Kodak Company	CN		200980154138.4	12/21/2009		DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US	8233035	12/351,190	1/9/2009	7/31/2012	DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94938	Eastman Kodak Company	US		13/473,882	5/17/2012		DUAL-VIEW STEREOSCOPIC DISPLAY USING LINEAR MODULATOR ARRAYS
94939	Eastman Kodak Company	EP		09789312.7	9/16/2009		STEREOSCOPIC DISPLAY FOR MULTIPLE SIMULTANEOUS OBSERVERS

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94939	Eastman Kodak Company	JP		2011-527810	9/16/2009		STEREOSCOPIC DISPLAY FOR MULTIPLE SIMULTANEOUS OBSERVERS
94939	Eastman Kodak Company	US	8217996	12/212,852	9/18/2008	7/10/2012	STEREOSCOPIC DISPLAY SYSTEM WITH FLEXIBLE RENDERING FOR MULTIPLE SIMULTANEOUS OBSERVERS
94944	Eastman Kodak Company	EP		09795838.3	12/16/2009		FLUID EJECTION ASSEMBLY, METHOD FOR MANUFACTURING IT AND METHOD FOR MANUFACTURING A MOUNTING SUBSTRATE
94944	Eastman Kodak Company	US	8251497	12/338,211	12/18/2008	8/28/2012	INJECTION MOLDED MOUNTING SUBSTRATE
94944	Eastman Kodak Company	US		13/568,972	8/7/2012		INJECTION MOLDED MOUNTING SUBSTRATE
94950	Eastman Kodak Company	US	5585615	08/383,001	2/2/1995	12/17/1996	IMAGE READER
94953	Eastman Kodak Company	US	8058335	12/120,594	5/14/2008	11/15/2011	WAX DISPERSIONS FOR TONERS
94954	Eastman Kodak Company	US	7871145	12/505,562	7/20/2009	1/18/2011	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94954	Eastman Kodak Company	US	8393709	12/949,918	11/19/2010	3/12/2013	PRINTING METHOD FOR REDUCING STITCH ERROR BETWEEN OVERLAPPING JETTING MODULES
94955	Eastman Kodak Company	US	8091990	12/127,861	5/28/2008	1/10/2012	CONTINUOUS PRINthead CONTOURED GAS FLOW DEVICE
94956	Eastman Kodak Company	US	7819501	12/127,872	5/28/2008	10/26/2010	JETTING MODULE INSTALLATION AND ALIGNMENT APPARATUS
94956	Eastman Kodak Company	US		12/860,179	8/20/2010		FIELD REPLACEABLE JETTING MODULE
94957	Eastman Kodak Company	US	8091991	12/127,876	5/28/2008	1/10/2012	CONTINUOUS PRINthead GAS FLOW DUCT INCLUDING DRAIN
94958	Eastman Kodak Company	US	8123326	12/568,713	9/29/2009	2/28/2012	CALIBRATION SYSTEM FOR MULTI-PRINthead INK SYSTEMS
94964	Eastman Kodak Company	CN		200980129288.X	7/13/2009		IMAGE ENHANCED PRODUCT
94964	Eastman Kodak Company	EP		09788903.4	7/13/2009		IMAGE ENHANCED PRODUCT
94964	Eastman Kodak Company	JP		2011-521090	7/13/2009		IMAGE ENHANCED PRODUCT

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94964	Eastman Kodak Company	US		12/183,085	7/31/2008		SYSTEM AND METHOD FOR GENERATING AN IMAGE ENHANCED PRODUCT
94967	Eastman Kodak Company	CN	ZL200980118635.9	200980118635.9	5/14/2009	12/12/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	DE	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	FR	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	GB	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	NL	2285571	09750936.8	5/14/2009	5/9/2012	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94967	Eastman Kodak Company	US	8084189	12/125,084	5/22/2008	12/27/2011	METHOD OF IMAGING AND DEVELOPING POSITIVE-WORKING IMAGEABLE ELEMENTS
94969	Eastman Kodak Company	EP		09750928.5	5/12/2009		METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	JP		2011-511597	5/12/2009		METHOD FOR PRINT ENGINE SYNCHRONIZATION
94969	Eastman Kodak Company	US	8099009	12/126,192	5/23/2008	1/17/2012	METHOD FOR PRINT ENGINE SYNCHRONIZATION
94973	Eastman Kodak Company	EP		09750957.4	5/19/2009		DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	JP		2011-510507	5/19/2009		DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY
94973	Eastman Kodak Company	US		12/124,544	5/21/2008		DEVELOPER FOR SELECTIVE PRINTING OF RAISED INFORMATION BY ELECTROGRAPHY

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94974	Eastman Kodak Company	US	8099033	12/127,142	5/27/2008	1/17/2012	PRESSURE ROLLER INTERFRAME OIL CLEANING DEVICE AND METHOD
94975	Eastman Kodak Company	US		12/188,424	8/8/2008		DISPLAY OF SYSTEM OPERATING STATUS IN A MULTI-NODE SYSTEM
94981-2	Eastman Kodak Company	CN		200980157685.8	4/24/2009		A METHOD AND AN APPARATUS FOR TURNING AND/OR LATERALLY SHIFTING A WEB IN A PRINTING MACHINE
94981-2	Eastman Kodak Company	EP		09779354.1	4/24/2009		A METHOD AND AN APPARATUS FOR TURNING AND/OR LATERALLY SHIFTING A WEB IN A PRINTING MACHINE
94981-2	Eastman Kodak Company	JP		2011-551418	4/24/2009		A METHOD AND AN APPARATUS FOR TURNING AND/OR LATERALLY SHIFTING A WEB IN A PRINTING MACHINE
94981-2	Eastman Kodak Company	US		13/218,736	8/26/2011		DUPLEX WEB PRINTER WITH TURNING MECHANISM
94981-2	Eastman Kodak Company	US		13/218,771	8/26/2011		TURNING OR SHIFTING WEB IN PRINTER
94982	Eastman Kodak Company	CN	ZL200980122857.8	200980122857.8	6/15/2009	12/12/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	DE	602009005657.3	09767053.3	6/15/2009	2/29/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	FR	2288507	09767053.3	6/15/2009	2/29/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	GB	2288507	09767053.3	6/15/2009	2/29/2012	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94982	Eastman Kodak Company	JP		2011-514599	6/15/2009		SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER

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94982	Eastman Kodak Company	US	8053162	12/140,545	6/17/2008	11/8/2011	SUBSTRATE AND IMAGEABLE ELEMENT WITH HYDROPHILIC INTERLAYER
94995	Eastman Kodak Company	US	8031911	12/119,678	5/13/2008	10/4/2011	PRINT PROOFING USING MOTTILING TILE
94996	Eastman Kodak Company	EP		09758654.9	5/12/2009		PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	JP		2011-511596	5/12/2009		PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8000645	12/128,897	5/29/2008	8/16/2011	PRINT ENGINE PRODUCTIVITY MODULE INVERTER
94996	Eastman Kodak Company	US	8224226	13/047,939	3/15/2011	7/17/2012	METHOD FOR INCREASING DUPLEX REPRODUCTION APPARATUS PRODUCTIVITY BY ADJUSTING SHEET TRAVEL TIME DIFFERENCE
94999	Eastman Kodak Company	US	8026034	12/342,435	12/23/2008	9/27/2011	ENHANCED FUSING FOR ELECTROPHOTOGRAPHIC TONERS
95000	Eastman Kodak Company	EP		09746938.1	5/12/2009		ADJUSTABLE GLOSS DOCUMENT PRINTING
95000	Eastman Kodak Company	US	8092970	12/152,498	5/15/2008	1/10/2012	ADJUSTABLE GLOSS DOCUMENT PRINTING
95001	Eastman Kodak Company	DE	602009006048.1	09789219.4	8/27/2009	3/21/2012	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	GB	2328981	09789219.4	8/27/2009	3/21/2012	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	NL	2328981	09789219.4	8/27/2009	3/21/2012	INKJET PRINTING SYSTEM AND INK
95001	Eastman Kodak Company	US	8192008	12/229,937	8/28/2008	6/5/2012	INKJET PRINTING SYSTEM AND INK
95003	Eastman Kodak Company	US		13/055,781	7/21/2009		A METHOD OF MAKING SOLAR CELLS
95008	Eastman Kodak Company	US	8158140	12/251,365	10/14/2008	4/17/2012	SILVER POLYAMIDE COMPOSITE
95009	Eastman Kodak Company	DE	602009010673.2	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	EP	2286371	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	GB	2286371	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS
95009	Eastman Kodak Company	NL	2286371	09758659.8	5/15/2009	10/24/2012	FORMING IMAGES WITH STITCHED SWATHS

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95009	Eastman Kodak Company	US	7971961	12/134,514	6/6/2008	7/5/2011	FORMING IMAGES WITH STITCHED SWATHS
95010	Eastman Kodak Company	DE	602009008265.5	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	EP	2303582	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	GB	2303582	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	JP		2011-512470	6/3/2009		FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	NL	2303582	09758749.7	6/3/2009	7/11/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95010	Eastman Kodak Company	US	8300263	12/134,529	6/6/2008	10/30/2012	FORMING IMAGES WITH MINIMUM FEATURE SIZES
95014	Eastman Kodak Company	JP		2011-510496	5/14/2009		NETWORKED PRINTING
95015	Eastman Kodak Company	US	8118390	12/332,670	12/11/2008	2/21/2012	MEDIA IDENTIFICATION SYSTEM WITH MOVING OPTOELECTRONIC DEVICE
95017	Eastman Kodak Company	EP		09750927.7	5/12/2009		AUTOMATED COLOR ADJUSTMENT
95017	Eastman Kodak Company	US	8040560	12/124,451	5/21/2008	10/18/2011	AUTOMATED COLOR ADJUSTMENT
95018	Eastman Kodak Company	JP		2011-511619	5/21/2009		METHOD FOR CALCULATION OF AN IMPOSITION LAYOUT
95020	Eastman Kodak Company	JP		2011-512452	5/22/2009		PARTS IN A PRINT JOB REFERENCED BY MULTIPLE PARENTS
95021	Eastman Kodak Company	DE	102009022316	102009022316.9	5/22/2009	8/19/2010	CROSSTRACK-SENSOR
95021	Eastman Kodak Company	US		13/320,808	2/29/2012		METHOD AND DEVICE FOR THE DETECTION OF A SUBSTRATE EDGE IN A PRINTING MACHINE
95022	Eastman Kodak Company	DE	102009056293	102009056293.1	11/30/2009	3/26/2012	CONTROL FOR MULTIAXIS-SYNCHRO-DRIVE Vorrichtung und Verfahren zum Regeln der Spannung einer Substratbahn
95022	Eastman Kodak Company	US		13/512,039	11/18/2010		DEVICE AND METHOD FOR CONTROLLING THE TENSION OF A SUBSTRATE WEB

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95023	Eastman Kodak Company	DE		102009058960.0	12/18/2009		MICROWAVE GLOSSER Vorrichtung und verfahren zum aufbringen und fixieren eines tonerbildes auf einem substrat
95023	Eastman Kodak Company	US		13/516,266	12/9/2010		DEVICE AND METHOD FOR APPLYING AND FUSING A TONER IMAGE ON A SUBSTRATE
95024	Eastman Kodak Company	US	8035093	12/332,722	12/11/2008	10/11/2011	MOVABLE MEDIA TRAY WITH POSITION REFERENCE MARKS
95027	Eastman Kodak Company	DE	602009004823.6	09789052.9	7/31/2009	1/18/2012	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	GB	2308037	09789052.9	7/31/2009	1/18/2012	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	NL	2308037	09789052.9	7/31/2009	1/18/2012	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95027	Eastman Kodak Company	US	8360323	12/183,284	7/31/2008	1/29/2013	SECURITY LABEL LAMINATE AND METHOD OF LABELING
95030	Eastman Kodak Company	US	7988306	12/244,032	10/2/2008	8/2/2011	A FOCAL ATTACHMENT FOR PROJECTION LENS
95031	Eastman Kodak Company	EP		09750933.5	5/14/2009		PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	JP		2011-510495	5/14/2009		PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95031	Eastman Kodak Company	US	8180242	12/126,267	5/23/2008	5/15/2012	PRINT ENGINE SYNCHRONIZATION SYSTEM AND APPARATUS
95032	Eastman Kodak Company	DE	602009008291.4	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	EP	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	GB	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	IT	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	NL	2297611	09788835.8	6/25/2009	7/11/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS
95032	Eastman Kodak Company	US	8240943	12/169,735	7/9/2008	8/14/2012	ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS

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95033	Eastman Kodak Company	CN		200980119855.3	5/26/2009		MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008011520. 8	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	DE	602008007864. 7	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2127881	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	FR	2202077	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2127881	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	GB	2202077	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	JP		2011-510982	5/26/2009		MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2127881	08157149.9	5/29/2008	11/23/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	NL	2202077	10157983.7	3/26/2010	6/22/2011	MULTICOLOR PRINTHEAD MAINTENANCE STATION
95033	Eastman Kodak Company	US		12/993,339	5/26/2009		MULTICOLOR PRINTHEAD MAINTENANCE STATION
95034	Eastman Kodak Company	US	8137896	12/181,371	7/29/2008	3/20/2012	METHOD OF PREPARING LITHOGRAPHIC PRINTING PLATES
95035	Eastman Kodak Company	US		12/495,833	7/1/2009		ADAPTIVE OPTIMIZATION OF VIDEO SIGNAL
95038	Eastman Kodak Company	CN		201080009406.6	2/16/2010		INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	EP		10705019.7	2/16/2010		INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	JP		2011-552022	2/16/2010		INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95038	Eastman Kodak Company	US	8092874	12/394,150	2/27/2009	1/10/2012	INKJET MEDIA SYSTEM WITH IMPROVED IMAGE QUALITY
95039	Eastman Kodak Company	EP		09755229.3	5/12/2009		TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95039	Eastman Kodak Company	JP		2011-511594	5/12/2009		TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING

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95039	Eastman Kodak Company	US	8304155	12/434,736	5/4/2009	11/6/2012	TONER COMPOSITION FOR PREVENTING IMAGE BLOCKING
95040	Eastman Kodak Company	US		12/474,285	5/29/2009		TONER COMPOSITION FOR PRINTING ON TRANSPARENT AND HIGHLY COLORED SUBSTRATES
95043	Eastman Kodak Company	US		12/136,820	6/11/2008		FINDING IMAGE CAPTURE DATE OF HARDCOPY MEDIUM
95051	Eastman Kodak Company	US	8215776	12/349,567	1/7/2009	7/10/2012	LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95051	Eastman Kodak Company	US		13/473,931	5/17/2012		LINE ILLUMINATION APPARATUS USING LASER ARRAYS
95053	Eastman Kodak Company	US		12/245,059	10/3/2008		SWITCHABLE 2-D/3-D DISPLAY SYSTEM
95069	Eastman Kodak Company	DE	602009013313.6	09788900.0	7/13/2009	2/13/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	EP	2310909	09788900.0	7/13/2009	2/13/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	GB	2310909	09788900.0	7/13/2009	2/13/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95069	Eastman Kodak Company	US	8354216	12/173,220	7/15/2008	1/15/2013	NEGATIVE-WORKING IMAGING ELEMENTS AND METHODS OF USE
95070	Eastman Kodak Company	US	8272710	12/174,061	7/16/2008	9/25/2012	BI-DIRECTIONAL PRINT MASKING
95073	Eastman Kodak Company	US	8136905	12/146,641	6/26/2008	3/20/2012	DROP VOLUME COMPENSATION FOR INK SUPPLY VARIATION
95078	Eastman Kodak Company	US		13/128,947	12/2/2009		GUMMING COMPOSITIONS WITH NANO-PARTICLES FOR IMPROVING SCRATCH SENSITIVITY IN IMAGE AND NON-IMAGE AREAS OF LITHOGRAPHIC PRINTING PLATES
95079	Eastman Kodak Company	CN		200980124607.8	6/12/2009		PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	DE	602009007504.7	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	EP	2304502	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	GB	2304502	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	NL	2304502	09770513.1	6/12/2009	6/6/2012	PRINT PLATE HANDLING SYSTEM
95079	Eastman Kodak Company	US	7798487	12/147,950	6/27/2008	9/21/2010	PRINT PLATE HANDLING SYSTEM
95089	Eastman Kodak Company	CN		200980150117.5	12/1/2009		FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING

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95089	Eastman Kodak Company	EP		09771615.3	12/1/2009		FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	JP		2011-539499	12/1/2009		FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US	8153347	12/327,937	12/4/2008	4/10/2012	FLEXOGRAPHIC ELEMENT AND METHOD OF IMAGING
95089	Eastman Kodak Company	US		13/350,848	1/16/2012		METHOD OF MAKING A RELIEF IMAGE
95090	Eastman Kodak Company	CN		201080006342.4	2/3/2010		METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	EP		10708425.3	2/3/2010		METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	JP		2011-549153	2/3/2010		METHOD OF REDUCING IMAGE GLOSSER ARTIFACTS
95090	Eastman Kodak Company	US	8280292	12/378,089	2/11/2009	10/2/2012	METHOD REDUCING IMAGE GLOSSER ARTIFACTS
95091	Eastman Kodak Company	US	8246862	12/512,278	7/30/2009	8/21/2012	STATIC DISSIPATIVE POLYMERIC COMPOSITION HAVING CONTROLLED CONDUCTIVITY
95092	Eastman Kodak Company	CN		201080012712.5	3/15/2010		SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	EP		10722797.7	3/15/2010		SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	JP		2012-500784	3/15/2010		SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95092	Eastman Kodak Company	US	8064788	12/404,485	3/16/2009	11/22/2011	SELECTIVE PRINTING OF RAISED INFORMATION USING ELECTROGRAPHY
95093	Eastman Kodak Company	US	8390829	12/241,328	9/30/2008	3/5/2013	INKJET PRINTING METHOD USING PRINT MODES SELECTED IN RESPONSE TO IMAGE QUALITY SCORES
95098	Eastman Kodak Company	US	7862147	12/241,816	9/30/2008	1/4/2011	INCLINED FEATURE TO PROTECT PRINTHEAD FACE

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95099	Eastman Kodak Company	CN		200980149305.6	12/7/2009		SELECTABLE FILL VOLUME FOR INK RESERVOIR
95099	Eastman Kodak Company	EP		09771438.0	12/7/2009		SELECTABLE FILL VOLUME FOR INK RESERVOIR
95099	Eastman Kodak Company	US	8029117	12/335,819	12/16/2008	10/4/2011	SELECTABLE FILL VOLUME FOR INK RESERVOIR
95102	Eastman Kodak Company	US		13/017,384	1/31/2011		CARBON BASED BLACK TONERS PREPARED VIA LIMITED COALESCENCE PROCESS
95105	Eastman Kodak Company	US	8170441	12/713,205	2/26/2010	5/1/2012	CLEANING BLADE FOR ELECTROSTATOGRAPHIC APPARATUS
95108	Eastman Kodak Company	EP		09788970.3	7/22/2009		POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95108	Eastman Kodak Company	US	8252414	12/505,757	7/20/2009	8/28/2012	POLYMER PARTICLES WITH ADDITIVES ENCAPSULATED IN MICROVOIDS
95112	Eastman Kodak Company	CN		200980136333.4	9/3/2009		APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	DE	602009007117.3	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	EP	2323936	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	GB	2323936	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	JP		2011-527798	9/3/2009		APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	NL	2323936	09789254.1	9/3/2009	5/16/2012	APPARATUS AND METHOD FOR DETECTING PRINTING PLATE EDGE ALIGNMENT
95112	Eastman Kodak Company	US	7893416	12/212,068	9/17/2008	2/22/2011	DETECTING PRINTING PLATE EDGE ALIGNMENT

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95113	Eastman Kodak Company	US		12/685,007	1/11/2010		INDICATORS
95116	Eastman Kodak Company	DE		102009016583.5	4/6/2009		SEPERATION SHEET PUNCHER
95116	Eastman Kodak Company	EP		10711885.3	3/30/2010		DEVICE AND METHOD FOR DIVIDING PRINT JOBS
95116	Eastman Kodak Company	US	8191886	13/253,093	3/30/2010	6/5/2012	DIVIDING PRINT JOBS IN OUTPUT TRAY
95116	Eastman Kodak Company	US	8317184	13/253,095	3/30/2010	11/27/2012	PRINTER PRODUCING DIVIDING SHEETS FOR OUTPUT TRAY
95117	Eastman Kodak Company	DE	102009031117.3	102009031117.3	6/30/2009	2/10/2011	HIGH VOLUME TRAY II Vorrichtung und Verfahren zur stapelförmigen Ablage von bogenförmigen Substraten
95117	Eastman Kodak Company	EP		10723156.5	6/18/2010		DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	US		13/370,342	2/10/2012		DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95117	Eastman Kodak Company	US		13/377,836	6/18/2010		DEVICE AND METHOD FOR DEPOSITING SHEET-SHAPED SUBSTRATES SO AS TO FORM A STACK
95119	Eastman Kodak Company	US	7656571	12/183,094	7/31/2008	2/2/2010	BALANCED LIGHT VALVE
95122	Eastman Kodak Company	US	7973815	12/569,964	9/30/2009	7/5/2011	METHOD FOR CONTROLLING PEEL POSITION IN A PRINTER
95123	Eastman Kodak Company	EP		09788891.1	7/9/2009		MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	JP		2011-520021	7/9/2009		MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95123	Eastman Kodak Company	US	8181953	12/178,713	7/24/2008	5/22/2012	MEMBER DETECTING MEDIA AMOUNT IN MULTIPLE TRAYS
95124	Eastman Kodak Company	EP		09789329.1	9/18/2009		METHOD OF FORMING A SELF-ALIGNED HOLE THROUGH A SUBSTRATE
95124	Eastman Kodak Company	EP		11172959.6	7/7/2011		A PRINTHEAD HAVING SELF-ALIGNED HOLES

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95124	Eastman Kodak Company	EP		11172960.4	7/7/2011		METHOD FOR FORMING A PLURALITY OF LIQUID EJECTION DEVICES
95124	Eastman Kodak Company	JP		2011-529007	9/18/2009		METHOD OF FORMING A SELF-ALIGNED HOLE THROUGH A SUBSTRATE
95124	Eastman Kodak Company	US	8173030	12/241,747	9/30/2008	5/8/2012	LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95124	Eastman Kodak Company	US		13/436,225	3/30/2012		LIQUID DROP EJECTOR HAVING SELF-ALIGNED HOLE
95126	Eastman Kodak Company	CN		200980128459.7	7/9/2009		SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	EP		09788883.8	7/9/2009		SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95126	Eastman Kodak Company	US	7885012	12/177,898	7/23/2008	2/8/2011	SHEARING RADIATION BEAM FOR IMAGING PRINTING MEDIA
95131	Eastman Kodak Company	US	8290208	12/352,030	1/12/2009	10/16/2012	ENHANCED SAFETY DURING LASER PROJECTION
95138	Eastman Kodak Company	US	8145076	12/412,674	3/27/2009	3/27/2012	PRINT SYSTEM WITH DROP-IN INTERCHANGEABLE MODULAR ACCESSORY CARTRIDGE
95139	Eastman Kodak Company	CN		200980145909.3	12/7/2009		METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	DE	2387736	09798978.4	12/7/2009	3/27/2013	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	EP	2387736	09798978.4	12/7/2009	3/27/2013	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	GB	2387736	09798978.4	12/7/2009	3/27/2013	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95139	Eastman Kodak Company	JP		2011-540681	12/7/2009		METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS

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95139	Eastman Kodak Company	US	8170428	12/330,772	12/9/2008	5/1/2012	METHOD FOR INTERCHANGING COMPONENTS IN A PRINTING APPARATUS
95141	Eastman Kodak Company	CN		201080049231.1	10/12/2010		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	EP		10768148.8	10/12/2010		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	JP		2012-536840	10/12/2010		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95141	Eastman Kodak Company	US		12/609,027	10/30/2009		ELECTROSTATOGRAPHIC APPARATUS HAVING IMPROVED TRANSPORT MEMBER
95142	Eastman Kodak Company	US	8276513	12/177,899	7/23/2008	10/2/2012	METHOD FOR HANDLING PRINTING PLATES AND ADJUSTING THE SPACING BETWEEN PLATES
95150	Eastman Kodak Company	US	8062827	12/189,245	8/11/2008	11/22/2011	MULTILAYER POSITIVE-WORKING IMAGEABLE ELEMENTS AND THEIR USE
95151	Eastman Kodak Company	CN		200980132473.4	8/19/2009		PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95151	Eastman Kodak Company	EP		09789165.9	8/19/2009		PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95151	Eastman Kodak Company	US	8187792	12/195,468	8/21/2008	5/29/2012	PROCESSING OF POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR
95152	Eastman Kodak Company	CN	ZL200980134582.X	200980134582.X	8/21/2009	1/2/2013	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	DE	602009009889.6	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	EP	2331328	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	GB	2331328	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE

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95152	Eastman Kodak Company	NL	2331328	09789191.5	8/21/2009	9/19/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95152	Eastman Kodak Company	US	8304170	12/204,102	9/4/2008	11/6/2012	NEGATIVE-WORKING IMAGEABLE ELEMENT AND METHOD OF USE
95154	Eastman Kodak Company	US		12/473,596	5/28/2009		ATTACHABLE DISPLAY CONTROL SYSTEM
95175	Eastman Kodak Company	US	8085435	12/257,417	10/24/2008	12/27/2011	ADAPTIVE COLOR TRANSFORM TO CONTROL COLOR INCONSTANCY
95179	Eastman Kodak Company	DE		102010032524.4	7/28/2010		PAPER OFFSETTING USING BALL SHAPED HALF-SHELLS BOGENFÖRDERVORRICHTUNG ZUM TRANSPORT EINES BOGENS IN ZWEI RICHTUNGEN
95179	Eastman Kodak Company	US		13/812,004	7/11/2011		SHEET-TRANSPORT DEVICE, SHEET-TURNING UNIT AND METHOD FOR TURNING SHEETS
95180	Eastman Kodak Company	DE		102010032525.2	7/28/2010		PAPER PERFECTING USING BALL SHAPED HALF-SHELLS BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN VON BÖGEN
95184	Eastman Kodak Company	EP		09789126.1	8/13/2009		MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95184	Eastman Kodak Company	JP		2011-523796	8/13/2009		MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95184	Eastman Kodak Company	US	8219227	12/193,784	8/19/2008	7/10/2012	MERGING VARIABLE DATA FOR PACKAGING IMPOSITION
95185	Eastman Kodak Company	CN		201080010791.6	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	EP		10706810.8	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	JP		2011-552930	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	KR		2011-7023113	2/18/2010		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	US	8318271	12/565,112	9/23/2009	11/27/2012	HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY

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95185	Eastman Kodak Company	US		13/660,192	10/25/2012		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95185	Eastman Kodak Company	US		13/745,883	1/21/2013		HEAT TRANSFERABLE MATERIAL FOR IMPROVED IMAGE STABILITY
95196	Eastman Kodak Company	US	7967423	12/333,340	12/12/2008	6/28/2011	PRESSURE MODULATION CLEANING OF JETTING MODULE NOZZLES
95198	Eastman Kodak Company	US		12/767,824	4/27/2010		PRINthead INCLUDING FILTER ASSOCIATED WITH EACH NOZZLE
95199	Eastman Kodak Company	US	8337003	12/504,050	7/16/2009	12/25/2012	CATCHER INCLUDING DRAG REDUCING DROP CONTACT SURFACE
95203	Eastman Kodak Company	CN		201080022147.0	5/14/2010		PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	DE	602010003991.9	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	EP	2432645	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	GB	2432645	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	JP		2012-511815	5/14/2010		PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	NL	2432645	10724157.2	5/14/2010	12/5/2012	PRINthead WITH POROUS CATCHER
95203	Eastman Kodak Company	US	7938522	12/468,075	5/19/2009	5/10/2011	PRINthead WITH POROUS CATCHER
95205	Eastman Kodak Company	US	8145104	12/339,580	12/19/2008	3/27/2012	METERING SKIVE FOR A DEVELOPER ROLLER
95206	Eastman Kodak Company	US	7970304	12/333,355	12/12/2008	6/28/2011	A METHOD OF IMPROVING DEVELOPED FLAT FIELD UNIFORMITY
95207	Eastman Kodak Company	US	7869047	12/337,673	12/18/2008	1/11/2011	IN-LINE SELF-SPACING OPTICAL SENSOR ASSEMBLY FOR A PRINTER
95208	Eastman Kodak Company	US		12/748,762	3/29/2010		SCREENED HARDCOPY REPRODUCTION APPARATUS WITH COMPENSATION
95209	Eastman Kodak Company	CN		200980141441.0	10/13/2009		ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM

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95209	Eastman Kodak Company	DE	602009008854.8	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	EP	2338272	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	GB	2338272	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	JP		2011-532076	10/13/2009		ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	NL	2338272	09740551.8	10/13/2009	8/8/2012	ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95209	Eastman Kodak Company	US		12/577,233	10/12/2009		ADAPTIVE EXPOSURE PRINTING AND PRINTING SYSTEM
95210	Eastman Kodak Company	US		13/166,033	6/22/2011		PRINTER NONUNIFORMITY COMPENSATION FOR HALFTONE SCREENS
95218	Eastman Kodak Company	CN		201080039504.4	9/2/2010		METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	DE	602009010972.3	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	EP	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	FR	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	GB	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES

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95218	Eastman Kodak Company	JP		2012-527322	9/2/2010		METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	NL	2293144	09169492.7	9/4/2009	11/7/2012	METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95218	Eastman Kodak Company	US		13/393,242	9/2/2010		METHOD AND APPARATUS FOR DRYING AFTER SINGLE-STEP-PROCESSING OF LITHOGRAPHIC PRINTING PLATES
95222	Eastman Kodak Company	CN		200980151547.9	12/8/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	EP		09801587.8	12/8/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	JP		2011-542118	12/8/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95222	Eastman Kodak Company	US		12/339,658	12/19/2008		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95225	Eastman Kodak Company	US	8167406	12/511,147	7/29/2009	5/1/2012	PRINthead HAVING REINFORCED NOZZLE MEMBRANE STRUCTURE
95230	Eastman Kodak Company	US	8092985	12/621,589	11/19/2009	1/10/2012	METHOD OF MAKING A PLANOGRAPHIC PRINTING PLATE
95231	Eastman Kodak Company	US	8220908	12/265,133	11/5/2008	7/17/2012	PRINthead HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95231	Eastman Kodak Company	US		13/491,726	6/8/2012		PRINthead HAVING IMPROVED GAS FLOW DEFLECTION SYSTEM
95246	Eastman Kodak Company	US		12/551,703	9/1/2009		MEANS TO ENGAGE ELECTRONIC DISPLAY PANELS TO CONVENTIONAL PICTURE FRAMES
95247	Eastman Kodak Company	US	7635853	12/250,717	10/14/2008	12/22/2009	ANALYZING REFLECTION DATA FOR RECORDING MEDIUM IDENTIFICATION

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95253	Eastman Kodak Company	US	7845751	12/251,858	10/15/2008	12/7/2010	NONUNIFORM MASK CIRCULATION FOR IRREGULAR PAGE ADVANCE
95259	Eastman Kodak Company	CN		2010800439220	9/28/2010		PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	EP		10760888.7	9/28/2010		PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	JP		2012-532225	9/28/2010		PIGMENT BASED INKS FOR INKJET PRINTING
95259	Eastman Kodak Company	US	8348411	12/570,288	9/30/2009	1/8/2013	PIGMENT BASED INKS FOR RELIABLE HIGH SPEED INKJET PRINTING
95264	Eastman Kodak Company	US	8259349	12/287,098	10/6/2008	9/4/2012	DOCUMENT CONVERSION FOR OVERPRINTS
95266	Eastman Kodak Company	EP		09752531.5	11/10/2009		POLYMERIC CONDUCTIVE DONOR AND TRANSFER METHOD
95266	Eastman Kodak Company	US		12/269,260	11/12/2008		POLYMERIC CONDUCTIVE DONOR AND TRANSFER METHOD
95269	Eastman Kodak Company	JP	3814961	1997-205789	7/31/1997	6/16/2006	POSITIVE TYPE PHOTOSENSITIVE COMPOSITION, POSITIVE TYPE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE TYPE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE
95270	Eastman Kodak Company	JP	3797381	2005-84185	7/31/1997	4/28/2006	POSITIVE PHOTOSENSITIVE COMPOSITION
95273	Eastman Kodak Company	JP	3785833	1998-299373	10/21/1998	3/31/2006	POSITIVE TYPE PHOTOSENSITIVE COMPOSITION, POSITIVE TYPE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE AND PROCESSING METHOD FOR SAME
95274	Eastman Kodak Company	JP	3979757	1999-322190	11/12/1999	7/6/2007	POSITIVE PHOTOSENSITIVE PLANOGRAPHIC PRINTING PLATE, ITS PRODUCING METHOD AND POSITIVE IMAGE FORMING METHOD
95275	Eastman Kodak Company	JP	3726766	2002-89424	7/31/1997	10/7/2005	IMAGE FORMING METHOD
95277	Eastman Kodak Company	US		12/339,719	12/19/2008		METHOD OF MAKING A COMPOSITE DEVICE

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95278	Eastman Kodak Company	US	8267501	12/544,331	8/20/2009	9/18/2012	DROP EJECTOR HAVING MULTI-LOBED NOZZLE
95279	Eastman Kodak Company	US		12/468,076	5/19/2009		A METHOD OF MANUFACTURING A POROUS CATCHER
95280	Eastman Kodak Company	BR		BR1120120196529	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	CN		201180011124.4	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	EP		11707269.4	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	IN		6322/DELNP/2012	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	JP		2012-555066	2/22/2011		PRINthead INCLUDING PORT AFTER FILTER
95280	Eastman Kodak Company	US		12/712,248	2/25/2010		PRINthead INCLUDING PORT AFTER FILTER
95281	Eastman Kodak Company	US	8233705	12/244,813	10/3/2008	7/31/2012	POTENTIAL FIELD-BASED GAMUT MAPPING
95281	Eastman Kodak Company	US		13/473,914	5/17/2012		POTENTIAL FIELD-BASED GAMUT MAPPING
95282	Eastman Kodak Company	US		12/329,935	12/8/2008		COMPACT WASTE INK ABSORBER FACILITATING FLUID EVAPORATION
95283	Eastman Kodak Company	CN		201080041798.4	9/16/2010		METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	EP		09789356.4	9/22/2009		OPTIMIZING DISPLAY PROFILES TO SIMULATE CUSTOM ILLUMINATION
95283	Eastman Kodak Company	EP		10821027.9	9/16/2010		METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	JP		2011-529009	9/22/2009		OPTIMIZING DISPLAY PROFILES TO SIMULATE CUSTOM ILLUMINATION
95283	Eastman Kodak Company	JP		2012-532108	9/16/2010		METHOD FOR OPTIMIZING DISPLAY PROFILES
95283	Eastman Kodak Company	US		12/570,237	9/30/2009		METHOD FOR OPTIMIZING DISPLAY PROFILES
95284	Eastman Kodak Company	US		12/275,262	11/21/2008		NEGATIVE-WORKING ON-PRESS DEVELOPABLE IMAGEABLE ELEMENTS

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95287	Eastman Kodak Company	US	8204411	12/533,044	7/31/2009	6/19/2012	ELECTROGRAPHIC IMAGE DEVELOPING APPARATUS AND METHOD FOR DEVELOPING INCLUDING COMPENSATION FOR SLIPPAGE
95291	Eastman Kodak Company	CN		200980139360.7	10/9/2009		MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	EP		09741047.6	10/9/2009		MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	JP		2011-533160	10/9/2009		MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95291	Eastman Kodak Company	US	8210104	12/256,501	10/23/2008	7/3/2012	MOVEABLE PRINTING PLATE REGISTRATION MEMBER
95292	Eastman Kodak Company	US	8176846	12/256,510	10/23/2008	5/15/2012	PRINTING PLATE POSITIONING
95298	Eastman Kodak Company	EP		09744807.0	10/23/2009		ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	JP		2011-533186	10/23/2009		ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	TW		098136342	10/27/2009		ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8016422	12/259,307	10/28/2008	9/13/2011	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95298	Eastman Kodak Company	US	8136948	13/110,111	5/18/2011	3/20/2012	ETENDUE MAINTAINING POLARIZATION SWITCHING SYSTEM AND RELATED METHODS
95304	Eastman Kodak Company	US		12/257,452	10/24/2008		METHOD AND APPARATUS FOR PRINTING EMBOSSED REFLECTIVE IMAGES
95305	Eastman Kodak Company	CN		200980143753.5	10/21/2009		TONER REMOVAL APPARATUS WITH PROFILED BLADE
95305	Eastman Kodak Company	EP		09744227.1	10/21/2009		TONER REMOVAL APPARATUS WITH PROFILED BLADE
95305	Eastman Kodak Company	US	7796913	12/261,260	10/30/2008	9/14/2010	TONER REMOVAL APPARATUS WITH PROFILED BLADE

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95306	Eastman Kodak Company	CN		200980143720.0	10/27/2009		TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95306	Eastman Kodak Company	EP		09744237.0	10/27/2009		TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95306	Eastman Kodak Company	US	8086133	12/261,274	10/30/2008	12/27/2011	TONER REMOVAL APPARATUS FOR ELECTROGRAPHIC PRINTER
95307	Eastman Kodak Company	CN		200980151546.4	12/18/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	EP		09801844.3	12/18/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	JP		2011-542136	12/18/2009		ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95307	Eastman Kodak Company	US	8280297	12/339,693	12/19/2008	10/2/2012	ELECTOPHOTOGRAPHIC BORDERLESS PRINTING METHOD AND APPARATUS
95308	Eastman Kodak Company	US	8223348	12/332,648	12/11/2008	7/17/2012	MEDIA IDENTIFICATION SYSTEM WITH SENSOR ARRAY
95309	Eastman Kodak Company	US	8302957	12/392,352	2/25/2009	11/6/2012	MOTOR INSIDE PICK-UP ROLLER
95310	Eastman Kodak Company	US	7980553	12/332,616	12/11/2008	7/19/2011	MEDIA MEASUREMENT WITH SENSOR ARRAY
95315	Eastman Kodak Company	DE	102008048278.1	102008048278.1	9/22/2008	6/24/2010	SPEED AUTO CONTROL
95315	Eastman Kodak Company	EP		09781766.2	8/12/2009		METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	JP		2011-527272	8/12/2009		METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95315	Eastman Kodak Company	US		13/063,489	8/12/2009		METHOD FOR PREPARING A PROFILE OF A PRINTING SPEED OF A PRINTING MACHINE
95318	Eastman Kodak Company	US	5600574	08/242,275	5/13/1994	2/4/1997	AUTOMATED IMAGE QUALITY CONTROL
95320	Eastman Kodak Company	CN		201080059376.X	10/12/2010		LASER-ABLATABLE ELEMENTS AND METHODS OF USE

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95320	Eastman Kodak Company	EP		10768156.1	10/12/2010		LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	JP		2012-535235	10/12/2010		LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US	8114572	12/581,926	10/20/2009	2/14/2012	LASER-ABLATABLE ELEMENTS AND METHODS OF USE
95320	Eastman Kodak Company	US		13/334,230	12/22/2011		METHOD OF MAKING LASER-ABLATABLE ELEMENTS
95326	Eastman Kodak Company	CN		200980146813.9	11/12/2009		POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	DE	602009012510.9	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	EP	2349719	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	GB	2349719	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	NL	2349719	09764107.0	11/12/2009	1/2/2013	POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95326	Eastman Kodak Company	US		12/274,488	11/20/2008		POSITIVE-WORKING IMAGEABLE ELEMENTS AND METHOD OF USE
95327	Eastman Kodak Company	CN		200980151874.4	12/7/2009		STACK OF NEGATIVE-WORKING IMAGEABLE ELEMENTS
95327	Eastman Kodak Company	EP		09802237.9	12/7/2009		STACK OF NEGATIVE-WORKING IMAGEABLE ELEMENTS
95332	Eastman Kodak Company	GB		0901646.0	2/3/2009		MULTIPLE SCREEN DISPLAY DEVICE AND METHOD
95332	Eastman Kodak Company	US		12/698,177	2/2/2010		MULTIPLE SCREEN DISPLAY DEVICE AND METHOD
95334	Eastman Kodak Company	DE		112009005468.4	12/23/2009		
95334	Eastman Kodak Company	US		13/518,396	12/23/2009		METHOD AND DEVICE FOR THE PRINTING OF SUBSTRATES
95338	Eastman Kodak Company	US	8338514	12/339,566	12/19/2008	12/25/2012	POLYOLEFIN ANTIMICROBIAL COMPOSITIONS AND MELT-PROCESSING METHODS
95339	Eastman Kodak Company	CN		200980144293.8	10/27/2009		AN APPARATUS FOR CASSETTE LOADING
95339	Eastman Kodak Company	EP		09745154.6	10/27/2009		AN APPARATUS FOR CASSETTE LOADING

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95339	Eastman Kodak Company	US		12/269,910	11/13/2008		AN APPARATUS FOR CASSETTE LOADING VIA A PALLET LOADER
95342	Eastman Kodak Company	US	7982916	12/275,705	11/21/2008	7/19/2011	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95342	Eastman Kodak Company	US	8098403	13/105,063	5/11/2011	1/17/2012	COLOR ERROR DIFFUSION WITH ERROR SIGNAL OFFSET
95343	Eastman Kodak Company	US	8248678	12/274,579	11/20/2008	8/21/2012	ESTABLISHING ONE-DIMENSIONAL TRANSFORMS
95344	Eastman Kodak Company	US		12/339,251	12/19/2008		BOOK COVER AND USES
95345	Eastman Kodak Company	US		13/141,702	12/17/2009		METHOD OF PREPARING STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95347	Eastman Kodak Company	US	8085436	12/330,552	12/9/2008	12/27/2011	DIGITAL PRINTING USING SIMILAR COLORANTS
95354	Eastman Kodak Company	DE		102009031116.5	6/30/2009		DIVERTER FOR BELT TRANSPORT Bogenweiche und Verfahren zum Umlenken eines Bogens
95354	Eastman Kodak Company	US		13/376,451	6/11/2010		SHEET DIVERTER AND METHOD FOR DEFLECTING A SHEET
95358	Eastman Kodak Company	GB	2476300	0922173.0	12/18/2009	11/7/2012	LUMINESCENT SOLAR CONCENTRATOR
95358	Eastman Kodak Company	US		12/963,669	12/9/2010		LUMINESCENT SOLAR CONCENTRATOR
95359	Eastman Kodak Company	GB	GB2466263	0823033.6	12/18/2008	12/15/2010	METHOD OF DIFFERENTIATION OF UNEXPOSED AND EXPOSED PLANOGRAPHIC PRINTING PLATES
95360	Eastman Kodak Company	US	8159725	12/326,953	12/3/2008	4/17/2012	PRINTING PLATE REGISTRATION
95361	Eastman Kodak Company	US	8146498	12/326,968	12/3/2008	4/3/2012	PRINTING PLATE REGISTRATION
95362	Eastman Kodak Company	US	7989788	12/326,998	12/3/2008	8/2/2011	DETERMINING POSITION OF A MEDIA EDGE USING A SLOT IN THE IMAGING DRUM
95367	Eastman Kodak Company	CN		2011800106496	2/23/2011		INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	EP		11707011.0	2/23/2011		INTERCHANGING COLOR PRINTER AND RELATED METHOD
95367	Eastman Kodak Company	US		12/713,202	2/26/2010		INTERCHANGING COLOR PRINTER AND RELATED METHOD

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95373	Eastman Kodak Company	US		12/481,002	6/9/2009		METHOD OF PROVIDING LITHOGRAPHIC PRINTING PLATES
95375	Eastman Kodak Company	US		12/621,735	11/19/2009		IMPROVED GRAYSCALE CHARACTERISTIC FOR COLOR DISPLAY DEVICE
95376	Eastman Kodak Company	CN		200980148748.3	12/7/2009		RELIEF PRINTING PLATE
95376	Eastman Kodak Company	EP		09799201.0	12/7/2009		RELIEF PRINTING PLATE
95376	Eastman Kodak Company	JP		2011-539515	12/7/2009		RELIEF PRINTING PLATE
95376	Eastman Kodak Company	US	8399177	12/329,837	12/8/2008	3/19/2013	ENHANCED RELIEF PRINTING PLATE
95377	Eastman Kodak Company	US	8306265	12/406,186	3/18/2009	11/6/2012	DETECTION OF ANIMATE OR INANIMATE OBJECTS
95385	Eastman Kodak Company	US	6248502	09/631,975	8/3/2000	6/19/2001	DEVELOPER SOLVENT FOR PHOTOPOLYMER PRINTING PLATES AND METHOD
95386	Eastman Kodak Company	CN	200480024826.6	200480024826.6	7/15/2004	4/7/2010	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95386	Eastman Kodak Company	US	6582886	09/993,912	11/27/2001	6/24/2003	DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7413849	10/937,386	9/10/2004	8/19/2008	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95387	Eastman Kodak Company	US	7326353	11/341,654	1/30/2006	2/5/2008	SUBSTITUTED BENZENE DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95388	Eastman Kodak Company	US	6897008	10/701,662	11/6/2003	5/24/2005	TERPENE ETHER DEVELOPING SOLVENT FOR PHOTOPOLYMERIZABLE PRINTING PLATES
95391	Eastman Kodak Company	US		12/431,810	4/29/2009		PRINTHEAD CONFIGURATION TO CONTROL JET DIRECTIONALITY
95394	Eastman Kodak Company	US		13/456,520	4/26/2012		LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
95395	Eastman Kodak Company	CN		201080027457.1	6/14/2010		A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS

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95395	Eastman Kodak Company	EP		10728452.3	6/14/2010		A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	JP		2012-516054	6/14/2010		A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95395	Eastman Kodak Company	US	8113627	12/487,674	6/19/2009	2/14/2012	A MICRO-FLUIDIC ACTUATOR FOR INKJET PRINTERS
95396	Eastman Kodak Company	US	8235505	12/494,331	6/30/2009	8/7/2012	FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95396	Eastman Kodak Company	US		13/524,550	6/15/2012		FLOW THROUGH DROP DISPENSER INCLUDING POROUS MEMBER
95401	Eastman Kodak Company	US		13/132,326	12/22/2009		MULTILAYER DEVICES ON FLEXIBLE SUPPORTS
95404	Eastman Kodak Company	US	7749413	12/335,791	12/16/2008	7/6/2010	METHOD FOR REFURBISHING CYLINDRICAL MEMBERS
95407	Eastman Kodak Company	US		12/339,441	12/19/2008		INSTANT MEDIA BINDING SYSTEM
95408	Eastman Kodak Company	US	8182188	12/339,504	12/19/2008	5/22/2012	A BOOK AND A METHOD OF MAKING SAME
95412	Eastman Kodak Company	US		12/337,067	12/17/2008		APPARATUS FOR REFURBISHING CYLINDRICAL MEMBERS
95415	Eastman Kodak Company	US	8011764	12/420,837	4/9/2009	9/6/2011	DEVICE INCLUDING MOVEABLE PORTION FOR CONTROLLING FLUID
95416	Eastman Kodak Company	US		13/300,917	11/21/2011		PRINTED ELECTRONIC CIRCUIT BOARDS AND OTHER ARTICLES HAVING PATTERNED CONDUCTIVE IMAGES
95417	Eastman Kodak Company	CN	99814426.6	99814426.6	10/15/1999	3/24/2004	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	DE	69925297.0	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	FR	1121826	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	GB	1121826	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	JP	3811009	2000-577850	10/15/1999	6/2/2006	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	NL	1121826	99950791.6	10/15/1999	5/11/2005	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH

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95417	Eastman Kodak Company	US	7058406	09/419,171	10/15/1999	6/6/2006	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	7587204	11/110,444	4/20/2005	9/8/2009	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95417	Eastman Kodak Company	US	8335509	12/506,292	7/21/2009	12/18/2012	CELL RE-SELECTION UTILIZING SYSTEM INFORMATION LENGTH
95418	Eastman Kodak Company	BR		PI9905907.0	12/17/1999		METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	CN	01143122.9	01143122.9	1/11/2000	1/5/2005	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	CN	01143124.5	01143124.5	1/11/2000	4/27/2005	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60040942.2	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60045893.8	01204507.6	1/11/2000	4/27/2011	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	DE	60134933.4	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	EP	1193910	01204507.6	1/11/2000	4/27/2011	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	FR	1021017	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION

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95418	Eastman Kodak Company	FR	1202496	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1021017	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	GB	1202496	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	3860375	2000-6213	1/11/2000	9/29/2006	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	4347542	2002-3642	1/11/2000	7/24/2009	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	JP	4460207	2002-3653	1/11/2000	2/19/2010	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	420751	2000-579	1/7/2000	2/18/2004	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	414311	2001-68620	11/5/2001	12/23/2003	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	KR	414312	2001-68621	11/5/2001	12/23/2003	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION

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95418	Eastman Kodak Company	NL	1021017	00300178.1	1/11/2000	12/3/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1193910	01204507.6	1/11/2000	4/27/2011	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	NL	1202496	01309686.2	1/11/2000	7/23/2008	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95418	Eastman Kodak Company	US	6718179	09/480,071	1/10/2000	4/6/2004	METHOD AND DEVICES FOR IMPLEMENTING CONTINUED PACKET-SWITCHED RADIO CONNECTION
95419	Eastman Kodak Company	AU	731568	77698/98	6/12/1998	7/19/2001	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	CN	98808034.6	98808034.6	6/12/1998	1/14/2004	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	DE	69817188.8	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	FI	105874	973303	8/12/1997	10/13/2000	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	FR	1004211	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	GB	1004211	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	HK	1030510	01101363.6	2/23/2001	11/19/2004	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	NL	1004211	98925675.5	6/12/1998	8/13/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	RU	2199834	2000105897	6/12/1998	2/27/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	SE	1004211	98925675.5	6/12/1998	10/24/2003	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US	6717925	09/132,122	8/10/1998	4/6/2004	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION

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95419	Eastman Kodak Company	US	7554935	10/818,244	4/5/2004	6/30/2009	POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		12/428,013	4/22/2009		POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95419	Eastman Kodak Company	US		13/420,325	3/14/2012		POINT-TO-MULTIPOINT MOBILE RADIO TRANSMISSION
95420	Eastman Kodak Company	BR		PI9913422.5	9/16/1999		METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	CN	99810990.8	99810990.8	9/16/1999	2/18/2004	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	DE	69913177.4	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	ES	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	FR	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	GB	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	HK	1038135	01109044.6	12/24/2001	4/30/2004	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	IT	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	KR	0470597	2001-7003007	9/16/1999	1/28/2005	IMPROVED METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	NL	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	SE	1114565	99946191.6	9/16/1999	11/26/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95420	Eastman Kodak Company	US	6546251	09/396,853	9/15/1999	4/8/2003	METHOD AND ARRANGEMENT FOR CHANGING CELLS
95422	Eastman Kodak Company	US	8287072	12/407,130	3/19/2009	10/16/2012	IMAGE DATA EXPANSION BY PRINT MASK
95424	Eastman Kodak Company	US	8134539	12/413,790	3/30/2009	3/13/2012	DIGITAL PICTURE FRAME HAVING NEAR-TOUCH AND TRUE-TOUCH
95425	Eastman Kodak Company	US		12/862,069	8/24/2010		PRINTING SYSTEM CONTROL USING UPDATED METADATA PACKETS

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95426	Eastman Kodak Company	CN		2011800309467	6/10/2011		PRINthead INCLUDING ALIGNMENT ASSEMBLY
95426	Eastman Kodak Company	EP		11727375.5	6/10/2011		PRINthead INCLUDING ALIGNMENT ASSEMBLY
95426	Eastman Kodak Company	US		12/821,220	6/23/2010		PRINthead INCLUDING ALIGNMENT ASSEMBLY
95428	Eastman Kodak Company	CN		201080007877.3	1/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	EP		10703710.3	1/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95428	Eastman Kodak Company	US	8034538	12/370,625	2/13/2009	10/11/2011	NEGATIVE-WORKING IMAGEABLE ELEMENTS
95432	Eastman Kodak Company	US	8377624	12/412,400	3/27/2009	2/19/2013	NEGATIVE-WORKING THERMAL IMAGEABLE ELEMENTS
95436	Eastman Kodak Company	US	8363281	12/405,493	3/17/2009	1/29/2013	EFFICIENT IMAGE PRINTING WITH PRINTING SYSTEMS EMPLOYING PRINtheadS WITH DROP EJECTORS PROVIDING MULTIPLE-SIZED DOTS
95438	Eastman Kodak Company	US	8304370	12/621,829	11/19/2009	11/6/2012	IMAGE RECEIVER ELEMENTS
95448	Eastman Kodak Company	CN		201080007880.5	1/28/2010		COMPREHENSIVE PRINT JOB SKELETON CREATION
95448	Eastman Kodak Company	EP		10741500.2	1/28/2010		COMPREHENSIVE PRINT JOB SKELETON CREATION
95448	Eastman Kodak Company	JP		2011-549149	1/28/2010		COMPREHENSIVE PRINT JOB SKELETON CREATION
95461	Eastman Kodak Company	US	8241828	12/432,836	4/30/2009	8/14/2012	METHOD OF FILTERING POROUS PARTICLES
95464	Eastman Kodak Company	DE	102009022415.7	102009022415.7	5/22/2009	9/23/2010	FAILURE DETECTION ON PAPERROLLFEED
95465	Eastman Kodak Company	DE		102009060276.3	12/23/2009		TURNBAR WITH CONTROLLED CUSHION Vorrichtung zum wenden von bahnförmigen substraten
95465	Eastman Kodak Company	US		13/518,946	12/17/2010		DEVICE FOR TURNING SHEET-LIKE SUBSTRATES
95466	Eastman Kodak Company	US		12/397,429	3/4/2009		IMAGEABLE ELEMENTS WITH COLORANTS

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95466	Eastman Kodak Company	US		13/480,634	5/25/2012		IMAGEABLE ELEMENTS WITH COLORANTS
95467	Eastman Kodak Company	EP		10710473.9	3/8/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95467	Eastman Kodak Company	US	8318405	12/403,458	3/13/2009	11/27/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS WITH OVERCOAT
95468	Eastman Kodak Company	CN		201080025225.2	5/31/2010		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	EP		10783479.8	5/31/2010		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	JP		2009-133358	6/2/2009		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95468	Eastman Kodak Company	US		13/322,922	11/29/2011		A LITHOGRAPHIC PRINTING PLATE PRECURSOR
95469	Eastman Kodak Company	DE	102009047776.4	102009047776.4	9/30/2009	4/26/2012	WEBGUIDE WITH PRECISE WEB DIRECTIONAL CONTROL Verfahren und Vorrichtung zum Messen einer Laufrichtung einer Substratbahn
95469	Eastman Kodak Company	US		13/496,541	9/16/2010		METHOD AND DEVICE FOR MEASURING A RUNNING DIRECTION OF A SUBSTRATE WEB
95474	Eastman Kodak Company	CN		201080007777.0	1/28/2010		DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	EP		10709085.4	1/28/2010		DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	JP		2011-550120	1/28/2010		DEVELOPER WASTE REUSE
95474	Eastman Kodak Company	US	7854558	12/371,667	2/16/2009	12/21/2010	DEVELOPER WASTE REUSE
95484	Eastman Kodak Company	US	7782534	12/414,732	3/31/2009	8/24/2010	MICRO-LENS ENHANCED ELEMENT
95485	Eastman Kodak Company	US	7933545	12/378,145	2/11/2009	4/26/2011	REDUCING IMAGE ARTIFACT REDUCTION METHOD
95486	Eastman Kodak Company	EP		10705020.5	2/16/2010		POLYMER-CONTAINING SOLVENT PURIFYING PROCESS
95486	Eastman Kodak Company	US	8083947	12/391,344	2/24/2009	12/27/2011	POLYMER-CONTAINING SOLVENT PURIFYING PROCESS
95488	Eastman Kodak Company	CN		201080038555.5	8/12/2010		PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHODS OF USE
95488	Eastman Kodak Company	EP		10755009.7	8/12/2010		PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE

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95488	Eastman Kodak Company	JP		2012-526713	8/12/2010		PROCESSING SOLUTION FOR FLEXOGRAPHIC PRINTING PLATES AND METHOD OF USE
95488	Eastman Kodak Company	US		12/546,780	8/25/2009		FLEXOGRAPHIC PROCESSING SOLUTION AND METHOD OF USE
95489	Eastman Kodak Company	DE	102009047775.6	102009047775.6	9/30/2009	9/1/2011	SELFCONTROLLING BLOWER
95489	Eastman Kodak Company	US		13/498,330	9/28/2010		VENTILATING DEVICE AND METHOD FOR VENTILATING A HOUSING
95492	Eastman Kodak Company	US	8300269	12/413,729	3/30/2009	10/30/2012	DOT FORMING ELEMENT ARRAYS AT DIFFERENT RESOLUTIONS
95493	Eastman Kodak Company	US	8404332	12/533,081	7/31/2009	3/26/2013	IMAGE RECEIVER ELEMENTS WITH AQUEOUS DYE RECEIVING LAYER
95493	Eastman Kodak Company	US		13/029,397	2/17/2011		IMAGE RECEIVER ELEMENTS WITH AQUEOUS DYE RECEIVING LAYER
95495	Eastman Kodak Company	US	7813044	12/414,738	3/31/2009	10/12/2010	MICRO-LENS ENHANCED ELEMENT
95496	Eastman Kodak Company	US	8345301	12/397,381	3/4/2009	1/1/2013	ORTHOGONALITY CORRECTION EMPLOYING SUBSTITUTED IMAGE DATA
95497	Eastman Kodak Company	US	8355162	12/397,389	3/4/2009	1/15/2013	IMAGING WITH HELICAL AND CIRCULAR SCANS
95498	Eastman Kodak Company	US		12/397,395	3/4/2009		IMAGING WITH HELICAL AND CIRCULAR SCANS
95499	Eastman Kodak Company	US	8358431	12/397,403	3/4/2009	1/22/2013	ORTHOGONALITY CORRECTIONS FOR DIFFERENT SCANNING DIRECTIONS
95500	Eastman Kodak Company	US	8358782	12/492,452	6/26/2009	1/22/2013	METHOD FOR DISPLAYING A VIDEO OF A SCENE
95507	Eastman Kodak Company	DE		102009039444.3	8/31/2009		ADAPTIVE STITCH METHOD Druckvorrichtung und Verfahren zum Bedrucken eines Bedruckstoffs
95507	Eastman Kodak Company	EP		10744929.0	8/18/2010		PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95507	Eastman Kodak Company	US		13/392,883	8/18/2010		PRINTING DEVICE AND METHOD FOR PRINTING A PRINTING SUBSTRATE
95508	Eastman Kodak Company	US	8142002	12/468,077	5/19/2009	3/27/2012	ROTATING COANDA CATCHER

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95509	Eastman Kodak Company	US	8033643	12/466,422	5/15/2009	10/11/2011	RECYCLABLE CONTINUOUS INK JET PRINT HEAD AND METHOD
95510	Eastman Kodak Company	US	8182068	12/511,138	7/29/2009	5/22/2012	PRINthead INCLUDING DUAL NOZZLE STRUCTURE
95511	Eastman Kodak Company	US		12/843,910	7/27/2010		LIQUID FILM MOVING OVER POROUS CATCHER SURFACE
95512	Eastman Kodak Company	US	8382258	12/843,914	7/27/2010	2/26/2013	MOVING LIQUID CURTAIN CATCHER
95517	Eastman Kodak Company	US	7832824	12/432,802	4/30/2009	11/16/2010	METHOD FOR PRINTING WITH AN ACCELERATING PRINthead
95519	Eastman Kodak Company	EP		10710118.0	3/9/2010		DROPLET GENERATOR
95519	Eastman Kodak Company	US		13/257,373	3/9/2010		DROPLET GENERATOR
95519-1	Eastman Kodak Company	EP		10710474.7	3/9/2010		DROPLET GENERATOR
95519-1	Eastman Kodak Company	US		13/257,377	3/9/2010		DROPLET GENERATOR
95520	Eastman Kodak Company	GB		0914654.9	8/21/2009		FLEXOGRAPHIC PRINTING INKS
95520	Eastman Kodak Company	US		12/852,650	8/9/2010		FLEXOGRAPHIC PRINTING INKS
95521	Eastman Kodak Company	US		12/399,198	3/6/2009		TRAILING EDGE PATTERN FOR RELIEF PLATE FEATURE
95522	Eastman Kodak Company	US	8267504	12/767,846	4/27/2010	9/18/2012	PRINthead INCLUDING INTEGRATED STIMULATOR/FILTER DEVICE
95524	Eastman Kodak Company	CN		201080053753.9	11/16/2010		PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	EP		10781774.4	11/16/2010		PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	JP		MAILED	11/16/2010		PRINT MEDIA TENSIONING APPARATUS
95524	Eastman Kodak Company	US	8308037	12/627,003	11/30/2009	11/13/2012	PRINT MEDIA TENSIONING APPARATUS
95525	Eastman Kodak Company	CN		201080054096.X	11/24/2010		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	EP		10798865.1	11/24/2010		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	JP		2012-541182	11/24/2010		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95525	Eastman Kodak Company	US		12/627,010	11/30/2009		EDGE GUIDE FOR MEDIA TRANSPORT SYSTEM
95526	Eastman Kodak Company	US		12/627,018	11/30/2009		MEDIA TRANSPORT SYSTEM FOR NON-CONTACTING PRINTING

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95529	Eastman Kodak Company	EP		10782118.3	11/15/2010		MODULAR MEDIA TRANSPORT SYSTEM
95529	Eastman Kodak Company	US		12/627,032	11/30/2009		MODULAR MEDIA TRANSPORT SYSTEM
95530	Eastman Kodak Company	EP		10706811.6	2/23/2010		REDUCING FOAM FORMATION
95530	Eastman Kodak Company	JP		2011-554034	2/23/2010		REDUCING FOAM FORMATION
95531	Eastman Kodak Company	CN		201080006552.3	2/26/2010		A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	EP		10707148.2	2/26/2010		A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	JP		2011-554035	2/26/2010		A POWER STABILIZED LASER DIODE ARRAY
95531	Eastman Kodak Company	US	7894495	12/400,130	3/9/2009	2/22/2011	A POWER STABILIZED LASER DIODE ARRAY
95532	Eastman Kodak Company	US	8180267	12/396,779	3/3/2009	5/15/2012	ELECTROPHOTOGRAPHICALLY PRODUCED BARRIER IMAGES USING AN INTERMEDIATE TRANSFER MEMBER
95536	Eastman Kodak Company	US	8274138	12/570,314	9/30/2009	9/25/2012	II-VI SEMICONDUCTOR NANOWIRES
95539	Eastman Kodak Company	CN		201180031711.X	4/20/2011		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	EP		11718193.3	4/20/2011		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	JP		2013-508039	4/20/2011		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95539	Eastman Kodak Company	US		12/768,759	4/28/2010		INKJET PRINTING DEVICE WITH COMPOSITE SUBSTRATE
95542	Eastman Kodak Company	US	8301061	12/490,568	6/24/2009	10/30/2012	METHOD AND APPARATUS FOR ALIGNING COUPLED DIGITAL PRINT ENGINES
95544	Eastman Kodak Company	US		12/469,987	5/21/2009		SHEET INVERTER ADJUSTMENT IN A DUPLEX PRINTER
95545	Eastman Kodak Company	CN		201080021590.6	5/11/2010		DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	EP		10723813.1	5/11/2010		DUAL ENGINE SYNCHRONIZATION
95545	Eastman Kodak Company	US		12/468,286	5/19/2009		DUAL ENGINE SYNCHRONIZATION
95546	Eastman Kodak Company	CN		201080021607.8	5/7/2010		PRINT ENGINE SPEED COMPENSATION

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95546	Eastman Kodak Company	EP		10724916.1	5/7/2010		PRINT ENGINE SPEED COMPENSATION
95546	Eastman Kodak Company	US	8355159	12/468,298	5/19/2009	1/15/2013	PRINT ENGINE SPEED COMPENSATION
95547	Eastman Kodak Company	CN		201080022087.2	5/5/2010		SCALING IMAGES IN A DUAL ENGINE SYSTEM
95547	Eastman Kodak Company	EP		10718351.9	5/5/2010		SCALING IMAGES IN A DUAL ENGINE SYSTEM
95548	Eastman Kodak Company	CN		201080026270.X	6/9/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	EP		10726669.4	6/9/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	JP		2012-516051	6/9/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95548	Eastman Kodak Company	US		12/484,374	6/15/2009		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95553	Eastman Kodak Company	US	7891655	12/418,858	4/6/2009	2/22/2011	SEPARATING MEDIA COMBINATION FROM A MEDIA STACK
95554	Eastman Kodak Company	US		12/433,121	4/30/2009		PROFIT BASED LAYOUTS
95555	Eastman Kodak Company	US	8111275	12/466,410	5/15/2009	2/7/2012	SYSTEM FOR OPTICALLY ADJUSTING AN IMAGING HEAD
95557	Eastman Kodak Company	CN		201080026132.1	5/28/2010		PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	EP		10724920.3	5/28/2010		PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	JP		2012-514935	5/28/2010		PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95557	Eastman Kodak Company	US	8247163	12/483,323	6/12/2009	8/21/2012	PREPARING LITHOGRAPHIC PRINTING PLATES WITH ENHANCED CONTRAST
95558	Eastman Kodak Company	CN		201080024438.3	6/1/2010		ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	DE	602010005326.1	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS

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95558	Eastman Kodak Company	EP	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	FR	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	GB	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	JP		2012-513927	6/1/2010		ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	NL	2437940	10724921.1	6/1/2010	3/6/2013	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95558	Eastman Kodak Company	US	8221960	12/477,226	6/3/2009	7/17/2012	ON-PRESS DEVELOPMENT OF IMAGED ELEMENTS
95560	Eastman Kodak Company	US	8235609	12/492,496	6/26/2009	8/7/2012	SELECTABLE PRINTHEAD-TO-PAPER SPACING ADJUSTMENT METHOD
95562	Eastman Kodak Company	US	8212236	12/689,310	1/19/2010	7/3/2012	II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
95564	Eastman Kodak Company	US	8203790	12/416,180	4/1/2009	6/19/2012	MICRO-LENS ENHANCED ELEMENT
95570	Eastman Kodak Company	US	8219009	12/415,476	3/31/2009	7/10/2012	DEVELOPER STATION AND METHOD FOR AN ELECTROGRAPHIC PRINTER WITH MAGNETICALLY ENABLED DEVELOPER REMOVAL
95571	Eastman Kodak Company	US	8121523	12/415,508	3/31/2009	2/21/2012	DEVELOPER STATION WITH TAPERED AUGER SYSTEM
95574	Eastman Kodak Company	US	8404424	13/022,658	2/8/2011	3/26/2013	SECURITY ENHANCED PRINTED PRODUCTS AND METHODS
95574	Eastman Kodak Company	WO		PCT/US12/23602	2/2/2012		SECURITY ENHANCED PRINTED PRODUCTS AND METHODS
95575	Eastman Kodak Company	US		13/022,660	2/8/2011		PRINTED PRODUCT WITH RAISED AUTHENTICATION FEATURE
95576	Eastman Kodak Company	US	8213821	12/470,724	5/22/2009	7/3/2012	ENGINE SYNCHRONIZATION WITH A SMALL DELTA TIME BETWEEN ENGINES
95577	Eastman Kodak Company	CN		201080021915.0	5/19/2010		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION

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95577	Eastman Kodak Company	EP		10723374.4	5/19/2010		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	JP		2012-511822	5/19/2010		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95577	Eastman Kodak Company	US		12/470,511	5/22/2009		MAXIMIZING SPEED TOLERANCE DURING DUAL ENGINE SYNCHRONIZATION
95578	Eastman Kodak Company	CN		201080020908.9	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	EP		10716912.0	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	JP		2012-509784	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95578	Eastman Kodak Company	US	8259354	12/436,815	5/7/2009	9/4/2012	CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	CN		201080020933.7	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	EP		10719816.0	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	JP		2012-509783	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95579	Eastman Kodak Company	US	8405865	12/436,820	5/7/2009	3/26/2013	GEOMETRIC CORRECTION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	CN		201080020909.3	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	EP		10716910.4	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	JP		2012-509782	4/22/2010		CALIBRATION OF A RECORDING APPARATUS
95580	Eastman Kodak Company	US	8132886	12/436,827	5/7/2009	3/13/2012	ADJUSTING THE CALIBRATION OF A RECORDING APPARATUS WITH RECORDING HEAD MOVEMENT CHANGES
95583	Eastman Kodak Company	EP		10728934.0	6/16/2010		EXTRUDED IMAGE RECEIVER ELEMENTS

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95583	Eastman Kodak Company	US	8377846	12/490,464	6/24/2009	2/19/2013	EXTRUDED IMAGE RECEIVER ELEMENTS
95584	Eastman Kodak Company	US	8016395	12/420,838	4/9/2009	9/13/2011	DEVICE FOR CONTROLLING DIRECTION OF FLUID
95586	Eastman Kodak Company	US	8007082	12/420,842	4/9/2009	8/30/2011	DEVICE FOR CONTROLLING FLUID VELOCITY
95587	Eastman Kodak Company	US	7946692	12/420,846	4/9/2009	5/24/2011	DEVICE FOR MERGING FLUID DROPS OR JETS
95593	Eastman Kodak Company	US	8329382	12/552,362	9/2/2009	12/11/2012	METHOD OF PROCESSING ELEMENTS WITH COALESCED PARTICLES
95597	Eastman Kodak Company	EP		10726673.6	6/16/2010		OPTICAL LASER PROJECTION SYSTEM WITH MOVING SPECKLE REDUCING ELEMENT AND LIGHT INTEGRATION ELEMENT
95597	Eastman Kodak Company	US	8235531	12/488,661	6/22/2009	8/7/2012	OPTICAL INTERFERENCE REDUCING ELEMENT FOR LASER PROJECTION
95598	Eastman Kodak Company	CN		201080027965.X	6/16/2010		STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	EP		10728454.9	6/16/2010		STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	JP		2012-517485	6/16/2010		STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95598	Eastman Kodak Company	US	8237777	12/491,267	6/25/2009	8/7/2012	STEREOSCOPIC IMAGE INTENSITY BALANCING IN LIGHT PROJECTOR
95599	Eastman Kodak Company	CN		201080025645.0	6/22/2010		HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	EP		10729732.7	6/22/2010		HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	JP		2012-517488	6/22/2010		HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR
95599	Eastman Kodak Company	US	8162483	12/491,275	6/25/2009	4/24/2012	HIERARCHICAL LIGHT INTENSITY CONTROL IN LIGHT PROJECTOR

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95600	Eastman Kodak Company	US	8220938	12/491,279	6/25/2009	7/17/2012	IMAGE PATH LIGHT INTENSITY SENSING DURING A BLANKING PERIOD BETWEEN A LEFT-EYE LIGHT BEAM AND A RIGHT-EYE LIGHT BEAM IN A STEREOSCOPIC LIGHT PROJECTOR
95601	Eastman Kodak Company	US	8142021	12/491,288	6/25/2009	3/27/2012	DUMP PATH LIGHT INTENSITY SENSING IN LIGHT PROJECTOR
95604	Eastman Kodak Company	CN		201080031468.7	7/13/2010		STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	EP		10738054.5	7/13/2010		STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	JP		2012-520595	7/13/2010		STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95604	Eastman Kodak Company	US	8066382	12/502,426	7/14/2009	11/29/2011	STEREOSCOPIC PROJECTOR WITH ROTATING SEGMENTED DISK
95605	Eastman Kodak Company	CN		201080025944.4	6/22/2010		ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	EP		10729733.5	6/22/2010		ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	JP		2012-519533	6/22/2010		ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95605	Eastman Kodak Company	US	8220931	12/498,396	7/7/2009	7/17/2012	ETENDUE REDUCED STEREO PROJECTION USING SEGMENTED DISK
95606	Eastman Kodak Company	US	8222186	12/581,921	10/20/2009	7/17/2012	THERMAL DYE IMAGE RECEIVER ELEMENTS
95609	Eastman Kodak Company	CN		201080026816.1	6/9/2010		DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95609	Eastman Kodak Company	EP		10725905.3	6/9/2010		DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER

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95609	Eastman Kodak Company	JP		2012-516052	6/9/2010		DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95609	Eastman Kodak Company	US	7995956	12/484,392	6/15/2009	8/9/2011	DEVELOPER SYSTEM AND METHOD FOR PROVIDING VARIABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95610	Eastman Kodak Company	US	8229333	12/484,409	6/15/2009	7/24/2012	DEVELOPER SYSTEM AND METHOD FOR PROVIDING A STABLE FLOW RATE OF DEVELOPER IN AN ELECTROGRAPHIC PRINTER
95613	Eastman Kodak Company	CN		201080036218.2	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	EP		10749523.6	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	JP		2012-526711	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	KR		10-2012-7004686	8/12/2010		IMAGE RECEIVER ELEMENTS
95613	Eastman Kodak Company	US	8258078	12/548,476	8/27/2009	9/4/2012	IMAGE RECEIVER ELEMENTS
95615	Eastman Kodak Company	US	8249480	12/491,320	6/25/2009	8/21/2012	FUSING APPARATUS FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95615	Eastman Kodak Company	US		13/532,822	6/26/2012		FUSING APPARATUS FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95616	Eastman Kodak Company	US	8147026	12/430,264	4/27/2009	4/3/2012	IMAGE QUALITY MATCHING IN A MIXED PRINT ENGINE ASSEMBLY SYSTEM
95618	Eastman Kodak Company	US		12/868,122	8/25/2010		LAST PAGE SAVER
95624	Eastman Kodak Company	US	8335464	12/827,325	6/30/2010	12/18/2012	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC APPARATUS
95627	Eastman Kodak Company	US	8091983	12/431,818	4/29/2009	1/10/2012	JET DIRECTIONALITY CONTROL USING PRINTHEAD NOZZLE
95628	Eastman Kodak Company	US	7938517	12/431,826	4/29/2009	5/10/2011	JET DIRECTIONALITY CONTROL USING PRINTHEAD DELIVERY CHANNEL
95629	Eastman Kodak Company	US	8304044	12/565,140	9/23/2009	11/6/2012	DYE TRANSFERABLE MATERIAL WITH IMPROVED IMAGE STABILITY

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95633	Eastman Kodak Company	CN		201080018794.4	4/16/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	EP		10716648.0	4/16/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	JP		2012-508464	4/16/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	TW		099113721	4/29/2010		DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95633	Eastman Kodak Company	US	8132919	12/432,856	4/30/2009	3/13/2012	DIGITAL PROJECTOR USING ARRAYED LIGHT SOURCES
95634	Eastman Kodak Company	CN		201080021801.6	5/20/2010		KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	JP		2012-511824	5/20/2010		KINEMATIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95634	Eastman Kodak Company	US	7992835	12/469,894	5/21/2009	8/9/2011	KINETIC MIRROR MOUNT ADJUSTABLE FROM TWO DIRECTIONS
95635	Eastman Kodak Company	DE	602009006714.1	09167558.7	8/10/2009	5/2/2012	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	GB	2284005	09167558.7	8/10/2009	5/2/2012	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95635	Eastman Kodak Company	NL	2284005	09167558.7	8/10/2009	5/2/2012	LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH B-HYDROXY ALKYLAMIDE CROSSLINKERS
95636	Eastman Kodak Company	CN		201080027088.6	5/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	EP		10724597.9	5/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	JP		2012-514936	5/28/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95636	Eastman Kodak Company	US	8257907	12/483,293	6/12/2009	9/4/2012	NEGATIVE-WORKING IMAGEABLE ELEMENTS

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95637	Eastman Kodak Company	CN		201080019305.7	4/21/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	EP		10716418.8	4/21/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	JP		2012-508468	4/21/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	TW		099113719	4/29/2010		BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95637	Eastman Kodak Company	US	8066389	12/432,999	4/30/2009	11/29/2011	BEAM ALIGNMENT CHAMBER PROVIDING DIVERGENCE CORRECTION
95642	Eastman Kodak Company	EP		10728939.9	6/22/2010		METHOD OF MAKING THERMAL IMAGING ELEMENTS
95642	Eastman Kodak Company	US	7993559	12/490,455	6/24/2009	8/9/2011	METHOD OF MAKING THERMAL IMAGING ELEMENTS
95643	Eastman Kodak Company	US	8218985	12/751,011	3/31/2010	7/10/2012	IMAGE PRINTING METHOD WITH REDUCED BANDING
95644	Eastman Kodak Company	US	8197022	12/568,733	9/29/2009	6/12/2012	AUTOMATED TIME OF FLIGHT SPEED COMPENSATION
95645	Eastman Kodak Company	US	8104861	12/568,750	9/29/2009	1/31/2012	COLOR TO COLOR REGISTRATION TARGET
95646	Eastman Kodak Company	US		12/568,762	9/29/2009		EXPOSURE AVERAGING
95647	Eastman Kodak Company	US		12/468,079	5/19/2009		POROUS CATCHER
95650	Eastman Kodak Company	US	8290205	12/491,268	6/25/2009	10/16/2012	DATING IMAGES FROM SCANNED WATERMARKS
95651	Eastman Kodak Company	US		13/305,812	11/29/2011		AIR EXTRACTION MANUFACTURING METHOD
95652	Eastman Kodak Company	CN		201080021514.5	5/5/2010		SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	DE	602010004857.8	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM

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95652	Eastman Kodak Company	EP	2433179	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	GB	2433179	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	NL	2433179	10718349.3	5/5/2010	1/23/2013	SCALING IMAGES BY USING MATCHED COMPONENTS IN A DUAL PRINT ENGINE SYSTEM
95652	Eastman Kodak Company	US		12/468,315	5/19/2009		SCALING IMAGES USING MATCHED COMPONENTS IN A DUAL ENGINE SYSTEM
95653	Eastman Kodak Company	EP		10747332.4	8/13/2010		STRUCTURAL INKS
95653	Eastman Kodak Company	GB		0914655.6	8/21/2009		FLEXOGRAPHIC PRINTING INKS
95653	Eastman Kodak Company	US		13/391,012	8/13/2010		STRUCTURAL INKS
95654	Eastman Kodak Company	CN		201080023181.X	5/5/2010		OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	EP		10718350.1	5/5/2010		OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	JP		2012-511807	5/5/2010		OPTICAL PROJECTION SYSTEM WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95654	Eastman Kodak Company	US	8172403	12/469,727	5/21/2009	5/8/2012	PROJECTION WITH CURVED SPECKLE REDUCTION ELEMENT SURFACE
95655	Eastman Kodak Company	CN		201080021987.5	5/7/2010		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	EP		10723811.5	5/7/2010		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	JP		2012-513034	5/7/2010		ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95655	Eastman Kodak Company	US	8305648	12/474,508	5/29/2009	11/6/2012	ADJUSTING THE CALIBRATION OF AN IMAGING SYSTEM
95657	Eastman Kodak Company	CN		201080021416.1	5/11/2010		OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT

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95657	Eastman Kodak Company	EP		10723814.9	5/11/2010		OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	JP		2012-511811	5/11/2010		OPTICAL PROJECTION SYSTEM WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95657	Eastman Kodak Company	US	8172404	12/469,751	5/21/2009	5/8/2012	PROJECTION WITH LENSLET ARRANGEMENT ON SPECKLE REDUCTION ELEMENT
95658	Eastman Kodak Company	CN		201080023175.4	5/19/2010		OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	EP		10723373.6	5/19/2010		OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	JP		2011-511821	5/19/2010		OPTICAL LASER PROJECTION SYSTEM WITH SPECKLE REDUCTION ELEMENT CONFIGURED FOR OUT-OF-PLANE MOTION
95658	Eastman Kodak Company	US	8366281	12/469,766	5/21/2009	2/5/2013	OUT-OF-PLANE MOTION OF SPECKLE REDUCTION ELEMENT
95660	Eastman Kodak Company	US		13/080,908	4/6/2011		STIMULUS-RESPONSIVE POLYMERIC PARTICLES
95662	Eastman Kodak Company	CN		FILED	6/7/2010		HIGH SPEED PAGE PROCESSING AND TRANSMISSION
95662	Eastman Kodak Company	JP		2012-514939	6/7/2010		HIGH SPEED PAGE PROCESSING AND TRANSMISSION
95665	Eastman Kodak Company	US		12/549,837	8/28/2009		CORRECTING COLOR BASED ON AUTOMATICALLY DETERMINED MEDIA
95671	Eastman Kodak Company	CN		201080023290.1	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	EP		10723379.3	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	IN		7930/DELNP/2011	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES

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95671	Eastman Kodak Company	JP		2012-513049	5/27/2010		BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95671	Eastman Kodak Company	US	8033666	12/473,451	5/28/2009	10/11/2011	BEAM ALIGNMENT SYSTEM USING ARRAYED LIGHT SOURCES
95672	Eastman Kodak Company	CN		2010800334801	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	EP		10830935.2	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	JP		2012-522800	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	US		12/511,326	7/29/2009		INK RESERVOIR WITH A BIASING VALVE
95672	Eastman Kodak Company	WO		PCT/US10/01992	7/15/2010		INK RESERVOIR WITH A BIASING VALVE
95673	Eastman Kodak Company	CN		201080021239.7	6/16/2010		PLATES CONTAINER CHARACTERISTICS MANAGEMENT SYSTEM
95673	Eastman Kodak Company	EP		10728935.7	6/16/2010		PLATES CONTAINER CHARACTERISTICS MANAGEMENT SYSTEM
95673	Eastman Kodak Company	JP		2012-516060	6/16/2010		PLATES CONTAINER CHARACTERISTICS MANAGEMENT SYSTEM
95674	Eastman Kodak Company	WO		PCT/US12/34878	4/25/2012		STIMULUS-RESPONSIVE POLYMERIC PARTICLE FORMULATIONS
95675	Eastman Kodak Company	CN		201080036041.6	8/16/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	EP		10747358.9	8/16/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	JP		2012-526831	8/16/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95675	Eastman Kodak Company	US	8383319	12/546,769	8/25/2009	2/26/2013	LITHOGRAPHIC PRINTING PLATE PRECURSORS AND STACKS
95676	Eastman Kodak Company	US		13/160,756	6/15/2011		SELECTABLE PRINTHEAD-TO-PAPER SPACING ADJUSTMENT APPARATUS
95677	Eastman Kodak Company	US		13/076,596	3/31/2011		BINDER CLIP

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95682	Eastman Kodak Company	CN		2010800399740	9/1/2010		IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	EP		10757875.9	9/1/2010		IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	JP		2012-528827	9/1/2010		IMAGING HEAD FOR 3D IMAGING
95682	Eastman Kodak Company	US	8284229	12/555,003	9/8/2009	10/9/2012	IMAGING HEAD FOR 3D IMAGING
95684	Eastman Kodak Company	US	8142976	12/630,214	12/3/2009	3/27/2012	METHOD FOR PREPARING MULTIPLE EMULSION AND POROUS POLYMER PARTICLES THEREFROM
95685	Eastman Kodak Company	EP		10836424.1	11/24/2010		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95685	Eastman Kodak Company	US	8330870	12/632,854	12/8/2009	12/11/2012	DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95685	Eastman Kodak Company	US		13/613,386	9/13/2012		DYNAMIC ILLUMINATION CONTROL FOR LASER PROJECTION DISPLAY
95687	Eastman Kodak Company	CN		201080031777.4	7/12/2010		IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	EP		10735101.7	7/12/2010		IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	JP		2012-520590	7/12/2010		IMPROVED SETTING OF IMAGING PARAMETERS
95687	Eastman Kodak Company	US		12/503,096	7/15/2009		IMPROVED SETTING OF IMAGING PARAMETERS
95688	Eastman Kodak Company	CN		201080031203.7	7/13/2010		SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	EP		10737133.8	7/13/2010		SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	JP		2012-520596	7/13/2010		SETTING IMAGING PARAMETERS USING A SCANNER
95688	Eastman Kodak Company	US		12/503,099	7/15/2009		IMPROVED SETTING OF IMAGING PARAMETERS USING A SCANNER
95689	Eastman Kodak Company	US	8063352	12/490,415	6/24/2009	11/22/2011	COLOR SEPARATION FILTER FOR SOLID STATE SENSOR
95693	Eastman Kodak Company	US		13/331,075	12/20/2011		PRODUCING CORRECTION DATA FOR PRINTER
95693	Eastman Kodak Company	WO		PCT/US12/68662	12/10/2012		PRODUCING CORRECTION DATA FOR PRINTER
95696	Eastman Kodak Company	US	8113628	12/487,675	6/19/2009	2/14/2012	INKJET PRINTERS HAVING MICRO-FLUIDIC ACTUATORS

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95698	Eastman Kodak Company	US		12/507,226	7/22/2009		REDUCING INK BLEED ARTIFACTS FOR RGB IMAGES
95700	Eastman Kodak Company	CN		201180009854.0	2/16/2011		RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	EP		11704711.8	2/16/2011		RAISED PRINTING USING SMALL TONER PARTICLES
95700	Eastman Kodak Company	US		12/707,873	2/18/2010		RAISED PRINTING USING SMALL TONER PARTICLES
95704	Eastman Kodak Company	US	8118408	12/494,337	6/30/2009	2/21/2012	FLOW THROUGH DROP DISPENSER
95705	Eastman Kodak Company	US	8210648	12/494,341	6/30/2009	7/3/2012	FLOW THROUGH DISPENSER INCLUDING TWO DIMENSIONAL ARRAY
95706	Eastman Kodak Company	US	8182073	12/494,343	6/30/2009	5/22/2012	FLOW THROUGH DISPENSER INCLUDING DIVERTER COOLING CHANNEL
95707	Eastman Kodak Company	US	8172364	12/494,346	6/30/2009	5/8/2012	FLOW THROUGH DISPENSER INCLUDING IMPROVED GUIDE STRUCTURE
95708	Eastman Kodak Company	US	8201924	12/494,350	6/30/2009	6/19/2012	LIQUID DIVERTER FOR FLOW THROUGH DROP DISPENSER
95711	Eastman Kodak Company	CN		201080031472.3	7/13/2010		A SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95711	Eastman Kodak Company	EP		10737653.5	7/13/2010		A SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95711	Eastman Kodak Company	JP		2012-520597	7/13/2010		A SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95711	Eastman Kodak Company	US		12/502,267	7/14/2009		SYSTEM FOR ENGRAVING FLEXOGRAPHIC PLATES
95716	Eastman Kodak Company	US	8215751	12/620,611	11/18/2009	7/10/2012	CARRIAGE WITH IMPROVED PRINT CARTRIDGE MOUNTING RELIABILITY
95720	Eastman Kodak Company	CN		201080027601.1	6/16/2010		ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	EP		10728453.1	6/16/2010		ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES

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95720	Eastman Kodak Company	JP		2012-517483	6/16/2010		ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95720	Eastman Kodak Company	US	8019255	12/491,630	6/25/2009	9/13/2011	ALIGNMENT METHOD FOR A PLURALITY OF COUPLED DIGITAL PRINT ENGINES
95724	Eastman Kodak Company	US		12/914,074	10/28/2010		IMAGING PRODUCT LAYOUT SYSTEM
95725	Eastman Kodak Company	AU		2010292537	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	BR		BR112012004585-7	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	CN		201080040381.6	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	EP		10751747.6	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	IN		902/DELNP/2012	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	JP		2012-528813	8/26/2010		POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95725	Eastman Kodak Company	US	8298750	12/555,040	9/8/2009	10/30/2012	POSITIVE-WORKING RADIATION-SENSITIVE IMAGEABLE ELEMENTS
95727	Eastman Kodak Company	US		12/767,826	4/27/2010		CONTINUOUS PRINthead INCLUDING POLYMERIC FILTER
95728	Eastman Kodak Company	CN		201080031868.8	7/12/2010		DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	EP		10737152.8	7/12/2010		DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	JP		2012-521670	7/12/2010		DEVELOPER LIQUID LEVEL SENSOR
95728	Eastman Kodak Company	US	8283647	12/507,184	7/22/2009	10/9/2012	DEVELOPER LIQUID LEVEL SENSOR
95729	Eastman Kodak Company	CN		201080034745.X	8/4/2010		IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	EP		10747710.1	8/4/2010		IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	JP		2012-525521	8/4/2010		IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95729	Eastman Kodak Company	US	8174552	12/543,525	8/19/2009	5/8/2012	IMPROVED MERGING OF IMAGE PIXEL ARRANGEMENTS
95730	Eastman Kodak Company	US	8179412	12/543,530	8/19/2009	5/15/2012	MERGING IMAGE PIXELS BASED ON MAIN-SCAN MISALIGNMENT

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95731	Eastman Kodak Company	US		12/543,534	8/19/2009		DETERMINATION OF OPTIMUM MERGE LINE LOCATION
95732	Eastman Kodak Company	US		12/543,539	8/19/2009		ENHANCED IMAGING WITH ADJUSTED IMAGE SWATH WIDTHS
95733	Eastman Kodak Company	US	8033650	12/543,712	8/19/2009	10/11/2011	PAIRED DROP EJECTOR
95740	Eastman Kodak Company	US	8331818	12/507,823	7/23/2009	12/11/2012	OPTIMIZED FUSING FOR HIGH SPEED ELECTROPHOTOGRAPHY SYSTEM
95742	Eastman Kodak Company	US		12/911,978	10/26/2010		LARGE PARTICLE TONER PRINTING METHOD
95744	Eastman Kodak Company	CN		201080049874.6	11/4/2010		DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	EP		10852634.4	11/4/2010		DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	JP		2012-537221	11/4/2010		DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95744	Eastman Kodak Company	US	8226217	12/613,683	11/6/2009	7/24/2012	DYNAMIC PHASE SHIFTS TO IMPROVE STREAM PRINT
95752	Eastman Kodak Company	US		12/648,329	12/29/2009		CAMERA AND DISPLAY SYSTEM INTERACTIVITY
95754	Eastman Kodak Company	US		12/648,357	12/29/2009		GROUP DISPLAY SYSTEM
95755	Eastman Kodak Company	US		12/648,362	12/29/2009		METHOD FOR GROUP INTERACTIVITY
95761	Eastman Kodak Company	BR		112012024510-4	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	CN		201180020761.8	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	EP		11717135.5	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	IN		9260/DELNP/2012	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	JP		2013-508038	4/20/2011		TONER CONTAINING METALLIC FLAKES
95761	Eastman Kodak Company	US		12/766,939	4/26/2010		TONER CONTAINING METALLIC FLAKES
95766	Eastman Kodak Company	CN		201080045791.X	10/6/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS

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95766	Eastman Kodak Company	EP		10765550.8	10/6/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95766	Eastman Kodak Company	JP		2012-533267	10/6/2010		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95766	Eastman Kodak Company	US		12/575,567	10/8/2009		NEGATIVE-WORKING IMAGEABLE ELEMENTS
95767	Eastman Kodak Company	CN		201080049810.6	10/12/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS
95767	Eastman Kodak Company	EP		10768147.0	10/12/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS
95767	Eastman Kodak Company	JP		2012-536838	10/12/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS
95773	Eastman Kodak Company	US		12/608,047	10/29/2009		DIGITAL MANUFACTURE OF AN GAS OR LIQUID SEPARATION DEVICE
95778	Eastman Kodak Company	US	8203712	12/533,424	7/31/2009	6/19/2012	METHOD AND APPARATUS FOR MEASURING COLORS
95779	Eastman Kodak Company	US	8401289	12/533,451	7/31/2009	3/19/2013	METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95779	Eastman Kodak Company	US		13/712,064	12/12/2012		METHOD FOR MATCHING COLORS BETWEEN TWO SYSTEMS
95784	Eastman Kodak Company	US	8162443	12/543,749	8/19/2009	4/24/2012	PAIRED DROP EJECTOR METHOD OF OPERATION
95788	Eastman Kodak Company	US		12/688,191	1/15/2010		PREPARING LARGE-SIZED EMITTING COLLOIDAL NANOCRYSTALS
95796	Eastman Kodak Company	CN		201080050172.X	11/4/2010		AIR EXTRACTION DEVICE FOR INKJET PRINthead
95796	Eastman Kodak Company	EP		10777189.1	11/4/2010		AIR EXTRACTION DEVICE FOR INKJET PRINthead
95796	Eastman Kodak Company	JP		2012-537980	11/4/2010		AIR EXTRACTION DEVICE FOR INKJET PRINthead
95796	Eastman Kodak Company	US	8235514	12/614,476	11/9/2009	8/7/2012	AIR EXTRACTION DEVICE FOR INKJET PRINthead
95797	Eastman Kodak Company	US	8118406	12/573,273	10/5/2009	2/21/2012	FLUID EJECTION ASSEMBLY HAVING A MOUNTING SUBSTRATE
95802	Eastman Kodak Company	US	8224209	12/542,757	8/18/2009	7/17/2012	HIGH-FREQUENCY BANDING REDUCTION FOR ELECTROPHOTOGRAPHIC PRINTER

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95804	Eastman Kodak Company	US	8400670	12/618,949	11/16/2009	3/19/2013	IMAGE DOWN-SAMPLING WITH FINE DETAIL ENHANCEMENT
95805	Eastman Kodak Company	US		12/569,985	9/30/2009		DIGITAL MANUFACTURE OF AN OPTICAL WAVEGUIDE
95807	Eastman Kodak Company	US	8205338	12/544,396	8/20/2009	6/26/2012	METHOD OF MAKING A MULTI-LOBED NOZZLE
95811	Eastman Kodak Company	CN		201080045904	9/22/2010		HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	EP		10760853.1	9/22/2010		HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	JP		2012-530982	9/22/2010		HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95811	Eastman Kodak Company	US	8144022	12/566,906	9/25/2009	3/27/2012	HEAT SENSITIVE SENSOR FOR FLEXIBLE WAVEGUIDES
95818	Eastman Kodak Company	US		12/687,155	1/14/2010		MAGNETIC ARRANGEMENT IN A DEVELOPMENT ROLLER OF AN ELECTROSTATOGRAPHIC PRINTER
95819	Eastman Kodak Company	US	6664020	08/489,822	6/13/1995	12/16/2003	TRANSFER IMAGING ELEMENTS
95819	Eastman Kodak Company	US	6461787	09/469,974	12/21/1999	10/8/2002	TRANSFER IMAGING ELEMENTS
95820	Eastman Kodak Company	CN		201080038796.X	8/25/2010		ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	EP		10749965.9	8/25/2010		ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	JP		2012-527911	8/25/2010		ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95820	Eastman Kodak Company	US	8320784	12/553,284	9/3/2009	11/27/2012	ENHANCED FUSING OF RAISED TONER USING ELECTROGRAPHY
95822	Eastman Kodak Company	US		12/908,920	10/21/2010		INVERSE MASK GENERATING PRINTER AND PRINTER MODULE
95826	Eastman Kodak Company	US		12/647,573	12/28/2009		FUSER MEMBER WITH FLUOROPOLYMER OUTER LAYER
95827	Eastman Kodak Company	US	8304016	12/647,569	12/28/2009	11/6/2012	METHOD OF MAKING FUSER MEMBER
95829	Eastman Kodak Company	US		12/649,374	12/30/2009		METHOD FOR GENERATING PERSONALIZED DOCUMENTS
95835	Eastman Kodak Company	US	8168546	12/622,496	11/20/2009	5/1/2012	METHOD FOR SELECTIVE DEPOSITION AND DEVICES

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95836	Eastman Kodak Company	CN		201080041637.5	9/8/2010		LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	EP		10754829.9	9/8/2010		LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	JP		2012-529798	9/8/2010		LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95836	Eastman Kodak Company	US	8203131	12/563,462	9/21/2009	6/19/2012	LIMITING PLATE SHIFTING WITHIN A PLATE PALLET
95837	Eastman Kodak Company	US	8153529	12/622,506	11/20/2009	4/10/2012	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95837	Eastman Kodak Company	US		13/313,055	12/7/2011		ELECTRONIC DEVICE
95838	Eastman Kodak Company	US	8318249	12/622,519	11/20/2009	11/27/2012	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95839	Eastman Kodak Company	US		12/622,530	11/20/2009		METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95840	Eastman Kodak Company	US	7998878	12/622,550	11/20/2009	8/16/2011	METHOD FOR SELECTIVE DEPOSITION AND DEVICES
95841	Eastman Kodak Company	US		12/622,660	11/20/2009		DEPOSITION INHIBITOR COMPOSITION AND METHOD OF USE
95842	Eastman Kodak Company	US	8226215	12/707,704	2/18/2010	7/24/2012	JETTING MODULE INSTALL MECHANISM
95846	Eastman Kodak Company	US	8130374	13/245,143	9/26/2011	3/6/2012	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95846	Eastman Kodak Company	US	8154720	13/245,151	9/26/2011	4/10/2012	CALIBRATION OF A SPATIAL LIGHT MODULATOR
95847	Eastman Kodak Company	US	8243115	12/609,093	10/30/2009	8/14/2012	METHOD FOR ADJUSTING A SPATIAL LIGHT MODULATOR
95849	Eastman Kodak Company	EP		10749526.9	8/19/2010		IMAGE CAPTURE DEVICE
95849	Eastman Kodak Company	JP		2009-197357	8/27/2009		IMAGE CAPTURE DEVICE
95849	Eastman Kodak Company	US		13/389,602	8/19/2010		IMAGE CAPTURE DEVICE
95860	Eastman Kodak Company	US	8184928	12/582,110	10/20/2009	5/22/2012	COMBINING SEAM CARVING AN
95861	Eastman Kodak Company	US	8213745	12/576,260	10/9/2009	7/3/2012	IMAGE RESIZING SEAM CARVING FOR IMAGE RESIZING
95866	Eastman Kodak Company	CN		201080045675.8	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES

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95866	Eastman Kodak Company	EP		10774094.6	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	JP		2012-536929	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	TW		099136584	10/26/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95866	Eastman Kodak Company	US		12/606,212	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING BONDED PLATES
95868	Eastman Kodak Company	EP		10774062.3	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING PLATE COMPRISING A MIRROR-FINISHED SURFACE
95868	Eastman Kodak Company	US		12/606,213	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING PLATE COMPRISING A MIRROR-FINISHED SURFACE
95870	Eastman Kodak Company	US		12/606,223	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING NON-PARALLEL NON-PERPENDICULAR SLOTS
95871	Eastman Kodak Company	CN		201080048658.X	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	EP		10774064.9	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	JP		2012-536874	10/19/2010		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95871	Eastman Kodak Company	US		12/606,228	10/27/2009		FLUID DISTRIBUTION MANIFOLD INCLUDING COMPLIANT PLATES
95872	Eastman Kodak Company	CN		2010800486749	10/12/2010		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95872	Eastman Kodak Company	EP		10768658.6	10/12/2010		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95872	Eastman Kodak Company	JP		2012-536839	10/12/2010		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM
95872	Eastman Kodak Company	US		12/606,231	10/27/2009		FLUID CONVEYANCE SYSTEM INCLUDING FLEXIBLE RETAINING MECHANISM

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95873	Eastman Kodak Company	US		12/606,234	10/27/2009		CONVEYANCE SYSTEM INCLUDING OPPOSED FLUID DISTRIBUTION MANIFOLDS
95874	Eastman Kodak Company	US		12/606,238	10/27/2009		FLUID DISTRIBUTION MANIFOLD OPERATING STATE MANAGEMENT SYSTEM
95877	Eastman Kodak Company	CN		201080047100X	10/14/2010		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95877	Eastman Kodak Company	EP		10771275.4	10/14/2010		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95877	Eastman Kodak Company	JP		2012-534341	10/14/2010		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95877	Eastman Kodak Company	US		12/581,198	10/19/2009		PLATE DEVELOPER WITH A CONFIGURABLE TRANSPORT PATH
95878	Eastman Kodak Company	CN		201080044779.7	9/29/2010		PLATE MONITORING SYSTEM
95878	Eastman Kodak Company	EP		10763554.2	9/29/2010		PLATE MONITORING SYSTEM
95878	Eastman Kodak Company	JP		2012-533211	9/29/2010		PLATE MONITORING SYSTEM
95878	Eastman Kodak Company	US		12/574,722	10/7/2009		PLATE MONITORING SYSTEM
95880	Eastman Kodak Company	US	8177052	12/638,109	12/15/2009	5/15/2012	BELT EDGE SENSOR AND ACTUATOR FOR CONTROLLING TRACKING OF SUCH BELT
95881	Eastman Kodak Company	US	8282183	12/604,428	10/23/2009	10/9/2012	INKJET PRINTER FOR DETECTING THE TYPE OF PRINT MEDIA
95882	Eastman Kodak Company	US		12/711,491	2/24/2010		INK TANK CHECK VALVE FOR PRESSURE REGULATION
95883	Eastman Kodak Company	US	7982758	12/569,981	9/30/2009	7/19/2011	APPARATUS FOR CONTROLLING PEEL POSITION IN A PRINTER
95887	Eastman Kodak Company	EP		09743280.1	4/28/2009		FEEDER SYSTEM WITH INDEPENDENT CONTROL OF ROLLERS
95888	Eastman Kodak Company	US	7654521	11/019,108	12/22/2004	2/2/2010	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED OVERLAP
95888	Eastman Kodak Company	US	8066280	12/637,869	12/15/2009	11/29/2011	APPARATUS, METHOD AND PROGRAM PRODUCT FOR DETECTING ARTICLE MULTIFEED

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95888	Eastman Kodak Company	US	8272639	13/253,764	10/5/2011	9/25/2012	APPARATUS AND METHOD FOR DETECTING ARTICLE MULTIFEED IN A PREDEFINED REGION OF A FLAT ARTICLE
95892	Eastman Kodak Company	US		12/767,827	4/27/2010		PRINTHEAD INCLUDING POLYMERIC FILTER
95893	Eastman Kodak Company	US	8383315	12/707,861	2/18/2010	2/26/2013	RAISED LETTER PRINTING USING LARGE YELLOW TONER PARTICLES
95894	Eastman Kodak Company	EP		09743260.3	4/22/2009		VARIABLE FEEDER TRAY CAPACITY CONTROL
95894	Eastman Kodak Company	US		12/149,550	5/5/2008		VARIABLE FEEDER TRAY CAPACITY CONTROL
95897	Eastman Kodak Company	US	6694384	09/352,441	7/13/1999	2/17/2004	METHOD AND SYSTEM TO REMOTELY CONFIGURE BUSINESS OFFICE DEVICES TO USER DEFINED PARAMETERS
95898	Eastman Kodak Company	US	8251475	12/636,806	12/14/2009	8/28/2012	POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
95900	Eastman Kodak Company	DE	60312408.9	03250626.3	1/27/2003	11/29/2007	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	GB	1331184	03250626.3	1/27/2003	3/14/2007	SHEET FEEDER APPARATUS
95900	Eastman Kodak Company	JP	4008360	2003-017564	1/27/2003	9/7/2007	PIC ROLLER WITH CLUTCH
95900	Eastman Kodak Company	US	6679490	10/057,743	1/25/2002	1/20/2004	PIC ROLLER WITH CLUTCH
95905	Eastman Kodak Company	US	6305684	09/262,768	3/4/1999	10/23/2001	FEED ROLLERS WITH REVERSING CLUTCH
95905	Eastman Kodak Company	US	6203005	09/262,770	3/4/1999	3/20/2001	FEEDER APPARATUS FOR DOCUMENTS AND THE LIKE
95905	Eastman Kodak Company	US	6585252	09/724,573	11/28/2000	7/1/2003	SEMI-ACTIVE CLUTCH ASSEMBLY
95908	Eastman Kodak Company	CN		201180006425.8	1/19/2011		ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	EP		11702099.0	1/19/2011		ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95908	Eastman Kodak Company	US	8212243	12/691,793	1/22/2010	7/3/2012	SEMICONDUCTOR DEVICES ORGANIC SEMICONDUCTING COMPOSITIONS AND N-TYPE SEMICONDUCTOR DEVICES
95909	Eastman Kodak Company	US	8260569	12/609,113	10/30/2009	9/4/2012	DETERMINING A DIMENSION OF A REGULAR PATTERN OF ELEMENTS

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95912	Eastman Kodak Company	US		12/570,009	9/30/2009		DIGITAL MANUFACTURE OF AN ELECTRICAL CIRCUIT
95913	Eastman Kodak Company	US	8145114	12/608,040	10/29/2009	3/27/2012	DIGITAL MANUFACTURE OF A MICROFLUIDIC DEVICE
95936	Eastman Kodak Company	US	8395094	12/699,120	2/3/2010	3/12/2013	STRUCTURE FOR CONDUCTING HEAT FROM CARTRIDGE HEATERS
95942	Eastman Kodak Company	CN		201080050407.5	10/28/2010		AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	EP		10777158.6	10/28/2010		AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	JP		2012-537919	10/28/2010		AIR EXTRACTION PRINTER
95942	Eastman Kodak Company	US	8376487	12/614,481	11/9/2009	2/19/2013	AIR EXTRACTION PRINTER
95943	Eastman Kodak Company	US	8313181	12/614,483	11/9/2009	11/20/2012	AIR EXTRACTION METHOD FOR INKJET PRINTER
95948	Eastman Kodak Company	CN		201080051366.1	11/4/2010		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	EP		10776251.0	11/4/2010		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	JP		2012-537976	11/4/2010		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95948	Eastman Kodak Company	US	8329383	12/612,915	11/5/2009	12/11/2012	NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
95950	Eastman Kodak Company	US		12/604,447	10/23/2009		METHOD FOR PRINTING AN IMAGE
95959	Eastman Kodak Company	US		12/635,023	12/10/2009		METHOD OF REGISTRATION CORRECTION
95976	Eastman Kodak Company	US		12/731,182	3/25/2010		METHOD OF TREATING SEASONED DEVELOPER SOLUTION
95986	Eastman Kodak Company	CN		201080051073.3	11/5/2010		PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	EP		10778783.0	11/5/2010		PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	JP		2012-538859	11/5/2010		PHASE-COMPENSATED THIN-FILM BEAM COMBINER
95986	Eastman Kodak Company	US	8305502	12/616,156	11/11/2009	11/6/2012	PHASE-COMPENSATED THIN-FILM BEAM COMBINER

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95986	Eastman Kodak Company	US		13/588,504	8/17/2012		PHASE-COMPENSATED ANTI-REFLECTIVE THIN FILM COATING
95989	Eastman Kodak Company	CN		201080050173.4	10/20/2010		PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	EP		10828772.3	10/20/2010		PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	JP		2012-537899	10/20/2010		PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95989	Eastman Kodak Company	US	8231207	12/613,699	11/6/2009	7/31/2012	PHASE SHIFTS FOR PRINTING AT TWO SPEEDS
95991	Eastman Kodak Company	US	8104878	12/613,712	11/6/2009	1/31/2012	PHASE SHIFTS FOR TWO GROUPS OF NOZZLES
95992	Eastman Kodak Company	US	8265505	12/702,343	2/9/2010	9/11/2012	SELECTIVE COOLING OF A FUSER HEATER ROLLER
95994	Eastman Kodak Company	US	8147033	12/614,487	11/9/2009	4/3/2012	INK CHAMBERS FOR INKJET PRINTER
95996	Eastman Kodak Company	CN		200980163316.X	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	EP		09760035.7	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	JP		2012-538797	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95996	Eastman Kodak Company	US		13/502,527	11/13/2009		MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
95999	Eastman Kodak Company	CN		2010800568664	12/13/2010		CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	EP		10801487.9	12/13/2010		CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	JP		2012-544662	12/13/2010		CONTROLLING ERROR DIFFUSION DOT DENSITY
95999	Eastman Kodak Company	US	8203757	12/636,879	12/14/2009	6/19/2012	CONTROLLING ERROR DIFFUSION DOT DENSITY

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96002	Eastman Kodak Company	US		12/618,108	11/13/2009		ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	CN		2010800512230	11/5/2010		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	EP		10776900.2	11/5/2010		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	JP		2012-0538860	11/5/2010		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96003	Eastman Kodak Company	US		12/618,086	11/13/2009		JOB ERROR CORRECTION IN A MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96004	Eastman Kodak Company	US		12/618,059	11/13/2009		MULTIPASS ELECTROPHOTOGRAPHIC PRINT ENGINE
96005	Eastman Kodak Company	US		12/618,072	11/13/2009		DUAL DIVERTER
96006	Eastman Kodak Company	CN		201080054002.9	11/16/2010		BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	EP		10784377.3	11/16/2010		BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	JP		2012-541104	11/16/2010		BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96006	Eastman Kodak Company	US	8251494	12/627,133	11/30/2009	8/28/2012	BONDABLE PRINTED WIRING WITH IMPROVED WEAR RESISTANCE
96007	Eastman Kodak Company	EP		10779659.1	11/16/2010		EDGE GUIDE HAVING ADJUSTABLE MAGNITUDE NESTING FORCE
96008	Eastman Kodak Company	US	8376496	12/796,715	6/9/2010	2/19/2013	COLOR CONSISTENCY FOR A MULTI-PRINthead SYSTEM
96009	Eastman Kodak Company	US		12/915,091	10/29/2010		METHOD OF CONTROLLING PRINT DENSITY

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96013	Eastman Kodak Company	US	8306461	12/590,753	11/13/2009	11/6/2012	MULTICOLOR ELECTROPHOTOGRAPHIC PRINT ENGINE
96014	Eastman Kodak Company	CN		201080051101.1	11/10/2010		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	EP		10781763.7	11/10/2010		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	JP		2012-538918	11/10/2010		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96014	Eastman Kodak Company	US		12/618,118	11/13/2009		SHEET REGISTRATION FOR A MULTIPASS ELECTROPHOTOGRAPHIC PRINTER
96017	Eastman Kodak Company	US	8220902	12/620,614	11/18/2009	7/17/2012	PRINTHEAD WITH IMPROVED INK TANK MOUNTING RELIABILITY
96018	Eastman Kodak Company	US	8220903	12/620,619	11/18/2009	7/17/2012	INK TANK FEATURE FOR IMPROVED MOUNTING RELIABILITY
96020	Eastman Kodak Company	CN		201080055291.4	12/2/2010		MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	EP		10793363.2	12/2/2010		MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	JP		2012-543155	12/2/2010		MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96020	Eastman Kodak Company	US	7963708	12/632,860	12/8/2009	6/21/2011	MINIMIZING CARBONIZATION OF DEVELOPER LIQUID
96021	Eastman Kodak Company	CN		2010800586728	12/8/2010		INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	EP		10795517.1	12/8/2010		INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	JP		FILED	12/8/2010		INK FILL PORT FOR INKJET INK TANK
96021	Eastman Kodak Company	US	8240816	12/642,883	12/21/2009	8/14/2012	INK FILL PORT FOR INKJET INK TANK
96022	Eastman Kodak Company	US		12/627,161	11/30/2009		METHOD OF MAKING BONDABLE PRINTED WIRING MEMBER

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96027	Eastman Kodak Company	US		12/691,273	1/21/2010		METHOD OF MAKING LITHOGRAPHIC PRINTING PLATES
96028	Eastman Kodak Company	EP		10805564.1	12/30/2010		FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		12/695,190	1/28/2010		FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96028	Eastman Kodak Company	US		13/586,118	8/15/2012		FLEXOGRAPHIC PROCESSING SOLUTION AND USE
96031	Eastman Kodak Company	EP		11004458.3	5/31/2011		THERMAL RECEIVER ELEMENTS AND IMAGING ASSEMBLIES
96031	Eastman Kodak Company	US		12/823,187	6/25/2010		THERMAL RECEIVER ELEMENTS AND IMAGING ASSEMBLIES
96040	Eastman Kodak Company	US		12/635,040	12/10/2009		AUTOMATIC HIGH-PRECISION COLOUR REGISTRATION CORRECTION
96041	Eastman Kodak Company	US		12/915,751	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96043	Eastman Kodak Company	US	8317292	12/636,807	12/14/2009	11/27/2012	METHOD OF POSITION DETECTION WITH TWO-DIMENSIONAL SENSOR IN PRINTER
96045	Eastman Kodak Company	US		12/642,885	12/21/2009		METHOD FOR FILLING AN INKJET INK TANK
96063	Eastman Kodak Company	BR		BR1120120199072	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	CN		201180010647.7	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	EP		11704703.5	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	IN		6475/DELNP/2012	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	JP		2012-555025	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	KR		10-2012-7022265	2/10/2011		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96063	Eastman Kodak Company	US		12/713,264	2/26/2010		VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
96064	Eastman Kodak Company	US		12/649,380	12/30/2009		SYSTEM FOR GENERATING PERSONALIZED DOCUMENTS

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96066	Eastman Kodak Company	US		12/696,093	1/29/2010		PROCESSOR SYSTEM WITH PROVISION FOR AUTOMATED CONTROL OF PROCESSING PARAMETERS
96068	Eastman Kodak Company	US	8277006	12/711,354	2/24/2010	10/2/2012	CONTROLLABLE MAINTENANCE OPERATIONS FOR EFFICIENT INK USE
96070	Eastman Kodak Company	US		12/705,647	2/15/2010		DETECTION AND DISPLAY OF STEREO IMAGES
96072	Eastman Kodak Company	US		12/793,924	6/4/2010		COLOR TRANSFORM INSENSITIVIE TO PROCESS VARIABILITY
96073	Eastman Kodak Company	US	8377729	12/689,326	1/19/2010	2/19/2013	FORMING II-VI CORE-SHELL SEMICONDUCTOR NANOWIRES
96078	Eastman Kodak Company	DE		102010046962.9	9/29/2010		SUBSTRAT PATH SPEED ADJUSTMENT FOR DIFFERENT OR EQUAL TRANSPORTATION PRINCIPLES WITHIN SAME DRIVE TRAIN TRANSPORTANORDNUNG FÜR BEDRUCKSTOFFE IN EINER DRUCKMASCHINE
96078	Eastman Kodak Company	US		13/200,669	9/28/2011		TRANSPORT ARRANGEMENT FOR PRINTING MATERIALS IN A PRINTING MACHINE
96080	Eastman Kodak Company	CN		MAILED	8/19/2011		LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	EP		11826679.0	8/19/2011		LITHOGRAPHIC PRINTING PLATE PRECURSOR
96080	Eastman Kodak Company	JP		2010-211946	9/22/2010		PHOTOPOLYMER PLATE CONTAINING SPECIFIC FLUORINATED POLYMER
96080	Eastman Kodak Company	US		13/825,136	8/19/2011		LITHOGRAPHIC PRINTING PLATE PRECURSOR
96081	Eastman Kodak Company	US	8309394	12/691,802	1/22/2010	11/13/2012	METHOD OF MAKING N-TYPE SEMICONDUCTOR DEVICES
96083	Eastman Kodak Company	US		12/707,877	2/18/2010		A SYSTEM TO PRINT RAISED PRINTING USING SMALL TONER PARTICLES

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96085	Eastman Kodak Company	US		12/731,178	3/25/2010		SAFE RADIANT TONER HEATING APPARATUS WITH MEMBRANE
96087	Eastman Kodak Company	US	8331842	12/749,804	3/30/2010	12/11/2012	TONER HEATING APPARATUS WITH BELT AND NIP
96088	Eastman Kodak Company	US	8201822	12/713,257	2/26/2010	6/19/2012	PLANAR MEDIA-FEED APPARATUS
96089	Eastman Kodak Company	US	8318406	12/699,079	2/3/2010	11/27/2012	A METHOD FOR FIXING A FLEXOGRAPHIC PLATE
96090	Eastman Kodak Company	TW		100104798	2/14/2011		GLASSES FOR VIEWING STEREO IMAGES
96090	Eastman Kodak Company	US	8384774	12/705,650	2/15/2010	2/26/2013	GLASSES FOR VIEWING STEREO IMAGES
96091	Eastman Kodak Company	US		12/705,652	2/15/2010		3-DIMENSIONAL DISPLAY WITH PREFERENCES
96092	Eastman Kodak Company	US		12/705,659	2/15/2010		DISPLAY WITH INTEGRATED CAMERA
96095	Eastman Kodak Company	BR		BR112012021648-1	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	CN		201180017107.1	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	EP		11712404.0	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	IN		7727/DELNP/2012	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	JP		FILED	3/23/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	TW		100110658	3/28/2011		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96095	Eastman Kodak Company	US		12/748,712	3/29/2010		METHOD FOR SONIC DOCUMENT CLASSIFICATION
96096	Eastman Kodak Company	BR		1120120196880	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	CN		201180010795.9	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	EP		11705115.1	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	IN		7381/DELNP/2012	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM

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96096	Eastman Kodak Company	JP		2012-555024	2/10/2011		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96096	Eastman Kodak Company	US		12/712,296	2/25/2010		PRINTER COMPONENT MOUNTING AND ALIGNMENT SYSTEM
96097	Eastman Kodak Company	CN		201180010738.0	2/22/2011		PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	EP		11707008.6	2/22/2011		PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96097	Eastman Kodak Company	US	8403252	12/712,271	2/25/2010	3/26/2013	PRINT MEDIA TENSIONING APPARATUS INCLUDING GIMBALED ROLLER
96099	Eastman Kodak Company	US	8329616	12/750,733	3/31/2010	12/11/2012	IMAGE RECEIVER ELEMENTS WITH OVERCOAT
96105	Eastman Kodak Company	US	8396400	12/887,786	9/22/2010	3/12/2013	METHOD OF IMPLEMENTING A MAGNETICALLY ACTUATED FLAP SEAL
96108	Eastman Kodak Company	US		12/826,832	6/30/2010		METHOD OF MANUFACTURING WAX-CONTAINING POLYMER PARTICLES
96115	Eastman Kodak Company	US		12/700,785	2/5/2010		DETECTION OF MISREGISTERED PRINTING PLATE
96116	Eastman Kodak Company	EP		11705735.6	2/1/2011		IMPROVED PRINTING PLATE REGISTRATION
96116	Eastman Kodak Company	US		12/700,788	2/5/2010		IMPROVED PRINTING PLATE REGISTRATION
96117	Eastman Kodak Company	BR		BR1120120189107	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	CN		201180008889.2	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	EP		11702526.2	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	IN		6037/DELNP/2012	1/13/2011		SELECTIVE COOLING OF A FUSER
96117	Eastman Kodak Company	US		12/702,348	2/9/2010		SELECTIVE COOLING OF A FUSER
96118	Eastman Kodak Company	EP		11712368.7	3/10/2011		LITHOGRAPHIC PROCESSING SOLUTIONS AND METHODS OF USE
96118	Eastman Kodak Company	US		13/615,739	9/14/2012		METHODS FOR PREPARING LITHOGRAPHIC PRINTING PLATES

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96122	Eastman Kodak Company	US		12/712,256	2/25/2010		REINFORCED MEMBRANE FILTER FOR PRINthead
96125	Eastman Kodak Company	US		13/116,186	5/26/2011		METHOD OF MAKING WEAR-RESISTANT PRINTED WIRING MEMBER
96126	Eastman Kodak Company	US	8273640	12/749,872	3/30/2010	9/25/2012	INTEGRATED SEMICONDUCTOR NANOWIRE DEVICE
96128	Eastman Kodak Company	US		13/601,259	8/31/2012		INKJET PRINTING FLUID COMPOSITION
96129	Eastman Kodak Company	CN		FILED	8/18/2011		INKJET PRINTING FLUID
96129	Eastman Kodak Company	EP		11750035.5	8/18/2011		INKJET PRINTING FLUID
96129	Eastman Kodak Company	US		12/871,982	8/31/2010		INKJET PRINTING FLUID
96138	Eastman Kodak Company	CN		201180017311.3	3/23/2011		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	EP		11712403.2	3/23/2011		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		12/748,475	3/29/2010		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US	8361556	13/188,617	7/22/2011	1/29/2013	FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96138	Eastman Kodak Company	US		13/616,555	9/14/2012		FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF MAKING
96139	Eastman Kodak Company	US	8411489	12/770,795	4/30/2010	4/2/2013	SEMICONDUCTING DEVICES AND METHODS OF PREPARING
96142	Eastman Kodak Company	BR		1120120198980	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	CN		2011800109899	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	EP		11706444.4	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	IN		6469/DELNP/2012	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE

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96142	Eastman Kodak Company	JP		2012-555086	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	KR		2012-7025076	2/23/2011		METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96142	Eastman Kodak Company	US	7923313	12/713,252	2/26/2010	4/12/2011	METHOD OF MAKING TRANSISTOR INCLUDING REENTRANT PROFILE
96143	Eastman Kodak Company	US	8376353	12/713,289	2/26/2010	2/19/2013	PLANAR-MEDIA-FEED METHOD
96144	Eastman Kodak Company	US		12/748,786	3/29/2010		SCREENED HARDCOPY REPRODUCTION APPARATUS COMPENSATION DATA CALCULATION
96145	Eastman Kodak Company	US		12/711,367	2/24/2010		USING NONDEPLETED INK SOURCE FOR MAINTENANCE OPERATION
96148	Eastman Kodak Company	US		12/760,600	4/15/2010		GAMUT MAPPING USING HUE-PRESERVING COLOR SPACE
96150	Eastman Kodak Company	US	8322834	12/750,744	3/31/2010	12/4/2012	SNAP-IN DIE MOUNT ASSEMBLY FOR INKJET PRINTHEAD
96151	Eastman Kodak Company	US	8277034	12/750,749	3/31/2010	10/2/2012	ORIENTATION OF AIR-PERMEABLE MEMBRANE IN INKJET PRINTHEAD
96152	Eastman Kodak Company	BR		BR002012021918.9	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	CN		201180017092.9	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	EP		11713928.7	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	IN		7737/DELNP/2012	3/29/2011		INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96152	Eastman Kodak Company	US	8256876	12/750,752	3/31/2010	9/4/2012	INK PASSAGEWAYS CONNECTING INLET PORTS AND CHAMBERS
96153	Eastman Kodak Company	US	8286553	12/730,317	3/24/2010	10/16/2012	WIFFLE-TREE PRINTING PLATE REGISTRATION SYSTEM
96155	Eastman Kodak Company	TW		100110654	3/28/2011		SONIC DOCUMENT CLASSIFICATION
96155	Eastman Kodak Company	US		12/748,732	3/29/2010		SONIC DOCUMENT CLASSIFICATION
96164	Eastman Kodak Company	US		12/789,515	5/28/2010		PRINTER WITH IN-LINE SCANNER
96169	Eastman Kodak Company	US		12/823,197	6/25/2010		USE OF HANDWRITTEN NOTATIONS FROM PHOTOGRAPHS
96170	Eastman Kodak Company	US	7906354	12/749,929	3/30/2010	3/15/2011	LIGHT EMITTING NANOWIRE DEVICE

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96174	Eastman Kodak Company	US	8023170	12/730,305	3/24/2010	9/20/2011	IMPROVED TOTAL INTERNAL REFLECTION MODULATOR
96175	Eastman Kodak Company	US		12/910,902	10/25/2010		DYNAMIC HETEROGENEOUS COMPUTER NETWORK MANAGEMENT TOOL
96176	Eastman Kodak Company	US		12/778,203	5/12/2010		MEDIA TRANSPORT SYSTEM TURNOVER MECHANISM
96177	Eastman Kodak Company	US		13/454,410	4/24/2012		PERMANENTLY BONDED FLUID CHANNEL NOZZLE PLATE FABRICATION
96178	Eastman Kodak Company	US	8111444	12/730,311	3/24/2010	2/7/2012	IMPROVED TOTAL INTERNAL REFLECTION LIGHT VALVE
96180	Eastman Kodak Company	US	8275300	12/749,819	3/30/2010	9/25/2012	FORMING SURFACE FINISH BY ELECTROPHOTOGRAPHIC TONER FUSING
96184	Eastman Kodak Company	CN		201180017575.9	3/23/2011		INKJET INK TANK
96184	Eastman Kodak Company	EP		11713912.1	3/23/2011		INKJET INK TANK
96184	Eastman Kodak Company	IN		7719/DELNP/2012	3/23/2011		INKJET INK TANK
96184	Eastman Kodak Company	US	8313180	12/750,732	3/31/2010	11/20/2012	INKJET INK TANK
96185	Eastman Kodak Company	BR		1120120219391	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	CN		201180016652.9	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	EP		11710643.5	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	IN		7725/DELNP/2012	3/18/2011		INKJET PRINTER
96185	Eastman Kodak Company	US	8317300	12/750,738	3/31/2010	11/27/2012	INKJET PRINTER
96186	Eastman Kodak Company	US		12/750,747	3/31/2010		METHOD FOR ASSEMBLING AN INKJET PRINthead
96187	Eastman Kodak Company	BR		BR1120120277960	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	CN		201180024384.5	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	EP		11721914.7	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	IN		9914/DELNP/2012	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96187	Eastman Kodak Company	JP		FILED	5/13/2011		INKJET RECORDING MEDIUM AND METHODS THEREFOR

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96187	Eastman Kodak Company	US		12/781,265	5/17/2010		INKJET RECORDING MEDIUM AND METHODS THEREFOR
96188	Eastman Kodak Company	CN		201180020045X	4/12/2011		OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	EP		11717078.7	4/12/2011		OPTIMIZING A SEAM FOR A PRINT JOB
96188	Eastman Kodak Company	US		12/764,160	4/21/2010		OPTIMIZING A SEAM FOR A PRINT JOB
96189	Eastman Kodak Company	US		12/797,850	6/10/2010		DIE MOUNTING ASSEMBLY FORMED OF DISSIMILAR MATERIALS
96193	Eastman Kodak Company	CN		201180025606.6	5/23/2011		SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	EP		11725558.8	5/23/2011		SEAL FOR INKJET INK TANK
96193	Eastman Kodak Company	US	8297747	12/786,468	5/25/2010	10/30/2012	SEAL FOR INKJET INK TANK
96195	Eastman Kodak Company	US		12/847,143	7/30/2010		MEASURING DEVELOPER DENSITY IN AN ELECTROPHOTOGRAPHIC SYSTEM
96198	Eastman Kodak Company	CN		201180020763.7	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	EP		11719412.6	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	IN		9306/DELNP/2012	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	JP		2013-508175	4/27/2011		OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96198	Eastman Kodak Company	US	8342690	12/770,081	4/29/2010	1/1/2013	OFF-STATE LIGHT BAFFLE FOR DIGITAL PROJECTION
96199	Eastman Kodak Company	BR		BR1120120301683	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	CN		201180027891.4	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	EP		11727379.7	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	IN		391/DELNP/2013	6/13/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	TW		100120916	6/15/2011		PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION
96199	Eastman Kodak Company	US	8085467	12/816,559	6/16/2010	12/27/2011	PROJECTION DISPLAY SURFACE PROVIDING SPECKLE REDUCTION

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96199	Eastman Kodak Company	US	8218235	13/237,111	9/20/2011	7/10/2012	PROJECTION DISPLAY SURFACE PROVIDING ARTIFACT REDUCTION
96200	Eastman Kodak Company	US		12/767,876	4/27/2010		STEREOSCOPIC DIGITAL PROJECTION APPARATUS USING POLARIZED LIGHT
96201	Eastman Kodak Company	CN		201180024845.9	5/18/2011		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	EP		11721626.7	5/18/2011		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	JP		FILED	5/18/2011		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96201	Eastman Kodak Company	US		12/784,520	5/21/2010		LOW THERMAL STRESS BIREFRINGENCE IMAGING LENS
96202	Eastman Kodak Company	US	8199176	12/786,465	5/25/2010	6/12/2012	LASER THERMAL DONOR ELEMENTS AND METHOD OF USE
96204	Eastman Kodak Company	US	8226216	12/752,576	4/1/2010	7/24/2012	METHOD FOR OPERATING CONTINUOUS PRINTERS
96205	Eastman Kodak Company	US		12/752,599	4/1/2010		DROP PLACEMENT METHOD FOR CONTINUOUS PRINTERS
96207	Eastman Kodak Company	US		12/770,798	4/30/2010		METHODS OF PREPARING SEMICONDUCTIVE COMPOSITIONS AND DEVICES
96208	Eastman Kodak Company	US	8314265	12/770,803	4/30/2010	11/20/2012	AROMATIC AMIC ACIDS OR AMIC ESTERS AND COMPOSITIONS
96209	Eastman Kodak Company	US		12/795,946	6/8/2010		REDUCING TONER CRACKING WITH SCREENING PATTERNS
96210	Eastman Kodak Company	US		12/770,077	4/29/2010		PRODUCING BOOKLET BY CUTTING BEFORE PRINTING
96211	Eastman Kodak Company	CN		FILED	5/9/2011		SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	EP		11720268.9	5/9/2011		SLITTER WITH SELECTIVELY MOVABLE CUTTING DEVICES
96211	Eastman Kodak Company	US	8312798	12/781,878	5/18/2010	11/20/2012	SLITTER WITH TRANSLATING CUTTING DEVICES
96212	Eastman Kodak Company	CN		2011800238692	4/25/2011		FINISHER FOR CUTTING AND SCORING A RECEIVER
96212	Eastman Kodak Company	EP		11718206.3	4/25/2011		FINISHER FOR CUTTING AND SCORING A RECEIVER

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96212	Eastman Kodak Company	US	8316749	12/779,279	5/13/2010	11/27/2012	FINISHER FOR CUTTING OR SCORING RECEIVER
96215	Eastman Kodak Company	US	8204413	12/827,178	6/30/2010	6/19/2012	PRINTING JOB WITH DEVELOPER REMOVAL
96216	Eastman Kodak Company	US	8406672	12/845,789	7/29/2010	3/26/2013	BENDING RECEIVER USING HEAT-SHRINKABLE TONER
96219	Eastman Kodak Company	US		12/767,828	4/27/2010		METHOD OF MANUFACTURING PRINthead INCLUDING POLYMERIC FILTER
96220	Eastman Kodak Company	US	8277035	12/767,833	4/27/2010	10/2/2012	PRINthead INCLUDING SECTIONED STIMULATOR/FILTER DEVICE
96221	Eastman Kodak Company	BR		BR1120120246941	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINthead LIQUID CHAMBER
96221	Eastman Kodak Company	CN		201180020909.8	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINthead LIQUID CHAMBER
96221	Eastman Kodak Company	EP		11717867.3	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINthead LIQUID CHAMBER
96221	Eastman Kodak Company	IN		9295/DELNP/2012	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINthead LIQUID CHAMBER
96221	Eastman Kodak Company	JP		2013-508036	4/20/2011		STIMULATOR/FILTER DEVICE THAT SPANS PRINthead LIQUID CHAMBER
96221	Eastman Kodak Company	US		12/767,836	4/27/2010		STIMULATOR/FILTER DEVICE THAT SPANS PRINthead LIQUID CHAMBER
96222	Eastman Kodak Company	BR		1120120249371	4/21/2011		PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	CN		201180020784.9	4/21/2011		PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	EP		11719397.9	4/21/2011		PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	IN		9253/DELNP/2012	4/21/2011		PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD

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96222	Eastman Kodak Company	JP		2013-508100	4/21/2011		PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD
96222	Eastman Kodak Company	US	8287101	12/767,840	4/27/2010	10/16/2012	PRINthead STIMULATOR/FILTER DEVICE PRINTING METHOD
96223	Eastman Kodak Company	US		12/847,185	7/30/2010		METHOD FOR FORMING SURFACE DECORATED PARTICLES
96224	Eastman Kodak Company	US		13/329,547	12/19/2011		JOINING SHEETS TO FORM A BELT
96225	Eastman Kodak Company	US		12/789,919	5/28/2010		METHOD FOR PRINTING A SET OF IMAGES
96226	Eastman Kodak Company	US		12/789,664	5/28/2010		PRINT CUTTING SYSTEM
96227	Eastman Kodak Company	US	8313883	12/785,983	5/24/2010	11/20/2012	ELECTROPHOTOGRAPHIC PRINT BINDING METHOD
96230	Eastman Kodak Company	US		12/770,095	4/29/2010		CALCULATING BOOKLET SHEET LENGTH USING TONER THICKNESS
96231	Eastman Kodak Company	EP		11731168.8	5/6/2011		MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96231	Eastman Kodak Company	US	8371569	12/777,317	5/11/2010	2/12/2013	MAKING BOOKLET BY ITERATIVELY FOLDING AND CUTTING
96232	Eastman Kodak Company	BR		BR1120120245333	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	CN		201180021457.5	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	EP		11717863.2	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	IN		9077/DELNP/2012	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	JP		2013-508029	4/19/2011		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96232	Eastman Kodak Company	US		12/767,822	4/27/2010		PRINthead INCLUDING PARTICULATE TOLERANT FILTER
96233	Eastman Kodak Company	US		12/821,228	6/23/2010		ALIGNMENT ASSEMBLY FOR USE WITH A PRINthead
96240	Eastman Kodak Company	US		12/767,878	4/27/2010		METHOD FOR PROCESSING PDF ELEMENTS
96241	Eastman Kodak Company	US		12/771,268	4/30/2010		FOLDING METHOD FOR ELECTROPHOTOGRAPHIC PRINTS
96245	Eastman Kodak Company	CN		201180026271.9	5/17/2011		AROMATIC AMIC ACID SALTS AND COMPOSITIONS

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96245	Eastman Kodak Company	EP		11722678.7	5/17/2011		AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96245	Eastman Kodak Company	US	8404892	12/788,347	5/27/2010	3/26/2013	AROMATIC AMIC ACID SALTS AND COMPOSITIONS
96248	Eastman Kodak Company	BR		BR1120120246801	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	CN		MAILED	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	EP		11718574.4	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	IN		9257/DELNP/2012	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	JP		2013-508101	4/21/2011		PRINTING AND FUSING SYSTEM
96248	Eastman Kodak Company	US		12/768,815	4/28/2010		PRINTING AND FUSING SYSTEM
96249	Eastman Kodak Company	US		12/768,824	4/28/2010		PRINTER AND FUSING METHOD
96250	Eastman Kodak Company	US	8040622	12/774,005	5/5/2010	10/18/2011	AN APPARATUS FOR COMPENSATING AN IMAGING LENS
96251	Eastman Kodak Company	US		12/944,186	11/11/2010		MULTIPLE RESOLUTION CONTINUOUS INK JET SYSTEM
96252	Eastman Kodak Company	US		12/767,888	4/27/2010		SYSTEM FOR PROCESSING PDF ELEMENTS
96262	Eastman Kodak Company	BR		BR1120120259717	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	CN		201180023382.4	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	EP		11717136.3	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	EP		12197653.4	12/18/2012		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	IN		9721/DELNP/2012	4/20/2011		AN AUTOFOCUS IMAGING APPARATUS
96262	Eastman Kodak Company	US	8154808	12/777,447	5/11/2010	4/10/2012	AN AUTOFOCUS IMAGING APPARATUS
96264	Eastman Kodak Company	BR		BR1120120274538	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	CN		201180021870.1	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	EP		11720224.2	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS

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96264	Eastman Kodak Company	IN		9360/DELNP/2012	4/27/2011		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96264	Eastman Kodak Company	US		12/771,287	4/30/2010		FOLDING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTS
96270	Eastman Kodak Company	BR		BR1120120271008	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	CN		201180023422.5	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	EP		11720680.5	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	IN		9834/DELNP/2012	5/9/2011		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96270	Eastman Kodak Company	US		12/779,114	5/13/2010		AN IMAGING APPARATUS FOR FLEXOGRAPHIC PRINTING
96273	Eastman Kodak Company	US		13/222,129	8/31/2011		CARRIAGE PRINTER WITH BUBBLE DISLODGING AND REMOVAL
96274	Eastman Kodak Company	US	8292399	12/826,722	6/30/2010	10/23/2012	PROVIDING UNIFORM ILLUMINATION TO A MOVING SENSOR
96275	Eastman Kodak Company	CN		MAILED	10/19/2011		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	EP		11785166.7	10/19/2011		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	JP		MAILED	10/19/2011		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96275	Eastman Kodak Company	US		12/913,081	10/27/2010		RECORDING MEDIA PATH IN A MULTIFUNCTION PRINTER
96276	Eastman Kodak Company	US	8215631	12/871,067	8/30/2010	7/10/2012	PICK ROLLER RETRACTION IN A CARRIAGE PRINTER
96278	Eastman Kodak Company	US	8408669	12/828,338	7/1/2010	4/2/2013	EFFICIENT DATA SCANNING FOR PRINT MODE SWITCHING
96285	Eastman Kodak Company	US	8396304	12/826,805	6/30/2010	3/12/2013	USING HANDWRITTEN NOTATIONS IN DIGITAL VIDEO PRESENTATIONS
96287	Eastman Kodak Company	US		12/788,349	5/27/2010		METHODS OF PROVIDING SEMICONDUCTOR LAYERS AND ARTICLES FROM AMIC ACID SALTS
96288	Eastman Kodak Company	US		12/788,355	5/27/2010		ARTICLES CONTAINING COATINGS OF AMIC ACID SALTS

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96289	Eastman Kodak Company	US		13/089,541	4/19/2011		MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96289	Eastman Kodak Company	WO		PCT/US12/33864	4/17/2012		MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96292	Eastman Kodak Company	US	8401433	12/893,177	9/29/2010	3/19/2013	METHODS FOR OPERATING AN AUGER IN A DEVELOPMENT STATION
96293	Eastman Kodak Company	US		12/846,651	7/29/2010		A METHOD FOR FORMING DURABLE COMBINATION PRINTS
96294	Eastman Kodak Company	US	8336984	12/871,068	8/30/2010	12/25/2012	ENCODER FOR INKJET PRINTERS
96296	Eastman Kodak Company	US		12/779,131	5/13/2010		WRITING AN IMAGE ON FLEXOGRAPHIC MEDIA
96300	Eastman Kodak Company	CN		201180025604.6	5/9/2011		STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	EP		11722953.4	5/9/2011		STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96300	Eastman Kodak Company	US	8366092	12/917,702	11/2/2010	2/5/2013	STACKING BOOKLET SHEETS ON ADJUSTABLE-ANGLE RAMP
96307	Eastman Kodak Company	US	8365662	12/781,149	5/17/2010	2/5/2013	DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING PLATES
96312	Eastman Kodak Company	US		12/786,042	5/24/2010		ELECTROPHOTOGRAPHIC PRINT BINDING METHOD AND SYSTEM
96313	Eastman Kodak Company	US		12/786,017	5/24/2010		ELECTROPHOTOGRAPHIC PRINT BINDING SYSTEM
96314	Eastman Kodak Company	CN		2011800253033	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	EP		11719982.8	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	IN		10121/DELNP/2012	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96314	Eastman Kodak Company	JP		FILED	5/9/2011		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION

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96314	Eastman Kodak Company	US		12/784,521	5/21/2010		DESIGNING LENSES USING STRESS BIREFRINGENCE PERFORMANCE CRITERION
96315	Eastman Kodak Company	US	8287129	12/784,523	5/21/2010	10/16/2012	LOW THERMAL STRESS BIREFRINGENCE IMAGING SYSTEM
96316	Eastman Kodak Company	US		13/006,674	1/14/2011		DETERMINING A STEREO IMAGE FROM VIDEO
96317	Eastman Kodak Company	US		12/845,976	7/29/2010		METHOD FOR FORMING A COMPOSITE IMAGE
96318	Eastman Kodak Company	US		12/869,971	8/27/2010		JOB SCHEDULE GENERATION USING HISTORICAL DECISION DATABASE
96320	Eastman Kodak Company	CN		201180030761.6	7/15/2011		A DOCUMENT SCANNER
96320	Eastman Kodak Company	EP		11736508.0	7/15/2011		A DOCUMENT SCANNER
96320	Eastman Kodak Company	TW		100125513	7/19/2011		A DOCUMENT SCANNER
96320	Eastman Kodak Company	US		12/839,471	7/20/2010		DOCUMENT SCANNER
96321	Eastman Kodak Company	US	8359724	12/786,472	5/25/2010	1/29/2013	METHOD OF SEALING AN INKJET INK TANK
96322	Eastman Kodak Company	JP		2010-248912	11/5/2010		ROLLER DESIGN OF GUMMING SECTION OF AUTOMATIC PROCESSOR FOR PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
96322	Eastman Kodak Company	US		13/267,058	10/6/2011		A PROCESSING APPARATUS FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96323	Eastman Kodak Company	US	8341216	12/827,377	6/30/2010	12/25/2012	EFFICIENT METHOD FOR IMAGE PROCESSING IN A COMPUTER NETWORK
96324	Eastman Kodak Company	US		12/827,331	6/30/2010		METHOD FOR IMAGE RENDERING IN A COMPUTER NETWORK
96326	Eastman Kodak Company	CN		FILED	8/29/2011		PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	EP		11757998.7	8/29/2011		PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96326	Eastman Kodak Company	US		12/871,995	8/31/2010		PRINTHEAD INCLUDING REINFORCED LIQUID CHAMBER
96330	Eastman Kodak Company	CN		201180024180.1	5/17/2011		PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY

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96330	Eastman Kodak Company	EP		11722964.1	5/28/2010		PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96330	Eastman Kodak Company	US		12/789,934	5/28/2010		PRINTER WITH VARIABLE LENGTH RECEIVER SUPPLY
96331	Eastman Kodak Company	US		12/789,519	5/28/2010		PRINTER WITH IN-LINE SCANNER
96332	Eastman Kodak Company	US		12/860,149	8/20/2010		DEVELOPERS AND METHOD OF COLORING LITHOGRAPHIC PRINTING MEMBERS
96333	Eastman Kodak Company	US	8317293	12/796,729	6/9/2010	11/27/2012	COLOR CONSISTENCY FOR A MULTI-PRINTHEAD SYSTEM
96334	Eastman Kodak Company	US		12/889,716	9/24/2010		PROCESS FOR PRODUCING AN IMAGE FROM POROUS MARKING PARTICLES
96336	Eastman Kodak Company	US		12/911,959	10/26/2010		DIGITAL MEDIA FRAME PROVIDING CUSTOMIZED CONTENT
96338	Eastman Kodak Company	US		12/948,892	11/18/2010		METHOD FOR REMOTELY CONFIGURING A DIGITAL IMAGE DISPLAY DEVICE
96339	Eastman Kodak Company	US		13/021,188	2/4/2011		IDENTIFYING PARTICULAR IMAGES FROM A COLLECTION
96340	Eastman Kodak Company	US	8386490	12/912,820	10/27/2010	2/26/2013	ADAPTIVE MULTIMEDIA SEMANTIC CONCEPT CLASSIFIER
96341	Eastman Kodak Company	US	8265514	12/869,985	8/27/2010	9/11/2012	REMOVING TONER DURING PRINTER PROCESS-CONTROL FRAME
96341	Eastman Kodak Company	US	8311434	12/869,995	8/27/2010	11/13/2012	REMOVING TONER FROM SKIVE MOUNT IN PRINTER
96342	Eastman Kodak Company	BR		BR1120120301748	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	CN		201180029092.0	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	EP		11727380.5	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96342	Eastman Kodak Company	IN		392/DELNP/2013	6/13/2011		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS

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96342	Eastman Kodak Company	US		12/816,579	6/16/2010		PROJECTION APPARATUS PROVIDING REDUCED SPECKLE ARTIFACTS
96343	Eastman Kodak Company	CN		201180040584.X	8/18/2011		FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	EP		11758290.8	8/18/2011		FLEXOGRAPHIC PRINTING MEMBERS
96343	Eastman Kodak Company	US		12/868,039	8/25/2010		FLEXOGRAPHIC PRINTING MEMBERS
96350	Eastman Kodak Company	US		12/945,994	11/15/2010		METHOD OF PHOTOPOLYMERIZING OF ACRYLATES
96351	Eastman Kodak Company	US		12/946,068	11/15/2010		PHOTOINITIATOR COMPOSITIONS
96351	Eastman Kodak Company	WO		PCT/US11/58695	11/1/2011		PHOTOINITIATOR COMPOSITIONS
96368	Eastman Kodak Company	US	8320817	12/858,767	8/18/2010	11/27/2012	CHARGE REMOVAL FROM A SHEET
96369	Eastman Kodak Company	US		12/871,999	8/31/2010		LIQUID CHAMBER REINFORCEMENT IN CONTACT WITH FILTER
96370	Eastman Kodak Company	US	8303074	12/826,724	6/30/2010	11/6/2012	PRINTER WITH UNIFORM ILLUMINATION FOR MEDIA IDENTIFICATION
96372	Eastman Kodak Company	US	8406642	12/826,876	6/30/2010	3/26/2013	REMOVING TONER FROM LONGITUDINAL MEMBER IN PRINTER
96375	Eastman Kodak Company	US		12/906,190	10/18/2010		ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
96376	Eastman Kodak Company	US		12/858,488	8/18/2010		DOCUMENT SCANNER
96379	Eastman Kodak Company	US		13/173,183	6/30/2011		SURFACE TREATED TONER
96385	Eastman Kodak Company	US		12/826,825	6/30/2010		SELECTING DISPLAYS FOR DISPLAYING CONTENT
96388	Eastman Kodak Company	US		12/826,885	6/30/2010		PROCESS CONTROL WITH LONGITUDINAL MEMBER TONER REMOVAL
96391	Eastman Kodak Company	US	8385784	12/893,184	9/29/2010	2/26/2013	DEVELOPMENT STATION WITH DUAL ACTUATOR DRIVE
96392	Eastman Kodak Company	US		12/893,196	9/29/2010		DEVELOPMENT STATION WITH DUAL DRIVE
96393	Eastman Kodak Company	US		13/663,882	10/30/2012		METHOD OF PRINTING A PANORAMIC PRINT

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96394	Eastman Kodak Company	US	8315532	12/827,168	6/30/2010	11/20/2012	REDUCING BACKGROUND DEVELOPMENT IN ELECTROPHOTOGRAPHIC PRINTER
96395	Eastman Kodak Company	US		12/972,581	12/20/2010		INKJET INK COMPOSITION WITH JETTING AID
96395	Eastman Kodak Company	WO		PCT/US11/63217	12/5/2011		INKJET INK COMPOSITION WITH JETTING AID
96396	Eastman Kodak Company	US	8351828	12/827,261	6/30/2010	1/8/2013	PRINTER HAVING AN ALTERNATE SCAVENGER GEOMETRY
96397	Eastman Kodak Company	US		12/827,305	6/30/2010		FABRICATION OF AN ALTERNATE SCAVENGER GEOMETRY
96398	Eastman Kodak Company	US	8312111	12/827,337	6/30/2010	11/13/2012	IMAGE PROCESSING IN A COMPUTER NETWORK
96399	Eastman Kodak Company	US	8369717	12/869,798	8/27/2010	2/5/2013	DETERMINING DEVELOPER TONER CONCENTRATION IN ELECTROPHOTOGRAPHIC PRINTER
96400	Eastman Kodak Company	US		12/944,960	11/12/2010		SCANNING PATCHES TO PROVIDE PRINTER CALIBRATION DATA
96401	Eastman Kodak Company	TW		100142131	11/17/2011		METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	US		12/948,808	11/18/2010		METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96401	Eastman Kodak Company	WO		PCT/US11/58697	11/1/2011		METHODS OF PROCESSING USING SILICATE FREE DEVELOPER COMPOSITIONS
96402	Eastman Kodak Company	US		12/890,873	9/27/2010		REPLENISHING CONSUMABLE AT SERVICE TIME IN PRINTER
96403	Eastman Kodak Company	US		12/849,041	8/3/2010		PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96404	Eastman Kodak Company	US		12/872,202	8/31/2010		A METHOD OF ALIGNING A PHOTOCONDUCTOR CARTRIDGE
96406	Eastman Kodak Company	US	8401454	12/885,627	9/20/2010	3/19/2013	A SYSTEM FOR COLLECTING WASTE TONER
96407	Eastman Kodak Company	US		12/827,357	6/30/2010		SYSTEM FOR IMAGE RENDERING IN A COMPUTER NETWORK

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96408	Eastman Kodak Company	US		12/915,374	10/29/2010		INTERMEDIATE TRANSFER MEMBER AND IMAGING APPARATUS AND METHOD
96409	Eastman Kodak Company	US		12/836,640	7/15/2010		METHOD FOR CONNECTING AN AIR HOSE
96410	Eastman Kodak Company	US		13/269,662	10/10/2011		ELECTROPHOTOGRAPHIC PRINTING WITH COMPENSATION
96411	Eastman Kodak Company	BR		BR1120130015330	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	CN		FILED	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	EP		11746408.1	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	IN		775/DELNP/2013	8/10/2011		LIGHT SOURCE MODULATION FOR PROJECTION
96411	Eastman Kodak Company	US		12/854,919	8/12/2010		LIGHT SOURCE MODULATION FOR PROJECTION
96412	Eastman Kodak Company	US		12/915,126	10/29/2010		CONTROLLING ELECTROPHOTOGRAPHIC DEVELOPER ENTERING TONING ZONE
96413	Eastman Kodak Company	US		12/947,894	11/17/2010		REMOVING ELECTROPHOTOGRAPHIC CARRIER PARTICLES FROM PHOTORECEPTOR
96414	Eastman Kodak Company	US		12/842,074	7/23/2010		COMPACT HOUSING FOR A SCAN BAR ASSEMBLY
96415	Eastman Kodak Company	US	8382229	12/890,915	9/27/2010	2/26/2013	LEAD EDGE DETECTOR FOR PRINTER
96417	Eastman Kodak Company	US		12/964,778	12/10/2010		VIDEO KEY FRAME EXTRACTION USING SPARSE REPRESENTATION
96418	Eastman Kodak Company	US		12/889,557	9/24/2010		METHOD OF SELECTING IMPORTANT DIGITAL IMAGES
96426	Eastman Kodak Company	US		12/915,559	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96427	Eastman Kodak Company	US		12/897,902	10/5/2010		THERMAL DEGASSING DEVICE FOR INKJET PRINTER

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96428	Eastman Kodak Company	US		12/883,261	9/16/2010		REFOCUSING IMAGES USING SCENE CAPTURED IMAGES
96429	Eastman Kodak Company	US	8328183	12/871,078	8/30/2010	12/11/2012	MEDIA STOPPER FOR A PRINTING SYSTEM
96430	Eastman Kodak Company	US		12/946,260	11/15/2010		APPARATUS AND METHOD FOR PRINTING IN BOTH IMAGE AND AROMA DOMAINS INTELLIGENTLY
96432	Eastman Kodak Company	US	8358942	12/847,158	7/30/2010	1/22/2013	ELECTROPHOTOGRAPHIC DEVELOPER TONER CONCENTRATION MEASUREMENT
96433	Eastman Kodak Company	US		12/847,175	7/30/2010		ELECTROPHOTOGRAPHIC DEVELOPER FLOW RATE MEASUREMENT
96434	Eastman Kodak Company	US		12/843,904	7/27/2010		PRINTING METHOD USING MOVING LIQUID CURTAIN CATCHER
96435	Eastman Kodak Company	US		12/843,906	7/27/2010		LIQUID FILM MOVING OVER SOLID CATCHER SURFACE
96436	Eastman Kodak Company	US		13/089,532	4/19/2011		FABRICATING MEMS COMPOSITE TRANSDUCER INCLUDING COMPLIANT MEMBRANE
96437	Eastman Kodak Company	US	8398210	13/089,521	4/19/2011	3/19/2013	CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96437	Eastman Kodak Company	WO		PCT/US12/33733	4/16/2012		CONTINUOUS EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
96442	Eastman Kodak Company	TW		100125516	7/19/2011		METHOD FOR DOCUMENT SCANNING
96442	Eastman Kodak Company	US		12/839,476	7/20/2010		METHOD FOR DOCUMENT SCANNING
96452	Eastman Kodak Company	US	8398221	12/843,907	7/27/2010	3/19/2013	PRINTING USING LIQUID FILM POROUS CATCHER SURFACE
96453	Eastman Kodak Company	US	8398222	12/843,909	7/27/2010	3/19/2013	PRINTING USING LIQUID FILM SOLID CATCHER SURFACE
96457	Eastman Kodak Company	US	8227165	12/845,810	7/29/2010	7/24/2012	BENDING RECEIVER USING HEAT-SHRINKABLE FILM
96458	Eastman Kodak Company	US		12/964,784	12/10/2010		VIDEO KEY-FRAME EXTRACTION USING BI-LEVEL SPARSITY

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96459	Eastman Kodak Company	US		12/908,022	10/20/2010		VIDEO SUMMARIZATION USING SPARSE BASIS FUNCTION COMBINATION
96460	Eastman Kodak Company	US		12/984,030	1/4/2011		POROUS PARTICLES WITH MULTIPLE MARKERS
96460	Eastman Kodak Company	WO		PCT/US11/64756	12/14/2011		POROUS PARTICLES WITH MULTIPLE MARKERS
96462	Eastman Kodak Company	US		12/847,196	7/30/2010		SURFACE DECORATED PARTICLES
96463	Eastman Kodak Company	US		12/948,812	11/18/2010		SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	US		12/948,814	11/18/2010		SILICATE-FREE DEVELOPER COMPOSITIONS
96464	Eastman Kodak Company	WO		PCT/US11/60899	11/16/2011		SILICATE-FREE DEVELOPER COMPOSITIONS
96465	Eastman Kodak Company	US		12/846,623	7/29/2010		METHOD FOR FORMING A COMBINATION PRINT WITH CONTINUOUS IMAGING
96466	Eastman Kodak Company	US	8180232	12/846,643	7/29/2010	5/15/2012	APPARATUS FOR FORMING COMBINATION PRINTS WITH PLEASING APPEARANCE
96467	Eastman Kodak Company	US		12/846,634	7/29/2010		METHOD FOR MAKING COMBINATION PRINTS WITH PLEASING APPEARANCE
96468	Eastman Kodak Company	US		12/846,660	7/29/2010		APPARATUS FOR FORMING DURABLE COMBINATION PRINTS
96469	Eastman Kodak Company	US	8380091	12/847,192	7/30/2010	2/19/2013	RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96469	Eastman Kodak Company	US		13/616,378	9/14/2012		RESONANT-FREQUENCY MEASUREMENT OF ELECTROPHOTOGRAPHIC DEVELOPER DENSITY
96470	Eastman Kodak Company	US		12/849,044	8/3/2010		METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96474	Eastman Kodak Company	US		13/186,820	7/20/2011		FEED AUGER WITH PADDLES
96475	Eastman Kodak Company	US		12/893,185	9/29/2010		MULTIPLE LOCKING FEATURE ON A CARTRIDGE DOOR

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96476	Eastman Kodak Company	US		13/161,573	6/16/2011		SPEED OR TORQUE TO FILL DEVELOPER STATION
96478	Eastman Kodak Company	US	8408130	12/868,054	8/25/2010	4/2/2013	METHOD OF MAKING FLEXOGRAPHIC PRINTING MEMBERS
96479	Eastman Kodak Company	US		12/846,611	7/29/2010		OVERLAP POSITIONING SYSTEM
96482	Eastman Kodak Company	US		13/011,074	1/21/2011		REDUCING DRAG ON ROTATABLE WEB DRIVE MEMBER
96483	Eastman Kodak Company	US		12/915,364	10/29/2010		CONTROLLING SPEED TO REDUCE IMAGE QUALITY ARTIFACTS
96484	Eastman Kodak Company	US		12/890,899	9/27/2010		INDICATING CONSUMABLE REPLENISHMENT TIME
96485	Eastman Kodak Company	US		12/890,946	9/27/2010		EFFECTIVELY USING A CONSUMABLE IN TWO PRINTERS
96486	Eastman Kodak Company	US		12/890,992	9/27/2010		EFFECTIVELY USING TWO CONSUMABLES IN SINGLE PRINTER
96487	Eastman Kodak Company	US		12/986,403	1/7/2011		IMAGE LAYOUT ADJUSTMENT APPARATUS
96488	Eastman Kodak Company	US		12/910,918	10/25/2010		AUTOMATED IMAGE TEMPLATE LAYOUT METHOD
96489	Eastman Kodak Company	US		13/025,217	2/11/2011		IMAGING PRODUCT LAYOUT METHOD
96491	Eastman Kodak Company	US		13/186,829	7/20/2011		METHOD OF USING FEED AUGER WITH PADDLES
96494	Eastman Kodak Company	US		13/014,900	1/27/2011		SUPPLYING ELECTROPHOTOGRAPHIC TONING MEMBER USING RIBBON BLENDER
96496	Eastman Kodak Company	US		12/965,230	12/10/2010		CLEANING ROTATABLE MEMBER IN ELECTROPHOTOGRAPHIC PRINTER
96497	Eastman Kodak Company	US		12/956,188	11/30/2010		PROVIDING CALIBRATION DATA FOR PRINTER
96499	Eastman Kodak Company	US		13/456,537	4/26/2012		LIQUID EJECTION WITH ON-CHIP DEFLECTION AND COLLECTION
96501	Eastman Kodak Company	US		13/332,418	12/21/2011		INTERMEDIATE TRANSFER MEMBER, IMAGING APPARATUS, AND METHOD
96504	Eastman Kodak Company	EP		11746374.5	8/3/2011		METHOD OF SCANNING DOCUMENTS

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96504	Eastman Kodak Company	US		12/858,498	8/18/2010		METHOD OF SCANNING DOCUMENTS
96509	Eastman Kodak Company	US		12/878,295	9/9/2010		ANTI-ALIAS PROCESSING WITH LOW-RESOLUTION IMAGE
96510	Eastman Kodak Company	US		12/862,059	8/24/2010		PRINTING SYSTEM CONTROL USING MULTIPLE METADATA PACKETS
96513	Eastman Kodak Company	US		12/874,249	9/2/2010		APPARATUS FOR DISCRIMINATING BETWEEN OBJECTS
96514	Eastman Kodak Company	US		12/862,978	8/25/2010		HEAD-MOUNTED DISPLAY CONTROL
96515	Eastman Kodak Company	US		12/862,985	8/25/2010		HEAD-MOUNTED DISPLAY WITH BIOLOGICAL STATE DETECTION
96516	Eastman Kodak Company	US		12/862,998	8/25/2010		HEAD-MOUNTED DISPLAY WITH EYE STATE DETECTION
96517	Eastman Kodak Company	US		12/868,013	8/25/2010		HEAD-MOUNTED DISPLAY WITH ENVIRONMENTAL STATE DETECTION
96518	Eastman Kodak Company	US		12/908,158	10/20/2010		METHOD FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96520	Eastman Kodak Company	US		12/885,635	9/20/2010		A METHOD FOR COLLECTING WASTE TONER
96521	Eastman Kodak Company	US		13/041,687	3/7/2011		APPARATUS FOR MOUNTING A PHOTOCONDUCTOR
96522	Eastman Kodak Company	US		12/908,955	10/21/2010		CONCURRENTLY REMOVING SHEET CHARGE AND CURL
96523	Eastman Kodak Company	US		12/959,424	12/3/2010		DEVELOPING LITHOGRAPHIC PRINTING PLATE PRECURSORS IN SIMPLE MANNER
96524	Eastman Kodak Company	US		12/963,680	12/9/2010		PROVIDING DESIRED GLOSS TO MIXED MEDIA SHEETS
96525	Eastman Kodak Company	US		12/862,994	8/25/2010		SWITCHABLE HEAD-MOUNTED DISPLAY
96526	Eastman Kodak Company	US		12/959,432	12/3/2010		METHOD OF PREPARING LITHOGRAPHIC PRINTING PLATES
96527	Eastman Kodak Company	US		12/959,440	12/3/2010		DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES

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96527	Eastman Kodak Company	WO		PCT/US11/62492	11/30/2011		DEVELOPER AND ITS USE TO PREPARE LITHOGRAPHIC PRINTING PLATES
96528	Eastman Kodak Company	JP		2011-060090	3/18/2011		A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96528	Eastman Kodak Company	WO		PCT/JP12/053696	2/16/2012		A POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
96529	Eastman Kodak Company	US		13/214,495	8/22/2011		PREVENTING FUSER ROLLER DAMAGE BY THICK RECEIVERS
96531	Eastman Kodak Company	TW		101114335	4/23/2012		FORWARD FACING SCANNER
96531	Eastman Kodak Company	US		13/094,200	4/26/2011		FORWARD FACING SCANNER
96532	Eastman Kodak Company	US		12/872,018	8/31/2010		RECIRCULATING FLUID PRINTING SYSTEM AND METHOD
96533	Eastman Kodak Company	US		13/115,465	5/25/2011		LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96533	Eastman Kodak Company	WO		PCT/US12/38298	5/17/2012		LIQUID EJECTION SYSTEM INCLUDING DROP VELOCITY MODULATION
96535	Eastman Kodak Company	US	8215633	12/871,090	8/30/2010	7/10/2012	MEDIA STOPPER METHOD FOR A PRINTING SYSTEM
96536	Eastman Kodak Company	US	8215632	12/871,106	8/30/2010	7/10/2012	PICK ROLLER RETRACTION METHOD IN A CARRIAGE PRINTER
96537	Eastman Kodak Company	US		12/956,022	11/30/2010		POROUS PARTICLES WITH IMPROVED FILTERING PERFORMANCE
96538	Eastman Kodak Company	US		12/887,532	9/22/2010		OPTICAL SENSOR FOR PRINTER MEDIA MOTION DETECTION
96539	Eastman Kodak Company	US		13/076,467	3/31/2011		COMPENSATING FOR PERIODIC NONUNIFORMITY IN ELECTROPHOTOGRAPHIC PRINTER
96540	Eastman Kodak Company	US		12/871,124	8/30/2010		MEDIA SEPARATOR FOR A PRINTING SYSTEM

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96541	Eastman Kodak Company	US		13/118,782	5/31/2011		METHOD FOR DETERMINING VARIANCE OF INKJET SENSOR
96543	Eastman Kodak Company	US		12/974,025	12/21/2010		BIASED WALL INK TANK WITH CAPILLARY BREATHER
96545	Eastman Kodak Company	US		12/874,256	9/2/2010		METHOD FOR DISCRIMINATING BETWEEN OBJECTS
96553	Eastman Kodak Company	US		12/908,168	10/20/2010		APPARATUS FOR PREVENTING DAMAGE TO A PHOTOCONDUCTOR
96554	Eastman Kodak Company	US		12/874,288	9/2/2010		PRESENTING INFORMATION ON A SEE-THROUGH DISPLAY
96556	Eastman Kodak Company	US		13/222,679	8/31/2011		CONTINUOUS INKJET PRINTING METHOD AND FLUID SET
96557	Eastman Kodak Company	US		12/887,805	9/22/2010		MAGNETICALLY ACTUATED FLAP SEAL
96559	Eastman Kodak Company	US		12/883,219	9/16/2010		CREATING AN IMPROVED PIEZOELECTRIC LAYER FOR TRANSDUCERS
96561	Eastman Kodak Company	US	8110628	12/984,044	1/4/2011	2/7/2012	PREPARATION OF POROUS PARTICLES WITH MULTIPLE MARKERS
96562	Eastman Kodak Company	US		12/984,055	1/4/2011		ARTICLES WITH POROUS PARTICLES FOR SECURITY PURPOSES
96563	Eastman Kodak Company	US		12/878,250	9/9/2010		SWITCHABLE HEAD-MOUNTED DISPLAY TRANSITION
96564	Eastman Kodak Company	US		13/047,968	3/15/2011		FLEXOGRAPHIC PRINTING PLATE PRECURSOR, IMAGING ASSEMBLY, AND USE
96568	Eastman Kodak Company	US		13/015,606	1/28/2011		METHOD FOR OPERATING PRINTER WEB MEDIUM SUPPLY
96569	Eastman Kodak Company	US		13/015,607	1/28/2011		PRINTER WEB MEDIUM SUPPLY
96569	Eastman Kodak Company	WO		PCT/US12/21404	1/16/2012		PRINTER WEB MEDIUM SUPPLY
96571	Eastman Kodak Company	US		12/906,228	10/18/2010		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
96576	Eastman Kodak Company	US		12/894,200	9/30/2010		SUMMARIZING IMAGE COLLECTION USING A SOCIAL NETWORK

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96577	Eastman Kodak Company	US		12/942,391	11/9/2010		ALIGNING AND SUMMARIZING DIFFERENT PHOTO STREAMS
96578	Eastman Kodak Company	US		12/893,092	9/29/2010		HEAD-MOUNTED DISPLAY WITH WIRELESS CONTROLLER
96579	Eastman Kodak Company	US		13/422,045	3/16/2012		PRINTING METHOD FOR REDUCING PRINTER ARTIFACTS
96579	Eastman Kodak Company	WO		PCT/US13/31135	3/14/2013		PRINTING METHOD FOR REDUCING PRINTER ARTIFACTS
96580	Eastman Kodak Company	US		13/112,017	5/20/2011		IMAGING PRODUCT SELECTION SYSTEM
96581	Eastman Kodak Company	US		13/009,985	1/20/2011		PREPARING LITHOGRAPHIC PRINTING PLATES BY ABLATION IMAGING
96581	Eastman Kodak Company	WO		PCT/US12/21466	1/17/2012		PREPARING LITHOGRAPHIC PRINTING PLATES BY ABLATION IMAGING
96582	Eastman Kodak Company	US		13/022,714	2/8/2011		PREPARING LITHOGRAPHIC PRINTING PLATES
96584	Eastman Kodak Company	US		12/893,202	9/29/2010		METHOD FOR UNLOCKING A DOOR ON A CARTRIDGE
96585	Eastman Kodak Company	US		12/893,209	9/29/2010		METHOD FOR OPERATING DEVELOPMENT STATION AUGER
96586	Eastman Kodak Company	US	8385785	12/893,220	9/29/2010	2/26/2013	DEVELOPMENT STATION WITH AUGER TENSIONING
96590	Eastman Kodak Company	US		13/213,133	8/19/2011		ELECTROFORM FILTER STRUCTURE INCLUDING UNIFORM PORE SIZE
96592	Eastman Kodak Company	US		13/417,557	3/12/2012		DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
96594	Eastman Kodak Company	US		13/161,588	6/16/2011		METHOD FOR FILLING A DEVELOPER STATION
96595	Eastman Kodak Company	US		13/217,715	8/25/2011		PRINthead SUPPORT STRUCTURE INCLUDING THERMAL INSULATOR
96597	Eastman Kodak Company	US	8395784	12/890,934	9/27/2010	3/12/2013	METHOD OF LEAD EDGE DETECTION IN AN INKJET PRINTER
96598	Eastman Kodak Company	US		12/908,916	10/21/2010		METHODS FOR GENERATING AN INVERSE MASK
96599	Eastman Kodak Company	US		13/285,592	10/31/2011		EDGE PRINTING METHOD
96600	Eastman Kodak Company	US		13/285,615	10/31/2011		EDGE PRINTING METHOD

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96601	Eastman Kodak Company	CN		MAILED	10/31/2011		METHOD FOR PRODUCING HIGH DYNAMIC RANGE IMAGES
96601	Eastman Kodak Company	EP		11782331.0	10/31/2011		METHOD FOR PRODUCING HIGH DYNAMIC RANGE IMAGES
96601	Eastman Kodak Company	US		12/938,427	11/3/2010		METHOD FOR PRODUCING HIGH DYNAMIC RANGE IMAGES
96602	Eastman Kodak Company	US		13/004,186	1/11/2011		FORMING 3D MODELS USING TWO IMAGES
96603	Eastman Kodak Company	US		13/004,196	1/11/2011		FORMING 3D MODELS USING MULTIPLE IMAGES
96604	Eastman Kodak Company	US		13/004,207	1/11/2011		FORMING 3D MODELS USING PERIODIC ILLUMINATION PATTERNS
96605	Eastman Kodak Company	US		13/004,109	1/11/2011		EMISSION CONTROL FOR AN ELECTROPHOTOGRAPHIC PRINTER
96606	Eastman Kodak Company	US		13/041,716	3/7/2011		METHOD FOR MOUNTING A PHOTOCONDUCTOR
96607	Eastman Kodak Company	US		12/959,458	12/3/2010		DISENGAGING AN IMAGING MEMBER FROM A PHOTOCONDUCTOR
96608	Eastman Kodak Company	CA		2,750,733	8/29/2011		COLOR MOTION PICTURE PRINT FILMS
96608	Eastman Kodak Company	GB	2485020	GB1115401.0	9/6/2011	10/10/2012	COLOR MOTION PICTURE PRINT FILMS
96608	Eastman Kodak Company	US	8357485	12/910,934	10/25/2010	1/22/2013	COLOR MOTION PICTURE PRINT FILMS
96610	Eastman Kodak Company	US		13/010,805	1/21/2011		AUTOMATIC DOCUMENT FEEDER WITH CONTINUOUS TRANSPARENT PLATEN
96614	Eastman Kodak Company	US		13/161,583	6/16/2011		DIGITAL IMAGE COMMUNICATION
96615	Eastman Kodak Company	US		13/032,664	2/23/2011		PRINthead ASSEMBLY AND FLUIDIC CONNECTION OF DIE
96617	Eastman Kodak Company	US		12/897,908	10/5/2010		METHOD OF THERMAL DEGASSING IN AN INKJET PRINTER
96618	Eastman Kodak Company	US		13/010,807	1/21/2011		RAPID IMAGE SEARCH IN A LARGE DATABASE
96622	Eastman Kodak Company	US		13/024,555	2/10/2011		INDIUM PHOSPHIDE COLLOIDAL NANOCRYSTALS

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96623	Eastman Kodak Company	US		13/031,343	2/21/2011		METHOD FOR MEDIA RELIVING ON DEMAND
96625	Eastman Kodak Company	US	8399533	12/946,074	11/15/2010	3/19/2013	PHOTOCURABLE COMPOSITIONS CONTAINING N-OXYAZINIUM SALT PHOTOINITIATORS
96626	Eastman Kodak Company	US		12/913,808	10/28/2010		HEAD-MOUNTED DISPLAY CONTROL WITH IMAGE-CONTENT ANALYSIS
96627	Eastman Kodak Company	US		13/435,283	3/30/2012		METHOD FOR SENSING UNFUSED TONER
96630	Eastman Kodak Company	US		12/914,118	10/28/2010		REDUCING CONTAMINATION BY REGULATING FLOW
96631	Eastman Kodak Company	US		13/040,297	3/4/2011		ELECTROPHOTOGRAPHIC NON-UNIFORMITY COMPENSATION USING INTENTIONAL PERIODIC VARIATION
96632	Eastman Kodak Company	US		13/096,215	4/28/2011		ELECTROPHOTOGRAPHIC PRINTER WITH STATEFUL TONER BOTTLES
96634	Eastman Kodak Company	US	8401416	12/942,420	11/9/2010	3/19/2013	ELECTROPHOTOGRAPHICALLY PRINTING JOB HAVING JOB TYPE
96637	Eastman Kodak Company	US		13/422,089	3/16/2012		PRINTING SYSTEM FOR REDUCING PRINTER ARTIFACTS
96638	Eastman Kodak Company	US		13/093,913	4/26/2011		THERMAL TRANSFER DONOR ELEMENT
96639	Eastman Kodak Company	US	8345075	13/094,935	4/27/2011	1/1/2013	DUPLEX THERMAL DYE RECEIVER ELEMENTS AND IMAGING METHODS
96639	Eastman Kodak Company	WO		PCT/US12/34609	4/23/2012		DUPLEX THERMAL DYE RECEIVER ELEMENTS AND METHODS
96641	Eastman Kodak Company	US		12/913,100	10/27/2010		INCLINED MOTOR IN AN INKJET PRINTER
96642	Eastman Kodak Company	US		12/913,115	10/27/2010		METHOD OF ASSEMBLING A MULTIFUNCTION PRINTER
96643	Eastman Kodak Company	US	8123210	12/913,139	10/27/2010	2/28/2012	PAPER FEEDING ASSEMBLY FOR PRINTERS
96644	Eastman Kodak Company	US		12/911,984	10/26/2010		LARGE PARTICLE TONER PRINTER
96645	Eastman Kodak Company	US		12/912,017	10/26/2010		LARGE PARTICLE TONER
96646	Eastman Kodak Company	US	8147948	12/912,051	10/26/2010	4/3/2012	PRINTED ARTICLE
96647	Eastman Kodak Company	US		12/911,779	10/26/2010		LIQUID DISPENSER INCLUDING VERTICAL OUTLET OPENING WALL

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96648	Eastman Kodak Company	US		12/911,783	10/26/2010		DISPENSING LIQUID USING VERTICAL OUTLET OPENING DISPENSER
96649	Eastman Kodak Company	CN		MAILED	10/14/2011		LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	EP		11774159.5	10/14/2011		LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96649	Eastman Kodak Company	US		12/911,756	10/26/2010		LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96650	Eastman Kodak Company	US	8328335	12/911,758	10/26/2010	12/11/2012	LIQUID DISPENSER INCLUDING SLOPED OUTLET OPENING WALL
96651	Eastman Kodak Company	US		12/911,769	10/26/2010		LIQUID DISPENSER INCLUDING CURVED OUTLET OPENING WALL
96652	Eastman Kodak Company	US	8336995	12/911,773	10/26/2010	12/25/2012	DISPENSING LIQUID USING CURVED OUTLET OPENING DISPENSER
96653	Eastman Kodak Company	US		12/911,751	10/26/2010		LIQUID DISPENSER INCLUDING CURVED VENT
96654	Eastman Kodak Company	US	8303091	12/911,755	10/26/2010	11/6/2012	DISPENSING LIQUID USING CURVED VENT DISPENSER
96655	Eastman Kodak Company	US		12/911,759	10/26/2010		LIQUID DISPENSER INCLUDING MULTIPLE LIQUID RETURN PASSAGES
96656	Eastman Kodak Company	US		12/911,762	10/26/2010		DISPENSING LIQUID USING DISPENSER INCLUDING MULTIPLE RETURNS
96658	Eastman Kodak Company	US		12/911,765	10/26/2010		DISPENSING LIQUID USING DISPENSER WITH RETURN FILTER
96659	Eastman Kodak Company	US	8322825	12/911,771	10/26/2010	12/4/2012	DISPENSER INCLUDING OVERLAPPING OUTLET AND RETURN PORT
96660	Eastman Kodak Company	US		12/911,774	10/26/2010		DISPENSING LIQUID USING OVERLAPPING OUTLET RETURN DISPENSER
96661	Eastman Kodak Company	CN		FILED	10/14/2011		DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96661	Eastman Kodak Company	EP		11774161.1	10/14/2011		DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS

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96661	Eastman Kodak Company	US	8308275	12/911,776	10/26/2010	11/13/2012	DISPENSER INCLUDING ARRAY OF LIQUID DISPENSING ELEMENTS
96662	Eastman Kodak Company	US		12/911,782	10/26/2010		DISPENSING LIQUID USING ARRAY OF DISPENSING ELEMENTS
96663	Eastman Kodak Company	US	8382254	12/911,754	10/26/2010	2/26/2013	LIQUID DISPENSER INCLUDING SECONDARY LIQUID MANIFOLD
96664	Eastman Kodak Company	US	8328334	12/911,750	10/26/2010	12/11/2012	DISPENSING LIQUID USING DISPENSER INCLUDING SECONDARY MANIFOLD
96666	Eastman Kodak Company	US		12/914,120	10/28/2010		IMAGING PRODUCT SELECTION SYSTEM
96667	Eastman Kodak Company	US		13/214,460	8/22/2011		ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
96668	Eastman Kodak Company	US		13/094,865	4/27/2011		PRINTING MULTI-CHANNEL IMAGE ON WEB RECEIVER
96669	Eastman Kodak Company	US		12/956,206	11/30/2010		PRODUCING CALIBRATION TARGET FOR PRINTER
96670	Eastman Kodak Company	US		13/249,333	9/30/2011		METHOD FOR MANAGING WAX ON A PRINT
96671	Eastman Kodak Company	US		13/018,188	1/31/2011		ENHANCEMENT OF DISCHARGED AREA DEVELOPED TONER LAYER
96672	Eastman Kodak Company	US		13/161,601	6/16/2011		TASK ALLOCATION IN A COMPUTER NETWORK
96673	Eastman Kodak Company	US		13/161,611	6/16/2011		IMAGE PROCESSING IN A COMPUTER NETWORK
96676	Eastman Kodak Company	US	8380039	12/942,407	11/9/2010	2/19/2013	METHOD FOR ALIGNING DIFFERENT PHOTO STREAMS
96677	Eastman Kodak Company	US		12/942,422	11/9/2010		ALIGNING AND ANNOTATING DIFFERENT PHOTO STREAMS
96679	Eastman Kodak Company	US		12/915,715	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96680	Eastman Kodak Company	US		12/915,482	10/29/2010		AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96681	Eastman Kodak Company	US	8282202	12/915,527	10/29/2010	10/9/2012	AQUEOUS INKJET PRINTING FLUID COMPOSITIONS
96682	Eastman Kodak Company	US		12/971,017	12/17/2010		METHOD FOR PRODUCING A BLENDED VIDEO SEQUENCE

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96683	Eastman Kodak Company	US		12/948,044	11/17/2010		EXTRACTING STEP AND REPEAT DATA
96688	Eastman Kodak Company	US		12/948,994	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH REDUCED POWER MODE
96689	Eastman Kodak Company	US		12/949,029	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH AUTOMATICALLY ADJUSTED IMAGE DISPLAY DURATIONS
96690	Eastman Kodak Company	US		12/949,054	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH REMOTELY DISABLEABLE USER INTERFACE
96694	Eastman Kodak Company	US		12/966,153	12/13/2010		USER IDENTIFICATION FOR SCANNING APPARATUS
96695	Eastman Kodak Company	US		13/433,331	3/29/2012		METHOD FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
96698	Eastman Kodak Company	US		13/004,112	1/11/2011		METHOD OF CONTROLLING EMISSIONS IN AN ELECTROPHOTOGRAPHIC PRINTER
96701	Eastman Kodak Company	US		13/165,137	6/21/2011		METHOD OF CHARACTERIZING AN IMAGING SYSTEM
96702	Eastman Kodak Company	US		13/165,160	6/21/2011		METHOD OF DESIGNING A COLOR CHART
96703	Eastman Kodak Company	US		12/938,437	11/3/2010		DIGITAL CAMERA PROVIDING HIGH DYNAMIC RANGE IMAGES
96706	Eastman Kodak Company	US		12/952,257	11/23/2010		PROCESSING REUSABLE AND SPECIFIC CONTENT
96708	Eastman Kodak Company	US		12/959,470	12/3/2010		APPARATUS FOR DECOUPLING A ROLLER CHARGER FROM A PHOTOCONDUCTOR
96711	Eastman Kodak Company	US		12/949,937	11/19/2010		EJECTING ANTI-CURL SOLUTION IN CARRIAGE PRINTERS
96712	Eastman Kodak Company	US		13/115,421	5/25/2011		LIQUID EJECTION USING DROP CHARGE AND MASS
96712	Eastman Kodak Company	WO		PCT/US12/39071	5/23/2012		LIQUID EJECTION USING DROP CHARGE AND MASS
96713	Eastman Kodak Company	US		12/949,086	11/18/2010		DIGITAL IMAGE DISPLAY DEVICE WITH REMOTE VIEWING INTERFACE
96714	Eastman Kodak Company	TW		101100696	1/6/2012		TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH

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96714	Eastman Kodak Company	US		12/986,197	1/7/2011		TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96715	Eastman Kodak Company	TW		101100694	1/6/2012		TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	US		12/986,241	1/7/2011		TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96715	Eastman Kodak Company	WO		PCT/US12/20120	1/4/2012		TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96716	Eastman Kodak Company	US		13/228,881	9/9/2011		PRINthead FOR INKJET PRINTING DEVICE
96721	Eastman Kodak Company	US		13/053,700	3/22/2011		LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96721	Eastman Kodak Company	WO		PCT/US12/28161	3/8/2012		LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
96723	Eastman Kodak Company	US		13/155,838	6/8/2011		SORTING BY CONTROLLING SCANNED DOCUMENT VELOCITY
96724	Eastman Kodak Company	US		13/205,150	8/8/2011		NOTCHLESS CORE
96725	Eastman Kodak Company	US		12/947,986	11/17/2010		METHOD OF IDENTIFYING MOTION SICKNESS
96727	Eastman Kodak Company	US		13/181,701	7/13/2011		ELECTROPHOTOGRAPHIC DEVELOPER TONER REPLENISHMENT APPARATUS
96728	Eastman Kodak Company	US		13/025,193	2/11/2011		ELECTROPHOTOGRAPHIC DEVELOPER REPLENISHMENT ALONG DIAGONAL SWATH
96729	Eastman Kodak Company	US		13/004,224	1/11/2011		FORMING RANGE MAPS USING PERIODIC ILLUMINATION PATTERNS
96730	Eastman Kodak Company	US		13/612,920	9/13/2012		METALLIZED THERMAL DYE IMAGE RECEIVER ELEMENTS AND IMAGING
96731	Eastman Kodak Company	US	8333861	12/955,077	11/29/2010	12/18/2012	FORMING A FLEXIBLE WALL FOR AN INK TANK
96732	Eastman Kodak Company	US		12/949,960	11/19/2010		METHOD OF PRINTING WITH ANTI-CURL SOLUTION
96735	Eastman Kodak Company	US		13/234,662	9/16/2011		INK COMPOSITION FOR CONTINUOUS INKJET PRINTING

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96735	Eastman Kodak Company	WO		PCT/US12/54710	9/12/2012		INK COMPOSITION FOR CONTINUOUS INKJET PRINTING
96736	Eastman Kodak Company	US		12/959,474	12/3/2010		PRINTER FOR DETERMINING PAPER TYPE USING TRANSMITTANCE
96738	Eastman Kodak Company	US		12/959,505	12/3/2010		INKJET PRINTERS WITH DUAL PAPER SENSORS
96740	Eastman Kodak Company	US		13/031,300	2/21/2011		FLOOR RELIEF FOR DOT IMPROVEMENT
96740	Eastman Kodak Company	WO		PCT/US12/25771	2/20/2012		FLOOR RELIEF FOR DOT IMPROVEMENT
96742	Eastman Kodak Company	US		12/968,381	12/15/2010		MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96743	Eastman Kodak Company	US		13/070,849	3/24/2011		DIGITAL 3D CAMERA USING PERIODIC ILLUMINATION
96744	Eastman Kodak Company	US		12/986,416	1/7/2011		IMAGE LAYOUT ADJUSTMENT METHOD
96745	Eastman Kodak Company	US		12/952,263	11/23/2010		PROCESSING REUSABLE AND SPECIFIC CONTENT
96746	Eastman Kodak Company	US		13/017,260	1/31/2011		EMBEDDING DATA PRINTED IN SOLID AREAS
96746	Eastman Kodak Company	WO		PCT/US12/21939	1/20/2012		EMBEDDING DATA PRINTED IN SOLID AREAS
96747	Eastman Kodak Company	US	8406673	12/965,254	12/10/2010	3/26/2013	ROTATABLE MEMBER CLEANER FOR ELECTROPHOTOGRAPHIC PRINTER
96748	Eastman Kodak Company	US		12/956,275	11/30/2010		METHOD OF IDENTIFYING MOTION SICKNESS
96751	Eastman Kodak Company	US		13/072,811	3/28/2011		DISPLAY DEVICE FOR DISPLAYING RELATED DIGITAL IMAGES
96752	Eastman Kodak Company	US		13/011,103	1/21/2011		LASER LEVELING HIGHLIGHT CONTROL
96752	Eastman Kodak Company	WO		PCT/US12/21468	1/17/2012		LASER LEVELING HIGHLIGHT CONTROL
96753	Eastman Kodak Company	US		12/974,038	12/21/2010		FORMING AN INK TANK WITH CAPILLARY BREATHER
96754	Eastman Kodak Company	US		12/966,169	12/13/2010		METHOD OF IDENTIFYING USER OF SCANNING APPARATUS
96755	Eastman Kodak Company	US		13/094,920	4/27/2011		DEACTIVATION OF A SECURITY FEATURE

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96755	Eastman Kodak Company	WO		PCT/US12/34852	4/25/2012		DEACTIVATION OF A SECURITY FEATURE
96756	Eastman Kodak Company	US		12/968,387	12/15/2010		MATCHING IMAGING DATA TO FLEXOGRAPHIC PLATE SURFACE
96757	Eastman Kodak Company	US		13/074,388	3/29/2011		PRINTHEAD MAINTENANCE STATION INCLUDING STATION BACKFLUSH
96758	Eastman Kodak Company	US		13/292,117	11/9/2011		MEDIA TRANSPORT SYSTEM INCLUDING ACTIVE MEDIA STEERING
96762	Eastman Kodak Company	US		13/007,758	1/17/2011		HEAD-MOUNTED DISPLAY CONTROL WITH SENSORY STIMULATION
96766	Eastman Kodak Company	US		13/026,355	2/14/2011		PHOTOINITIATOR COMPOSITIONS AND USES
96770	Eastman Kodak Company	US		13/026,360	2/14/2011		PHOTOCURABLE INKS AND METHODS OF USE
96771	Eastman Kodak Company	US		13/026,365	2/14/2011		ARTICLES WITH PHOTOCURABLE AND PHOTOCURED COMPOSITIONS
96772	Eastman Kodak Company	US		13/026,372	2/14/2011		METHODS OF PHOTOCURING AND IMAGING
96773	Eastman Kodak Company	US		13/077,496	3/31/2011		DUAL TONER PRINTING WITH DISCHARGE AREA DEVELOPMENT
96774	Eastman Kodak Company	US		13/018,172	1/31/2011		BALANCING DISCHARGE AREA DEVELOPED AND TRANSFERRED TONER
96775	Eastman Kodak Company	US		13/018,158	1/31/2011		ENHANCEMENT OF CHARGE AREA DEVELOPED TONER LAYER
96776	Eastman Kodak Company	US		13/077,474	3/31/2011		DUAL TONER PRINTING WITH CHARGE AREA DEVELOPMENT
96777	Eastman Kodak Company	US		13/018,148	1/31/2011		BALANCING CHARGE AREA DEVELOPED AND TRANSFERRED TONER
96778	Eastman Kodak Company	US		13/018,183	1/31/2011		PRINTER WITH DISCHARGE AREA DEVELOPED TONER BALANCING
96779	Eastman Kodak Company	US		13/018,136	1/31/2011		PRINTER WITH CHARGE AREA DEVELOPED TONER BALANCING
96780	Eastman Kodak Company	US		13/015,608	1/28/2011		PRINTER WEB MEDIUM SUPPLY WITH DRIVE SYSTEM

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96781	Eastman Kodak Company	US		13/017,111	1/31/2011		METHOD FOR PREPARING LITHOGRAPHIC PRINTING PLATES
96788	Eastman Kodak Company	US		13/101,178	5/5/2011		INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96788	Eastman Kodak Company	WO		PCT/US12/36225	5/3/2012		INORGANIC POROUS PARTICLES WITH STABILIZED MICROPORES
96789	Eastman Kodak Company	US		12/987,189	1/10/2011		ALIGNMENT OF STEREO IMAGES PAIRS FOR VIEWING
96790	Eastman Kodak Company	US		12/987,192	1/10/2011		THREE CHANNEL DELIVERY OF STEREO IMAGES
96791	Eastman Kodak Company	US		12/987,194	1/10/2011		ROTATIONAL ADJUSTMENT FOR STEREO VIEWING
96792	Eastman Kodak Company	US		13/026,380	2/14/2011		PHOTOCURABLE INKS WITH ALDEHYDES AND METHODS OF USE
96794	Eastman Kodak Company	DE		102010055852.4	12/22/2010		A METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE VERFAHREN ZUM DRUCKEN EINES MEHRFARBENBILDES AUF EINER BEDRUCKSTOFFBAHN
96794	Eastman Kodak Company	US		13/311,039	12/5/2011		METHOD TO REGISTER COLORS IN IN-TRACK DIRECTION ON A MULTICOLOR WEB PRINTING MACHINE
96795	Eastman Kodak Company	DE		102010055422.7	12/21/2010		EXTENDED IN-TRACK CORRECTION VERFAHREN ZUR KORREKTUR DES POSITION EINES BOGENS IN TRANSPORTRICHTUNG UND BOGENBEARBEITUNGSMASCHINE
96796	Eastman Kodak Company	DE		102011016105.8	4/5/2011		VERFAHREN ZUM EINSPEISEN VON BÖGEN
96796	Eastman Kodak Company	US		13/433,690	3/29/2012		METHOD FOR FEEDING SHEETS

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96797	Eastman Kodak Company	DE		102011009823.2	1/31/2011		COMBINED IN-TRACK, CROSS-TRACK AND INDICATED LENGTH DETECTION TRANSPORTBAND,MESSVORRICHTUNG UND VERFAHREN ZUR BESTIMMUNG DES TYPUS UND DER POSITION DES TRANSPORTBANDES
96798	Eastman Kodak Company	US		13/022,663	2/8/2011		PRINTED PRODUCT WITH AUTHENTICATION BI-FLUORESCENCE FEATURE
96798	Eastman Kodak Company	WO		PCT/US12/23211	1/31/2012		PRINTED PRODUCT WITH AUTHENTICATION BI-FLUORESCENCE FEATURE
96809	Eastman Kodak Company	DE		102011012677.5	2/28/2011		PAPERINDEPENDANT ENCODING IN WEB PRINTERS
96809	Eastman Kodak Company	DE		102011017209.2	4/15/2011		VERFAHREN UND VORRICHTUNG ZUM AUTOMATISCHEN ANPASSEN EINES SCHREIBTAKTES IN EINER DIGITALEN DRUCKMASCHINE
96809	Eastman Kodak Company	US		13/406,832	2/28/2012		METHOD AND DEVICE FOR AUTOMATICALLY ADAPTING A WRITE CYCLE IN A DIGITAL PRINTING MACHINE
96812	Eastman Kodak Company	US		13/036,283	2/28/2011		PREPARATION OF LITHOGRAPHIC PRINTING PLATES
96813	Eastman Kodak Company	TW		101105909	2/22/2012		THERMAL PRINTER
96813	Eastman Kodak Company	US		13/032,897	2/23/2011		THERMAL PRINTER
96813	Eastman Kodak Company	WO		PCT/US12/25784	2/20/2012		THERMAL PRINTER
96814	Eastman Kodak Company	US		13/273,263	10/14/2011		JAM SENSING AT DOCUMENT FEEDING STATION
96823	Eastman Kodak Company	US		13/014,763	1/27/2011		CARRIAGE WITH CAPPING SURFACE FOR INKJET PRINTHEAD
96824	Eastman Kodak Company	US		13/028,417	2/16/2011		OBLIQUELY MOUNTED MOTOR ON SCAN BAR ASSEMBLY
96825	Eastman Kodak Company	US		13/028,433	2/16/2011		SCANNING APPARATUS WITH CIRCUIT BOARD OVERLAPPING PLATEN

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96826	Eastman Kodak Company	US	7985684	12/986,199	1/7/2011	7/26/2011	ACTUATING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96828	Eastman Kodak Company	US	8383469	12/986,206	1/7/2011	2/26/2013	PRODUCING TRANSISTOR INCLUDING REDUCED CHANNEL LENGTH
96829	Eastman Kodak Company	TW		101100698	1/6/2012		TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	US		12/986,210	1/7/2011		TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96829	Eastman Kodak Company	WO		PCT/US12/20125	1/4/2012		TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96830	Eastman Kodak Company	US	8304347	12/986,218	1/7/2011	11/6/2012	ACTUATING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96831	Eastman Kodak Company	US	8338291	12/986,236	1/7/2011	12/25/2012	PRODUCING TRANSISTOR INCLUDING MULTIPLE REENTRANT PROFILES
96832	Eastman Kodak Company	US		12/986,251	1/7/2011		ACTUATING TRANSISTOR INCLUDING MULTI-LAYER REENTRANT PROFILE
96833	Eastman Kodak Company	US	8409937	12/986,247	1/7/2011	4/2/2013	PRODUCING TRANSISTOR INCLUDING MULTUI-LAYER REENTRANT PROFILE
H10000	Eastman Kodak Company	US	6743560	10/109,535	3/28/2002	6/1/2004	TREATING COMPOSITION AND PROCESS FOR TONER FUSING IN ELECTROTATOGRAPHIC REPRODUCTION
H10001	Eastman Kodak Company	US	6585406	09/853,725	5/11/2001	7/1/2003	ELECTROSTATOGRAPHIC BLENDER ASSEMBLY AND METHOD
H10002	Eastman Kodak Company	DE	60121855.8	01110190.4	5/8/2001	8/2/2006	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE

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H10002	Eastman Kodak Company	JP	4990464	2001-584956	5/11/2001	5/11/2012	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	NL	1156379	01110190.4	5/8/2001	8/2/2006	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6370340	09/572,524	5/17/2000	4/9/2002	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10002	Eastman Kodak Company	US	6427053	09/824,445	4/2/2001	7/30/2002	METHOD AND APPARATUS FOR MONITORING PARAMETERS CORRESPONDING TO OPERATION OF AN ELECTROPHOTOGRAPHIC MARKING MACHINE
H10003	Eastman Kodak Company	US	6610451	09/747,764	12/26/2000	8/26/2003	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10003	Eastman Kodak Company	US	6766136	10/403,539	3/31/2003	7/20/2004	DEVELOPMENT SYSTEMS FOR MAGNETIC TONERS AND TONERS HAVING REDUCED MAGNETIC LOADINGS
H10007	Eastman Kodak Company	DE	60142147.7	01111750.4	5/15/2001	5/19/2010	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	GB	1156377	01111750.4	5/15/2001	5/19/2010	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	JP		2001-584960	5/15/2001		TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS

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H10007	Eastman Kodak Company	NL	1156377	01111750.4	5/15/2001	5/19/2010	TO ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6526247	09/855,384	5/15/2001	2/25/2003	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10007	Eastman Kodak Company	US	6775505	10/346,748	1/17/2003	8/10/2004	ELECTROSTATIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED SETPOINTS
H10010	Eastman Kodak Company	CA	2359000	2359000	10/12/2001	1/31/2006	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	DE	50112262.1	01123394.7	10/11/2001	3/28/2007	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	FR	1199182	01123394.7	10/11/2001	3/28/2007	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	GB	1199182	01123394.7	10/11/2001	3/28/2007	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10010	Eastman Kodak Company	US	7095526	09/691,332	10/18/2000	8/22/2006	AUTOMATIC LAYOUT METHOD FOR FULL-BLEED PRINTING
H10013	Eastman Kodak Company	US	6890657	09/879,466	6/12/2001	5/10/2005	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING COMPOSITION
H10013	Eastman Kodak Company	US	7252885	10/992,267	11/18/2004	8/7/2007	SURFACE CONTACTING MEMBER FOR TONER FUSING SYSTEM AND PROCESS, COMPOSITION FOR MEMBER SURFACE LAYER, AND PROCESS FOR PREPARING THE COMPOSITION
H10014	Eastman Kodak Company	DE	60133962.2	01105399.8	3/12/2001	5/14/2008	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	NL	1134623	01105399.8	3/12/2001	5/14/2008	SPECIAL SERVICE PROGRAM FOR VARIABLE TONING BIAS OFFSET
H10014	Eastman Kodak Company	US	6724998	09/810,785	3/16/2001	4/20/2004	IMAGE FORMING APPARATUS WITH VARIABLE TONING BIAS OFFSET SERVICE UTILITY

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H10015	Eastman Kodak Company	DE	60139059.8	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	FR	1191407	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	GB	1191407	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	NL	1191407	01120742.0	9/6/2001	6/24/2009	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10015	Eastman Kodak Company	US	6673159	09/669,710	9/26/2000	1/6/2004	IMPROVED CLEANING BRUSH AND METHOD FOR REMOVING CONTAMINATES FROM A PHOTOCONDUCTOR FILM
H10016	Eastman Kodak Company	DE	50115095.1	01111173.9	5/11/2001	9/9/2009	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM
H10016	Eastman Kodak Company	US	6580880	09/572,526	5/17/2000	6/17/2003	ELECTROPHOTOGRAPHIC PROCESS CONTROL AND DIAGNOSTIC SYSTEM
H10017	Eastman Kodak Company	EP		01110023.7	4/26/2001		PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	JP	4694084	2001-584949	5/11/2001	3/4/2011	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10017	Eastman Kodak Company	US	6442358	09/572,521	5/17/2000	8/27/2002	PROCESS ISOLATION PROGRAM FOR ELECTROPHOTOGRAPHIC MARKING MACHINE
H10019	Eastman Kodak Company	DE		10158984.0	11/30/2001		PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB

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H10019	Eastman Kodak Company	EP		01128341.3	11/30/2001		PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB
H10019	Eastman Kodak Company	US	7466442	09/731,503	12/6/2000	12/16/2008	PRINTING SYSTEM AND METHOD FOR CUSTOMIZATION OF A PRINT JOB
H10026	Eastman Kodak Company	US	6480685	09/734,396	12/11/2000	11/12/2002	SYSTEM AND METHOD FOR QUIETLY AND EFFICIENTLY CLEANING AND REMOVING PARTICLES FROM A COPIER/PRINTER MACHINE
H10027	Eastman Kodak Company	DE	50107346.9	01121797.3	9/21/2001	9/7/2005	TENSION DEVICE OF A CORONA WIRE
H10027	Eastman Kodak Company	US	6900436	09/688,002	10/14/2000	5/31/2005	CORONA WIRE TENSIONING MECHANISM
H10030	Eastman Kodak Company	US	7267255	09/772,177	1/29/2001	9/11/2007	WEB TRACKING ADJUSTMENT DEVICE AND METHOD THROUGH USE OF A BIASED GIMBAL
H10031	Eastman Kodak Company	US	6518587	09/572,416	6/24/2002	2/11/2003	DETECTION AND CORRECTION OF DEFECTS FROM SCANNER CALIBRATION REFERENCES
H10034-1	Eastman Kodak Company	DE	60118054.2	01110143.3	5/4/2001	3/22/2006	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	GB	1156374	01110143.3	5/4/2001	3/22/2006	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	JP	4763216	2001-584954	5/11/2001	6/17/2011	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	NL	1156374	01110143.3	5/4/2001	3/22/2006	MAGNETIC CARRIER PARTICLES
H10034-1	Eastman Kodak Company	US	6232026	09/572,988	5/17/2000	5/15/2001	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	DE	60122424.8	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	FR	1156376	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	GB	1156376	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	NL	1156376	01110141.7	5/4/2001	8/23/2006	MAGNETIC CARRIER PARTICLES
H10034-2	Eastman Kodak Company	US	6228549	09/572,989	5/17/2000	5/8/2001	MAGNETIC CARRIER PARTICLES
H10034-3	Eastman Kodak Company	US	6723481	09/853,410	5/11/2001	4/20/2004	METHOD FOR USING HARD MAGNETIC CARRIERS IN AN ELECTROGRAPHIC PROCESS
H10035	Eastman Kodak Company	US	6912325	09/572,259	5/17/2000	6/28/2005	REAL TIME ELECTRONIC REGISTRATION OF SCANNED DOCUMENTS
H10036	Eastman Kodak Company	US	7115056	09/860,007	5/17/2001	10/3/2006	DUAL SPRING TENSIONER

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H10040	Eastman Kodak Company	DE	50109854.2	01117708.6	7/27/2001	5/24/2006	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	DE		10136746.5	7/27/2001		IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	JP	4907040	2002-515526	7/6/2001	1/20/2012	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10040	Eastman Kodak Company	US	6650848	09/629,394	8/1/2000	11/18/2003	IMAGE-FORMING DEVICE HAVING ON-LINE IMAGE QUALITY ASSESSMENT AND RELATED METHOD
H10041	Eastman Kodak Company	US	6580885	09/796,321	2/28/2001	6/17/2003	AUTOMATIC MECHANISM FOR CLEANING CORONA WIRES
H10042	Eastman Kodak Company	JP	4582754	2001-585492	5/15/2001	9/10/2010	APPARATUS AND METHOD FOR GREY LEVEL PRINTING
H10042	Eastman Kodak Company	US	6538677	09/854,636	5/14/2001	3/25/2003	APPARATUS AND METHOD FOR GREY LEVEL PRINTING
H10044	Eastman Kodak Company	DE	60126015.5	01111234.9	5/15/2001	1/17/2007	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	FR	1156391	01111234.9	5/15/2001	1/17/2007	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	GB	1156391	01111234.9	5/15/2001	1/17/2007	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10044	Eastman Kodak Company	US	6589703	09/853,412	5/11/2001	7/8/2003	ELECTROGRAPHIC METHODS USING HARD MAGNETIC CARRIER PARTICLES
H10045	Eastman Kodak Company	US	6469801	09/717,712	11/21/2000	10/22/2002	SCANNER WITH PREPRESS SCALING MODE
H10046	Eastman Kodak Company	US	6496274	09/717,713	11/21/2000	12/17/2002	SCANNER WITH PREPRESS MODE

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H10047	Eastman Kodak Company	DE	50113051.9	01110191.2	5/8/2001	9/26/2007	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	NL	1156390	01110191.2	5/8/2001	9/26/2007	ELECTROSTATIC IMAGE DEVELOPING APPARATUS
H10047	Eastman Kodak Company	US	6571077	09/859,129	5/16/2001	5/27/2003	ELECTROSTATIC IMAGE DEVELOPING METHOD AND APPARATUS USING A DRUM PHOTOCONDUCTOR AND HARD MAGNETIC CARRIERS
H10049	Eastman Kodak Company	CA	2359014	2359014	10/12/2001	3/20/2007	JOB ORDERING SYSTEM FOR AN IMAGE-FORMING MACHINE
H10049	Eastman Kodak Company	US	6608990	09/692,973	10/19/2000	8/19/2003	JOB ORDERING SYSTEM FOR AN IMAGE-FORMING MACHINE
H10052	Eastman Kodak Company	US	6577825	09/692,847	10/19/2000	6/10/2003	USER DETECTION SYSTEM FOR AN IMAGE-FORMING MACHINE
H10053	Eastman Kodak Company	DE	50110802.5	01128339.7	11/30/2001	8/23/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	DE		10158986.7	11/30/2001		LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	GB	1223130	01128339.7	11/30/2001	8/23/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	JP	3801912	2001-387426	12/20/2001	5/12/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10053	Eastman Kodak Company	NL	1223130	01128339.7	11/30/2001	8/23/2006	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES

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H10053	Eastman Kodak Company	US	6595513	09/751,193	12/28/2000	7/22/2003	LEVELING DEVICE TO ACCOMMODATE PAPER WITH AT LEAST TWO SECTIONS OF DIFFERENT THICKNESSES
H10054	Eastman Kodak Company	JP	4847669	2002-520026	7/31/2001	10/21/2011	IMAGE-FORMING MACHINE AND ON-LINE DENSITOMETER (as amended)
H10054	Eastman Kodak Company	US	6427057	09/737,320	12/14/2000	7/30/2002	IMAGE-FORMING MACHINE WITH A PULSE DENSITOMETER
H10055-1	Eastman Kodak Company	US	7003723	09/573,368	5/17/2000	2/21/2006	SYSTEM AND METHOD FOR REPRESENTING AND MANAGING PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-10	Eastman Kodak Company	JP	4804697	2001-585440	5/16/2001	8/19/2011	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-10	Eastman Kodak Company	US	6509974	09/573,113	5/17/2000	1/21/2003	AUTOMATED JOB CREATION FOR JOB PREPARATION
H10055-11	Eastman Kodak Company	CA	2375143	2375143	5/16/2001	7/24/2007	FLEXIBLE JOB DELIVERY FOR JOB PREPARATION
H10055-3	Eastman Kodak Company	DE	50116093.0	01111156.4	5/10/2001	4/25/2012	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	GB	1155850	01111156.4	5/10/2001	4/25/2012	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	JP	4860089	2001-585020	5/16/2001	11/11/2011	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	NL	1155850	01111156.4	5/10/2001	4/25/2012	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW
H10055-3	Eastman Kodak Company	US	6411314	09/573,026	5/17/2000	6/25/2002	SYSTEM AND METHOD FOR REPRESENTING AND CONTROLLING A PRODUCTION PRINTING WORKFLOW

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H10055-4	Eastman Kodak Company	US	6437878	09/572,478	5/17/2000	8/20/2002	INTERACTIVE HARDCOPY RE-SAMPLING WITHOUT RE-SCANNING
H10055-6	Eastman Kodak Company	US	6407820	09/572,108	5/17/2000	6/18/2002	EFFICIENT USE OF PRINT RESOURCES WITHIN A JOB STREAM
H10055-7	Eastman Kodak Company	CA	2375142	2375142	5/16/2001	9/8/2009	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	DE		10123763.4	5/16/2001		SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	EP		01111257.0	5/16/2001		SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	JP	4860090	2001-585056	5/16/2001	11/11/2011	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-7	Eastman Kodak Company	US	8386945	09/572,341	5/17/2000	2/26/2013	SYSTEM AND METHOD FOR IMPLEMENTING COMPOUND DOCUMENTS IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	CA	2375171	2375171	5/16/2001	1/6/2004	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	JP	4804696	2001-584348	5/16/2001	8/19/2011	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW
H10055-9	Eastman Kodak Company	US	6462756	09/573,093	5/17/2000	10/8/2002	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF PAGES IN A PRODUCTION PRINTING WORKFLOW

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H10056	Eastman Kodak Company	EP		01123239.4	10/2/2001		SYSTEM AND METHOD FOR INTERFACING WITH A PRODUCTION SCANNER
H10056	Eastman Kodak Company	JP	3904422	2001-310293	10/5/2001	1/19/2007	SYSTEM AND METHOD FOR INTERFACING WITH A PRODUCTION SCANNER
H10056	Eastman Kodak Company	US	7072057	09/686,850	10/10/2000	7/4/2006	SYSTEM AND METHOD FOR INTERFACING WITH A PRODUCTION SCANNER
H10057	Eastman Kodak Company	US	7012706	09/686,995	10/10/2000	3/14/2006	SYSTEM AND METHOD FOR INTERFACING WITH MULTIPLE PRODUCTION SCANNERS
H10060	Eastman Kodak Company	US	6696212	09/818,253	3/27/2001	2/24/2004	SINGLE COMPONENT TONER FOR IMPROVED MAGNETIC IMAGE CHARACTER RECOGNITION
H10061	Eastman Kodak Company	US	6775510	10/190,761	7/8/2002	8/10/2004	METHOD FOR REDUCING RUB-OFF FROM TONER OR PRINTED IMAGES USING A PHASE CHANGE COMPOSITION
H10066	Eastman Kodak Company	US	6567642	10/190,763	7/8/2002	5/20/2003	A HYBRID THERMAL TRANSFER ROLLER BRUSH WAX APPLICATOR FOR RUB-OFF REDUCTION
H10069	Eastman Kodak Company	EP		01124333.4	10/22/2001		SYSTEM AND METHOD FOR INCREASED SHEET TIMING OPERATION WINDOW FOR REGISTRATION
H10069	Eastman Kodak Company	US	6570354	09/698,513	10/27/2000	5/27/2003	SYSTEM AND METHOD FOR INCREASED SHEET TIMING OPERATION WINDOW FOR REGISTRATION
H10070	Eastman Kodak Company	DE	50107351.5	01124278.1	10/18/2001	9/7/2005	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10070	Eastman Kodak Company	FR	1211568	01124278.1	10/18/2001	9/7/2005	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE

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H10070	Eastman Kodak Company	GB	1211568	01124278.1	10/18/2001	9/7/2005	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10070	Eastman Kodak Company	JP	3949929	2001-328163	10/25/2001	4/27/2007	APPARATUS AND METOD FOR IMPROVED REGISTRATION PERFORMANCE AND A RECEIVER REGISTRATION MECHANISM
H10070	Eastman Kodak Company	US	6641134	09/698,512	10/27/2000	11/4/2003	SYSTEM AND METHOD FOR IMPROVED REGISTRATION PERFORMANCE
H10071	Eastman Kodak Company	DE	50115378.0	01123359.0	10/10/2001	1/10/2010	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	DE		10149964.7	10/10/2001		AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	GB	1197451	01123359.0	10/10/2001	1/10/2010	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	JP	4145037	2001-313938	10/11/2001	6/27/2008	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	NL	1197451	01123359.0	10/10/2001	1/10/2010	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10071	Eastman Kodak Company	US	6554269	09/688,000	10/14/2000	4/29/2003	AIRKNIFE AND VACUUM CONTROL CHANGES TO IMPROVE SHEET ACQUISITION FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	DE	50114144.8	01123358.2	10/10/2001	7/23/2008	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY

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H10072	Eastman Kodak Company	GB	1197450	01123358.2	10/10/2001	7/23/2008	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	JP	3892265	2001-309474	10/5/2001	12/15/2006	PULSED AIRKNIFE CONTROL METHOD OF VACUUM CORRUGATED FEED PAPER SUPPLYING DEVICE
H10072	Eastman Kodak Company	NL	1197450	01123358.2	10/10/2001	7/23/2008	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10072	Eastman Kodak Company	US	7007944	09/688,001	10/14/2000	3/7/2006	PULSED AIRKNIFE CONTROL FOR A VACUUM CORRUGATED FEED SUPPLY
H10076	Eastman Kodak Company	US	6542713	09/821,303	3/29/2001	4/1/2003	IMAGE-FORMING MACHINE WITH A CONDITIONED CLEANING SYSTEM
H10078	Eastman Kodak Company	US	6449447	09/629,389	8/1/2000	9/10/2002	IMAGE-FORMING MACHINE HAVING CHARGER CLEANING ACTIVATION AFTER AN ARCING FAULT AND RELATED METHOD
H10079	Eastman Kodak Company	US	6617090	09/879,585	6/12/2001	9/9/2003	TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10080	Eastman Kodak Company	US	6582871	09/879,674	6/12/2001	6/24/2003	TONER FUSING SYSTEM AND PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION, FUSER MEMBER FOR TONER FUSING SYSTEM AND PROCESS, AND COMPOSITION FOR FUSER MEMBER SURFACE LAYER
H10081	Eastman Kodak Company	US	7074488	10/194,572	7/12/2002	7/11/2006	MONOFUNCTIONAL BRANCHED POLYSILOXANES, COMPOSITIONS AND PROCESSES OF PREPARING THE SAME
H10083	Eastman Kodak Company	JP	4056242	2001-330375	10/29/2001	12/21/2007	BLOWER HOUSING ENVIRONMENT CONTROL SYSTEM BLOWER AND INTAKE RING SUPPORT PART
H10083	Eastman Kodak Company	US	6503055	09/699,581	10/30/2000	1/7/2003	ENVIRONMENTAL CONTROL SYSTEM BLOWER ASSEMBLY

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H10085	Eastman Kodak Company	US	6708006	10/059,500	1/29/2002	3/16/2004	IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DEVELOPER FLOW MONITORING SYSTEM
H10086	Eastman Kodak Company	US	6801746	10/180,755	6/26/2002	10/5/2004	METHOD AND SYSTEM FOR REDUCING TONER RUB-OFF IN AN ELECTROPHOTOGRAPHIC APPARATUS BY USING PRINTERS' ANTI-OFFSET SPRAY POWDER
H10090	Eastman Kodak Company	US	6539182	09/820,254	3/28/2001	3/25/2003	IMAGE-FORMING MACHINE HAVING A CONTROL DEVICE FOR DETECTING TONER CLOGGING IN A REPLENISHER STATION
H10094	Eastman Kodak Company	US	6670817	09/876,664	6/7/2001	12/30/2003	CAPACITIVE TONER LEVEL DETECTION
H10096	Eastman Kodak Company	US	6272311	09/689,147	10/12/2000	8/7/2001	AIR COOLING STATION FOR ELECTROPHOTOGRAPHIC COPIER
H10099	Eastman Kodak Company	US	6347205	09/671,787	9/27/2000	2/12/2002	MOUNTING OF A DRIVE MOTOR IN THE FUSER SECTION OF AN ELECTROPHOTOGRAPHIC MACHINE
H10100	Eastman Kodak Company	JP	4374166	2002-23418	1/31/2002	9/11/2009	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10100	Eastman Kodak Company	US	6631251	09/775,171	2/1/2001	10/7/2003	FUSER WEB CLEANING ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10101	Eastman Kodak Company	US	6449456	09/686,030	10/11/2000	9/10/2002	METHOD AND SYSTEM FOR PROVIDING MORE UNIFORM FUSER OIL DISTRIBUTION ON A FUSER SURFACE
H10102	Eastman Kodak Company	US	6435024	09/675,413	9/29/2000	8/20/2002	METHOD AND APPARATUS FOR DETERMINING THE LEVEL OF PARTICULATE MATERIAL IN A PARTICULATE MATERIAL COLLECTION VESSEL

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H10105	Eastman Kodak Company	US	6522858	09/679,239	10/4/2000	2/18/2003	INSTALLATION OF UPPER SKIVE PLATE IN THE FUSER SECTION OF AN ELECTROPHOTOGRAPHIC MACHINE
H10106	Eastman Kodak Company	US	7130071	10/078,120	2/19/2002	10/31/2006	PAGE AND SUBSET FEATURE SELECTION USER INTERFACE
H10107	Eastman Kodak Company	US	6430385	09/745,861	12/21/2000	8/6/2002	WICK ROLLER ASSEMBLY FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10108	Eastman Kodak Company	JP	4164269	2002-64875	3/11/2002	8/1/2008	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF TABS IN A PRODUCTION PRINTING WORKFLOW
H10108	Eastman Kodak Company	US	6995860	09/803,166	3/9/2001	2/7/2006	SYSTEM AND METHOD FOR VISUAL REPRESENTATION OF TABS IN A PRODUCTION PRINTING WORKFLOW
H10112	Eastman Kodak Company	DE		10252883.7	11/12/2002		ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10112	Eastman Kodak Company	US	6946230	10/054,514	11/13/2001	9/20/2005	ELECTROSTATIC IMAGE DEVELOPING PROCESSES AND COMPOSITIONS
H10113	Eastman Kodak Company	US	7214757	09/802,760	3/8/2001	5/8/2007	POLYURETHANE ELASTOMERS AND SHAPED ARTICLES PREPARED THEREFROM
H10116	Eastman Kodak Company	US	6714753	09/760,974	1/16/2001	3/30/2004	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10116	Eastman Kodak Company	US	6801739	10/757,687	1/14/2004	10/5/2004	TONING STATION INTERMEDIATE BEARING CAP AND TENSION ASSEMBLY
H10119	Eastman Kodak Company	JP	4132778	2001-328206	10/25/2001	6/6/2008	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10119	Eastman Kodak Company	US	6453149	09/699,195	10/27/2000	9/17/2002	SYSTEM AND METHOD FOR REGISTERING LONG RECEIVERS
H10120	Eastman Kodak Company	US	6698747	09/777,947	2/6/2001	3/2/2004	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL

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H10120	Eastman Kodak Company	US	6908082	10/745,912	12/24/2003	6/21/2005	METHOD AND SYSTEM FOR PROVIDING SHEET STACK LEVEL CONTROL
H10121	Eastman Kodak Company	US	6918582	10/668,404	9/23/2003	7/19/2005	SHEET FEEDER FOR A SHEET HANDLING MACHINE
H10122	Eastman Kodak Company	US	6564030	09/736,656	12/13/2000	5/13/2003	VENTED SKIVE ASSEMBLY FOR A FUSER STATION IN AN IMAGE-FORMING MACHINE
H10131	Eastman Kodak Company	US	6539181	09/772,383	1/29/2001	3/25/2003	IMPROVED JAM RECOVERY WHEN USING ORDERED MEDIA
H10132	Eastman Kodak Company	US	6799005	10/236,627	9/5/2002	9/28/2004	METHOD AND SYSTEM OF PRE-SELECTING ORDERED MEDIA IN A PRINTING SYSTEM
H10134	Eastman Kodak Company	JP	4338349	2002-26713	2/4/2002	7/10/2009	METHOD FOR INTEGRATING COLOR PAGE IN MONOCHROMATIC PRINTER MANAGED BY RASTER IMAGING PROCESSOR
H10134	Eastman Kodak Company	US	6934047	09/777,476	2/6/2001	8/23/2005	INTEGRATION OF COLOR PAGES ON A BLACK AND WHITE PRINTER MANAGED BY A RASTER IMAGING PROCESSOR
H10135	Eastman Kodak Company	DE	50214619.2	02001101.1	1/23/2002	9/1/2010	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	GB	1229490	02001101.1	1/23/2002	9/1/2010	A SYSTEM AND METHOD OF IMPROVING PRINT EFFICIENCY
H10135	Eastman Kodak Company	US	6888647	09/777,475	2/6/2001	5/3/2005	PROOFING WITH WATERMARK INFORMATION CREATED BY A RASTER IMAGING PROCESSOR
H10137	Eastman Kodak Company	DE		10202206.2	1/22/2002		METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	EP		02001072.4	1/22/2002		METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10137	Eastman Kodak Company	JP	4077215	2002-50170	2/26/2002	2/8/2008	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING

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H10137	Eastman Kodak Company	US	6930791	09/794,525	2/27/2001	8/16/2005	METHOD FOR SELECTING A FINISHING DEVICE FOR DIGITAL PRINTING
H10139	Eastman Kodak Company	US	6728503	09/855,985	5/15/2001	4/27/2004	ELECTROGRAPHIC IMAGE DEVELOPING PROCESS WITH OPTIMIZED DEVELOPER MASS VELOCITY
H10143	Eastman Kodak Company	US	6466762	09/793,072	2/26/2001	10/15/2002	PRECISION MOUNTING FOR IMPRECISE PARTS
H10146	Eastman Kodak Company	US	6453148	09/732,505	12/7/2000	9/17/2002	APPARATUS AND PROCESS FOR DETECTING LEAKS IN AN ELECTROGRAPHIC CLEANING SYSTEM
H10148	Eastman Kodak Company	DE	60211584.1	02005283.3	3/12/2002	5/24/2006	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	GB	1246016	02005283.3	3/12/2002	5/24/2006	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	JP	4018416	2002-85837	3/26/2002	9/28/2007	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10148	Eastman Kodak Company	US	6517984	09/818,956	3/27/2001	2/11/2003	SILSESQUIOXANE COMPOSITIONS CONTAINING TERTIARY ARYLAMINES FOR HOLE TRANSPORT
H10157	Eastman Kodak Company	US	6621995	10/096,170	3/11/2002	9/16/2003	AN IMAGE-FORMING MACHINE HAVING A DEVELOPMENT STATION WITH A DUSTING CONTROL SYSTEM
H10159	Eastman Kodak Company	US	7056578	10/692,440	10/23/2003	6/6/2006	LAYER COMPRISING NONFIBRILLATABLE AND AUTOADHESIVE PLASTIC PARTICLES, AND METHOD OF PREPARATION

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H10161	Eastman Kodak Company	US	7195853	10/691,779	10/23/2003	3/27/2007	PROCESS FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10167	Eastman Kodak Company	US	8092359	10/691,778	10/23/2003	1/10/2012	FUSER MEMBER AND FUSER MEMBER SURFACE LAYER
H10173	Eastman Kodak Company	US	6873805	10/177,736	6/21/2002	3/29/2005	TONER REPLENISHMENT BASED ON WRITER CURRENT
H10174	Eastman Kodak Company	US	6885833	10/176,956	6/21/2002	4/26/2005	REDUCTION OF BANDING AND MOTTLE IN ELECTROPHOTOGRAPHIC SYSTEMS
H10176	Eastman Kodak Company	US	6459859	09/947,015	9/5/2001	10/1/2002	SERVICE ROUTINE TO IDENTIFY CAUSES FOR IMAGE ARTIFACTS IN PRINTED OUTPUT
H10178	Eastman Kodak Company	US	6647219	10/235,772	9/5/2002	11/11/2003	ELECTROPHOTOGRAPHIC RECORDING PROCESS CONTROL METHOD AND APPARATUS
H10181	Eastman Kodak Company	US	6416921	09/814,923	3/22/2001	7/9/2002	METHOD FOR FORMING TONER PARTICLES HAVING CONTROLLED MORPHOLOGY AND CONTAINING A QUATERNARY AMMONIUM TETRAPHENYLBORATE AND A POLYMERIC PHOSPHONIUM SALT
H10184	Eastman Kodak Company	DE	50201646.9	02003936.8	2/22/2002	12/1/2004	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS
H10184	Eastman Kodak Company	US	6967747	09/791,935	2/22/2001	11/22/2005	METHOD AND SYSTEM FOR MATCHING MARKING DEVICE OUTPUTS
H10186	Eastman Kodak Company	US	6731885	10/177,654	6/21/2002	5/4/2004	CAPACITIVE PROBE TONER LEVEL DETECTOR ASSEMBLY
H10188	Eastman Kodak Company	US	7815182	12/393,149	2/26/2009	10/19/2010	METHOD FOR CONTROLLING STACK-ADVANCING IN A REPRODUCTION APPARATUS
H10195	Eastman Kodak Company	US	7465409	11/232,275	9/21/2005	12/16/2008	HARD MAGNETIC CORE PARTICLES AND A METHOD OF MAKING SAME
H10196	Eastman Kodak Company	US	6593046	09/954,907	9/18/2001	7/15/2003	PHOTOCONDUCTIVE ELEMENTS HAVING A POLYMERIC BARRIER LAYER

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H10198	Eastman Kodak Company	DE	60222620.1	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	FR	1293835	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	GB	1293835	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	JP	3972069	2002-136519	5/13/2002	6/22/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	NL	1293835	02010434.5	5/8/2002	9/26/2007	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10198	Eastman Kodak Company	US	6692880	10/139,782	5/6/2002	2/17/2004	ELECTROPHOTOGRAPHIC TONER WITH STABLE TRIBOELECTRIC PROPERTIES
H10205	Eastman Kodak Company	US	6442354	09/822,569	3/30/2001	8/27/2002	SCAVENGER PLATE MONITORING SYSTEM
H10220	Eastman Kodak Company	US	6797448	10/138,840	5/3/2002	9/28/2004	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED IMAGE AND FUSING QUALITY
H10223	Eastman Kodak Company	DE	60233779.8	02019138.3	8/30/2002	9/23/2009	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	FR	1291728	02019138.3	8/30/2002	9/23/2009	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	GB	1291728	02019138.3	8/30/2002	9/23/2009	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISHING OUTPUT CHAINING
H10223	Eastman Kodak Company	US	7411691	10/235,282	9/4/2002	8/12/2008	IMAGE-FORMING SYSTEM WITH AUTOMATIC FINISH OUTPUT CHAINING

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H10226	Eastman Kodak Company	US	6823147	10/232,633	8/30/2002	11/23/2004	METHOD OF RESOLVING MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10227	Eastman Kodak Company	US	6865354	10/650,659	8/28/2003	3/8/2005	METHOD FOR USING A USER INTERFACE TO RESOLVE MISMATCHES BETWEEN PRINTER RESOURCES AND PRINT JOB REQUIREMENTS
H10229	Eastman Kodak Company	US	6988725	10/701,838	11/5/2003	1/24/2006	METHOD FOR REGISTERING SHEETS IN A DUPLEX REPRODUCTION MACHINE FOR ALLEVIATING SKEW
H10233	Eastman Kodak Company	DE	60228528.3	02015563.6	7/12/2002	8/27/2008	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	FR	1280010	02015563.6	7/12/2002	8/27/2008	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	GB	1280010	02015563.6	7/12/2002	8/27/2008	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10233	Eastman Kodak Company	US	6861192	10/187,551	7/2/2002	3/1/2005	CROSSLINKED BINDER POLYMERS FOR ELECTROSTATOGRAPHIC TONERS AND TONERS FORMED THEREFROM
H10235	Eastman Kodak Company	US	7088947	10/668,751	9/23/2003	8/8/2006	POST PROCESSOR INSERTER SPEED AND TIMING ADJUST UNIT
H10236	Eastman Kodak Company	DE	60311376.1	03020469.7	9/15/2003	1/24/2007	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	GB	1403201	03020469.7	9/15/2003	1/24/2007	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM

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H10236	Eastman Kodak Company	NL	1403201	03020469.7	9/15/2003	1/24/2007	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10236	Eastman Kodak Company	US	6826384	10/668,860	9/23/2003	11/30/2004	AN APPARATUS FOR A PRE-REGISTRATION SPEED AND TIMING ADJUST SYSTEM
H10241	Eastman Kodak Company	US	6892047	10/668,416	9/23/2003	5/10/2005	AIR BAFFLE FOR PAPER TRAVEL PATH WITHIN AN ELECTROPHOTOGRAPHIC MACHINE
H10243	Eastman Kodak Company	US	6957035	10/667,558	9/22/2003	10/18/2005	VACUUM ASSISTED FUSER ENTRANCE GUIDE FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10245	Eastman Kodak Company	US	6647235	10/141,254	5/8/2002	11/11/2003	MECHANISM FOR AGITATING THE TONER IN THE REPLENISHER ON AN ELECTROPHOTOGRAPHIC MACHINE
H10254	Eastman Kodak Company	EP		02019096.3	8/29/2002		IMAGE-FORMING SYSTEM WITH A GRAPHICAL USER INTERFACE HAVING AN INTERCONNECTION ARCHITECTURE
H10254	Eastman Kodak Company	US	7652779	10/235,557	9/5/2002	1/26/2010	IMAGE-FORMING SYSTEM WITH A GRAPHICAL USER INTERFACE HAVING AN INTERCONNECTION ARCHITECTURE
H10257	Eastman Kodak Company	US	7146125	10/678,287	10/3/2003	12/5/2006	TRANSFER ROLLER WITH RESISTIVITY RANGE
H10258	Eastman Kodak Company	US	6775490	10/235,752	9/5/2002	8/10/2004	ELECTROSTATOGRAPHIC REPRODUCTION METHOD AND APPARATUS WITH IMPROVED START-UP TO SUBSTANTIALLY PREVENT TRANSFER ROLLER CONTAMINATION
H10262	Eastman Kodak Company	US	7295799	11/089,498	3/24/2005	11/13/2007	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING PULSED DC FIELDS
H10263	Eastman Kodak Company	EP		05730806.6	3/29/2005		SYNCHRONOUS DUPLEX PRINTING SYSTEMS
H10263	Eastman Kodak Company	US	7469119	11/077,615	3/11/2005	12/23/2008	SYNCHRONOUS DUPLEX PRINTING SYSTEMS

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H10264	Eastman Kodak Company	US	7391425	11/089,383	3/24/2005	6/24/2008	SYNCHRONOUS DUPLEX PRINTING SYSTEMS USING DIRECTED CHARGED PARTICLE OR AEROSOL TONER DEVELOPMENT
H10272	Eastman Kodak Company	US	6894137	10/454,897	6/5/2003	5/17/2005	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10272	Eastman Kodak Company	US	7157543	11/103,398	4/11/2005	1/2/2007	BLOCK POLYORGANOSILOXANE BLOCK ORGANOMER POLYMERS AND RELEASE AGENTS
H10274	Eastman Kodak Company	US	7084202	10/454,900	6/5/2003	8/1/2006	MOLECULAR COMPLEXES AND RELEASE AGENTS
H10276	Eastman Kodak Company	EP		02012422.8	6/10/2002		ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10276	Eastman Kodak Company	US	7314696	09/880,689	6/13/2001	1/1/2008	ELECTROPHOTOGRAPHIC TONER AND DEVELOPMENT PROCESS WITH IMPROVED CHARGE TO MASS STABILITY
H10290	Eastman Kodak Company	US	7147222	10/418,378	4/18/2003	12/12/2006	METHOD AND APPARATUS FOR REGISTERING SHEET OF ARBITRARY SIZE
H10298	Eastman Kodak Company	DE	60207340.5	02018294.5	8/26/2002	11/16/2005	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10298	Eastman Kodak Company	GB	1291727	02018294.5	8/26/2002	11/16/2005	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10298	Eastman Kodak Company	US	7087355	11/083,726	3/18/2005	8/8/2006	ELECTROPHOTOGRAPHIC TONERS CONTAINING POLYALKYLENE WAX OR HIGH CRYSTALLINITY WAX
H10300	Eastman Kodak Company	US	6728506	10/144,580	5/13/2002	4/27/2004	A WICK ROLLER FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10312	Eastman Kodak Company	US	7372587	10/673,602	9/29/2003	5/13/2008	ORDERED MEDIA JAM RECOVERY SYSTEM AND METHOD

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H10315	Eastman Kodak Company	US	7014976	10/634,004	8/4/2003	3/21/2006	FUSER MEMBER, APPARATUS AND METHOD FOR ELECTROSTATOGRAPHIC REPRODUCTION
H10316	Eastman Kodak Company	EP		03024306.7	10/24/2003		METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10316	Eastman Kodak Company	EP		11166329.0	5/17/2011		METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10316	Eastman Kodak Company	US	7090417	10/692,186	10/23/2003	8/15/2006	METHOD OF PROGRAMMING PAGES WITHIN A DOCUMENT TO BE PRINTED ON DIFFERENT OUTPUT DEVICES
H10317	Eastman Kodak Company	US	7706706	12/259,310	10/28/2008	4/27/2010	METHOD AND SYSTEM FOR WIDE FORMAT TONING
H10332-1	Eastman Kodak Company	US	7602510	10/812,686	3/30/2004	10/13/2009	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO REDUCE TONER CONSUMPTION
H10361	Eastman Kodak Company	US	6975411	10/785,677	2/24/2004	12/13/2005	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER USING DENSITY PATCH FEEDBACK
H10363	Eastman Kodak Company	US	7209244	10/784,643	2/23/2004	4/24/2007	POST RIP IMAGE RENDERING IN AN ELECTROGRAPHIC PRINTER TO MINIMIZE SCREEN FREQUENCY SENSITIVITY
H10370	Eastman Kodak Company	US	7056637	10/460,514	6/12/2003	6/6/2006	ELECTROPHOTOGRAPHIC TONER WITH UNIFORMLY DISPERSED WAX
H10372	Eastman Kodak Company	US	7955690	10/636,470	8/7/2003	6/7/2011	SLEEVED FUSER MEMBER
H10375	Eastman Kodak Company	US	6965744	10/668,392	9/23/2003	11/15/2005	METHOD AND APPARATUS FOR TONER-DRIVEN PRINTER CONTROL
H10378	Eastman Kodak Company	US	7289133	10/672,829	9/26/2003	10/30/2007	METHOD AND APPARATUS FOR TONER IDENTIFICATION
H10450	Eastman Kodak Company	US	7013572	10/808,153	3/24/2004	3/21/2006	IMPROVED SKIVE PLATE ASSEMBLY

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H10476	Eastman Kodak Company	EP		04002512.4	2/5/2004		TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10476	Eastman Kodak Company	US	7515295	10/767,589	1/29/2004	4/7/2009	TABLE DRIVEN APPROACH FOR INSERTING AND PRINTING TABS
H10478	Eastman Kodak Company	US	6959164	10/669,077	9/23/2003	10/25/2005	METHOD AND APPARATUS FOR CLEANING A PRESSURE ROLL IN A FUSING STATION
H10484	Eastman Kodak Company	US	7157202	10/669,078	9/23/2003	1/2/2007	METHOD AND APPARATUS FOR REDUCING DENSIFICATION OF MULTIPLE COMPONENT ELECTROGRAPHIC DEVELOPER
H10490	Eastman Kodak Company	US	7043176	10/668,938	9/23/2003	5/9/2006	APPARATUS AND METHOD FOR DAMPING A CORONA WIRE IN AN ELECTROGRAPHIC PRINTER
H10496	Eastman Kodak Company	DE	60343239.5	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	EP	1429195	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	GB	1429195	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	NL	1429195	03021183.3	9/24/2003	2/13/2013	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10496	Eastman Kodak Company	US	6909856	10/669,732	9/24/2003	6/21/2005	FUNCTIONALITY SWITCHING FOR MICR PRINTING
H10504	Eastman Kodak Company	US	7258407	10/807,794	3/24/2004	8/21/2007	CUSTOM COLOR PRINTING APPARATUS AND PROCESS
H10507	Eastman Kodak Company	US	7973103	11/446,894	6/5/2006	7/5/2011	FUSER ROLLER COMPOSITION
H10510	Eastman Kodak Company	US		11/072,781	3/4/2005		FUSER FOR INK JET IMAGES AND INK FORMULATIONS
H10512	Eastman Kodak Company	DE	602004018410.1	04001751.9	1/28/2004	12/17/2008	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR AN ELECTROPHOTOGRAPHIC MACHINE
H10512	Eastman Kodak Company	US	6901238	10/767,569	1/29/2004	5/31/2005	FUSER ENTRY GUIDE WITH VARIABLE VACUUM FOR A MARKING MACHINE
H10514	Eastman Kodak Company	US	7454697	10/790,353	3/1/2004	11/18/2008	MANUAL AND AUTOMATIC ALIGNMENT OF PAGES

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H10519	Eastman Kodak Company	US	7088948	10/881,621	6/30/2004	8/8/2006	ADJUSTMENT OF SKEW REGISTRATION OF MEDIA TO A DEVELOPED IMAGE IN A PRINTING MACHINE
H10521	Eastman Kodak Company	US	7054572	10/795,051	3/5/2004	5/30/2006	METHOD AND APPARATUS FOR SELECTIVE FUSER ROLLER COOLING
H10532	Eastman Kodak Company	US	7330288	10/812,517	3/30/2004	2/12/2008	POST RIP IMAGE RENDERING IN A MICR ELECTROGRAPHIC PRINTER TO IMPROVE READABILITY
H10539	Eastman Kodak Company	US	7459203	11/281,868	11/17/2005	12/2/2008	FUSER MEMBER
H10543	Eastman Kodak Company	US	7215915	11/024,134	12/28/2004	5/8/2007	METHOD AND APPARATUS FOR VARIABLE WIDTH SURFACE TREATMENT APPLICATION TO A FUSER
H10551	Eastman Kodak Company	US	7242875	11/106,829	4/15/2005	7/10/2007	INDICATOR OF PROPERLY CURED INK FOR ELECTROPHOTOGRAPHIC EQUIPMENT
H10555	Eastman Kodak Company	US	7110706	10/802,375	3/17/2004	9/19/2006	TONER REPLENISHER AND METHOD FOR AN ELECTROGRAPHIC IMAGING MACHINE
H10556	Eastman Kodak Company	US	7481884	11/075,784	3/9/2005	1/27/2009	POWDER COATING APPARATUS AND METHOD OF POWDER COATING USING AN ELECTROMAGNETIC BRUSH
H10558-2	Eastman Kodak Company	US	7218875	11/087,779	3/23/2005	5/15/2007	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7260338	11/087,321	3/23/2005	8/21/2007	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-3	Eastman Kodak Company	US	7356275	11/778,227	7/16/2007	4/8/2008	APPARATUS AND PROCESS FOR FUSER CONTROL
H10558-4	Eastman Kodak Company	US	7242884	11/087,347	3/23/2005	7/10/2007	APPARATUS AND PROCESS FOR FUSER CONTROL
H10559	Eastman Kodak Company	US	7295793	11/081,426	3/16/2005	11/13/2007	ELECTROPHOTOGRAPHIC REPRODUCTION SYSTEM WITH A MULTIFACETED CHARGING MECHANISM

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H10560	Eastman Kodak Company	JP	4827847	2007-531197	8/25/2005	9/22/2011	AN IMAGE DATA GENERATING APPARATUS
H10560	Eastman Kodak Company	US	7602529	10/935,460	9/7/2004	10/13/2009	METHOD AND SYSTEM FOR CONTROLLING PRINTER TEXT/LINE ART AND HALFTONE INDEPENDENTLY
H10561	Eastman Kodak Company	US	7670642	11/376,960	3/16/2006	3/2/2010	OFFSET PREVENTION IN ELECTROSTATOGRAPHIC PRINTERS
H10567	Eastman Kodak Company	EP		05725408.8	3/10/2005		CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	JP	4959548	2007-504996	3/10/2005	3/30/2012	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10567	Eastman Kodak Company	US	7167662	11/038,660	1/19/2005	1/23/2007	CONDUCTIVE BRUSH CLEANER FOR A TRANSFER ROLLER
H10572	Eastman Kodak Company	US	7137730	10/949,641	9/24/2004	11/21/2006	ELECTROGRAPHIC RIBBON BLENDER AND METHOD
H10574	Eastman Kodak Company	US	7120379	10/949,643	9/24/2004	10/10/2006	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10574	Eastman Kodak Company	US	7561837	11/505,182	8/15/2006	7/14/2009	ELECTROGRAPHIC DEVELOPMENT METHOD AND APPARATUS
H10577	Eastman Kodak Company	US	7248823	10/949,645	9/24/2004	7/24/2007	ELECTROGRAPHIC RIBBON BLENDER AND METHOD IMPLEMENTING A SKIVE
H10580	Eastman Kodak Company	US	7245848	11/087,309	3/23/2005	7/17/2007	METHOD AND APPARATUS FOR DISCHARGING A CONDUCTIVE BRUSH CLEANING ASSEMBLY FOR A TRANSFER ROLLER
H10583	Eastman Kodak Company	US	7464925	11/055,860	2/11/2005	12/16/2008	ADJUSTABLE SHEET FEEDER FOR ADJUSTING SHEET STACK CENTER RELATIVE TO SHEET STACK EDGES
H10584	Eastman Kodak Company	US	8223393	10/993,297	11/19/2004	7/17/2012	POST RIP IMAGE RENDERING FOR MICROPRINTING
H10587-1	Eastman Kodak Company	US	7270918	10/991,818	11/18/2004	9/18/2007	PRINTING SYSTEM, PROCESS, AND PRODUCT WITH MICROPRINTING
H10588	Eastman Kodak Company	US	7343108	11/121,551	5/4/2005	3/11/2008	APPARATUS AND PROCESS FOR ALTERING TIMING IN AN ELECTROGRAPHIC PRINTER

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H10592	Eastman Kodak Company	DE	602005034153. 6	05760746.7	6/15/2005	5/9/2012	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	GB	1761386	05760746.7	6/15/2005	5/9/2012	PHASE-CHANGE INK JET WITH ELECTROSTATIC TRANSFER
H10592	Eastman Kodak Company	US	7517076	10/881,622	6/30/2004	4/14/2009	PHASE-CHANGE INK JET PRINTING WITH ELECTROSTATIC TRANSFER
H10594	Eastman Kodak Company	US	7248826	11/034,330	1/12/2005	7/24/2007	HEATER ROLLER CLEANER METHOD AND APPARATUS FOR A FUSER ASSEMBLY
H10595	Eastman Kodak Company	US	7609872	11/089,496	3/24/2005	10/27/2009	METHOD AND APPARATUS FOR VERIFYING THE AUTHENTICITY OF DOCUMENTS
H10599-2	Eastman Kodak Company	US	7551861	11/111,184	4/21/2005	6/23/2009	METHOD FOR PERFORMING QUALITY CHECKS ON A PRINT ENGINE FILM LOOP
H10630	Eastman Kodak Company	US	7602530	11/043,597	1/26/2005	10/13/2009	CREATING HIGH SPATIAL FREQUENCY HALFTONE SCREENS WITH INCREASED NUMBERS OF PRINTABLE DENSITY LEVELS
H10640	Eastman Kodak Company	US	7184696	10/928,936	8/27/2004	2/27/2007	PRINT FUSER AND PROCESS WITH MULTIPLE CLEANING BLADES
H10642	Eastman Kodak Company	US	7079799	10/928,934	8/27/2004	7/18/2006	CLEANING DEVICE AND FUSER ASSEMBLY FOR A PRINTER WITH MULTIPLE CLEANING BLADES HELD BY A COMMON MOUNT
H68912	Eastman Kodak Company	US	5464698	08/268,140	6/29/1994	11/7/1995	FUSER MEMBERS OVERCOATED WITH FLUOROCARBON ELASTOMER CONTAINING TIN OXIDE
H79879	Eastman Kodak Company	DE	60126885.7	01122611.5	9/27/2001	2/28/2007	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	GB	1201447	01122611.5	9/27/2001	2/28/2007	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H79879	Eastman Kodak Company	NL	1201447	01122611.5	9/27/2001	2/28/2007	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM

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H79879	Eastman Kodak Company	US	6971809	09/694,734	10/23/2000	12/6/2005	DIRECTING PAGES TO A SELECTED OUTPUT DESTINATION OF A PRINTING SYSTEM
H80037	Eastman Kodak Company	US	6575858	09/809,760	3/15/2001	6/10/2003	COMPENSATING DRIVE BELT TENSIONER
H80132	Eastman Kodak Company	US	6295425	09/444,181	11/19/1999	9/25/2001	SEAL ASSEMBLY FOR ELECTROGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
H80140	Eastman Kodak Company	US		09/443,754	11/19/1999		DUAL SLIDER BACKUP MECHANISM FOR DIELECTRIC SUPPORT MEMBER OF AN ELECTROGRAPHIC REPRODUCTION APPARATUS
H80158	Eastman Kodak Company	US	6532353	09/473,426	12/29/1999	3/11/2003	CLEANING WEB ADVANCEMENT AND DRIVE CONTROL MECHANISM
H80189	Eastman Kodak Company	US	6246852	09/438,937	11/12/1999	6/12/2001	GRID ELECTRODE FOR CORONA CHARGER
H80193	Eastman Kodak Company	US	6587664	09/580,185	5/26/2000	7/1/2003	FUSER LOADING SYSTEM
H80194	Eastman Kodak Company	US	6289185	09/573,910	5/18/2000	9/11/2001	SYSTEM FOR CONTROLLING AXIAL TEMPERATURE UNIFORMITY IN A REPRODUCTION APPARATUS FUSER
H80310	Eastman Kodak Company	US	6377776	09/579,550	5/26/2000	4/23/2002	CAM CONTROL MECHANISM
H80376	Eastman Kodak Company	US	6550627	09/835,611	4/16/2001	4/22/2003	CONTAINER
H80431	Eastman Kodak Company	EP		01124262.5	10/17/2001		METHOD OF GENERATING PRINTER SETUP INSTRUCTIONS
H80431	Eastman Kodak Company	US	7184154	09/692,645	10/19/2000	2/27/2007	METHOD OF GENERATING PRINTER SETUP INSTRUCTIONS
H80670	Eastman Kodak Company	US	6360064	09/510,251	2/22/2000	3/19/2002	ELECTROSTATOGRAPHIC IMAGE-FORMING APPARATUS AND METHOD FOR REDUCING TRANSFER ROLLER ARTIFACT BY PARKING TRANSFER ROLLER AT OR NEAR SEAM ON ENDLESS IMAGING MEMBER
K000004	Eastman Kodak Company	US		13/072,809	3/28/2011		ROTATING PRINTER PHOTORECEPTORS HAVING FIXED-POSITION FEATURES

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K000005	Eastman Kodak Company	US		13/075,435	3/30/2011		EFFICIENT CHOICE SELECTION IN A USER INTERFACE
K000008	Eastman Kodak Company	US		13/097,118	4/29/2011		ELECTROPHOTOGRAPHIC PRINTER WITH CHARGING-ROLLER CLEANER
K000010	Eastman Kodak Company	US		13/663,514	10/30/2012		FORMING A STRUCTURAL LAMINATE
K000010	Eastman Kodak Company	US		61/640,909	5/1/2012		FORMING A STRUCTURAL LAMINATE
K000014	Eastman Kodak Company	US		13/117,187	5/27/2011		ELECTROSTATOGRAPHIC CLEANING BLADE MEMBER AND APPARATUS
K000016	Eastman Kodak Company	US		13/115,381	5/25/2011		METERING APPARATUS FOR ELECTROPHOTOGRAPHIC PRINTER
K000017	Eastman Kodak Company	US		13/212,233	8/18/2011		RECONDITIONING ROTATABLE PHOTORECEPTOR IN ELECTROPHOTOGRAPHIC PRINTER
K000019	Eastman Kodak Company	US		13/013,842	1/26/2011		METHOD OF PROTECTING PRINTHEAD DIE FACE
K000020	Eastman Kodak Company	US		13/192,521	7/28/2011		CROSSLINKED ORGANIC POROUS PARTICLES
K000020	Eastman Kodak Company	WO		PCT/US12/47097	7/18/2012		CROSSLINKED ORGANIC POROUS PARTICLES
K000022	Eastman Kodak Company	US		13/097,128	4/29/2011		RECIRCULATING INKJET PRINGING FLUID SYSTEM AND METHOD
K000022	Eastman Kodak Company	WO		PCT/US12/35462	4/27/2012		RECIRCULATING INKJET PRINTING FLUID SYSTEM AND METHOD
K000023	Eastman Kodak Company	US		13/076,940	3/31/2011		INKJET PRINTING INK SET
K000023	Eastman Kodak Company	WO		PCT/US12/28688	3/12/2012		INKJET PRINTING INK SET
K000024	Eastman Kodak Company	US		13/094,973	4/27/2011		METHOD OF ELIMINATING BACKGROUND NOISE
K000025	Eastman Kodak Company	US		13/094,931	4/27/2011		IMAGE ALGORITHMS TO REJECT UNDESIRED IMAGE FEATURES
K000026	Eastman Kodak Company	US		13/025,194	2/11/2011		DISTRIBUTED REPLENISHMENT FOR ELECTROPHOTOGRAPHIC DEVELOPER
K000027	Eastman Kodak Company	US		13/011,129	1/21/2011		LASER LEVELING HIGHLIGHT CONTROL
K000027	Eastman Kodak Company	WO		PCT/US12/21403	1/16/2012		LASER LEVELING HIGHLIGHT CONTROL

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K000028	Eastman Kodak Company	US		13/025,206	2/11/2011		REPLENISHING TONER USED FROM ELECTROPHOTOGRAPHIC DEVELOPER
K000029	Eastman Kodak Company	US		13/222,201	8/31/2011		MOTION PICTURE FILMS TO PROVIDE ARCHIVAL IMAGES
K000031	Eastman Kodak Company	US		13/089,399	4/19/2011		ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000038	Eastman Kodak Company	US		13/017,300	1/31/2011		EMBEDDING DATA INTO SOLID AREAS, TEXT OR LINE WORK
K000039	Eastman Kodak Company	US	8401292	13/094,217	4/26/2011	3/19/2013	IDENTIFYING HIGH SALIENCY REGIONS IN DIGITAL IMAGES
K000050	Eastman Kodak Company	US		13/077,543	3/31/2011		RATIO MODULATED PRINTING WITH DISCHARGE AREA DEVELOPMENT
K000051	Eastman Kodak Company	US		13/454,117	4/24/2012		MULTI-TONER DISCHARGED AREA DEVELOPMENT METHOD
K000052	Eastman Kodak Company	US		13/031,347	2/21/2011		METHOD FOR MEDIA RELIVING PLAYBACK
K000054	Eastman Kodak Company	US		13/015,611	1/28/2011		CORE DRIVING METHOD FOR PRINTER WEB MEDIUM SUPPLY
K000055	Eastman Kodak Company	US		13/038,688	3/2/2011		IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT
K000056	Eastman Kodak Company	DE		102011106171.5	6/30/2011		VERSTEIFUNGSVORRICHTUNG UND VERFAHREN ZUR ABLAGE VON BÖGEN IN EINER DRUCKMASCHINE
K000056	Eastman Kodak Company	US		13/525,587	6/18/2012		DEVICE AND METHOD FOR STACKING SHEETS IN A PRINTING PRESS
K000058	Eastman Kodak Company	US		13/331,048	12/20/2011		ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000061	Eastman Kodak Company	US		13/077,522	3/31/2011		RATIO MODULATED PRINTING WITH CHARGE AREA DEVELOPMENT
K000062	Eastman Kodak Company	US		13/032,918	2/23/2011		MOUNTING MEMBER WITH DUAL-FED INK PASSAGEWAYS
K000066	Eastman Kodak Company	US	8335350	13/033,962	2/24/2011	12/18/2012	EXTRACTING MOTION INFORMATION FROM DIGITAL VIDEO SEQUENCES
K000068	Eastman Kodak Company	US		13/070,670	3/24/2011		PRODUCING 3D IMAGES FROM CAPTURED 2D VIDEO

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K000071	Eastman Kodak Company	US		13/051,024	3/18/2011		PRODUCING ENHANCED IMAGES FROM ANALGLYPH IMAGES
K000073	Eastman Kodak Company	US		13/076,472	3/31/2011		DETERMINING THE CAUSE OF PRINTER IMAGE ARTIFACTS
K000076	Eastman Kodak Company	US		13/097,585	4/29/2011		RANKING IMAGE IMPORTANCE WITH A PHOTO-COLLAGE
K000077	Eastman Kodak Company	US		13/093,882	4/26/2011		EFFICIENT CHOICE SELECTION FOR MULTI-ELEMENT PRODUCTS
K000083	Eastman Kodak Company	US		13/537,165	6/29/2012		MAKING ARTICLE WITH DESIRED PROFILE
K000089	Eastman Kodak Company	US		13/025,220	2/11/2011		SYSTEM FOR IMAGING PRODUCT LAYOUT
K000090	Eastman Kodak Company	US		13/171,852	6/29/2011		ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000090	Eastman Kodak Company	WO		PCT/US12/42563	6/15/2012		ELECTRONICALLY CONDUCTIVE LAMINATE DONOR ELEMENT
K000091	Eastman Kodak Company	US		13/282,503	10/27/2011		LOW THERMAL STRESS CATADIOPTRIC IMAGING SYSTEM
K000092	Eastman Kodak Company	US		13/192,531	7/28/2011		LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000092	Eastman Kodak Company	WO		PCT/US12/46866	7/16/2012		LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000093	Eastman Kodak Company	US		13/192,533	7/28/2011		LASER-ENGRAVEABLE COMPOSITIONS AND FLEXOGRAPHIC PRINTING PRECURSORS
K000094	Eastman Kodak Company	US		13/096,315	4/28/2011		ELECTROPHOTOGRAPHIC PRINTER WITH DUST SEAL
K000095	Eastman Kodak Company	US		13/037,632	3/1/2011		ELECTROPHOTOGRAPHIC PRINTER AND CLEANING SYSTEM
K000096	Eastman Kodak Company	US		13/108,246	5/16/2011		PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES

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K000096	Eastman Kodak Company	WO		PCT/US12/37874	5/15/2012		PHOTOINITIATOR AND PHOTOCURABLE COMPOSITIONS AND USES
K000097	Eastman Kodak Company	US		13/031,301	2/21/2011		FLOOR RELIEF FOR DOT IMPROVEMENT
K000098	Eastman Kodak Company	US		13/031,308	2/21/2011		FLOOR RELIEF FOR DOT IMPROVEMENT
K000100	Eastman Kodak Company	US		13/053,717	3/22/2011		METHOD FOR RECYCLING RELIEF IMAGE ELEMENTS
K000102	Eastman Kodak Company	US		13/032,667	2/23/2011		METHOD OF ASSEMBLING AN INKJET PRINthead
K000103	Eastman Kodak Company	US		13/074,385	3/29/2011		AUDIO ANNOTATIONS OF AN IMAGE COLLECTION
K000105	Eastman Kodak Company	US	8405740	13/168,003	6/24/2011	3/26/2013	GUIDANCE FOR IMAGE CAPTURE AT DIFFERENT LOCATIONS
K000106	Eastman Kodak Company	US		13/168,027	6/24/2011		PHOTO PRODUCT USING IMAGES FROM DIFFERENT LOCATIONS
K000107	Eastman Kodak Company	US		13/032,926	2/23/2011		THERMAL PRINTING
K000109	Eastman Kodak Company	US		13/049,944	3/17/2011		REUSEABLE PRINTING DEVICE
K000110	Eastman Kodak Company	JP		2008-95895	4/2/2008		LASER-CARVING ORIGINAL PRINTING PLATE, AND MANUFACTURING METHOD OF PRINTING PLATE USING THE ORIGINAL PRINTING PLATE
K000111	Eastman Kodak Company	JP	5021449	2007-330717	12/21/2007	6/22/2012	MANUFACTURING METHOD OF ORIGINAL PLATE FOR LETTERPRESS PRINTING, MANUFACTURING METHOD OF LETTERPRESS PRINTING PLATE, AND COMPOSITION FOR FORMING INK-RECEIVING LAYER
K000112	Eastman Kodak Company	JP	5128210	2007-228096	9/3/2007	11/9/2012	METHOD FOR PRODUCING LETTERPRESS PLATE
K000114	Eastman Kodak Company	JP		2007-187663	7/18/2007		RESIN COMPOSITION, PRINTING ORIGINAL PLATE AND METHOD OF MANUFACTURING PRINTING ORIGINAL PLATE

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K000117	Eastman Kodak Company	JP		2007-35832	2/16/2007		PHOTOSENSITIVE COMPOSITION AND PRINTING ORIGINAL PLATE FOR FORMING ELECTRODE
K000118	Eastman Kodak Company	DE		112004001662.2	9/1/2004		LAMINATED PHOTOSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	JP	4420923	2006-519276	9/1/2004	12/11/2009	LAMINATED PHOTOSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	TW	1362565	093127304	9/9/2004	4/21/2012	LAMINATED PHOTOSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000118	Eastman Kodak Company	US	7399575	10/564,978	1/18/2006	7/15/2008	LAMINATED PHOTOSENSITIVE RELIEF PRINTING ORIGINAL PLATE AND METHOD FOR PRODUCING THE RELIEF PRINTING PLATE
K000121	Eastman Kodak Company	CN	ZN200580048980.1	200580048980.1	11/29/2005	12/22/2010	ORIGINAL PLATE OF PHOTOSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTOSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT
K000121	Eastman Kodak Company	JP	4225979	2005-69307	3/11/2005	12/5/2008	ORIGINAL PLATE OF PHOTOSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTOSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT

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K000121	Eastman Kodak Company	KR	926855	10-2007-7018876	11/29/2005	11/6/2009	ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT, AND METHOD FOR MANUFACTURING LETTER PRESS PRINTING PLATE USING ORIGINAL PLATE OF PHOTSENSITIVE LAYERED PRINTING FOR LETTER PRESS PRINT
K000121	Eastman Kodak Company	US	7998659	11/908,061	11/29/2007	8/16/2011	PHOTOSENSITIVE LAMINATED ORIGINAL PRINTING PLATE FOR LETTERPRESS PRINTING AND PROCESS FOR PRODUCING LETTERPRESS PRINTING PLATE USING THE PHOTSENSITIVE LAMINATED ORIGINAL PRINTING PLATE
K000123	Eastman Kodak Company	JP	4031356	2002-342816	11/26/2002	10/26/2007	PHOTOSENSITIVE PRINTING PLATE FOR FLEXOGRAPHY, PRINTING SHEET FOR FLEXOGRAPHY, PLANAR ELASTIC BODY FOR FLEXOGRAPHY, ELASTIC MEMBER FOR FLEXOGRAPHY, FLEXOGRAPHIC PRINTING MEMBER AND FLEXOGRAPHIC METHOD
K000124	Eastman Kodak Company	DE	60141260	1304357.5	5/16/2001	2/10/2010	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000124	Eastman Kodak Company	EP	1156368	1304357.5	5/16/2001	2/10/2010	MULTILAYER PHOTSENSITIVE MATERIAL FOR PRODUCING FLEXOGRAPHIC PRINTING PLATE
K000129	Eastman Kodak Company	DE		19909722.4	3/5/1999		NEGATIVE PHOTSENSITIVE RESIN COMPOSITION AND PHOTSENSITIVE RESIN PLATE WITH IT
K000134	Eastman Kodak Company	JP	3257867	1993-177636	6/25/1993	7/12/2001	DEVELOPER COMPOSITION

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K000134	Eastman Kodak Company	US	5521054	08/265,338	6/24/1994	5/28/1996	DEVELOPING SOLUTION COMPRISING AN AROMATIC HYDROCARBON, AN ALCOHOL, AND AN ESTER
K000134	Eastman Kodak Company	US	5578420	08/456,053	5/31/1995	11/26/1996	PROCESS FOR PRODUCING A FLEXOGRAPHIC PRINTING PLATE
K000140	Eastman Kodak Company	JP		2009-23343	2/4/2009		METHOD OF MANUFACTURING LETTERPRESS PRINTING PLATE AND LETTERPRESS PRINTING PLATE MANUFACTURED BY THIS METHOD
K000141	Eastman Kodak Company	CN	1950749	200580013895.1	4/25/2005	8/18/2010	PHOTOSENSITIVE PRINTING ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR THE PEFORMING METHOD
K000141	Eastman Kodak Company	JP	4342373	2004-136720	4/30/2004	7/17/2009	PHOTOSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	KR	834455	10-2006-7024135	4/25/2005	5/27/2008	PHOTOSENSITIVE PRINTING ORIGINAL PLATE FOR LETTERPRESS PRINTING, METHOD FOR MANUFACTURING LETTERPRESS PRINTING PLATE, AND LIGHT SHIELDING INK FOR THE MANUFACTURING METHOD
K000141	Eastman Kodak Company	US	8003299	11/587,506	4/25/2005	8/23/2011	PHOTOSENSITIVE ORIGINAL PRINTING PLATE FOR RELIEF PRINTING, METHOD FOR PRODUCING RELIEF PRINTING PLATE, AND LIGHT-SHIELDING INK FOR PERFORMING THE METHOD

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K000144	Eastman Kodak Company	US	5541038	08/417,186	4/5/1995	7/30/1996	PHOTOPOLYMERIZABLE COMPOSITIONS
K000144	Eastman Kodak Company	US	5645974	08/635,814	4/22/1996	7/8/1997	PHOTOPOLYMERIZABLE COMPOSITIONS
K000148	Eastman Kodak Company	TW		101111931	4/3/2012		PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	US		13/079,150	4/4/2011		PRINTING CONDUCTIVE LINES
K000148	Eastman Kodak Company	WO		PCT/US12/31925	4/3/2012		PRINTING CONDUCTIVE LINES
K000151	Eastman Kodak Company	US		13/163,785	6/20/2011		MULTI-ELEMENT IMAGE TEMPLATES
K000152	Eastman Kodak Company	US	8384787	13/034,010	2/24/2011	2/26/2013	METHOD FOR PROVIDING STABILIZED VIDEO SEQUENCE
K000157	Eastman Kodak Company	US		13/040,715	3/4/2011		WEB MEDIA MOVING APPARATUS
K000158	Eastman Kodak Company	US		13/040,732	3/4/2011		WEB MEDIA MOVING METHOD
K000159	Eastman Kodak Company	US	8303106	13/040,754	3/4/2011	11/6/2012	PRINTING SYSTEM INCLUDING WEB MEDIA MOVING APPARATUS
K000160	Eastman Kodak Company	US	8303107	13/040,772	3/4/2011	11/6/2012	PRINTING METHOD INCLUDING WEB MEDIA MOVING APPARATUS
K000161	Eastman Kodak Company	US		13/420,713	3/15/2012		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND METHODS OF USE
K000162	Eastman Kodak Company	JP		2011-266146	12/5/2011		GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000162	Eastman Kodak Company	WO		PCT/JP12/81376	12/4/2012		GUM SOLUTION CONTAINING SPECIFIC POLY SILOXANE COMPOUND
K000163	Eastman Kodak Company	JP		2011-246507	11/10/2011		A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000163	Eastman Kodak Company	WO		PCT/JP2012/078058	10/30/2012		A LITHOGRAPHIC PRINTING PLATE PRECURSOR AND A METHOD FOR MAKING A PRINTING PLATE
K000164	Eastman Kodak Company	US		13/221,936	8/31/2011		ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000164	Eastman Kodak Company	WO		PCT/US12/51681	8/21/2012		ALUMINUM SUBSTRATES AND LITHOGRAPHIC PRINTING PLATE PRECURSORS

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K000165	Eastman Kodak Company	US		13/038,702	3/2/2011		IMAGING LASER DIODES WITH A LIGHTWAVE CIRCUIT
K000166	Eastman Kodak Company	US		13/192,541	7/28/2011		PREPARATION OF CROSSLINKED ORGANIC POROUS PARTICLES
K000167	Eastman Kodak Company	US		13/192,544	7/28/2011		ARTICLE AND SYSTEM WITH CROSSLINKED ORGANIC POROUS PARTICLES
K000169	Eastman Kodak Company	US		13/625,269	9/24/2012		SHARED MOTOR DRIVER FOR INKJET PRINTERS
K000170	Eastman Kodak Company	US		13/080,883	4/6/2011		FLOATING POINT FORMAT CONVERTER
K000174	Eastman Kodak Company	US		13/070,724	3/24/2011		PRINTER MEDIA OUTPUT AND INPUT TRAY CONFIGURATION
K000175	Eastman Kodak Company	US		13/118,651	5/31/2011		PRINTING APPARATUS WITH PIVOTABLE DUPLEXING UNIT
K000176	Eastman Kodak Company	CN	200410038325.5	200410038325.5	5/19/2004	3/23/2005	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000178	Eastman Kodak Company	US	7209251	09/983,240	10/23/2001	4/24/2007	DOCUMENT INPUT/OUTPUT SYSTEM, APPARATUS MANAGEMENT SERVER AND METHOD FOR SETTING INFORMATION
K000179	Eastman Kodak Company	US	6115133	09/148,702	9/4/1998	9/5/2000	PRINTER DRIVER
K000180	Eastman Kodak Company	US	7542778	10/844,391	5/13/2004	6/2/2009	CELLULAR PHONE, PRINT SYSTEM, AND PRINT METHOD THEREFOR
K000181	Eastman Kodak Company	US		13/215,595	8/23/2011		POWER MANAGEMENT DEVICE FOR PRINTING SYSTEM
K000182	Eastman Kodak Company	US		13/297,602	11/16/2011		RELEASE FLUID FOR REDUCING GEL BUILD
K000183	Eastman Kodak Company	US		13/080,824	4/6/2011		MULTI-RESOLUTION OPTICAL CODES
K000185	Eastman Kodak Company	US		13/152,304	6/3/2011		METHOD FOR MAKING A Z-FOLD SIGNATURE
K000185	Eastman Kodak Company	WO		PCT/US12/40079	5/31/2012		METHOD FOR MAKING A Z-FOLD SIGNATURE
K000186	Eastman Kodak Company	US		13/154,543	6/7/2011		AUTOMATICALLY SELECTING THEMATICALLY REPRESENTATIVE MUSIC
K000187	Eastman Kodak Company	TW		101109230	3/16/2012		REUSABLE PRINTING DEVICE

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K000187	Eastman Kodak Company	US		13/049,951	3/17/2011		REUSABLE PRINTING DEVICE
K000188	Eastman Kodak Company	US		13/110,218	5/18/2011		MOBILE COMMUNICATOR WITH ORIENTATION DETECTOR
K000190	Eastman Kodak Company	US		13/075,297	3/30/2011		INKJET CHAMBER AND INLETS FOR CIRCULATING FLOW
K000191	Eastman Kodak Company	US		13/455,398	4/25/2012		SEMICONDUCTOR DEVICES AND METHODS OF PREPARATION
K000193	Eastman Kodak Company	US		13/095,998	4/28/2011		AIR EXTRACTION PISTON DEVICE FOR INKJET PRINTHEAD
K000201	Eastman Kodak Company	US		13/114,275	5/24/2011		CONTROL CIRCUIT FOR SCANNER LIGHT SOURCE
K000202	Eastman Kodak Company	US	8201817	13/095,949	4/28/2011	6/19/2012	PICK ROLLER WITH DELAY CLUTCH
K000202	Eastman Kodak Company	WO		PCT/US12/33412	4/13/2012		PICK ROLLER WITH DELAY CLUTCH
K000206	Eastman Kodak Company	US		13/173,430	6/30/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/304,974	11/28/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	US		13/613,393	9/13/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000206	Eastman Kodak Company	WO		PCT/US12/42638	6/15/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000207	Eastman Kodak Company	US		13/074,405	3/29/2011		MAINTAINING PRINTHEAD USING MAINTENANCE STATION WITH BACKFLUSH
K000208	Eastman Kodak Company	US		13/074,403	3/29/2011		IMAGE COLLECTION ANNOTATION USING A MOBILE COMMUNICATOR
K000209	Eastman Kodak Company	US		13/074,425	3/29/2011		IMAGE COLLECTION TEXT AND AUDIO ANNOTATION
K000212	Eastman Kodak Company	US		13/094,945	4/27/2011		METHOD OF AUTHENTICATING SECURITY MARKER
K000214	Eastman Kodak Company	US	8394396	13/101,185	5/5/2011	3/12/2013	METHOD OF MAKING INORGANIC POROUS PARTICLES

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K000218	Eastman Kodak Company	US		13/159,527	6/14/2011		STATIONARY PRINTING APPARATUS WITH CAMERA
K000219	Eastman Kodak Company	US		13/170,693	6/28/2011		MICROFLUIDIC DEVICE HAVING IMPROVED EPOXY LAYER ADHESION
K000220	Eastman Kodak Company	US		13/075,312	3/30/2011		INKJET CHAMBER REFILL METHOD WITH CIRCULATING FLOW
K000223	Eastman Kodak Company	US		13/173,264	6/30/2011		METHOD FOR AUTOMATICALLY IMPROVING STEREO IMAGES
K000224	Eastman Kodak Company	US		13/079,177	4/4/2011		PRINTING CONDUCTIVE LINES
K000226	Eastman Kodak Company	US		13/097,137	4/29/2011		INKJET PRINTING FLUID
K000227	Eastman Kodak Company	US		13/115,482	5/25/2011		LIQUID EJECTION METHOD USING DROP VELOCITY MODULATION
K000228	Eastman Kodak Company	US	8382259	13/115,434	5/25/2011	2/26/2013	EJECTING LIQUID USING DROP CHARGE AND MASS
K000229	Eastman Kodak Company	DE		102011117494.3	10/31/2011		WEB PRESS CONFIGURATION WITH PAPER TRANSPORT VIA DRUM
K000229	Eastman Kodak Company	US		13/660,278	10/25/2012		LIFTING SUBSTRATE WITH AIR CUSHION WHILE PRINTING
K000229	Eastman Kodak Company	US		13/660,307	10/25/2012		SUBSTRATE WEB SUCTION FOR PRINTING
K000230	Eastman Kodak Company	US		13/152,305	6/3/2011		Z-FOLD SIGNATURE FINISHING METHOD
K000231	Eastman Kodak Company	US		13/152,302	6/3/2011		Z-FOLD SIGNATURE FINISHING SYSTEM AND PRINTER
K000232	Eastman Kodak Company	US		13/076,609	3/31/2011		BINDER CLIP
K000233	Eastman Kodak Company	US	8398223	13/076,976	3/31/2011	3/19/2013	INKJET PRINTING PROCESS
K000234	Eastman Kodak Company	US		13/245,931	9/27/2011		INKJET PRINTING USING LARGE PARTICLES
K000234	Eastman Kodak Company	WO		PCT/US12/54978	9/13/2012		INKJET PRINTING USING LARGE PARTICLES
K000236	Eastman Kodak Company	US		13/095,953	4/28/2011		METHOD OF ADVANCING SUCCESSIVE SHEETS OF MEDIA
K000240	Eastman Kodak Company	US		13/100,413	5/4/2011		OFFSET IMAGING SYSTEM
K000241	Eastman Kodak Company	US		13/080,846	4/6/2011		DECODING MULTI-RESOLUTION OPTICAL CODES
K000242	Eastman Kodak Company	US		13/156,602	6/9/2011		METHOD FOR AUTHENTICATING SECURITY MARKERS

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K000243	Eastman Kodak Company	US		13/110,225	5/18/2011		AUGMENTED-REALITY MOBILE COMMUNICATOR WITH ORIENTATION
K000244	Eastman Kodak Company	US		13/110,232	5/18/2011		METHOD FOR COMPILING INFORMATION FROM MOBILE COMMUNICATORS
K000245	Eastman Kodak Company	US		13/110,244	5/18/2011		INFORMATION SOURCE FOR MOBILE COMMUNICATORS
K000246	Eastman Kodak Company	US		13/089,528	4/19/2011		FLUID EJECTOR INCLUDING MEMS COMPOSITE TRANSDUCER
K000246	Eastman Kodak Company	WO		PCT/US12/32047	4/4/2012		FLUID EJECTOR INCLUDING MEMS COMPOSITE TRANSDUCER
K000247	Eastman Kodak Company	US		13/089,542	4/19/2011		FLUID EJECTION USING MEMS COMPOSITE TRANSDUCER
K000248	Eastman Kodak Company	US		13/089,513	4/19/2011		ULTRASONIC TRANSMITTER AND RECEIVER WITH COMPLIANT MEMBRANE
K000249	Eastman Kodak Company	US		13/089,524	4/19/2011		METHOD OF OPERATING AN ULTRASONIC TRANSMITTER AND RECEIVER
K000250	Eastman Kodak Company	US		13/156,620	6/9/2011		AUTHENTICATION OF A SECURITY MARKER
K000250	Eastman Kodak Company	WO		PCT/US12/40109	5/31/2012		AUTHENTICATION OF A SECURITY MARKER
K000251	Eastman Kodak Company	US		13/089,507	4/19/2011		ENERGY HARVESTING DEVICE INCLUDING MEMS COMPOSITE TRANSDUCER
K000252	Eastman Kodak Company	US		13/089,500	4/19/2011		ENERGY HARVESTING USING MEMS COMPOSITE TRANSDUCER
K000253	Eastman Kodak Company	US		13/089,563	4/19/2011		FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000253	Eastman Kodak Company	WO		PCT/US12/32074	4/4/2012		FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000254	Eastman Kodak Company	US		13/089,582	4/19/2011		FLOW-THROUGH LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER

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K000255	Eastman Kodak Company	US		13/089,594	4/19/2011		CONTINUOUS LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER
K000256	Eastman Kodak Company	US		13/118,788	5/31/2011		AN INKJET PRINTER HAVING AUTOMATED CALIBRATION
K000257	Eastman Kodak Company	US		13/089,610	4/19/2011		FLOW-THROUGH EJECTION SYSTEM INCLUDING COMPLIANT MEMBRANE TRANSDUCER
K000258	Eastman Kodak Company	US		13/089,632	4/19/2011		FLOW-THROUGH LIQUID EJECTION USING COMPLIANT MEMBRANE TRANSDUCER
K000259	Eastman Kodak Company	US		13/094,218	4/26/2011		FORWARD FACING SCANNER
K000260	Eastman Kodak Company	US		13/165,182	6/21/2011		METHOD OF FILTERING COLOR MEASUREMENT DATA
K000261	Eastman Kodak Company	US		13/099,391	5/3/2011		VIDEO SUMMARIZATION USING AUDIO AND VISUAL CUES
K000262	Eastman Kodak Company	US		13/245,971	9/27/2011		ELECTROGRAPHIC PRINTING USING FLUIDIC CHARGE DISSIPATION
K000269	Eastman Kodak Company	TW		191115846	5/3/2012		METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	US		13/100,428	5/4/2011		METHOD FOR OFFSET IMAGING
K000269	Eastman Kodak Company	WO		PCT/US12/33413	4/13/2012		METHOD FOR OFFSET IMAGING
K000270	Eastman Kodak Company	US		13/193,671	7/29/2011		ELECTROPHOTOGRAPHIC PRINTER AND CLEANING SYSTEM WITH SCRAPER CLEANING SYSTEM
K000271	Eastman Kodak Company	US		13/238,417	9/21/2011		ELECTROPHOTOGRAPHIC PRINTER AND TRANSITIONAL CLEANING SYSTEM
K000272	Eastman Kodak Company	US		13/117,174	5/27/2011		CLEANING BLADE MEMBER AND APPARATUS WITH CONTROLLED TRIBOCHARGING
K000273	Eastman Kodak Company	US		13/334,473	12/22/2011		INKJET PRINTER FOR SEMI-POROUS OR NON-ABSORBENT SURFACES
K000274	Eastman Kodak Company	US		13/334,683	12/22/2011		LIQUID ENHANCED FIXING METHOD
K000275	Eastman Kodak Company	US		13/152,301	6/3/2011		Z-FOLD SIGNATURE MEDIA
K000276	Eastman Kodak Company	US		13/298,358	11/17/2011		PRODUCING A DEINKABLE PRINT
K000276	Eastman Kodak Company	WO		PCT/US12/64982	11/14/2012		PRODUCING A DEINKABLE PRINT

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K000277	Eastman Kodak Company	US		13/298,361	11/17/2011		DEINKABLE PRINT
K000280	Eastman Kodak Company	US		13/298,365	11/17/2011		PRODUCING A DEINKABLE PRINT
K000281	Eastman Kodak Company	US		13/245,957	9/27/2011		LARGE-PARTICLE INKJET PRINTING ON SEMIPOROUS PAPER
K000282	Eastman Kodak Company	US		13/220,776	8/30/2011		ELECTROPHOTOGRAPHIC PRINTER WITH COMPRESSIBLE-BACKUP TRANSFER STATION
K000282	Eastman Kodak Company	WO		PCT/US12/51657	8/21/2012		ELECTROPHOTOGRAPHIC PRINTER WITH COMPRESSIBLE-BACKUP TRANSFER STATION
K000283	Eastman Kodak Company	US		13/188,537	7/22/2011		ELECTROPHOTOGRAPHIC PRINTER TRANSFER STATION WITH SKI
K000285	Eastman Kodak Company	TW		101130892	8/24/2012		TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	US		13/218,482	8/26/2011		TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000285	Eastman Kodak Company	WO		PCT/US12/51250	8/17/2012		TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000286	Eastman Kodak Company	US		13/455,167	4/25/2012		ELECTRONIC STORAGE SYSTEM WITH CODE CIRCUIT
K000292	Eastman Kodak Company	US		13/352,614	1/18/2012		METHOD FOR REDUCING GRAPHITE OXIDE
K000293	Eastman Kodak Company	US		13/541,784	7/5/2012		ANNULAR INTERMEDIATE TRANSFER MEMBERS, APPARATUS AND USE
K000294	Eastman Kodak Company	US		13/108,273	5/16/2011		PHOTOCURING METHODS AND ARTICLES PREPARED THEREFROM
K000297	Eastman Kodak Company	US		13/095,006	4/27/2011		APPARATUS FOR ELIMINATING BACKGROUND NOISE
K000298	Eastman Kodak Company	US		13/245,947	9/27/2011		INKJET PRINTER USING LARGE PARTICLES
K000301	Eastman Kodak Company	US		13/114,097	5/24/2011		DEPOSITING TEXTURE ON RECEIVER
K000302	Eastman Kodak Company	US		13/334,495	12/22/2011		PRINTER FOR USE WITH LOCALLY DISTORTABLE MEDIUMS
K000305	Eastman Kodak Company	US		13/334,487	12/22/2011		METHOD FOR PRINTING ON LOCALLY DISTORTABLE MEDIUMS

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K000310	Eastman Kodak Company	US		13/096,010	4/28/2011		AIR EXTRACTION METHOD FOR INKJET PRINTHEAD
K000312	Eastman Kodak Company	JP		2012-147310	6/29/2012		Developer for Lithographic Printing Plates
K000313	Eastman Kodak Company	US		13/277,266	10/20/2011		ON-PRESS DEVELOPABLE LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000315	Eastman Kodak Company	US		13/068,931	5/24/2011		TARGET COLOR RECIPES
K000323	Eastman Kodak Company	US		13/112,024	5/20/2011		IMAGING PRODUCT SELECTION METHOD
K000330	Eastman Kodak Company	US		13/245,893	9/27/2011		LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000333	Eastman Kodak Company	US		13/280,469	10/25/2011		VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000333	Eastman Kodak Company	WO		PCT/US12/61409	10/23/2012		VISCOSITY MODULATED DUAL FEED CONTINUOUS LIQUID EJECTOR
K000335	Eastman Kodak Company	US		13/217,618	8/25/2011		PRINTING SYSTEM HAVING MULTIPLE SIDED PATTERN REGISTRATION
K000336	Eastman Kodak Company	US		13/240,051	9/22/2011		CONFIGURING A MODULAR PRINTING SYSTEM
K000338	Eastman Kodak Company	US		13/156,572	6/9/2011		COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000338	Eastman Kodak Company	WO		PCT/US12/40166	5/31/2012		COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000339	Eastman Kodak Company	US		13/400,164	2/20/2012		AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT
K000340	Eastman Kodak Company	US		13/214,524	8/22/2011		RADIATION-SENSITIVE SUBSTRATE
K000341	Eastman Kodak Company	US		13/220,795	8/30/2011		PRINTER WITH COMPRESSIBLE AND INCOMPRESSIBLE TRANSFER BACKUPS

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K000342	Eastman Kodak Company	US		13/185,846	7/19/2011		EMBEDDING DATA IN A HALFTONE IMAGE
K000343	Eastman Kodak Company	US		13/182,755	7/14/2011		PRODUCING INK DROPS IN A PRINTING APPARATUS
K000344	Eastman Kodak Company	US		13/592,443	8/23/2012		METHOD OF ADJUSTING DROP VOLUME
K000349	Eastman Kodak Company	US		13/181,760	7/13/2011		METHOD FOR PROVIDING DYNAMIC OPTICAL ILLUSION IMAGES
K000350	Eastman Kodak Company	US		13/118,671	5/31/2011		PRINTING APPARATUS WITH PIVOTABLE CLEANOUT MEMBER
K000351	Eastman Kodak Company	US		13/191,800	7/27/2011		MULTI-COMPONENT DUPLEX PRINTER
K000352	Eastman Kodak Company	US		13/161,627	6/16/2011		TASK ALLOCATION IN A COMPUTER NETWORK
K000353	Eastman Kodak Company	US		13/221,940	8/31/2011		LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000353	Eastman Kodak Company	WO		PCT/US12/51703	8/21/2012		LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ON-PRESS DEVELOPMENT
K000357	Eastman Kodak Company	US		13/161,634	6/16/2011		IMAGE PROCESSING IN A COMPUTER NETWORK
K000359	Eastman Kodak Company	US		13/118,805	5/31/2011		A METHOD FOR ADJUSTING A SENSOR RESPONSE
K000360	Eastman Kodak Company	US		13/161,593	6/16/2011		
K000361	Eastman Kodak Company	US		13/235,789	9/19/2011		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000361	Eastman Kodak Company	WO		PCT/US12/55289	9/14/2012		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR TONER IMAGE
K000363	Eastman Kodak Company	US		13/118,656	5/31/2011		PRINTING METHOD WITH PIVOTABLE DUPLEXING UNIT
K000364	Eastman Kodak Company	US		13/212,223	8/18/2011		ELECTRICAL RECONDITIONING FOR PRINTER PHOTORECEPTOR
K000367	Eastman Kodak Company	US		13/173,271	6/30/2011		PROCESS FOR ADHERING SURFACE TREATMENT TO TONER
K000368	Eastman Kodak Company	US		13/118,683	5/31/2011		METHOD OF PIVOTABLE CLEANOUT MEMBER

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K000370	Eastman Kodak Company	US		13/536,150	6/28/2012		IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K000371	Eastman Kodak Company	US		13/562,369	7/31/2012		INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K000373	Eastman Kodak Company	US		13/163,787	6/20/2011		METHOD FOR MAKING MULTI-ELEMENT IMAGE TEMPLATES
K000374	Eastman Kodak Company	US		13/484,369	5/31/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000376	Eastman Kodak Company	US		13/481,984	5/29/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K000377	Eastman Kodak Company	US		13/197,348	8/3/2011		SEMANTIC MAGAZINE PAGES
K000378	Eastman Kodak Company	US		13/332,415	12/21/2011		INTEGRATED IMAGING SYSTEM FOR PRINTING SYSTEMS
K000379	Eastman Kodak Company	US		13/548,247	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K000380	Eastman Kodak Company	US		13/671,880	11/8/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000380	Eastman Kodak Company	US		61/640,151	4/30/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000381	Eastman Kodak Company	US		13/156,574	6/9/2011		COUPLED MULTI-WAVELENGTH CONFOCAL SYSTEMS FOR DISTANCE MEASUREMENTS
K000382	Eastman Kodak Company	US		13/663,839	10/30/2012		WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K000383	Eastman Kodak Company	US		13/536,189	6/28/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K000384	Eastman Kodak Company	US		13/612,915	9/13/2012		REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000385	Eastman Kodak Company	US		13/362,129	1/31/2012		PROCESSING IMAGES FROM MULTIPLE SCANNERS
K000386	Eastman Kodak Company	US		13/362,419	1/31/2012		IMAGE PROCESSING UNIT FOR SUPPORTING MULTIPLE SCANNERS
K000387	Eastman Kodak Company	US		13/156,665	6/9/2011		AUTHENTICATION OF A SECURITY MARKER

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K000388	Eastman Kodak Company	US		13/247,246	9/28/2011		METHOD FOR CREATING AN INDEX USING AN ALL-IN-ONE PRINTER AND ADJUSTABLE GROUPING PARAMETERS
K000392	Eastman Kodak Company	US		13/205,253	8/8/2011		NOTCHLESS CORE
K000396	Eastman Kodak Company	US		13/171,895	6/29/2011		ARTICLE WITH METAL GRID COMPOSITE AND METHODS OF PREPARING
K000396	Eastman Kodak Company	WO		PCT/US12/42873	6/18/2012		ARTICLE WITH METAL GRID COMPOSITE AND METHODS OF PREPARING
K000397	Eastman Kodak Company	US		13/334,453	12/22/2011		INKJET PRINTING ON SEMI-POROUS OR NON-ABSORBENT SURFACES
K000399	Eastman Kodak Company	US		13/312,658	12/6/2011		PRINTER DRIVER CACHING ARCHITECTURE
K000404	Eastman Kodak Company	US		13/334,199	12/22/2011		PROCESS FOR PREPARING POROUS POLYMER PARTICLES
K000405	Eastman Kodak Company	US		13/217,376	8/25/2011		METHOD FOR SEGMENTING A COMPOSITE IMAGE
K000407	Eastman Kodak Company	US		13/245,105	9/26/2011		ELECTROPHOTOGRAPHIC PRINTER DEVELOPMENT SYSTEM WITH MULTIPLE AUGERS
K000408	Eastman Kodak Company	US		13/245,111	9/26/2011		METHOD FOR ELECTROPHOTOGRAPHIC PRINTING
K000409	Eastman Kodak Company	US		13/278,241	10/21/2011		DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000409	Eastman Kodak Company	WO		PCT/US12/55305	9/14/2012		DEVELOPMENT ROLLER WITH INCREASING MAGNETIC FIELD
K000410	Eastman Kodak Company	US		13/214,483	8/22/2011		COMBINED WASTE COLLECTION AND TONING STATION
K000415	Eastman Kodak Company	US		13/300,183	11/18/2011		SYSTEM FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000415	Eastman Kodak Company	WO		PCT/US12/65189	11/15/2012		THERMAL PRINTER WITH MULTIPLE PRINTHEADS
K000417	Eastman Kodak Company	US		13/170,734	6/28/2011		MAKING A MICROFLUIDIC DEVICE WITH IMPROVED ADHESION

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K000418	Eastman Kodak Company	US		13/220,769	8/30/2011		PRODUCING MATTE-FINISH PRINT ON RECEIVER
K000419	Eastman Kodak Company	US		13/171,743	6/29/2011		DEPOSITING JOB-SPECIFIED TEXTURE ON RECEIVER
K000421	Eastman Kodak Company	US		13/548,256	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K000422	Eastman Kodak Company	US		13/334,574	12/22/2011		INKJET PRINTING METHOD WITH ENHANCED DEINKABILITY
K000423	Eastman Kodak Company	US		13/171,769	6/29/2011		DEPOSITING TEXTURE FOR JOB ON RECEIVER
K000425	Eastman Kodak Company	US		13/239,435	9/22/2011		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000425	Eastman Kodak Company	WO		PCT/US12/54705	9/12/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000426	Eastman Kodak Company	US		13/239,442	9/22/2011		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS WITH IR DYES
K000426	Eastman Kodak Company	WO		PCT/US12/55437	9/14/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000428	Eastman Kodak Company	US		13/190,504	7/26/2011		INKJET PRINthead WITH TEST RESISTORS
K000429	Eastman Kodak Company	US		13/220,800	8/30/2011		PRINTER PRODUCING SELECTED- FINISH PRINT ON RECEIVER
K000430	Eastman Kodak Company	US		13/205,718	8/9/2011		OFFSET IMAGING SYSTEM
K000430	Eastman Kodak Company	WO		PCT/US12/47098	7/18/2012		OFFSET IMAGING SYSTEM
K000433	Eastman Kodak Company	US		13/221,966	8/31/2011		DROP EJECTOR SHAPE FOR IMPROVED REFILL
K000434	Eastman Kodak Company	US		13/191,492	7/27/2011		INKJET PRINthead WITH LAYERED CERAMIC MOUNTING SUBSTRATE
K000435	Eastman Kodak Company	US		13/246,056	9/27/2011		USB CONNECTION BETWEEN TWO ELECTRONICS BOARDS
K000436	Eastman Kodak Company	US		13/238,559	9/21/2011		SUPPORT FOR CARRIAGE GUIDE IN PRINTER

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K000437	Eastman Kodak Company	US		13/249,281	9/30/2011		LIQUID EJECTION DEVICE WITH PLANARIZED NOZZLE PLATE
K000438	Eastman Kodak Company	US		13/181,780	7/13/2011		PRINTED DYNAMIC OPTICAL ILLUSION IMAGES
K000439	Eastman Kodak Company	US	8385640	13/181,828	7/13/2011	2/26/2013	SYSTEM FOR CONTROLLING DYNAMIC OPTICAL ILLUSION IMAGES
K000440	Eastman Kodak Company	TW		101136031	9/28/2012		VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	US		13/248,488	9/29/2011		VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000440	Eastman Kodak Company	WO		PCT/US12/54982	9/13/2012		VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000441	Eastman Kodak Company	US		13/401,934	2/22/2012		VERTICAL TRANSISTOR ACTUATION
K000442	Eastman Kodak Company	DE		202011104618.8	8/17/2011		TONER FOR ELECTROPHOTOGRAPHIC PRINTING OF ELECTRICAL CONDUCTORS
K000442	Eastman Kodak Company	WO		PCT/US11/48015	8/17/2011		ELECTROPHOTOGRAPHIC PRINTING OF ELECTRICAL CONDUCTORS
K000447	Eastman Kodak Company	US		13/178,717	7/8/2011		AUTOMATIC CROSS-TRACK DENSITY CORRECTION METHOD
K000449	Eastman Kodak Company	US		13/303,520	11/23/2011		PRODUCING GLOSS WATERMARK ON RECEIVER
K000450	Eastman Kodak Company	US		13/238,261	9/21/2011		INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000450	Eastman Kodak Company	WO		PCT/US12/55294	9/14/2012		INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000451	Eastman Kodak Company	US		13/326,421	12/15/2011		REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000452	Eastman Kodak Company	US		13/326,435	12/15/2011		REDUCING CONDENSATION ACCUMULATION IN PRINTING SYSTEMS
K000453	Eastman Kodak Company	US		13/326,449	12/15/2011		TURNBAR AND TURNOVER MODULE FOR PRINTING SYSTEMS

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K000454	Eastman Kodak Company	US		13/424,416	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000454	Eastman Kodak Company	WO		PCT/US13/31223	3/14/2013		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000456	Eastman Kodak Company	US		13/272,599	10/13/2011		DETERMINING DOCUMENT CHARACTERISTICS PRIOR TO SCANNING
K000456	Eastman Kodak Company	WO		PCT/US12/54997	9/13/2012		DETERMINING DOCUMENT CHARACTERISTICS PRIOR TO SCANNING
K000459	Eastman Kodak Company	US		13/435,025	3/30/2012		TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000463	Eastman Kodak Company	TW		101145259	12/3/2012		METHOD OF MAKING ELECTRONIC DEVICES
K000463	Eastman Kodak Company	US		13/310,831	12/5/2011		METHOD OF MAKING ELECTRONIC DEVICES USING SELECTIVE DEPOSITION
K000463	Eastman Kodak Company	WO		PCT/US12/67838	12/5/2012		METHOD OF MAKING ELECTRONIC DEVICES USING SELECTIVE DEPOSITION
K000465	Eastman Kodak Company	US		13/190,505	7/26/2011		METHOD OF CHARACTERIZING ARRAY OF RESISTIVE HEATERS
K000467	Eastman Kodak Company	US		13/275,424	10/18/2011		HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000467	Eastman Kodak Company	WO		PCT/US12/55008	9/13/2012		HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000471	Eastman Kodak Company	US		13/562,687	7/31/2012		WRINKLE ELIMINATION FOR SOLID INKJET WEB PRINTER
K000473	Eastman Kodak Company	US		13/589,553	8/20/2012		CONTROLLING GLOSS IN A SOLID INK JET PRINT
K000489	Eastman Kodak Company	US		13/191,495	7/27/2011		METHOD OF FABRICATING A LAYERED CERAMIC SUBSTRATE
K000502	Eastman Kodak Company	US		13/281,844	10/26/2011		INK DISTRIBUTION CONFIGURATION FOR CARRIAGE INKJET PRINTER
K000503	Eastman Kodak Company	US		13/327,809	12/16/2011		PRINTING ON A RANDOMLY ORDERED STACK OF MEDIA

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K000504	Eastman Kodak Company	US		13/248,560	9/29/2011		PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000512	Eastman Kodak Company	US		13/193,932	7/29/2011		DOUBLE SLEEVED ROLLER FOR USE IN AN ELECTROSTATOGRAPHIC MACHINE
K000515	Eastman Kodak Company	US		13/276,510	10/19/2011		GEOGRAPHICALLY BASED HUMIDITY ADJUSTMENT OF PRINTHEAD MAINTENANCE
K000518	Eastman Kodak Company	US		13/307,523	11/30/2011		CARRIAGE PRINTER WITH ADAPTIVE MOTION CONTROL
K000519	Eastman Kodak Company	US		13/270,259	10/11/2011		INFRARED FLUORESCENT COMPOSITION HAVING POLYVINYL ACETAL BINDER
K000519	Eastman Kodak Company	WO		PCT/US12/59275	10/9/2012		
K000520	Eastman Kodak Company	US		13/530,161	6/22/2012		CONTROLLING DROP CHARGE USING DROP MERGING DURING PRINTING
K000525	Eastman Kodak Company	US		13/277,334	10/20/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000527	Eastman Kodak Company	US		13/205,726	8/9/2011		METHOD FOR OFFSET MEDIA SYSTEM
K000528	Eastman Kodak Company	US		13/229,944	9/12/2011		IMAGING HEAD FOR A FLAT BED SCANNER
K000530	Eastman Kodak Company	US		13/218,487	8/26/2011		ACTUATING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000531	Eastman Kodak Company	US		13/218,490	8/26/2011		PRODUCING TRANSISTOR INCLUDING SINGLE LAYER REENTRANT PROFILE
K000533	Eastman Kodak Company	US		13/214,550	8/22/2011		METHOD OF MAKING A RADIATION-SENSITIVE SUBSTRATE
K000534	Eastman Kodak Company	US		13/214,471	8/22/2011		ANGLED MAGNETIC AUGER FOR A DEVELOPER STATION
K000538	Eastman Kodak Company	US		13/305,815	11/29/2011		TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID STRUCTURE

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K000539	Eastman Kodak Company	US		13/213,141	8/19/2011		MANDREL FOR ELECTROFORM FILTER INCLUDING UNIFORM PORES
K000540	Eastman Kodak Company	US		13/213,143	8/19/2011		PRINTING SYSTEM INCLUDING FILTER WITH UNIFORM PORES
K000541	Eastman Kodak Company	US		13/245,894	9/27/2011		METHOD OF MAKING LASER-ENGRAVEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000543	Eastman Kodak Company	US		13/230,006	9/12/2011		PAGE COMPLEXITY ANALYZER
K000545	Eastman Kodak Company	US		13/217,631	8/25/2011		MULTIPLE SIDED MEDIA PATTERN REGISTRATION SYSTEM
K000546	Eastman Kodak Company	US		13/217,651	8/25/2011		REGISTERING PATTERNS ON MULTIPLE MEDIA SIDES
K000547	Eastman Kodak Company	US		13/217,665	8/25/2011		PRINTING REGISTERED PATTERNS ON MULTIPLE MEDIA SIDES
K000552	Eastman Kodak Company	US		13/357,060	1/24/2012		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000552	Eastman Kodak Company	WO		PCT/US13/22380	1/21/2013		ANTIBACTERIAL AND ANTIFUNGAL PROTECTION FOR INK JET IMAGE
K000553	Eastman Kodak Company	US		13/362,180	1/31/2012		IMAGE PROCESSING MANAGEMENT
K000556	Eastman Kodak Company	US		13/229,980	9/12/2011		IMAGING HEAD FOR A FLAT BED SCANNER
K000557	Eastman Kodak Company	US		13/445,114	4/12/2012		MAKING STACKED PANCAKE MOTORS USING PATTERNED ADHESIVES
K000558	Eastman Kodak Company	US		13/537,240	6/29/2012		FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K000559	Eastman Kodak Company	US		13/245,964	9/27/2011		LARGE-PARTICLE SEMIPOROUS- PAPER INKJET PRINTER
K000561	Eastman Kodak Company	US		13/245,977	9/27/2011		ELECTROGRAPHIC PRINTER USING FLUIDIC CHARGE DISSIPATION
K000568	Eastman Kodak Company	US		13/270,260	10/11/2011		COMPACT VIEWER FOR INVISIBLE INDICIA
K000570	Eastman Kodak Company	US		13/222,156	8/31/2011		DISLODGING AND REMOVING BUBBLES FROM INKJET PRINthead
K000572	Eastman Kodak Company	US		13/230,034	9/12/2011		PAGE COMPLEXITY ANALYZER
K000579	Eastman Kodak Company	US		13/359,865	1/27/2012		PRESSURE REGULATION FOR INKJET PRINTER INK SUPPLY

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K000585	Eastman Kodak Company	US		13/305,801	11/29/2011		PRINTHEAD MAINTENANCE BASED ON INK SUPPLY INTERRUPTION
K000587	Eastman Kodak Company	US		13/332,406	12/21/2011		PRINTING INK IMAGE USING POLYMER OR SALT
K000589	Eastman Kodak Company	US		13/303,542	11/23/2011		GLOSS-WATERMARK-PRODUCING APPARATUS
K000590	Eastman Kodak Company	US		13/406,557	2/28/2012		TRANSFER UNIT WITH COMPENSATION FOR VARIATION
K000591	Eastman Kodak Company	US		13/228,919	9/9/2011		MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000591	Eastman Kodak Company	WO		PCT/US12/53745	9/5/2012		MICROFLUIDIC DEVICE WITH MULTILAYER COATING
K000592	Eastman Kodak Company	US		13/348,674	1/12/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000596	Eastman Kodak Company	US	8273654	13/248,576	9/29/2011	9/25/2012	PRODUCING A VERTICAL TRANSISTOR INCLUDING REENTRANT PROFILE
K000605	Eastman Kodak Company	US		13/240,112	9/22/2011		OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING SYSTEM
K000605	Eastman Kodak Company	WO		PCT/US12/55297	9/14/2012		OPERATING A SELECTIVELY INTERCONNECTED MODULAR PRINTING SYSTEM
K000606	Eastman Kodak Company	US		13/547,152	7/12/2012		LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000608	Eastman Kodak Company	US		13/234,695	9/16/2011		INK SET FOR CONTINUOUS INKJET PRINTING
K000611	Eastman Kodak Company	US		13/234,745	9/16/2011		CONTINUOUS INKJET PRINTING METHOD
K000612	Eastman Kodak Company	US		13/547,279	7/12/2012		LARGE-PARTICLE INKJET DISCHARGED-AREA DEVELOPMENT PRINTING
K000613	Eastman Kodak Company	US		13/251,456	10/3/2011		STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS

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K000613	Eastman Kodak Company	WO		PCT/US12/55346	9/14/2012		STEREOSCOPIC PROJECTOR USING SPECTRALLY-ADJACENT COLOR BANDS
K000614	Eastman Kodak Company	US		13/251,472	10/3/2011		STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000614	Eastman Kodak Company	WO		PCT/US12/58222	10/1/2012		STEREOSCOPIC PROJECTOR USING SCROLLING COLOR BANDS
K000616	Eastman Kodak Company	US		13/312,003	12/6/2011		COLOR MULTICHANNEL DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000617	Eastman Kodak Company	US		13/238,280	9/21/2011		INTEGRAL CUSHION FOR FLEXOGRAPHIC PRINTING PLATES
K000625	Eastman Kodak Company	US		13/270,273	10/11/2011		METHOD FOR VIEWING INVISIBLE INDICIA
K000626	Eastman Kodak Company	US		13/249,299	9/30/2011		FORMING A PLANAR FILM OVER MICROFLUIDIC DEVICE OPENINGS
K000629	Eastman Kodak Company	US		13/279,370	10/24/2011		SAFETY COMPONENT IN A PROGRAMMABLE COMPONENTS CHAIN
K000630	Eastman Kodak Company	US		13/248,518	9/29/2011		PRODUCING VERTICAL TRANSISTOR HAVING REDUCED PARASITIC CAPACITANCE
K000631	Eastman Kodak Company	US		13/249,345	9/30/2011		PRINTER WITH WAX MANAGEMENT SYSTEM
K000632	Eastman Kodak Company	US		13/280,683	10/25/2011		IMPROVED INK REDUCTION METHOD
K000633	Eastman Kodak Company	US		13/249,341	9/30/2011		WAX MANAGEMENT SYSTEM
K000634	Eastman Kodak Company	US		13/316,593	12/12/2011		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000634	Eastman Kodak Company	WO		PCT/US12/68890	12/11/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF RELIEF IMAGING
K000635	Eastman Kodak Company	US		13/364,391	2/2/2012		MULTI-USER INTERACTIVE DISPLAY SYSTEM
K000637	Eastman Kodak Company	US		13/270,262	10/11/2011		INK HAVING POLYVINYL ACETAL BINDER

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K000638	Eastman Kodak Company	US		13/270,269	10/11/2011		ARTICLE PRINTED WITH INFRARED DYE
K000643	Eastman Kodak Company	US		13/478,205	5/23/2012		IDENTIFYING FLUID SUPPLIED THROUGH HOSE
K000645	Eastman Kodak Company	US		13/297,640	11/16/2011		COMPACT CONFIGURATION FOR A SCAN BAR ASSEMBLY
K000648	Eastman Kodak Company	TW		101145715	12/5/2012		USING AUDIO TO DETECT MISFEED OR MULTIFEED
K000648	Eastman Kodak Company	US		13/312,340	12/6/2011		COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000648	Eastman Kodak Company	WO		PCT/US12/67862	12/5/2012		COMBINED ULTRASONIC-BASED MULTIFEED DETECTION METHOD AND SOUND-BASED DAMAGE DETECTION METHOD
K000649	Eastman Kodak Company	US		13/307,406	11/30/2011		DOCUMENT SCANNER
K000649	Eastman Kodak Company	WO		PCT/US12/66972	11/29/2012		DOCUMENT SCANNER
K000653	Eastman Kodak Company	US	8362801	13/279,371	10/24/2011	1/29/2013	METHOD OF PROGRAMMING A SAFETY COMPONENT
K000654	Eastman Kodak Company	US		13/275,595	10/18/2011		METHOD OF MAKING HIGHLY-CONFINED SEMICONDUCTOR NANOCRYSTALS
K000656	Eastman Kodak Company	US		13/424,426	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000657	Eastman Kodak Company	US		13/276,528	10/19/2011		WEATHER BASED HUMIDITY ADJUSTMENT OF PRINthead MAINTENANCE
K000658	Eastman Kodak Company	US		13/276,550	10/19/2011		INDOOR HUMIDITY CONDITION ADJUSTMENT OF PRINthead MAINTENANCE
K000659	Eastman Kodak Company	US		13/272,616	10/13/2011		DOCUMENT SCANNER
K000660	Eastman Kodak Company	US		13/421,951	3/16/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000660	Eastman Kodak Company	WO		PCT/US13/31893	3/15/2013		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS

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K000661	Eastman Kodak Company	US		13/402,985	2/23/2012		DYNAMIC ANAGLYPHIC PRINTS
K000662	Eastman Kodak Company	US		13/358,560	1/26/2012		PRINTED DROP DENSITY RECONFIGURATION
K000663	Eastman Kodak Company	JP		2011-280339	12/21/2011		THERMAL POSITIVE LITHOGRAPHIC PRINTING PLATE PRECURSOR CONTAINING ALKALI-SOLUBLE POLYURETHANE HAVING SILOXANE UNIT
K000663	Eastman Kodak Company	WO		PCT/JP12/78554	10/30/2012		POSITIVE WORKING LITHOGRAPHIC PRINTING PLATE PRECURSOR AND PROCESS FOR PREPARING LITHOGRAPHIC PRINTING PLATE
K000666	Eastman Kodak Company	US		13/283,637	10/28/2011		MEASURING AMOUNT OF MEDIA DURING STACK COMPRESSION
K000669	Eastman Kodak Company	US		13/278,248	10/21/2011		METHOD FOR TRANSFERRING DEVELOPER
K000671	Eastman Kodak Company	US		13/534,072	6/27/2012		PRINT CONTENT DEPENDENT ADJUSTMENT OF PRINTED LIQUID
K000672	Eastman Kodak Company	US		13/281,861	10/26/2011		INK TANK CONFIGURATION FOR INKJET PRINTER
K000674	Eastman Kodak Company	US		13/278,762	10/21/2011		AIRFLOW MANAGEMENT SYSTEM FOR CORONA CHARGER
K000677	Eastman Kodak Company	US		13/280,702	10/25/2011		IMPROVED METHOD OF INK REDUCTION
K000678	Eastman Kodak Company	US		13/278,779	10/21/2011		AIRFLOW MANAGEMENT METHOD FOR CORONA CHARGER
K000679	Eastman Kodak Company	US		13/298,368	11/17/2011		DEINKING A PRINT
K000680	Eastman Kodak Company	US		13/285,264	10/31/2011		DETECTING RFID TAG AND INHIBITING SKIMMING
K000681	Eastman Kodak Company	US		13/285,274	10/31/2011		AUTHORIZING RFID READER AND INHIBITING SKIMMING
K000683	Eastman Kodak Company	US		13/334,125	12/22/2011		INKJET INK COMPOSITION
K000683	Eastman Kodak Company	WO		PCT/US12/69180	12/12/2012		INKJET INK COMPOSITION
K000684	Eastman Kodak Company	US		13/282,512	10/27/2011		LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS
K000684	Eastman Kodak Company	WO		PCT/US12/61762	10/25/2012		LOW THERMAL STRESS CATADIOPTIC IMAGING OPTICS

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K000689	Eastman Kodak Company	US		13/312,501	12/6/2011		COMBINED ULTRASONIC-BASED MULTIFEED DETECTION SYSTEM AND SOUND-BASED DAMAGE DETECTION SYSTEM
K000704	Eastman Kodak Company	US		13/348,676	1/12/2012		METHOD FOR ENHANCING A DIGITIZED DOCUMENT
K000705	Eastman Kodak Company	US		13/792,329	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K000707	Eastman Kodak Company	US		13/483,356	5/30/2012		VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K000708	Eastman Kodak Company	US		13/358,545	1/26/2012		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000708	Eastman Kodak Company	WO		PCT/US13/20741	1/9/2013		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000709	Eastman Kodak Company	US		13/410,631	3/2/2012		CONTINUOUS INKJET PRINTER CLEANING METHOD
K000711	Eastman Kodak Company	US		13/285,649	10/31/2011		EDGE PRINTING MODULE
K000712	Eastman Kodak Company	US		13/285,666	10/31/2011		METHOD FOR OPERATING A PRINTING MODULE FOR EDGE PRINTING
K000718	Eastman Kodak Company	US		13/362,257	1/31/2012		PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000721	Eastman Kodak Company	DE		102012017403.9	9/3/2012		VERFAHREN UND VORRICHTUNG ZUM REINIGEN EINES PHOTOLEITERS IN EINER DRUCKMASCHINE
K000734	Eastman Kodak Company	US		13/305,831	11/29/2011		MAKING TRANSPARENT CAPACITOR WITH MULTI-LAYER GRID
K000740	Eastman Kodak Company	US		13/307,447	11/30/2011		METHOD FOR SCANNING DOCUMENTS
K000741	Eastman Kodak Company	TW		101145710	12/5/2012		SOUND-BASED DAMAGE DETECTION
K000741	Eastman Kodak Company	US		13/312,601	12/6/2011		SOUND-BASED DAMAGE DETECTION
K000741	Eastman Kodak Company	WO		PCT/US12/67819	12/5/2012		SOUND-BASED DAMAGE DETECTION

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K000742	Eastman Kodak Company	US		13/300,251	11/18/2011		PRINTING METHOD FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000743	Eastman Kodak Company	US		13/300,282	11/18/2011		METHOD FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000743	Eastman Kodak Company	WO		PCT/US12/65181	11/15/2012		METHOD FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000748	Eastman Kodak Company	US		13/307,568	11/30/2011		ADAPTIVE MOTION CONTROL FOR CARRIAGE PRINTER
K000749	Eastman Kodak Company	US		13/300,313	11/18/2011		PRINTING SYSTEM FOR MAINTAINING PROPER PAGE SEQUENCE WHILE REDUCING PRINTER ARTIFACTS
K000751	Eastman Kodak Company	TW		101147665	12/14/2012		SCANNER WITH EXCEPTION PREVIEW
K000751	Eastman Kodak Company	US		13/326,368	12/15/2011		SCANNER WITH EXCEPTION PREVIEW
K000751	Eastman Kodak Company	WO		PCT/US12/67256	11/30/2012		SCANNER WITH EXCEPTION PREVIEW
K000752	Eastman Kodak Company	US		13/305,828	11/29/2011		AIR EXTRACTION MOMENTUM PUMP FOR INKJET PRINTHEAD
K000753	Eastman Kodak Company	US		13/305,849	11/29/2011		AIR EXTRACTION MOMENTUM METHOD
K000754	Eastman Kodak Company	US		13/312,043	12/6/2011		STEREOSCOPIC DISPLAY SYSTEM USING ILLUMINATION DETECTOR
K000755	Eastman Kodak Company	US		13/312,075	12/6/2011		STEREOSCOPIC DISPLAY SYSTEM USING LIGHT-SOURCE DETECTOR
K000756	Eastman Kodak Company	US		13/312,024	12/6/2011		COLOR MULTICHANNEL DISPLAY USING LIGHT-SOURCE DETECTOR
K000757	Eastman Kodak Company	US		13/315,838	12/9/2011		CARRIAGE PRINTER WITH OPTICAL SENSOR ASSEMBLY
K000757	Eastman Kodak Company	WO		PCT/US12/68333	12/7/2012		CARRIAGE PRINTER WITH OPTICAL SENSOR ASSEMBLY
K000760	Eastman Kodak Company	US		13/315,866	12/9/2011		ASSEMBLY OF OPTICAL SENSOR TO CARRIAGE PRINTER

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K000761	Eastman Kodak Company	US		13/430,741	3/27/2012		PUMP DISPOSED AROUND OUTPUT SHAFT OF INKJET PRINTER
K000763	Eastman Kodak Company	US		13/312,700	12/6/2011		PRINTER DRIVER CACHING METHOD
K000763	Eastman Kodak Company	WO		PCT/US12/66495	11/26/2012		PRINTER DRIVER CACHING METHOD
K000764	Eastman Kodak Company	US		13/326,487	12/15/2011		METHOD FOR TRANSPORTING PRINT MEDIA
K000765	Eastman Kodak Company	US		13/534,293	6/27/2012		SURFACE MODIFICATION OF CARBON BLACK
K000767	Eastman Kodak Company	DE	102011121834	102011121834.7	12/21/2011	11/12/2012	SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000767	Eastman Kodak Company	US		13/707,719	12/7/2012		SHEET INVERTER AND METHOD FOR INVERTING A SHEET
K000768	Eastman Kodak Company	US		13/482,151	5/29/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000773	Eastman Kodak Company	US		13/329,560	12/19/2011		SYSTEM FOR JOINING SHEETS TO FORM A BELT
K000776	Eastman Kodak Company	US		13/356,964	1/24/2012		CORROSION PROTECTED FLEXIBLE PRINTED WIRING MEMBER
K000781	Eastman Kodak Company	US		13/327,813	12/16/2011		SORTING A MEDIA STACK USING A PRINTER
K000782	Eastman Kodak Company	US		13/327,820	12/16/2011		IDENTIFYING A PREVIOUSLY MARKED SHEET
K000783	Eastman Kodak Company	US		13/327,828	12/16/2011		SORTING A MEDIA STACK USING A SCANNING APPARATUS
K000786	Eastman Kodak Company	US		13/483,227	5/30/2012		METHOD FOR PROVIDING A PRINTED PATTERN
K000787	Eastman Kodak Company	US		13/456,301	4/26/2012		LASER-ENGRAVEABLE ELEMENTS AND METHOD OF USE
K000788	Eastman Kodak Company	US		13/430,798	3/27/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS
K000789	Eastman Kodak Company	US		13/334,130	12/22/2011		INKJET PRINTING METHOD AND SYSTEM
K000790	Eastman Kodak Company	US		13/334,139	12/22/2011		POLYMER COMPOSITION
K000790	Eastman Kodak Company	WO		PCT/US12/70509	12/19/2012		POLYMER COMPOSITION

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K000791	Eastman Kodak Company	US		13/331,073	12/20/2011		ENCODING INFORMATION IN ILLUMINATION PATTERNS
K000799	Eastman Kodak Company	US		13/332,417	12/21/2011		METHOD FOR DETECTING ARTIFACTS IN PRINTED CONTENT
K000800	Eastman Kodak Company	US		13/334,707	12/22/2011		PRINTER WITH LIQUID ENHANCED FIXING SYSTEM
K000801	Eastman Kodak Company	US		13/334,509	12/22/2011		METHOD FOR PRINTING WITH ADAPTIVE DISTORTION CONTROL
K000802	Eastman Kodak Company	US		13/334,524	12/22/2011		PRINTER WITH ADAPTIVE DISTORTION CONTROL
K000803	Eastman Kodak Company	US		13/334,661	12/22/2011		INKJET PRINTER WITH ENHANCED DEINKABILITY
K000804	Eastman Kodak Company	US		13/351,432	1/17/2012		STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000804	Eastman Kodak Company	WO		PCT/US13/20476	1/7/2013		STEREOSCOPIC GLASSES USING DICHROIC AND ABSORPTIVE LAYERS
K000805	Eastman Kodak Company	US		13/351,449	1/17/2012		SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000805	Eastman Kodak Company	WO		PCT/US13/21359	1/14/2013		SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000806	Eastman Kodak Company	US		13/351,470	1/17/2012		STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000806	Eastman Kodak Company	WO		PCT/US13/20736	1/9/2013		STEREOSCOPIC PROJECTION SYSTEM USING TUNABLE LIGHT EMITTERS
K000807	Eastman Kodak Company	US		13/596,195	8/28/2012		PUMPING CAP FOR APPLYING SUCTION TO PRINthead
K000808	Eastman Kodak Company	US		13/359,746	1/27/2012		SEAL AND SEAL PULLING MEMBER FOR INK TANK
K000809	Eastman Kodak Company	US		13/359,884	1/27/2012		INKJET PRINthead WITH MULTI- LAYER MOUNTING SUBSTRATE
K000810	Eastman Kodak Company	US		13/435,617	3/30/2012		INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT

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K000811	Eastman Kodak Company	US		13/459,318	4/30/2012		LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS AND METHODS OF IMAGING
K000812	Eastman Kodak Company	US		13/352,586	1/18/2012		DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000812	Eastman Kodak Company	WO		PCT/US13/21362	1/14/2013		DUAL-LAYER LASER-IMAGEABLE FLEXOGRAPHIC PRINTING PRECURSORS
K000815	Eastman Kodak Company	US		13/530,171	6/22/2012		VARIABLE DROP VOLUME CONTINUOUS LIQUID JET PRINTING
K000816	Eastman Kodak Company	US		13/798,445	3/13/2013		METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
K000817	Eastman Kodak Company	US		13/351,495	1/17/2012		FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000817	Eastman Kodak Company	WO		PCT/US13/20731	1/9/2013		FILTER GLASSES FOR SPECTRAL STEREOSCOPIC PROJECTION SYSTEM
K000819	Eastman Kodak Company	US		13/359,762	1/27/2012		SEAL AND SECONDARY FILM FOR INK TANK
K000820	Eastman Kodak Company	US		13/433,412	3/29/2012		PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000823	Eastman Kodak Company	US		13/532,865	6/26/2012		ROLL-FED DUPLEX THERMAL PRINTING SYSTEM
K000824	Eastman Kodak Company	US		13/362,226	1/31/2012		IMAGE SCANNING AND PROCESSING SYSTEM
K000825	Eastman Kodak Company	US		13/362,272	1/31/2012		IMAGE PROCESSING ADAPTER AND METHOD
K000827	Eastman Kodak Company	US		13/362,614	1/31/2012		IMAGE PROCESSING MANAGEMENT METHOD
K000829	Eastman Kodak Company	US		13/461,875	5/2/2012		PRINTED IMAGE FOR VISUALLY- IMPAIRED PERSON
K000833	Eastman Kodak Company	US		13/351,518	1/17/2012		STEREOSCOPIC GLASSES USING TILTED FILTERS
K000833	Eastman Kodak Company	WO		PCT/US13/21360	1/14/2013		STEREOSCOPIC GLASSES USING TILTED FILTERS

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K000835	Eastman Kodak Company	US		13/491,906	6/8/2012		THERMAL IMAGE RECEIVER ELEMENTS PREPARED USING AQUEOUS FORMULATIONS
K000836	Eastman Kodak Company	US		13/406,649	2/28/2012		TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-PATTERN MICRO-WIRES
K000837	Eastman Kodak Company	US		13/526,803	6/19/2012		SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K000838	Eastman Kodak Company	US		13/646,761	10/8/2012		GAME SERVER IN A MULTIFUNCTION PRINTER
K000840	Eastman Kodak Company	US		13/534,031	6/27/2012		NOZZLE ARRAY CONFIGURATION FOR PRINthead DIE
K000841	Eastman Kodak Company	US		13/430,749	3/27/2012		POWER FOR WIRELESS PRINTER DURING SLEEP MODE
K000843	Eastman Kodak Company	US		13/362,828	1/31/2012		METHOD OF IMAGE PROCESSING FROM MULTIPLE SCANNERS
K000844	Eastman Kodak Company	US		13/362,938	1/31/2012		IMAGE PROCESSING METHOD FOR SUPPORTING MULTIPLE SCANNERS
K000845	Eastman Kodak Company	US		13/363,048	1/31/2012		IMAGE PROCESSING METHOD
K000846	Eastman Kodak Company	US		13/537,704	6/29/2012		PIGMENT-BASED INKJET INKS
K000850	Eastman Kodak Company	US		13/646,763	10/8/2012		PHOTO EDITOR IN A MULTIFUNCTION PRINTER
K000851	Eastman Kodak Company	US		13/686,979	11/28/2012		PRESSURE REGULATED INKJET PRINthead WITH REPLACEABLE ON-AXIS INK TANK
K000852	Eastman Kodak Company	US		13/400,178	2/20/2012		CONTROL CIRCUIT FOR LIGHT EMITTING DIODE INDICATOR
K000853	Eastman Kodak Company	US		13/357,082	1/24/2012		INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000853	Eastman Kodak Company	WO		PCT/US13/22475	1/22/2013		INK HAVING ANTIBACTERIAL AND ANTIFUNGAL PROTECTION
K000854	Eastman Kodak Company	US		13/358,548	1/26/2012		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000855	Eastman Kodak Company	US		13/358,558	1/26/2012		CONTROL ELEMENT FOR PRINTED DROP DENSITY RECONFIGURATION
K000856	Eastman Kodak Company	US		13/358,567	1/26/2012		PRINTED DROP DENSITY RECONFIGURATION

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K000857	Eastman Kodak Company	US		13/358,574	1/26/2012		PRINTED DROP DENSITY RECONFIGURATION
K000859	Eastman Kodak Company	US		13/359,902	1/27/2012		FABRICATION OF AN INKJET PRINTHEAD MOUNTING SUBSTRATE
K000863	Eastman Kodak Company	US		13/532,840	6/26/2012		READING RFID TAG USING ANTENNA WITHIN ENCLOSURE
K000865	Eastman Kodak Company	US		13/532,859	6/26/2012		RFID SYSTEM WITH ENCLOSURE AND INTERFERENCE PATTERN
K000867	Eastman Kodak Company	US		13/532,821	6/26/2012		RFID SYSTEM WITH MULTIPLE TAG TRANSMIT FREQUENCIES
K000868	Eastman Kodak Company	US		13/362,267	1/31/2012		PRODUCING GLOSS-WATERMARK PATTERN ON FIXING MEMBER
K000869	Eastman Kodak Company	US		13/366,403	2/6/2012		DETECTING AN UNSECURED STATE OF A MANDREL
K000870	Eastman Kodak Company	US		13/408,072	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000871	Eastman Kodak Company	US		13/465,051	5/7/2012		IMPROVED EFFICIENCY OF A CORONA CHARGER
K000872	Eastman Kodak Company	US		13/406,658	2/28/2012		TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000872	Eastman Kodak Company	WO		PCT/US13/27610	2/25/2013		TRANSPARENT TOUCH-RESPONSIVE CAPACITOR WITH VARIABLE-HEIGHT MICRO-WIRES
K000873	Eastman Kodak Company	US		13/364,409	2/2/2012		METHOD FOR CONTROLLING INTERACTIVE DISPLAY SYSTEM
K000874	Eastman Kodak Company	US		13/364,417	2/2/2012		INTERACTIVE DIGITAL ADVERTISING SYSTEM
K000875	Eastman Kodak Company	US		13/362,297	1/31/2012		PHOTONIC HEATING OF SILVER GRIDS
K000876	Eastman Kodak Company	US		13/362,324	1/31/2012		PHOTONIC HEATING OF SILVER GRIDS
K000880	Eastman Kodak Company	US		13/623,927	9/21/2012		ADJUSTING THE SHARPNESS OF A DIGITAL IMAGE
K000882	Eastman Kodak Company	US		13/406,665	2/28/2012		MAKING MICRO-WIRES WITH DIFFERENT HEIGHTS
K000883	Eastman Kodak Company	US		13/406,829	2/28/2012		PATTERN-WISE DEFINING MICRO-WIRES WITH DIFFERENT HEIGHTS

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K000884	Eastman Kodak Company	US		13/406,845	2/28/2012		ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000884	Eastman Kodak Company	WO		PCT/US13/26784	2/20/2013		ELECTRONIC DEVICE HAVING METALLIC MICRO-WIRES
K000885	Eastman Kodak Company	US		13/406,867	2/28/2012		TOUCH SCREEN WITH DUMMY MICRO-WIRES
K000886	Eastman Kodak Company	US		13/403,004	2/23/2012		PRINTED DYNAMIC ANAGLYPH IMAGE METHOD
K000887	Eastman Kodak Company	US		13/403,017	2/23/2012		DYNAMIC ANAGLYPH DESIGN APPARATUS
K000888	Eastman Kodak Company	US		13/462,031	5/2/2012		NON-POROUS DRY TONER PARTICLES FOR METALLIC PRINTED EFFECT
K000889	Eastman Kodak Company	US		13/462,077	5/2/2012		PREPARING DRY TONER PARTICLES FOR METALLIC EFFECT
K000890	Eastman Kodak Company	US		13/462,094	5/2/2012		PREPARING TONER IMAGES WITH METALLIC EFFECT
K000895	Eastman Kodak Company	US		13/366,409	2/6/2012		DETECTING AN UNSECURED STATE OF A MANDREL
K000896	Eastman Kodak Company	US		13/664,472	10/31/2012		COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000896	Eastman Kodak Company	US		61/638,745	4/26/2012		COLOR-TO-COLOR CORRECTION IN A PRINTING SYSTEM
K000897	Eastman Kodak Company	US		13/434,896	3/30/2012		REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000902	Eastman Kodak Company	US		13/532,845	6/26/2012		RFID READING SYSTEM USING RF GRATING
K000903	Eastman Kodak Company	US		13/477,195	5/22/2012		CONTAINER-TYPE IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000904	Eastman Kodak Company	US		13/552,721	7/19/2012		CORRUGATED MEMBRANE MEMS ACTUATOR FABRICATION METHOD
K000905	Eastman Kodak Company	US		13/552,728	7/19/2012		CORRUGATED MEMBRANE MEMS ACTUATOR
K000906	Eastman Kodak Company	US		13/449,745	4/18/2012		CONTINUOUS INKJET PRINTING METHOD
K000907	Eastman Kodak Company	US		13/623,934	9/21/2012		CONTROLLING THE SHARPNESS OF A DIGITAL IMAGE

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K000908	Eastman Kodak Company	US		13/413,935	3/7/2012		DISPLAY PIXELS WITH ALTERNATING COLORS
K000909	Eastman Kodak Company	US		13/455,257	4/25/2012		ELECTRONIC STORAGE SYSTEM WITH EXTERNALLY-ALTERABLE CONDUCTOR
K000910	Eastman Kodak Company	US		13/455,360	4/25/2012		ELECTRONIC STORAGE SYSTEM WITH ENVIRONMENTALLY-ALTERABLE CONDUCTOR
K000911	Eastman Kodak Company	US		13/532,874	6/26/2012		RFID SYSTEM WITH BARRIERS AND KEY ANTENNAS
K000912	Eastman Kodak Company	US		13/599,205	8/30/2012		CHANGING RADIUS GENERATOR
K000914	Eastman Kodak Company	US		13/400,169	2/20/2012		AUTOMATED PRINT AND IMAGE CAPTURE POSITION ADJUSTMENT
K000915	Eastman Kodak Company	US		13/401,958	2/22/2012		CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000915	Eastman Kodak Company	WO		PCT/US13/26016	2/14/2013		CIRCUIT INCLUDING VERTICAL TRANSISTORS
K000916	Eastman Kodak Company	US		13/417,569	3/12/2012		DROP FORMATION WITH REDUCED STIMULATION CROSSTALK
K000917	Eastman Kodak Company	US		13/404,082	2/24/2012		SENSOR FOR AVERTING POTENTIAL PRINTHEAD DAMAGE
K000918	Eastman Kodak Company	US		13/407,058	2/28/2012		OPTICALLY-READABLE ELECTROMAGNETIC ANTENNA
K000919	Eastman Kodak Company	US		13/686,941	11/28/2012		SEMI-PERMEABLE PARTICLES HAVING METALLIC CATALYSTS AND USES
K000920	Eastman Kodak Company	US		13/454,145	4/24/2012		TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC STRUCTURE
K000921	Eastman Kodak Company	US		13/421,987	3/16/2012		INK SUPPLY HAVING MEMBRANE FOR VENTING AIR
K000925	Eastman Kodak Company	US		13/408,089	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000926	Eastman Kodak Company	US		13/408,098	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000927	Eastman Kodak Company	US		13/627,140	9/26/2012		DIRECT LASER-ENGRAVEABLE PATTERNABLE ELEMENTS AND USES

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K000928	Eastman Kodak Company	US		13/408,111	2/29/2012		IMPROVED OUTPUT OF A CORONA CHARGER
K000929	Eastman Kodak Company	US		13/404,103	2/24/2012		DETECTING POTENTIAL COLLISION DAMAGE TO PRINTHEAD
K000931	Eastman Kodak Company	US		13/430,800	3/27/2012		PRINTING SYSTEM WITH RECEIVER CAPACITANCE ESTIMATION
K000935	Eastman Kodak Company	US		13/459,552	4/30/2012		SEAL RETAINER WITH RETAINER SPREADERS ON HANDLE
K000936	Eastman Kodak Company	US		13/413,954	3/7/2012		METHOD FOR CONTROLLING DISPLAY WITH ALTERNATING COLOR PIXELS
K000937	Eastman Kodak Company	US		13/422,128	3/16/2012		METHOD FOR VENTING AIR WITH A MEMBRANE
K000938	Eastman Kodak Company	US		13/600,631	8/31/2012		INKJET PRINTING SYSTEM
K000943	Eastman Kodak Company	US		13/432,044	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000944	Eastman Kodak Company	US		13/432,017	3/28/2012		FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID
K000945	Eastman Kodak Company	US		13/477,379	5/22/2012		CONTAINER-CLASSIFICATION IDENTIFICATION USING DIRECTIONAL-ANTENNA RFID
K000946	Eastman Kodak Company	US		13/477,422	5/22/2012		RFID MARKING OF UNITS IN A SPACE
K000948	Eastman Kodak Company	US		13/597,395	8/29/2012		MANUFACTURE OF LITHOGRAPHIC PRINTING PLATE PRECURSORS FOR ABLATION IMAGING
K000949	Eastman Kodak Company	US		13/430,744	3/27/2012		CARRIAGE ACTIVATED PUMP FOR INKJET PRINTER
K000950	Eastman Kodak Company	US		13/552,735	7/19/2012		MEMBRANE MEMS ACTUATOR WITH MOVING WORKING FLUID
K000951	Eastman Kodak Company	US		13/544,104	7/9/2012		ELECTRODE PRINT SPEED SYNCHRONIZATION IN ELECTROSTATIC PRINTER
K000952	Eastman Kodak Company	US		13/424,422	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER

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K000954	Eastman Kodak Company	US		13/424,436	3/20/2012		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000954	Eastman Kodak Company	WO		PCT/US13/32881	3/19/2013		DROP PLACEMENT ERROR REDUCTION IN ELECTROSTATIC PRINTER
K000955	Eastman Kodak Company	US		13/744,751	1/18/2013		ACOUSTIC WAVE DRYING SYSTEM
K000958	Eastman Kodak Company	US		13/693,309	12/4/2012		ACOUSTIC DRYING SYSTEM WITH MATCHED EXHAUST FLOW
K000961	Eastman Kodak Company	US		13/559,638	7/27/2012		OBSERVER METAMERIC FAILURE COMPENSATION METHOD
K000962	Eastman Kodak Company	US		13/565,911	8/3/2012		IDENTIFYING KEY FRAMES USING GROUP SPARSITY ANALYSIS
K000964	Eastman Kodak Company	US		13/455,367	4/25/2012		ALTERING CONDUCTOR IN ELECTRONIC STORAGE SYSTEM
K000965	Eastman Kodak Company	US		13/532,826	6/26/2012		RFID SYSTEM WITH CONFIGURABLE RF PORT
K000966	Eastman Kodak Company	US		13/532,831	6/26/2012		RFID SYSTEM WITH MULTIPLE READER TRANSMIT FREQUENCIES
K000970	Eastman Kodak Company	US		13/535,876	6/28/2012		MULTIFUNCTION PRINTER WITH PLATEN CLOSEST TO LID
K000971	Eastman Kodak Company	US		13/456,323	4/26/2012		REACTIVE FLUOROPOLYMER AND LASER-ENGRAVEABLE COMPOSITIONS AND PREPARATORY METHODS
K000972	Eastman Kodak Company	US		13/455,377	4/25/2012		MAKING ELECTRONIC STORAGE SYSTEM HAVING CODE CIRCUIT
K000973	Eastman Kodak Company	US		13/432,052	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000974	Eastman Kodak Company	US		13/432,056	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000975	Eastman Kodak Company	US		13/432,062	3/28/2012		DIGITAL DROP PATTERNING DEVICE AND METHOD
K000976	Eastman Kodak Company	US		13/432,020	3/28/2012		FUNCTIONAL LIQUID DEPOSITION USING CONTINUOUS LIQUID DISPENSER

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K000978	Eastman Kodak Company	US		13/448,433	4/17/2012		SYSTEM FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K000980	Eastman Kodak Company	US		13/430,756	3/27/2012		POWERING A WIRELESS PRINTER DURING SLEEP MODE
K000983	Eastman Kodak Company	US		13/454,119	4/24/2012		MULTI-TONER CHARGED AREA DEVELOPMENT METHOD
K000984	Eastman Kodak Company	US		13/454,118	4/24/2012		PRINTER WITH MULTI-TONER DISCHARGED AREA DEVELOPMENT
K000985	Eastman Kodak Company	US		13/435,344	3/30/2012		PRINTER WITH UNFUSED TONER PROCESS CONTROL SYSTEM
K000986	Eastman Kodak Company	US		13/435,363	3/30/2012		PRINTER WITH UNFUSED TONER PROCESS CONTROL
K000987	Eastman Kodak Company	US		13/435,382	3/30/2012		TONER SENSOR MODULE
K000989	Eastman Kodak Company	US		13/454,121	4/24/2012		PRINTER WITH MULTI-TONER CHARGED AREA DEVELOPMENT
K000990	Eastman Kodak Company	US		13/433,339	3/29/2012		SYSTEM FOR ADDING CONTENT TO PREFORMATTED DOCUMENTS
K000991	Eastman Kodak Company	US		13/435,675	3/30/2012		INKJET INK COMPRISING DYNAMIC SURFACE TENSION AGENT
K000992	Eastman Kodak Company	US		13/462,067	5/2/2012		PRE-TREATMENT COMPOSITION FOR INKJET PRINTING
K000993	Eastman Kodak Company	US		13/433,479	3/29/2012		REPLACEABLE COVER FOR BARS IN A PRINTING SYSTEM
K000994	Eastman Kodak Company	US		13/435,039	3/30/2012		TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000995	Eastman Kodak Company	US		13/435,050	3/30/2012		TESTING OF NOZZLES USED IN PRINTING SYSTEMS
K000997	Eastman Kodak Company	US		13/454,153	4/24/2012		TOUCH-RESPONSIVE CAPACITOR WITH POLARIZING DIELECTRIC METHOD
K000998	Eastman Kodak Company	US		13/565,919	8/3/2012		IDENTIFYING SCENE BOUNDARIES USING GROUP SPARSITY ANALYSIS
K000999	Eastman Kodak Company	US		13/565,926	8/3/2012		VIDEO SUMMARIZATION USING GROUP SPARSITY ANALYSIS
K001001	Eastman Kodak Company	US		13/455,390	4/25/2012		MAKING STORAGE SYSTEM HAVING ENVIRONMENTALLY-MODIFIABLE CONDUCTOR

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K001002	Eastman Kodak Company	US	8356758	13/455,402	4/25/2012	1/22/2013	MAKING STORAGE SYSTEM HAVING MODIFIABLE CONDUCTOR AND MEMORY
K001003	Eastman Kodak Company	US		13/460,922	5/1/2012		DRYING PRINTED MEDIA MOVING ALONG MEDIA PATH
K001004	Eastman Kodak Company	US		61/639,135	4/27/2012		WEB GUIDE AND FESTOON FOR PRINTING SYSTEMS
K001006	Eastman Kodak Company	US		13/454,422	4/24/2012		NOZZLE PLATE INCLUDING PERMANENTLY BONDED FLUID CHANNEL
K001007	Eastman Kodak Company	US		13/792,338	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001008	Eastman Kodak Company	US		13/462,182	5/2/2012		ENHANCING COLOR TONER IMAGES WITH FLUORESCING MAGENTA TONERS
K001009	Eastman Kodak Company	US		13/792,358	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001010	Eastman Kodak Company	US		13/792,367	3/11/2013		PRINTHEAD INCLUDING COANDA CATCHER WITH GROOVED RADIUS
K001011	Eastman Kodak Company	US		13/462,155	5/2/2012		HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001011	Eastman Kodak Company	US		13/836,491	3/15/2013		HIGHLIGHTING COLOR TONER IMAGES WITH FLUORESCING TONERS
K001012	Eastman Kodak Company	US		13/837,043	3/15/2013		FLUORESCING YELLOW TONER PARTICLES AND METHODS OF USE
K001013	Eastman Kodak Company	US		13/462,133	5/2/2012		USE OF FLUORESCING TONERS FOR IMAGING
K001013	Eastman Kodak Company	US		13/837,546	3/15/2013		USE OF FLUORESCING TONERS FOR IMAGING
K001014	Eastman Kodak Company	US		13/462,111	5/2/2012		PREPARING COLOR TONER IMAGES WITH METALLIC EFFECT
K001018	Eastman Kodak Company	US		13/693,344	12/4/2012		ACOUSTIC DRYING SYSTEM WITH INTERSPERSED EXHAUST CHANNELS
K001021	Eastman Kodak Company	US		13/461,827	5/2/2012		INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL SYSTEM

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K001022	Eastman Kodak Company	US		13/461,832	5/2/2012		INKJET PRINTER WITH IN-FLIGHT DROPLET DRYING SYSTEM
K001024	Eastman Kodak Company	US		13/461,831	5/2/2012		CONDENSATION CONTROL IN AN INKJET PRINTING SYSTEM
K001025	Eastman Kodak Company	US		13/461,834	5/2/2012		IN-FLIGHT INK DROPLET DRYING METHOD
K001026	Eastman Kodak Company	US		13/461,836	5/2/2012		MULTI-ZONE CONDENSATION CONTROL SYSTEM FOR INKJET PRINTER
K001028	Eastman Kodak Company	US		13/461,838	5/2/2012		MULTI-ZONE CONDENSATION CONTROL METHOD
K001029	Eastman Kodak Company	US		13/445,125	4/12/2012		SHAPED ELECTRICAL CONDUCTOR
K001032	Eastman Kodak Company	US		13/602,367	9/4/2012		POSITIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001033	Eastman Kodak Company	US		13/599,119	8/30/2012		MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001034	Eastman Kodak Company	US		13/448,435	4/17/2012		METHOD FOR DIRECT ENGRAVING OF FLEXOGRAPHIC PRINTING MEMBERS
K001035	Eastman Kodak Company	US		13/622,382	9/19/2012		METHOD OF FORMING STRUCTURED MICRODOTS
K001036	Eastman Kodak Company	US		13/456,281	4/26/2012		AUTOMATICALLY-ADJUSTING WEB MEDIA TENSIONING MECHANISM
K001037	Eastman Kodak Company	US		13/459,567	4/30/2012		INK TANK SEAL RETAINER WITH SYMMETRIC SEAL FORCE
K001038	Eastman Kodak Company	US		13/459,514	4/30/2012		SNAP-ON SEAL FOR INKJET INK TANK
K001039	Eastman Kodak Company	US		13/459,534	4/30/2012		INKJET INK TANK FOR SNAP-ON SEAL
K001040	Eastman Kodak Company	US		13/686,942	11/28/2012		POROUS ORGANIC POLYMERIC FILMS AND PREPARATION
K001041	Eastman Kodak Company	US		13/548,675	7/13/2012		MAKING HIGH DENSITY POLYMER PARTICLES
K001042	Eastman Kodak Company	US		13/456,296	4/26/2012		METHOD FOR AUTOMATICALLY-ADJUSTING WEB MEDIA TENSION
K001043	Eastman Kodak Company	US		13/492,166	6/8/2012		DIGITAL DROP PATTERNING AND DEPOSITION DEVICE

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K001046	Eastman Kodak Company	US		13/686,943	11/28/2012		POROUS PARTICLES AND METHODS OF MAKING THEM
K001049	Eastman Kodak Company	US		13/478,214	5/23/2012		VERIFYING IDENTIFICATION OF FLUID SUPPLIED THROUGH HOSE
K001050	Eastman Kodak Company	US		13/478,226	5/23/2012		IDENTIFYING FLUID SUPPLIED THROUGH HOSES
K001051	Eastman Kodak Company	US		13/477,412	5/22/2012		INKJET PRINTER WITH CARRIAGE-COUPLED MEDIA DETECTOR
K001052	Eastman Kodak Company	US		13/663,522	10/30/2012		FORMING A STRUCTURAL LAMINATE THAT RESISTS STRESS
K001052	Eastman Kodak Company	US		61/640,914	5/1/2012		FORMING A STRUCTURAL LAMINATE
K001053	Eastman Kodak Company	US		13/663,529	10/30/2012		FORMING A 3D STRUCTURAL ELEMENT
K001053	Eastman Kodak Company	US		61/640,929	5/1/2012		FORMING A 3D STRUCTURAL ELEMENT
K001054	Eastman Kodak Company	US		13/478,389	5/23/2012		TEXTUAL INFORMATION EXTRACTION METHOD USING MULTIPLE IMAGES
K001055	Eastman Kodak Company	US		13/465,052	5/7/2012		IMPROVED EFFICIENCY OF A CORONA CHARGER
K001057	Eastman Kodak Company	US		13/477,132	5/22/2012		RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001058	Eastman Kodak Company	US		13/491,928	6/8/2012		THERMAL IMAGE RECEIVER ELEMENTS HAVING RELEASE AGENTS
K001060	Eastman Kodak Company	US		13/477,420	5/22/2012		DETECTING MEDIA TYPE USING CARRIAGE-COUPLED SENSOR
K001062	Eastman Kodak Company	US		13/750,206	1/25/2013		ACTIVATION OF MEDIA PRODUCT AGGREGATION USING ORDER HISTORY
K001063	Eastman Kodak Company	US		13/750,241	1/25/2013		PRODUCTION CAPACITY MANAGEMENT IN MEDIA PRODUCT AGGREGATION SYSTEMS
K001065	Eastman Kodak Company	US		13/750,286	1/25/2013		AGGREGATION OF MEDIA PRODUCT PRODUCTION AND DISTRIBUTION
K001066	Eastman Kodak Company	US		13/478,234	5/23/2012		VERIFYING IDENTIFICATION OF SEQUENTIALLY SUPPLIED FLUIDS

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K001067	Eastman Kodak Company	US		13/591,256	8/22/2012		ELECTROGRAPHIC PRINTING OF TACTILE IMAGES
K001069	Eastman Kodak Company	US		13/481,986	5/29/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001073	Eastman Kodak Company	US		13/558,700	7/26/2012		BOUND DOCUMENT HAVING PRINTED COVER SHEET
K001074	Eastman Kodak Company	US		13/553,096	7/19/2012		EMBEDDING DATA WITH OFFSET PRINTING
K001075	Eastman Kodak Company	US		13/482,007	5/29/2012		CAMERA ON MULTIFUNCTION PRINTER
K001076	Eastman Kodak Company	US		13/587,119	8/16/2012		AUTHENTICATION WITH ACCESS CONTROL AND CALIBRATION
K001077	Eastman Kodak Company	US		13/482,011	5/29/2012		METHOD OF OPERATING A MULTIFUNCTION PRINTER
K001078	Eastman Kodak Company	US		13/492,194	6/8/2012		DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001079	Eastman Kodak Company	US		13/492,209	6/8/2012		DIGITAL DROP PATTERNING AND DEPOSITION DEVICE
K001080	Eastman Kodak Company	US		13/477,138	5/22/2012		RESCREENING SELECTED PARTS OF A HALFTONE IMAGE
K001082	Eastman Kodak Company	US		13/478,409	5/23/2012		IMAGE CAPTURE DEVICE FOR EXTRACTING TEXTUAL INFORMATION
K001083	Eastman Kodak Company	US		13/478,422	5/23/2012		SYSTEM FOR EXTRACTING TEXT FROM A DOCUMENT
K001084	Eastman Kodak Company	US		13/534,048	6/27/2012		METHOD OF BI-DIRECTIONAL PRINTING WITH OFFSET NOZZLE ARRAYS
K001089	Eastman Kodak Company	US		13/484,378	5/31/2012		DETECTING STRETCH OR SHRINK IN PRINT MEDIA
K001090	Eastman Kodak Company	US		13/536,216	6/28/2012		CORRECTING WEB SKEW IN A PRINTING SYSTEM
K001091	Eastman Kodak Company	US		13/483,368	5/30/2012		VACUUM PULLDOWN OF A PRINT MEDIA IN A PRINTING SYSTEM
K001093	Eastman Kodak Company	US		13/750,319	1/25/2013		AGGREGATION OF CUSTOMER REQUIREMENTS
K001094	Eastman Kodak Company	US		13/535,543	6/28/2012		JOB CHANGE SCRAP REDUCTION

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K001095	Eastman Kodak Company	US		13/549,611	7/16/2012		MASKED CONTAINER RFID TAG COMMUNICATIONS SYSTEM
K001096	Eastman Kodak Company	US		13/556,449	7/24/2012		INK TANK WITH A COMPLIANT WICK
K001097	Eastman Kodak Company	US		13/600,258	8/31/2012		ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCH
K001099	Eastman Kodak Company	US		13/686,946	11/28/2012		PARTICLES CONTAINING ORGANIC CATALYTIC MATERIALS AND USES
K001101	Eastman Kodak Company	US		13/671,854	11/8/2012		ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES
K001103	Eastman Kodak Company	DE		102012021383.2	10/31/2012		ROTATING BELT INVERTER
K001105	Eastman Kodak Company	US		13/532,875	6/26/2012		ROLL-FED DUPLEX THERMAL PRINTER
K001107	Eastman Kodak Company	US		13/600,264	8/31/2012		THIN FILM DIELECTRIC LAYER FORMATION
K001108	Eastman Kodak Company	US		13/600,266	8/31/2012		ELECTRONIC ELEMENT INCLUDING DIELECTRIC STACK
K001109	Eastman Kodak Company	US		13/552,743	7/19/2012		LIQUID DISPENSER INCLUDING ACTIVE MEMBRANE ACTUATOR
K001110	Eastman Kodak Company	US		13/552,752	7/19/2012		LIQUID DISPENSER INCLUDING PASSIVE PRE-STRESSED FLEXIBLE MEMBRANE
K001111	Eastman Kodak Company	US		13/552,763	7/19/2012		LIQUID DISPENSER INCLUDING ASYMMETRIC NOZZLE ACTUATOR CONFIGURATION
K001115	Eastman Kodak Company	US		13/664,754	10/31/2012		FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001116	Eastman Kodak Company	US		13/591,559	8/22/2012		NEGATIVE-WORKING LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001118	Eastman Kodak Company	US		13/526,820	6/19/2012		SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING
K001119	Eastman Kodak Company	US		13/526,837	6/19/2012		SPECTRAL EDGE MARKING FOR STEGANOGRAPHY OR WATERMARKING

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K001126	Eastman Kodak Company	US		13/544,116	7/9/2012		PRINTING WITH MERGED DROPS USING ELECTROSTATIC DEFLECTION
K001127	Eastman Kodak Company	US		13/775,549	2/25/2013		PATTERNING OF TRANSPARENT CONDUCTIVE COATINGS
K001134	Eastman Kodak Company	US		13/649,134	10/11/2012		APPLYING HEATING LIQUID TO REMOVE MOISTENING LIQUID
K001136	Eastman Kodak Company	US		13/750,340	1/25/2013		ADJUSTING A CUSTOMER CATALOG FOR ORDERING VISUAL MEDIA PRODUCTS
K001138	Eastman Kodak Company	US		13/535,912	6/28/2012		SCANNING OF OVERSIZED DOCUMENTS
K001139	Eastman Kodak Company	US		13/536,165	6/28/2012		IDENTIFYING A LINEHEAD PRODUCING AN ARTIFACT IN CONTENT PRINTED ON A MOVING PRINT MEDIA
K001140	Eastman Kodak Company	US		13/537,247	6/29/2012		FLAT FIELD AND DENSITY CORRECTION IN PRINTING SYSTEMS
K001142	Eastman Kodak Company	US		13/744,776	1/18/2013		ACOUSTIC DRYING SYSTEM WITH SOUND OUTLET CHANNEL
K001144	Eastman Kodak Company	US		13/693,366	12/4/2012		ACOUSTIC DRYING SYSTEM WITH PERIPHERAL EXHAUST CHANNEL
K001145	Eastman Kodak Company	US		13/535,548	6/28/2012		JOB CHANGE SCRAP REDUCTION
K001146	Eastman Kodak Company	US		13/663,532	10/30/2012		PRODUCING RAISED PRINT USING YELLOW TONER
K001151	Eastman Kodak Company	US		13/757,891	2/4/2013		SILVER METAL NANOPARTICLE COMPOSITION
K001152	Eastman Kodak Company	US		13/608,099	9/10/2012		METHOD FOR INCREASING IMAGE RESOLUTION
K001153	Eastman Kodak Company	US		13/624,985	9/24/2012		ESTIMATING THE CLUTTER OF DIGITAL IMAGES
K001154	Eastman Kodak Company	US		13/591,472	8/22/2012		AUDIO BASED CONTROL OF EQUIPMENT AND SYSTEMS
K001155	Eastman Kodak Company	US		13/681,461	11/20/2012		IMAGE RECTIFICATION USING SPARSELY-DISTRIBUTED LOCAL FEATURES

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K001156	Eastman Kodak Company	US		13/602,358	9/4/2012		INKJET PRINTING METHOD USING MODE SWITCHING
K001159	Eastman Kodak Company	US		13/562,347	7/31/2012		EJECTOR WITH IMPROVED JETTING LATENCY FOR HIGH SOLIDS CONTENT
K001160	Eastman Kodak Company	DE		102012021404.9	10/30/2012		BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING
K001164	Eastman Kodak Company	US		13/547,320	7/12/2012		LARGE-PARTICLE INKJET DUAL-SIGN DEVELOPMENT PRINTING
K001165	Eastman Kodak Company	US		13/547,411	7/12/2012		INTERMEDIATE MEMBER FOR LARGE-PARTICLE INKJET DEVELOPMENT
K001166	Eastman Kodak Company	US		13/547,473	7/12/2012		LARGE-PARTICLE INKJET RECEIVER-CHARGING INTERMEDIATE MEMBER
K001167	Eastman Kodak Company	US		13/548,251	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K001168	Eastman Kodak Company	US		13/548,264	7/13/2012		EDGE DETECTION IN A PRINTING SYSTEM
K001169	Eastman Kodak Company	US		13/549,615	7/16/2012		COMMUNICATING WITH RFID TAGS ON MASKED CONTAINERS
K001175	Eastman Kodak Company	US		13/597,722	8/29/2012		METHOD FOR HANDLING CUT SHEET MEDIA
K001176	Eastman Kodak Company	US		13/558,776	7/26/2012		PRODUCING BOUND DOCUMENT HAVING INNER COVER SHEET
K001177	Eastman Kodak Company	US		13/548,690	7/13/2012		HIGH DENSITY POLYMER PARTICLES AND DISPERSION OF SAME
K001179	Eastman Kodak Company	US		13/559,647	7/27/2012		OBSERVER METAMERIC FAILURE REDUCTION METHOD
K001180	Eastman Kodak Company	US		13/559,651	7/27/2012		DISPLAY SYSTEM PROVIDING OBSERVER METAMERIC FAILURE REDUCTION
K001183	Eastman Kodak Company	US		13/571,704	8/10/2012		MICRO-WIRE ELECTRODE PATTERN
K001184	Eastman Kodak Company	US		13/587,152	8/16/2012		PIXEL-ALIGNED MICRO-WIRE ELECTRODE DEVICE

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K001185	Eastman Kodak Company	US		13/553,124	7/19/2012		EMBEDDING DATA WITH OFFSET PRINTING
K001186	Eastman Kodak Company	US		13/591,283	8/22/2012		PIXEL-ALIGNED DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001187	Eastman Kodak Company	US		13/609,299	9/11/2012		TOUCH DETECTION FOR CAPACITIVE TOUCH SCREEN
K001189	Eastman Kodak Company	US		13/562,349	7/31/2012		EJECTOR WITH IMPROVED JETTING LATENCY FOR MOLECULAR WEIGHT POLYMERS
K001190	Eastman Kodak Company	US		13/562,357	7/31/2012		METHOD OF PRINTING WITH HIGH SOLIDS CONTENT INK
K001194	Eastman Kodak Company	US		13/562,377	7/31/2012		TONER PRINTING WITH INCREASED GAMUT
K001195	Eastman Kodak Company	US		13/562,409	7/31/2012		NOISE REDUCTION IN TONER PRINTS
K001196	Eastman Kodak Company	US		13/562,383	7/31/2012		SYSTEM FOR DETERMINING EFFICIENT COMBINATIONS OF TONER COLORS TO FORM PRINTS WITH ENHANCED GAMUT
K001197	Eastman Kodak Company	US		13/600,338	8/31/2012		ELECTRONIC SENSING SYSTEM WITH ENVIRONMENTAL SENSOR PATCHES
K001198	Eastman Kodak Company	JP		2012-229633	10/17/2012		PHOTOSENSITIVE COMPOSITION HAVING NOVEL FLUORO COPOLYMER FOR LITHOGRAPHIC PRINTING PLATE
K001201	Eastman Kodak Company	US		13/562,378	7/31/2012		INCORRECT STITCHING DETECTION IN A PRINTING SYSTEM
K001202	Eastman Kodak Company	US		13/598,202	8/29/2012		METHOD FOR GENERATING TAG LAYOUTS
K001203	Eastman Kodak Company	US		13/562,404	7/31/2012		TONER PRINT WITH EFFICIENTLY ENHANCED GAMUT
K001204	Eastman Kodak Company	US		13/600,274	8/31/2012		PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001205	Eastman Kodak Company	US		13/600,287	8/31/2012		PATTERNED THIN FILM DIELECTRIC LAYER FORMATION

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K001206	Eastman Kodak Company	US		13/598,260	8/29/2012		SYSTEM FOR GENERATING TAG LAYOUTS
K001207	Eastman Kodak Company	US		13/600,292	8/31/2012		PATTERNED THIN FILM DIELECTRIC STACK FORMATION
K001208	Eastman Kodak Company	US		13/598,310	8/29/2012		METHOD FOR COMPUTING SCALE FOR TAG INSERTION
K001209	Eastman Kodak Company	US		13/600,302	8/31/2012		THIN FILM TRANSISTOR INCLUDING IMPROVED SEMICONDUCTOR INTERFACE
K001210	Eastman Kodak Company	US		13/600,308	8/31/2012		THIN FILM TRANSISTOR INCLUDING DIELECTRIC STACK
K001211	Eastman Kodak Company	US		13/600,323	8/31/2012		HIGH PERFORMANCE THIN FILM TRANSISTOR
K001212	Eastman Kodak Company	US		13/759,092	2/5/2013		METHOD OF FORMING PRINTED PATTERNS
K001213	Eastman Kodak Company	US		13/562,416	7/31/2012		PRINTING SYSTEM WITH NOISE REDUCTION
K001218	Eastman Kodak Company	US		13/600,356	8/31/2012		SENSING EXPOSURE TO ENVIRONMENTAL FACTORS
K001223	Eastman Kodak Company	US		13/627,217	9/26/2012		BINDING STRIP INCLUDING SPACER
K001224	Eastman Kodak Company	US		13/591,259	8/22/2012		ELECTROGRAPHIC TACTILE IMAGE PRINTING SYSTEM
K001225	Eastman Kodak Company	US		13/599,160	8/30/2012		MULTI-RESOLUTION SEGMENTED IMAGE SENSOR
K001226	Eastman Kodak Company	US		13/587,139	8/16/2012		AUTHENTICATION DEVICE WITH ACCESS CONTROL AND CALIBRATION
K001228	Eastman Kodak Company	US		13/615,939	9/14/2012		INK TANK HAVING A SINGLE GASKET
K001229	Eastman Kodak Company	US		13/626,914	9/26/2012		PIXEL-ALIGNED GROUND MICRO-WIRE DEVICE
K001230	Eastman Kodak Company	US		13/571,727	8/10/2012		TRANSPARENT TOUCH-SCREEN CAPACITOR WITH MICRO-WIRE ELECTRODE
K001231	Eastman Kodak Company	US		13/571,738	8/10/2012		MAKING TRANSPARENT TOUCH-RESPONSIVE DEVICE WITH MICRO-WIRE ELECTRODES

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K001232	Eastman Kodak Company	US		13/626,962	9/26/2012		PIXEL-ALIGNED ELECTRODE DEVICE
K001233	Eastman Kodak Company	US		13/587,165	8/16/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001234	Eastman Kodak Company	US		13/587,185	8/16/2012		MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED MICRO-WIRE ELECTRODE
K001236	Eastman Kodak Company	US		13/599,067	8/30/2012		ALIGNING PRINT DATA USING MATCHING PIXEL PATTERNS
K001237	Eastman Kodak Company	US		13/599,096	8/30/2012		ALIGNING PRINT DATA FOR OVERLAPPING PRINTHEADS
K001238	Eastman Kodak Company	US		13/591,296	8/22/2012		DISPLAY APPARATUS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001239	Eastman Kodak Company	US		13/591,325	8/22/2012		MAKING TOUCH SCREENS WITH DIAMOND-PATTERNED MICRO-WIRE ELECTRODE
K001240	Eastman Kodak Company	US		13/591,489	8/22/2012		AUDIO SIGNAL SEMANTIC CONCEPT CLASSIFICATION METHOD
K001242	Eastman Kodak Company	US		13/721,109	12/20/2012		INKJET PRINTING WITH MANAGED AIRFLOW FOR CONDENSATION CONTROL
K001243	Eastman Kodak Company	US		13/721,106	12/20/2012		INKJET PRINTING SYSTEM WITH MANAGED CONDENSATION CONTROL AIRFLOW
K001244	Eastman Kodak Company	US		13/744,799	1/18/2013		ACOUSTIC DRYING METHOD USING SOUND OUTLET CHANNEL
K001245	Eastman Kodak Company	US		13/744,837	1/18/2013		ACOUSTIC WAVE DRYING METHOD
K001246	Eastman Kodak Company	US		13/596,202	8/28/2012		METHOD OF MAINTAINING AN INKJET PRINTHEAD
K001247	Eastman Kodak Company	US		13/655,509	10/19/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH
K001248	Eastman Kodak Company	US		13/598,100	8/29/2012		RECEIVER SUPPLY USING CUT SHEET MEDIA
K001249	Eastman Kodak Company	US		13/747,552	1/23/2013		PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS

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K001253	Eastman Kodak Company	US		13/599,129	8/30/2012		MODIFYING PRINT DATA USING MATCHING PIXEL PATTERNS
K001255	Eastman Kodak Company	US		13/768,488	2/15/2013		TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001255	Eastman Kodak Company	US		61/696,848	9/5/2012		TENSION CONTROL IN A WEB TRANSPORT SYSTEM
K001259	Eastman Kodak Company	US		13/599,224	8/30/2012		METHOD FOR GENERATING ELECTRICITY
K001260	Eastman Kodak Company	US		13/721,126	12/20/2012		INKJET PRINTING SYSTEM WITH CONDENSATION CONTROL
K001261	Eastman Kodak Company	US		13/721,104	12/20/2012		INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW MANAGEMENT
K001262	Eastman Kodak Company	US		13/721,102	12/20/2012		MANAGING CONDENSATION IN AN INKJET PRINTING SYSTEM WITH CO-LINEAR AIRFLOW
K001267	Eastman Kodak Company	US		13/651,613	10/15/2012		COLOR PHOTOGRAPHIC SILVER HALIDE PAPER AND USE
K001268	Eastman Kodak Company	US		13/627,163	9/26/2012		METHOD FOR PROVIDING PATTERNS OF FUNCTIONAL MATERIALS
K001270	Eastman Kodak Company	US		13/626,917	9/26/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001271	Eastman Kodak Company	US		13/626,924	9/26/2012		MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED GROUND MICRO-WIRE
K001273	Eastman Kodak Company	US		13/627,266	9/26/2012		BOUND DOCUMENT HAVING BINDING STRIP WITH SPACER
K001274	Eastman Kodak Company	US		13/627,303	9/26/2012		MAKING BOUND DOCUMENT HAVING FASTENER AND SPACER
K001279	Eastman Kodak Company	US		13/624,986	9/24/2012		DETERMINING THE ESTIMATED CLUTTER OF DIGITAL IMAGES
K001281	Eastman Kodak Company	US		13/622,385	9/19/2012		SYSTEM FOR FORMING STRUCTURED MICRODOTS
K001282	Eastman Kodak Company	US		13/622,386	9/19/2012		METHOD OF FORMING SECURITY MARKINGS
K001283	Eastman Kodak Company	US		13/622,387	9/19/2012		SYSTEM FOR FORMING SECURITY MARKINGS USING STRUCTURED MICRODOTS

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K001284	Eastman Kodak Company	US		13/626,971	9/26/2012		DISPLAY APPARATUS WITH PIXEL-ALIGNED ELECTRODE
K001285	Eastman Kodak Company	US		13/626,979	9/26/2012		MAKING DISPLAY DEVICE WITH PIXEL-ALIGNED ELECTRODE
K001287	Eastman Kodak Company	US		13/763,887	2/11/2013		PRINTING LIQUID TRANSFER AND SUPPLY SYSTEM
K001289	Eastman Kodak Company	EP			3/13/2013		NEGATIVE LIGHT SENSITIVE ELEMENT
K001291	Eastman Kodak Company	US		13/803,307	3/14/2013		BOUND DOCUMENT WITH TRANSPARENT MEDADATA SHEET
K001292	Eastman Kodak Company	US		13/759,098	2/5/2013		MICRO-WIRE PATTERN WITH OFFSET INTERSECTIONS
K001296	Eastman Kodak Company	US		61/706,185	9/27/2012		VACUUM PULLDOWN OF WEB EDGES IN PRINTING SYSTEMS
K001297	Eastman Kodak Company	US		13/663,851	10/30/2012		WEB SKEW COMPENSATION IN A PRINTING SYSTEM
K001298	Eastman Kodak Company	US		13/749,748	1/25/2013		POROUS PARTICLES WITH DESIGNED DIFFERENT SIZED DISCRETE PORES
K001299	Eastman Kodak Company	US		13/721,118	12/20/2012		INKJET PRINTING WITH CONDENSATION CONTROL
K001301	Eastman Kodak Company	US		13/771,549	2/20/2013		ENHANCING SILVER CONDUCTIVITY
K001302	Eastman Kodak Company	US		13/649,139	10/11/2012		DRYER TRANSPORTING MOISTENED MEDIUM THROUGH HEATING LIQUID
K001303	Eastman Kodak Company	US		13/649,141	10/11/2012		DRYER IMPINGING HEATING LIQUID ONTO MOISTENED MEDIUM
K001304	Eastman Kodak Company	US		13/649,143	10/11/2012		REMOVING MOISTENING LIQUID USING HEATING-LIQUID BARRIER
K001305	Eastman Kodak Company	US		13/649,146	10/11/2012		BARRIER DRYER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001306	Eastman Kodak Company	US		13/649,152	10/11/2012		DRYER WITH HEATING LIQUID IN CAVITY
K001307	Eastman Kodak Company	US		13/649,158	10/11/2012		BARRIER DRYER WITH POROUS LIQUID-CARRYING MATERIAL
K001308	Eastman Kodak Company	US		13/649,167	10/11/2012		DRYER IMPINGING HEATING LIQUID ONTO BARRIER
K001309	Eastman Kodak Company	US		13/655,523	10/19/2012		MAKING DISPLAY APPARATUS WITH PIXEL-ALIGNED GROUND MESH

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K001310	Eastman Kodak Company	US		13/669,487	11/6/2012		WICKING ACCUMULATED INK AWAY FROM OPTICAL SENSOR IN INKJET PRINTER
K001312	Eastman Kodak Company	US		13/669,493	11/6/2012		INK BARRIER FOR OPTICAL SENSOR IN INKJET PRINTER
K001315	Eastman Kodak Company	US		13/671,939	11/8/2012		COLOR PHOTOGRAPHIC SILVER HALIDE PAPER AND USE
K001316	Eastman Kodak Company	US		13/755,296	1/31/2013		METHOD FOR AUTHENTICATING AN OBJECT
K001318	Eastman Kodak Company	US		13/662,726	10/29/2012		APPLYING HEATING LIQUID TO FIX TONER
K001319	Eastman Kodak Company	US		13/751,430	1/28/2013		LARGE-CURRENT MICRO-WIRE PATTERN
K001320	Eastman Kodak Company	US		13/664,653	10/31/2012		PERFORATOR WITH TRANSLATING PERFORATING DEVICES
K001324	Eastman Kodak Company	US		13/786,512	3/6/2013		BINDING SYSTEM USING A RELEASABLE FASTENING STRIP
K001326	Eastman Kodak Company	US		13/663,548	10/30/2012		PRODUCING RAISED PRINT USING LIGHT TONER
K001327	Eastman Kodak Company	US		13/663,564	10/30/2012		PRODUCING RAISED PRINT USING THREE TONERS
K001328	Eastman Kodak Company	US		13/664,665	10/31/2012		PERFORATOR WITH BACKER AND TRANSLATING PERFORATING DEVICES
K001329	Eastman Kodak Company	US		13/664,675	10/31/2012		RECEIVER-PUNCTURING DEVICE WITH TRANSLATING PUNCTURING DEVICES
K001330	Eastman Kodak Company	US		13/676,441	11/14/2012		FUNCTIONAL PRINTING SYSTEM
K001331	Eastman Kodak Company	US		13/751,443	1/28/2013		MICRO-WIRE PATTERN FOR ELECTRODE CONNECTION
K001332	Eastman Kodak Company	US		13/751,450	1/28/2013		MICRO-WIRE ELECTRODE BUSS
K001333	Eastman Kodak Company	US		13/751,464	1/28/2013		CONDUCTIVE MICRO-WIRE STRUCTURE
K001334	Eastman Kodak Company	US		13/662,752	10/29/2012		TONER FIXER TRANSPORTING MEDIUM THROUGH HEATING LIQUID
K001335	Eastman Kodak Company	US		13/662,771	10/29/2012		TONER FIXER IMPINGING HEATING LIQUID ONTO MEDIUM

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K001336	Eastman Kodak Company	US		13/662,779	10/29/2012		FIXING TONER USING HEATING-LIQUID-BLOCKING BARRIER
K001337	Eastman Kodak Company	US		13/662,798	10/29/2012		TRANSPORTED MEDIUM HEATING-LIQUID-BARRIER TONER FIXER
K001338	Eastman Kodak Company	US		13/662,811	10/29/2012		TONER-FIXING DRUM CONTAINING HEATING LIQUID
K001339	Eastman Kodak Company	US		13/662,825	10/29/2012		TONER FIXER WITH HEATING LIQUID IN CAVITY
K001340	Eastman Kodak Company	US		13/662,847	10/29/2012		TONER FIXER WITH LIQUID-CARRYING POROUS MATERIAL
K001341	Eastman Kodak Company	US		13/662,861	10/29/2012		TONER FIXER IMPRINGING HEATING LIQUID ONTO BARRIER
K001342	Eastman Kodak Company	US		13/779,917	2/28/2013		MULTI-LAYER MICRO-WIRE STRUCTURE
K001343	Eastman Kodak Company	US		13/690,161	11/30/2012		DECODER FOR BARCODES WITH ANTI-COPY FEATURE
K001345	Eastman Kodak Company	US		13/687,398	11/28/2012		PRINTER INCLUDING WIRELESS ROUTING CAPABILITY
K001346	Eastman Kodak Company	US		13/749,733	1/25/2013		MOBILE PRINTING APPARATUS AND PRINTED REFERENCE MARKS
K001348	Eastman Kodak Company	US		13/664,462	10/31/2012		SMART MOBILE DEVICE HOLDER ON MULTIFUNCTION PRINTER
K001349	Eastman Kodak Company	US		13/664,806	10/31/2012		INCREMENTALLY FORMING THREE-DIMENSIONAL STRUCTURE FROM RECEIVER
K001350	Eastman Kodak Company	US		13/664,855	10/31/2012		THREE-DIMENSIONAL-STRUCTURE FORMER
K001351	Eastman Kodak Company	US		13/664,962	10/31/2012		Z-FOLDING THREE-DIMENSIONAL-STRUCTURE FORMER
K001353	Eastman Kodak Company	US		13/686,986	11/28/2012		MOBILE APPARATUS WITH LOCAL POSITION REFERENCING ELEMENTS
K001354	Eastman Kodak Company	US		13/686,998	11/28/2012		MOBILE APPARATUS WITH LOCAL POSITION REFERENCING STRUCTURE
K001357	Eastman Kodak Company	US		13/671,893	11/8/2012		DEVICES CONTAINING ORGANIC POLYMERIC MULTI-METALLIC COMPOSITES

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K001360	Eastman Kodak Company	DE		102012021402.2	10/30/2012		BOGENWENDEEINHEIT UND VERFAHREN ZUM WENDEN EINES BOGENS J-INVENTION FOR BATCH MODE PRINTING (J-INVERTER 2)
K001361	Eastman Kodak Company	US		13/714,863	12/14/2012		VERIFYING ACCURACY OF A SCANNED DOCUMENT
K001363	Eastman Kodak Company	US		13/663,898	10/30/2012		SYSTEM FOR MAKING A PANORAMIC IMAGE
K001364	Eastman Kodak Company	US		13/663,914	10/30/2012		METHOD OF MAKING A PANORAMIC PRINT
K001365	Eastman Kodak Company	US		13/663,927	10/30/2012		SYSTEM FOR MAKING A PANORAMIC PRINT
K001366	Eastman Kodak Company	US		13/681,472	11/20/2012		IMAGE RECTIFICATION USING AN ORIENTATION VECTOR FIELD
K001367	Eastman Kodak Company	US		13/681,488	11/20/2012		IMAGE RECTIFICATION USING TEXT LINE TRACKS
K001375	Eastman Kodak Company	US		13/769,868	2/19/2013		BINDING SYSTEM USING CONCENTRIC CYLINDERS
K001376	Eastman Kodak Company	US		13/769,911	2/19/2013		BINDING SYSTEM USING A RETAINER CLIP
K001377	Eastman Kodak Company	US		13/769,923	2/19/2013		BINDING SYSTEM USING TWO BINDING PIECES
K001379	Eastman Kodak Company	US		13/769,504	2/18/2013		INK JET PRINTER COMPOSITION AND USE
K001380	Eastman Kodak Company	US		13/846,985	3/19/2013		THIOSULFATE POLYMER COMPOSITIONS AND ARTICLES
K001381	Eastman Kodak Company	US		61/725,063	11/12/2012		CONTINUOUS INKJET PRINTING SYSTEM
K001385	Eastman Kodak Company	US		13/762,613	2/8/2013		BOOK COVER WITH PRINTED IMAGE
K001386	Eastman Kodak Company	US		61/725,086	11/12/2012		CONTINUOUS INKJET PRINTING SYSTEM
K001387	Eastman Kodak Company	US		13/676,464	11/14/2012		METHOD FOR FUNCTIONAL PRINTING SYSTEM
K001390	Eastman Kodak Company	US		61/726,047	11/14/2012		CONTINUOUS INKJET PRINTING SYSTEM
K001391	Eastman Kodak Company	US		13/686,992	11/28/2012		METHOD OF POSITIONING A MOBILE APPARATUS

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K001392	Eastman Kodak Company	US		13/687,008	11/28/2012		DETERMINING A POSITION OF A MOBILE APPARATUS
K001393	Eastman Kodak Company	US		13/779,939	2/28/2013		MAKING MULTI-LAYER MICRO-WIRE STRUCTURE
K001396	Eastman Kodak Company	US		13/737,979	1/10/2013		ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001401	Eastman Kodak Company	US		13/690,180	11/30/2012		SYSTEM FOR DETECTING REPRODUCTION OF BARCODES
K001404	Eastman Kodak Company	US		13/742,602	1/16/2013		DUPLEXING UNIT WITH FREELY ROTATABLE CONTACT SURFACE
K001405	Eastman Kodak Company	US		13/742,618	1/16/2013		DUPLEXING UNIT WITH LOW FRICTION MEDIA GUIDE
K001406	Eastman Kodak Company	US		13/746,346	1/22/2013		METHOD OF MAKING MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001407	Eastman Kodak Company	US		13/749,734	1/25/2013		POSITIONING A MOBILE APPARATUS FOR ADJACENT PRINTING SWATHS
K001408	Eastman Kodak Company	US		13/779,906	2/28/2013		LITHOGRAPHIC PRINTING PLATE PRECURSORS AND USE
K001409	Eastman Kodak Company	US		13/714,885	12/14/2012		METHOD OF CAPTURING AN IMAGE OF A DOCUMENT
K001410	Eastman Kodak Company	US		13/714,901	12/14/2012		SYSTEM FOR VERIFYING ACCURACY OF A RASTER SCANNED IMAGE OF A DOCUMENT
K001411	Eastman Kodak Company	US		13/714,926	12/14/2012		SYSTEM FOR CAPTURING AN IMAGE OF A DOCUMENT
K001414	Eastman Kodak Company	US		13/721,091	12/20/2012		CONDENSATION CONTROL METHOD USING SURFACE ENERGY MANAGEMENT
K001415	Eastman Kodak Company	US		13/721,096	12/20/2012		PRINTING SYSTEM WITH CONDENSATION CONTROL USING SURFACE ENERGIES
K001416	Eastman Kodak Company	US		13/721,115	12/20/2012		CONDENSATION CONTROL SYSTEM FOR INKJET PRINTING SYSTEM
K001417	Eastman Kodak Company	US		13/771,121	2/20/2013		FLEXOGRAPHIC PLATE MOUNTING
K001418	Eastman Kodak Company	US		13/749,736	1/25/2013		HOME BASE FOR A MOBILE PRINTING APPARATUS

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K001419	Eastman Kodak Company	US		13/759,106	2/5/2013		CONDUCTIVE MICRO-WIRE STRUCTURE WITH OFFSET INTERSECTIONS
K001420	Eastman Kodak Company	US		13/746,352	1/22/2013		MICRO-CHANNEL STRUCTURE FOR MICRO-WIRES
K001422	Eastman Kodak Company	US		13/784,866	3/5/2013		VARIABLE-DEPTH MICRO-CHANNEL STRUCTURE
K001423	Eastman Kodak Company	US		13/737,983	1/10/2013		ASYMMETRICAL DEFORMABLE DIFFRACTIVE GRATING MODULATOR
K001430	Eastman Kodak Company	US		13/772,380	2/21/2013		METHOD FOR LOCATING AN ELECTRONIC APPARATUS
K001431	Eastman Kodak Company	US		13/847,504	3/20/2013		OPTICALLY DIFFUSE MICRO-CHANNEL
K001432	Eastman Kodak Company	US		13/847,506	3/20/2013		EMBOSSING STAMP FOR OPTICALLY DIFFUSE MICRO-CHANNEL
K001434	Eastman Kodak Company	US		13/747,573	1/23/2013		PRINTHEAD COLOR DENSITY CORRECTION IN PRINTING SYSTEMS
K001435	Eastman Kodak Company	US		13/755,329	1/31/2013		CELL PHONE AUTHENTICATION DEVICE
K001438	Eastman Kodak Company	US		13/833,244	3/15/2013		EMBOSSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL METHOD
K001440	Eastman Kodak Company	US		13/784,869	3/5/2013		MICRO-CHANNEL STRUCTURE WITH VARIABLE DEPTHS
K001441	Eastman Kodak Company	US		13/784,873	3/5/2013		MICRO-CHANNEL WITH CONDUCTIVE PARTICLE
K001442	Eastman Kodak Company	US		13/784,882	3/5/2013		MICRO-CHANNEL CONNECTION PAD
K001443	Eastman Kodak Company	US		13/784,893	3/5/2013		MICRO-CHANNEL CONNECTION METHOD
K001448	Eastman Kodak Company	US		13/769,880	2/19/2013		BINDING SYSTEM USING BINDER PIECES WITH CONCENTRIC CYLINDERS
K001449	Eastman Kodak Company	US		13/769,898	2/19/2013		BINDING SYSTEM USING ARC-SHAPED RETAINER
K001450	Eastman Kodak Company	US		13/786,502	3/6/2013		AUDIO DETECTION OF MEDIUM JAM

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K001451	Eastman Kodak Company	US		13/765,748	2/13/2013		FORMING AN IMAGE ON A FLEXOGRAPHIC MEDIA
K001452	Eastman Kodak Company	US		13/757,896	2/4/2013		METAL NANOPARTICLE COMPOSITION WITH WATER SOLUBLE POLYMER
K001453	Eastman Kodak Company	US		13/757,899	2/4/2013		MAKING A CONDUCTIVE ARTICLE
K001454	Eastman Kodak Company	US		13/757,901	2/4/2013		CONDUCTIVE ARTICLE HAVING SILVER NANOPARTICLES
K001455	Eastman Kodak Company	US		13/757,905	2/4/2013		CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001456	Eastman Kodak Company	US		13/757,913	2/4/2013		MAKING A CONDUCTIVE ARTICLE HAVING MICRO-CHANNELS
K001457	Eastman Kodak Company	US		13/769,937	2/19/2013		BINDING SYSTEM USING ONE-PIECE RETAINER CLIP
K001465	Eastman Kodak Company	US		13/765,755	2/13/2013		SYSTEM FOR FORMING AN IMAGE ON FLEXOGRAPHIC MEDIA
K001467	Eastman Kodak Company	US		13/775,582	2/25/2013		ASSEMBLING AN ELECTRODE DEVICE
K001472	Eastman Kodak Company	US		13/847,031	3/19/2013		FORMING PATTERNS USING THIOSULFATE POLYMER COMPOSITIONS
K001473	Eastman Kodak Company	US		13/847,049	3/19/2013		METHOD OF SEQUESTERING METALS USING THIOSULFATE POLYMERS
K001474	Eastman Kodak Company	US		13/847,063	3/19/2013		THIOSULFATE POLYMERS
K001475	Eastman Kodak Company	US		13/768,513	2/15/2013		METHOD FOR CONTROLLING TENSION IN A WEB
K001476	Eastman Kodak Company	US		13/771,124	2/20/2013		METHOD OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001477	Eastman Kodak Company	US		13/771,127	2/20/2013		SYSTEM FOR MOUNTING A FLEXOGRAPHIC PRINTING PLATE
K001478	Eastman Kodak Company	US		13/771,130	2/20/2013		SYSTEM OF ALIGNING A STAMP TO A STAMP BACKING PLATE
K001487	Eastman Kodak Company	US		13/847,083	3/19/2013		PATTERNING METHOD USING THIOSULFATE POLYMER AND METAL NANOPARTICLES
K001491	Eastman Kodak Company	US		13/803,370	3/14/2013		BOUND DOCUMENT WITH TRANSPARENT OVERLAY SHEET

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K001495	Eastman Kodak Company	US		13/833,361	3/15/2013		EMBOSSSED MICRO-STRUCTURE WITH CURED TRANSFER MATERIAL
K001498	Eastman Kodak Company	US		13/798,465	3/13/2013		METALLIC AND SEMICONDUCTING CARBON NANOTUBE SORTING
M47483	Eastman Kodak Company	US	5529972	07/958,040	10/7/1992	6/25/1996	NEW THERMAL DYE TRANSFER RECEPTORS
M52962	Eastman Kodak Company	DE	69814450.3	98960235.4	11/16/1998	5/7/2003	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS
M52962	Eastman Kodak Company	US	6191867	08/972,102	11/17/1997	2/20/2001	METHOD AND DEVICE FOR CALIBRATING AN IMAGING APPARATUS
N39767	Eastman Kodak Company	FR	DE00117370	DE00117370	9/18/1975	9/18/1975	
N40307	Eastman Kodak Company	FR	DE00118677	DE00118677	2/10/1976	2/10/1976	
N41071	Eastman Kodak Company	FR	DE00120806	DE00120806	9/16/1976	9/16/1976	
N41072	Eastman Kodak Company	FR	DE00120491	DE00120491	8/25/1976	8/25/1976	
N53936	Eastman Kodak Company	US	5699102	07/597,456	10/15/1990	12/16/1997	NON-IMPACT COPIER/PRINTER SYSTEM
N57884	Eastman Kodak Company	DE	69324653.7	93914235.2	6/3/1993	4/28/1999	METHOD AND APPARATUS FOR REPRODUCING AN IMAGE WITH GRAY LEVEL PRINTING
N57884	Eastman Kodak Company	DE	69331476.1	98118918.6	10/7/1998	11/21/2001	METHOD AND APPARATUS FOR REPRODUCING AN IMAGE WITH GRAY LEVEL PRINTING
N57884	Eastman Kodak Company	JP	3597529	1994-501520	6/3/1993	9/17/2004	METHOD AND APPARATUS FOR REPRODUCING AN IMAGE WITH GRAY LEVEL PRINTING
N59547	Eastman Kodak Company	US	5575940	08/309,431	9/20/1994	11/19/1996	INVERSE LIMITED COALESCENCE PROCESS
N60291	Eastman Kodak Company	US	5462829	08/171,488	12/21/1993	10/31/1995	POLYMER BLENDS AND TONER COMPOSITIONS COMPRISING SAME
N60496	Eastman Kodak Company	US	5512403	08/286,854	8/5/1994	4/30/1996	MIXTURE OF CARRIER PARTICLES USEFUL IN ELECTROGRAPHIC DEVELOPERS
N60958	Eastman Kodak Company	US	5606358	07/812,094	12/23/1991	2/25/1997	LIGHT-EMITTING DIODE PRINTHEAD

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N62288	Eastman Kodak Company	US	5534347	08/250,325	5/27/1994	7/9/1996	FUSING ROLL HAVING A FLUOROCARBON-SILICONE BARRIER LAYER **PREVIOUSLY RECORDED 27MAY94 REEL 7026, FRAMES 553-555**
N62627	Eastman Kodak Company	US	5523591	08/377,882	1/25/1995	6/4/1996	ASSEMBLY OF LED ARRAY AND LENS WITH ENGINEERED LIGHT OUTPUT PROFILE AND METHOD FOR MAKING THE ASSEMBLY
N62770	Eastman Kodak Company	US	6680782	08/085,605	6/30/1993	1/20/2004	A METHOD AND APPARATUS OF USING A RASTER IMAGE PROCESSOR AND INTERPOLATOR TO INCREASE THE SPEED OF OPERATION AND REDUCE MEMORY REQUIREMENTS FOR ELEC-
N62907	Eastman Kodak Company	US	5564109	08/184,893	1/21/1994	10/8/1996	USING A REMOTE USER INTERFACE TO SELECT FROM A PLURALITY OF DOCUMENT PRODUCTION APPARATUS
N63243	Eastman Kodak Company	US	5582917	08/122,754	9/16/1993	12/10/1996	FLUOROCARBON-SILICONE COATED ARTICLES USEFUL AS TONER FUSING MEMBERS
N63401	Eastman Kodak Company	US	5657069	07/807,522	12/13/1991	8/12/1997	METHOD AND APPARATUS FOR GREY LEVEL PRINTING
N63719	Eastman Kodak Company	JP	3333515	1994-513384	11/24/1993	7/26/2002	APPARATUS AND METHOD FOR PROCESSING OF IMAGE DATA
N64400	Eastman Kodak Company	US	5699103	08/360,156	12/20/1994	12/16/1997	METHOD FOR CALIBRATING AN ARRAY OF LIGHT- EMITTING DIODES
N64454	Eastman Kodak Company	US	5742879	07/976,913	11/16/1992	4/21/1998	METHOD AND APPARATUS FOR REPRODUCING DOCUMENTS WITH VARIABLE INFORMATION
N64524	Eastman Kodak Company	US	5532802	08/372,639	1/13/1995	7/2/1996	PIEZOELECTRIC SENSOR FOR IN-SITU MONITORING OF ELECTROSTATOGRAPHIC DEVELOPERS

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N64775	Eastman Kodak Company	US	5493322	08/041,092	4/1/1993	2/20/1996	ELECTROPHOTOGRAPHIC IMAGE FORMING APPARATUS WITH NON-UNIFORMITY CORRECTION OF RECORDING ELEMENTS
N65071	Eastman Kodak Company	US	5446561	08/207,507	3/8/1994	8/29/1995	METHOD AND APPARATUS FOR DIGITAL SCALE HALFTONING WITH VARIABLE SCREEN STRUCTURE FOR ELECTROPHOTOGRAPHIC PRINTING DEVICES
N65161	Eastman Kodak Company	US	5450179	08/203,164	2/28/1994	9/12/1995	ACTIVE CHARGING TO PREVENT IMAGE DISRUPTION
N65275	Eastman Kodak Company	US	5604527	08/174,559	12/28/1993	2/18/1997	DOT PRINTER AND METHOD FOR GREY LEVEL RECORDING WITH DIFFERENT BIT-DEPTH DIMENSIONS
N65471	Eastman Kodak Company	US	5586479	08/029,257	3/10/1993	12/24/1996	CUTTING APPARATUS FOR CUTTING AN IMAGE FROM A RECEIVING SHEET
N65482	Eastman Kodak Company	US	5325161	08/065,411	5/24/1993	6/28/1994	A DEVICE FOR DEVELOPING AN ELECTROSTATIC IMAGE ON AN IMAGE MEMBER
N65515	Eastman Kodak Company	US	5376492	08/064,626	5/20/1993	12/27/1994	METHOD AND APPARATUS FOR DEVELOPING AN ELECTROSTATIC IMAGE USING A TWO COMPONENT DEVELOPER
N66319	Eastman Kodak Company	US	5500320	08/297,462	8/29/1994	3/19/1996	HIGH SPEED DEVELOPER COMPOSITIONS
N66319	Eastman Kodak Company	US	5512404	08/297,681	8/29/1994	4/30/1996	DEVELOPER COMPOSITIONS EXHIBITING HIGH DEVELOPMENT SPEEDS
N66631	Eastman Kodak Company	US	5659855	08/322,242	10/12/1994	8/19/1997	ELECTROPHOTOGRAPHIC IMAGE MEMBER WITH MAGNETIC PROPERTY AND IMAGE FORMING APPARATUS
N66882	Eastman Kodak Company	US	5436430	08/163,971	12/6/1993	7/25/1995	ROLLER FUSER HAVING A TEMPERATURE CONTROL

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N66897	Eastman Kodak Company	US	5666150	08/175,079	12/29/1993	9/9/1997	NON-UNIFORMITY CORRECTION FOR LED PRINTHEADS IN ELECTROPHOTOGRAPHIC GRAY SCALE PRINTING
N67164	Eastman Kodak Company	US	5554474	08/268,601	6/30/1994	9/10/1996	POLYURETHANE BIASABLE TRANSFER MEMBERS *ALSO RECORDED 27OCT94, 7176 133-140*
N67164	Eastman Kodak Company	US	5541001	08/268,897	6/30/1994	7/30/1996	POLYURETHANE BIASABLE TRANSFER MEMBERS HAVING IMPROVED MOISTURE STABILITY
N67427	Eastman Kodak Company	US	5739841	08/579,749	12/28/1995	4/14/1998	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH UNIFORMITY CORRECTION
N67428	Eastman Kodak Company	DE	69404550.0	94107101.1	5/6/1994	7/30/1997	METHOD FOR FORMING TWO SUPERIMPOSED TONER IMAGES
N67428	Eastman Kodak Company	DE	69427833.5	97100597.0	5/6/1994	7/25/2001	APPARATUS FOR FORMING TWO TONER IMAGES IN A SINGLE FRAME
N67428	Eastman Kodak Company	US	5985499	08/065,246	5/20/1993	11/16/1999	METHOD AND APPARATUS FOR FORMING TWO TONER IMAGES IN A SINGLE FRAME
N67589	Eastman Kodak Company	US	5585836	08/174,942	12/27/1993	12/17/1996	ELECTROPHOTOGRAPHIC IMAGE RECORDING APPARATUS AND METHOD WITH CORRECTION FOR BOW IN PLACEMENT OF RECORDING ELEMENTS
N67700	Eastman Kodak Company	US	5629061	08/453,553	5/30/1995	5/13/1997	FUSING MEMBER FOR ELECTROSTATOGRAPHIC REPRODUCING APPARATUS AND METHOD FOR PREPARING FUSING MEMBERS
N67777	Eastman Kodak Company	US	5420743	08/089,145	7/8/1993	5/30/1995	CONTROL OF THE NEUTRALIZATION OF SURFACE CHARGES ON OBJECTS
N67855	Eastman Kodak Company	US	5528374	08/155,493	11/22/1993	6/18/1996	NETWORKED REPRODUCTION APPARATUS WITH SECURITY FEATURE
N67877	Eastman Kodak Company	US	5424540	08/293,526	8/19/1994	6/13/1995	CORONA CHARGER WIRE TENSIONING MECHANISM

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N68200	Eastman Kodak Company	US	5583617	08/400,153	3/7/1995	12/10/1996	JAM CLEARANCE OPERATOR CONTROL FOR A REPRODUCTION APPARATUS
N68202	Eastman Kodak Company	US	5642185	08/399,866	3/7/1995	6/24/1997	AUTOMATIC TERMINATION OF SCREEN SAVER MODE ON A DISPLAY OF REPRODUCTION APPARATUS
N68255	Eastman Kodak Company	JP	3621953	1994-174138	7/26/1994	12/3/2004	DUPLEX DOCUMENT HANDLER AND IMAGE FORMING APPARATUS
N68276	Eastman Kodak Company	JP	3447123	1994-272418	11/7/1994	7/4/2003	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH WITH AN INVERTER
N68276	Eastman Kodak Company	US	5473419	08/148,477	11/8/1993	12/5/1995	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH WITH AN INVERTER
N68461	Eastman Kodak Company	US	5625460	08/164,274	12/9/1993	4/29/1997	IMPROVED METHOD AND APPARATUS FOR LOCALLY SWITCHING GRAY DOT TYPES TO REPRODUCE AN IMAGE WITH GRAY LEVEL PRINTING
N68574	Eastman Kodak Company	US	5859657	08/581,025	7/20/1998	1/12/1999	LED PRINthead AND DRIVER CHIP FOR USE THEREWITH HAVING BOUNDARY SCAN TEST ARCHITECTURE
N68575	Eastman Kodak Company	US	5805197	08/580,403	12/28/1995	9/8/1998	DRIVER IC WITH AUTOMATIC TOKEN DIRECTION SELF-SENSING CIRCUITRY
N68576	Eastman Kodak Company	US	5926201	08/579,954	12/28/1995	7/20/1999	DRIVER IC CONFIGURABLE FOR RECORDING IN MULTIPLE RESOLUTIONS PRINthead INCLUDING THE DRIVER IC AND METHOD OF OPERATING THE PRINthead
N68653	Eastman Kodak Company	US	5441374	08/149,879	11/10/1993	8/15/1995	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO AN ADVANCING TRANSPORT UNIT

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N68729	Eastman Kodak Company	US	5411832	08/127,382	9/24/1993	5/2/1995	METHOD OF MODIFYING THE CHARGING PROPENSITY OF CARRIER PARTICLES FOR ELECTROSTATOGRAPHIC DEVELOPERS AND MODIFIED CARRIER PARTICLES
N68768	Eastman Kodak Company	US	6006807	08/150,668	11/10/1993	12/28/1999	APPARATUS FOR FEEDING STRIPS COATED WITH A FUSION ADHESIVE ON ONE OF THEIR SURFACES TO A SHEET-STACK BINDING APPARATUS
N68770	Eastman Kodak Company	US	5448347	08/234,081	4/28/1994	9/5/1995	IMPROVED FUSER SKIVE MOUNT
N68797	Eastman Kodak Company	US	5412212	08/162,545	12/6/1993	5/2/1995	CORONA-CHARGING APPARATUS AND METHOD
N68957	Eastman Kodak Company	US	5586055	08/310,112	9/20/1994	12/17/1996	NON-UNIFORMITY CORRECTION OF AN LED PRINTHEAD
N69177	Eastman Kodak Company	US	5511150	08/158,549	11/29/1993	4/23/1996	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69177	Eastman Kodak Company	US	6469795	08/634,572	4/18/1996	10/22/2002	COPIER/PRINTER WITH IMPROVED PRODUCTIVITY
N69359	Eastman Kodak Company	US	5535009	08/174,106	12/28/1993	7/9/1996	COPIER/PRINTER OPERATING WITH INTERRUPTS
N69411	Eastman Kodak Company	US	5585908	08/381,670	1/31/1995	12/17/1996	IMAGE FORMING APPARATUS USABLE WITH VARIABLE WIDTH RECEIVERS
N69454	Eastman Kodak Company	US	5614993	08/398,231	3/3/1995	3/25/1997	IMPROVED SYSTEM AND METHOD FOR JOB SET UP SUMMARIZING IN REPROGRAPHIC APPARATUS
N69580	Eastman Kodak Company	US	5655183	08/355,774	12/14/1994	8/5/1997	IMAGE FORMING APPARATUS WITH A TRANSFER STATION ERASE
N69581	Eastman Kodak Company	US	5489972	08/288,378	8/10/1994	2/6/1996	CLEANING MECHANISM FOR TRANSFER
N69621	Eastman Kodak Company	US	5453825	08/259,725	6/14/1994	9/26/1995	METHOD AND APPARATUS FOR CONTROLLING THE TRANSPORT AND THE POSITIONING OF SHEETS
N69681	Eastman Kodak Company	US	5485255	08/298,875	8/31/1994	1/16/1996	AUTOMATIC CLEANING MECHANISM FOR A CORONA CHARGER USING CLEANING PAD

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N69790	Eastman Kodak Company	US	5489761	08/318,925	10/6/1994	2/6/1996	METHOD OF CONTROLLING FUSER DURING STANDBY
N69872	Eastman Kodak Company	US	5600407	08/381,455	1/31/1995	2/4/1997	IMAGE FORMING METHOD AND APPARATUS FOR FORMING COMBINED TONER IMAGES
N69940	Eastman Kodak Company	US	5480757	08/253,446	6/8/1994	1/2/1996	TWO COMPONENT ELECTROPHOTOGRAPHIC DEVELOPERS AND PREPARATION METHOD
N70403	Eastman Kodak Company	US	5623585	08/276,063	7/15/1994	4/22/1997	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70403	Eastman Kodak Company	US	5675719	08/668,042	6/17/1996	10/7/1997	METHOD AND APPARATUS FOR PARALLEL PROCESSING OF A DOCUMENT IMAGE
N70509-1	Eastman Kodak Company	US	5705221	08/629,818	4/10/1996	1/6/1998	METHOD OF DEPOSITING INSOLUBLE METAL SALT DEPOSITSON ELECTROSTATOGRAPHIC CARRIER SURFACES
N70509-2	Eastman Kodak Company	US	5686217	08/630,143	4/10/1996	11/11/1997	CARRIER PARTICLES BEARING INSOLUBLE METAL SALT DEPOSITS
N70580	Eastman Kodak Company	US	5692743	08/368,930	1/5/1995	12/2/1997	PAPER TRANSPORT APPARATUS
N70695	Eastman Kodak Company	US	5464703	08/268,131	6/29/1994	11/7/1995	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYL-SILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70695	Eastman Kodak Company	US	5563202	08/425,298	4/20/1995	10/8/1996	TIN OXIDE FILLED DIMETHYLSILOXANE-FLUOROALKYLSILOXANE FUSER ROLL FOR FIXING TONER TO A SUBSTRATE
N70762	Eastman Kodak Company	US	5655205	08/487,265	6/7/1995	8/5/1997	MECHANISM FOR CLEANING THE BACK SIDE OF A WEB IN AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS

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N70866	Eastman Kodak Company	US	5568243	08/270,062	7/1/1994	10/22/1996	CLEANING MECHANISM FOR A TRANSFER DRUM OF A REPRODUCTION APPARATUS
N70912	Eastman Kodak Company	US	5568228	08/355,579	12/14/1994	10/22/1996	IMAGE FORMING APPARATUS WITH CONTROLLED TRANSFER
N70922	Eastman Kodak Company	US	5480725	08/306,066	9/14/1994	1/2/1996	FUSING MEMBER HAVING TIN-FILLED, ADDITION CURED LAYER
N71019	Eastman Kodak Company	US	5763129	08/692,162	8/1/1996	6/9/1998	METHOD OF INCREASING GLOSS AND TRANSPARENCY CLARITY OF FUSED TONER IMAGES
N71213	Eastman Kodak Company	US	5715503	08/655,583	5/30/1996	2/3/1998	METHOD AND APPARATUS FOR SCAVENGING CARRIER EMPLOYING A MAGNETIC FIELD AND ERASE RADIATION
N71273	Eastman Kodak Company	US	5694224	08/353,643	12/8/1994	12/2/1997	METHOD AND APPARATUS FOR TONE ADJUSTMENT CORRECTION ON RENDERING GRAY LEVEL IMAGE DATA
N71278	Eastman Kodak Company	US	6627370	09/096,985	6/12/1998	9/30/2003	HARD CARRIER PARTICLES COATED WITH A POLYMER RESIN AND A CONDUCTIVE MATERIAL
N71405	Eastman Kodak Company	US	5585891	08/412,427	3/29/1995	12/17/1996	SET-UP NAVIGATION SCHEME FOR PROGRAMMING REPRODUCTION APPARATUS
N71417	Eastman Kodak Company	DE	19622167.6	19622167.6	6/1/1996	3/27/2008	IMAGE FORMING APPARATUS HAVING A DUPLEX PATH AND/OR AN INVERTER
N71462	Eastman Kodak Company	US	5729632	08/353,649	12/8/1994	3/17/1998	REPRODUCTION APPARATUS AND METHOD FOR ADJUSTING RENDERING WITH TONERS OF DIFFERENT PARTICLE SIZES
N71524	Eastman Kodak Company	US	5589925	08/335,927	11/8/1994	12/31/1996	ANTI-GOUGING SKIVE MECHANISM WITH REPLACEABLE FINGERS
N71545	Eastman Kodak Company	US	5966296	08/671,461	6/27/1996	10/12/1999	BIPOLAR-DUTY CYCLE CONTROLLABLE DC CORONA POWER SUPPLY

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N71561	Eastman Kodak Company	US	5794099	08/343,407	11/22/1994	8/11/1998	COPIER APPARATUS AND METHOD WITH FLEXIBLE SOURCE DOCUMENT ENTRY SCANNING
N71593	Eastman Kodak Company	US	5459006	08/350,564	12/7/1994	10/17/1995	QUATERNARY PHOSPHONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS FOR TONERS AND DEVELOPERS CONTAINING SAME
N71593	Eastman Kodak Company	US	5464719	08/350,598	12/7/1994	11/7/1995	TONERS AND DEVELOPERS CONTAINING AMMONIUM TETRAHALOFERRATE SALTS AS CHARGE-CONTROL AGENTS
N71595	Eastman Kodak Company	US	5881338	08/627,321	4/1/1996	3/9/1999	CONTAMINATION CONTROL DEVICE FOR AN ELECTROSTATOGRAPHIC DEVELOPMENT STATION
N71603	Eastman Kodak Company	US	5818501	08/580,263	12/28/1995	10/6/1998	APPARATUS AND METHOD FOR GREY LEVEL PRINTING WITH IMPROVED CORRECTION OF EXPOSURE PARAMETERS
N71627	Eastman Kodak Company	US	6021256	08/706,953	9/3/1996	2/1/2000	RESOLUTION ENHANCEMENT SYSTEM FOR DIGITAL IMAGES
N71641	Eastman Kodak Company	US	6078697	08/724,641	10/1/1996	6/20/2000	METHOD AND APPARATUS FOR SEGMENTING IMAGE DATA INTO CONTONE, TEXT AND HALFTONE CLASSIFICATIONS
N71648	Eastman Kodak Company	US	5555080	08/569,388	12/8/1995	9/10/1996	SLIDE COVER FOR MARKING PARTICLE CARTRIDGE
N71688	Eastman Kodak Company	US	5678131	08/629,693	4/9/1996	10/14/1997	APPARATUS AND METHOD FOR REGULATING TONING CONTRAST AND EXTENDING DEVELOPER LIFE BY LONG-TERM ADJUSTMENT OF TONER CONCENTRATION
N71691	Eastman Kodak Company	US	5937147	08/708,272	9/3/1996	8/10/1999	PRINTING OF ENHANCED IMAGES
N71721	Eastman Kodak Company	US	5655062	08/398,199	3/2/1995	8/5/1997	ACCENT COLOR PRINTING
N71725	Eastman Kodak Company	US	5659280	08/658,331	6/5/1996	8/19/1997	IMPROVED APPARATUS AND SYSTEM FOR MAGNETIZATION OF PERMANENT MAGNET CYLINDER ELEMENTS

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N71865	Eastman Kodak Company	US	5876030	08/642,380	1/8/1998	3/2/1999	APPARATUS FOR FACILITATING HANDLING TAB STOCK IN A TOP FEED VACUUM CORRUGATED FEEDER
N71873	Eastman Kodak Company	US	5587245	08/363,149	12/23/1994	12/24/1996	FUSING MEMBER HAVING ZINC-OXIDE FILLED, ADDITION CURED LAYER
N71874	Eastman Kodak Company	US	5701550	08/620,781	3/22/1996	12/23/1997	METHOD AND APPARATUS FOR CONTROLLING CHARGE ON TONER IN A TONING STATION
N71878	Eastman Kodak Company	US	5649266	08/635,867	4/18/1996	7/15/1997	IN-STATION CALIBRATION OF TONER CONCENTRATION MONITOR AND REPLENISHER DRIVE
N71925	Eastman Kodak Company	US	5708946	08/659,483	6/6/1996	1/13/1998	FUSER SKIVE MECHANISM MOUNTING FOR FACILITATING JAM CLEARANCE
N71944	Eastman Kodak Company	US	5516615	08/381,246	1/31/1995	5/14/1996	STABILIZED CARRIERS WITH IMPROVED DEVELOPER PERFORMANCE
N71947	Eastman Kodak Company	US	5655198	08/659,465	6/6/1996	8/5/1997	CLEANING MECHANISM FOR THE TONING ROLLER OF AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS DEVELOPMENT STATION
N71997	Eastman Kodak Company	US	5642254	08/613,647	3/11/1996	6/24/1997	HIGH DUTY CYCLE AC CORONA CHARGER
N72115	Eastman Kodak Company	US	5599631	08/399,067	3/8/1995	2/4/1997	FLUORINATED ELASTOMER/FLUORINATED RESIN COMPOSITIONS FOR TONER FUSING MEMBERS
N72156	Eastman Kodak Company	US	5584478	08/499,831	7/10/1995	12/17/1996	DEVICE FOR PRECISELY POSITIONED ALIGNMENT OF SINGLY FED SHEETS

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N72232	Eastman Kodak Company	US	5917534	08/624,033	3/27/1996	6/29/1999	LIGHT-EMITTING DIODE ARRAYS WITH INTEGRATED PHOTODETECTORS FORMED AS A MONOLITHIC DEVICE AND METHODS AND APPARATUS FOR USING SAME
N72301	Eastman Kodak Company	US	5689588	08/582,319	1/3/1996	11/18/1997	METHOD AND APPARATUS FOR INCREASING COMPRESSIBILITY OF MULTIBIT IMAGE DATA
N72320	Eastman Kodak Company	US	5674655	08/739,902	10/30/1996	10/7/1997	ELECTROSTATOGRAPHIC TONERS CONTAINING METAL OXIDES
N72454	Eastman Kodak Company	US	5671340	08/565,467	11/30/1995	9/23/1997	METHOD OF NON-OVERLAPPING ADDITIVE COLOR PRINTING
N72455	Eastman Kodak Company	US	5633990	08/631,768	4/10/1996	5/27/1997	METHOD OF NON-OVERLAPPING COLOR PRINTING
N72485	Eastman Kodak Company	US	5849449	08/631,723	4/10/1996	12/15/1998	ELECTROSTATOGRAPHIC DEVELOPER HAVING TONER PARTICLES CONTAINING POLYMERS OF (2-CYANOACETAMIDO) PHENYL ACRYLATES POLYMERS
N72897	Eastman Kodak Company	US	5606404	08/563,246	11/22/1995	2/25/1997	TONER DEVELOPMENT STATION WITH NON-CONDUCTIVE SKIVE
N72908	Eastman Kodak Company	US	5681680	08/644,801	5/10/1996	10/28/1997	DIFUNCTIONAL N-(2-CYANOETHENYL) SULFONAMIDES AND TONER COMPOSITIONS CONTAINING THEM
N72972	Eastman Kodak Company	US	5649891	08/572,198	12/13/1995	7/22/1997	COMPOSITE GUDGEONS AND ROLLER ASSEMBLIES
N73075	Eastman Kodak Company	US	5988629	08/720,481	9/30/1996	11/23/1999	CONTROL FOR A SHEET STACK SUPPORTING PLATFORM
N73119	Eastman Kodak Company	US	5722015	08/640,025	4/30/1996	2/24/1998	METHOD AND APPARATUS FOR ADJUSTING THE CHARGE ON TONER
N73120	Eastman Kodak Company	US	5772779	08/697,942	9/3/1996	6/30/1998	PHOTOCONDUCTOR CLEANING BRUSH FOR ELIMINATION OF PHOTOCONDUCTOR SCUM
N73163	Eastman Kodak Company	US	6405016	08/560,507	11/17/1995	6/11/2002	DEVELOPER MATERIAL COLLECTION BOTTLE

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N73380	Eastman Kodak Company	US	5604039	08/589,666	1/22/1996	2/18/1997	THERMALLY STABLE RELEASE AGENTS
N73463	Eastman Kodak Company	US	5672871	08/609,073	2/29/1996	9/30/1997	CORONA WIRE HANDLING DEVICE
N73489	Eastman Kodak Company	US	5631728	08/594,955	1/31/1996	5/20/1997	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N73616	Eastman Kodak Company	US	5709975	08/685,124	7/23/1996	1/20/1998	COATED HARD FERRITE CARRIER PARTICLES
N73618	Eastman Kodak Company	GB	2313092	9709584.8	5/13/1997	2/2/2000	SECTIONED SURFACE COATING TO ENHANCE MICRO-COMPLIANCE
N73618	Eastman Kodak Company	US	5689787	08/648,846	5/16/1996	11/18/1997	SECTIONED SURFACE COATING TO ENHANCE MICRO- COMPLIANCE
N73678	Eastman Kodak Company	US	5824416	08/612,698	3/8/1996	10/20/1998	FUSER MEMBER HAVING FLUROELASTOMER LAYER
N73850	Eastman Kodak Company	US	5729794	08/650,673	5/20/1996	3/17/1998	TONER CONTAINER HAVING A WEB SEAL
N73949	Eastman Kodak Company	US	5808747	08/655,550	5/30/1996	9/15/1998	APPARATUS AND METHOD FOR PRODUCTION OF SIGNATURES
N73992	Eastman Kodak Company	US	5742868	08/661,527	6/11/1996	4/21/1998	METHOD AND APPARATUS OF ADJUSTING OF CHARGE LEVEL ON AN ELECTROSTATOGRAPHIC RECORDING MEDIUM **ALSO RECORDED R: 8078 F: 560-561
N74049	Eastman Kodak Company	US	5678154	08/674,227	6/28/1996	10/14/1997	TRANSPARENCY FEED WITH AMORPHOUS FLUOROPOLYMER COATED PRESSURE ROLL
N74084	Eastman Kodak Company	US	5853892	08/672,250	6/28/1996	12/29/1998	AMORPHOUS FLUOROPOLYMER COATED FUSING BELT
N74166	Eastman Kodak Company	US	5729787	08/685,261	7/23/1996	3/17/1998	IMPROVED TONER CONCENTRATION MONITOR AND METHOD *ALSO RECORDED, SEE FN*
N74183	Eastman Kodak Company	US	5811214	08/852,985	5/8/1997	9/22/1998	MONOCOMPONENT DEVELOPER COMPRISING SURFACE TREATED TONERS
N74521	Eastman Kodak Company	US	5805292	08/724,517	9/30/1996	9/8/1998	A CONTROL SYSTEM FOR AUTOMATIC INTENSITY ADJUSTMENT OF LIGHT EMITTERS OF A SHEET SENSOR DEVICE

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N74614	Eastman Kodak Company	US	5906881	08/729,972	10/15/1996	5/25/1999	COATED FUSER MEMBERS
N74614	Eastman Kodak Company	US	6113830	09/123,126	7/27/1998	9/5/2000	METHODS OF MAKING COATED FUSER MEMBERS
N74721	Eastman Kodak Company	US	5735945	08/821,993	3/21/1997	4/7/1998	STATIC CHARGE-SUPPRESSING RELEASE AGENT COMPOSITIONS
N74759	Eastman Kodak Company	US	5853941	08/762,680	12/11/1996	12/29/1998	ELIMINATING TRIBOELECTRICALLY GENERATED BACKGROUND IN AN ELECTROPHOTOGRAPHICALLY PRODUCED IMAGE
N74938	Eastman Kodak Company	US	5740495	08/770,601	12/19/1996	4/14/1998	APPARATUS AND METHOD FOR ADJUSTING CLEANING SYSTEM PERFORMANCE ON AN ELECTROSTATOGRAPHIC RECORDING APPARATUS (*ALSO RECORDED, SEE FN*)
N74966	Eastman Kodak Company	US	5853893	08/806,569	2/25/1997	12/29/1998	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N74967	Eastman Kodak Company	US	5851673	08/805,479	2/25/1997	12/22/1998	TONER FUSER MEMBER HAVING A METAL OXIDE FILLED FLUOROELASTOMER OUTER LAYER WITH IMPROVED TONER RELEASE
N75021	Eastman Kodak Company	US	6088050	08/775,815	12/31/1996	7/11/2000	NON-IMPACT RECORDING APPARATUS OPERABLE UNDER VARIABLE RECORDING CONDITIONS
N75062	Eastman Kodak Company	US	5839020	08/799,673	2/11/1997	11/17/1998	METHOD AND APPARATUS FOR CONTROLLING PRODUCTION OF FULL PRODUCTIVITY ACCENT COLOR IMAGE FORMATION
N75343	Eastman Kodak Company	US	5799236	08/903,583	7/31/1997	8/25/1998	FACILITATING DUPLEX COPYING WITH A REPRODUCTION APPARATUS UTILIZING AN INTERMEDIATE TRANSFER MEMBER
N75358	Eastman Kodak Company	DE	69822441.8	98966099.8	12/28/1998	3/17/2004	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT

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N75358	Eastman Kodak Company	GB	0966701	98966099.8	12/28/1998	3/17/2004	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75358	Eastman Kodak Company	US	5937229	08/998,789	12/29/1997	8/10/1999	IMAGE FORMING APPARATUS AND METHOD WITH CONTROL OF ELECTROSTATIC TRANSFER USING CONSTANT CURRENT
N75410	Eastman Kodak Company	US	5893558	08/906,794	8/5/1997	4/13/1999	SHEET GUIDANCE CHANNEL
N75523	Eastman Kodak Company	US	5887234	08/992,872	12/17/1997	3/23/1999	REPRODUCTION APPARATUS PROVIDING SELECTABLE IMAGE QUALITY AND GLOSS
N75626	Eastman Kodak Company	US	5839024	08/858,752	5/19/1997	11/17/1998	CORONA CHARGING OF A CHARGE RETENTIVE SURFACE
N75639	Eastman Kodak Company	JP	4249287	1998-117019	4/27/1998	1/23/2009	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75639	Eastman Kodak Company	US	6074756	08/845,300	4/25/1997	6/13/2000	TRANSFER MEMBER FOR ELECTROSTATOGRAPHY
N75793	Eastman Kodak Company	US	6014158	08/841,008	4/29/1997	1/11/2000	TRANSFER ROLLER ELECTRICAL BIAS CONTROL
N76295	Eastman Kodak Company	US	5926054	08/901,183	7/28/1997	7/20/1999	MODIFICATION OF PROCESS CONTROL SIGNALS SO AS TO ENABLE REPRODUCTION APPARATUS TO OPERATE OVER AN ALTERNATE PROCESS RANGE
N76312	Eastman Kodak Company	US	5968702	08/977,263	11/24/1997	10/19/1999	TONER PARTICLES OF CONTROLLED SHAPE AND METHOD OF PREPARATION
N76314	Eastman Kodak Company	US	5980245	08/920,969	8/29/1997	11/9/1999	DURABLE GUDGEONS FOR FUSING ROLLERS
N76315	Eastman Kodak Company	US	6146751	09/240,749	1/29/1999	11/14/2000	FUSER MEMBER WITH VINYL AND HYDRIDE CONTAINING SILANE ADHESIVE LAYER
N76465	Eastman Kodak Company	US	5956544	08/970,832	11/14/1997	9/21/1999	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS WITH ELECTROMETER CONTROL AND METHOD OF CALIBRATING THE ELECTROMETER

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N76514	Eastman Kodak Company	US	5938100	09/047,618	3/25/1998	8/17/1999	MECHANISM FOR TRANSPORTING THE LEADING END OF A STAPLE WIRE FROM A SUPPLY ROLL TO A STAPLING DEVICE FOR SHEET STACKS
N76515	Eastman Kodak Company	US	5938388	09/044,354	3/19/1998	8/17/1999	METHOD AND DEVICE FOR PREPARING, MANIPULATING, AND PROCESSING A STAPLE WIRE FOR STAPLING SHEETS IN A STAPLING APPARATUS
N76604	Eastman Kodak Company	US	6114041	08/962,129	10/31/1997	9/5/2000	FUSER MEMBER WITH SURFACE TREATED AL2O3 AND FUNCTIONALIZED RELEASE FLUIDS
N76605	Eastman Kodak Company	US	5998033	08/961,838	10/31/1997	12/7/1999	FUSER MEMBER WITH METAL OXIDE FILLERS, SILANE COUPLING AGENTS, AND FUNCTIONALIZED RELEASE FLUIDS
N76606	Eastman Kodak Company	US	5935712	08/962,108	10/31/1997	8/10/1999	FUSER MEMBER WITH SURFACE TREATED SNO2, CUO, OR MIXTURE FILLER
N76629	Eastman Kodak Company	DE	69820413.1	98949530.4	9/25/1998	12/10/2003	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	GB	0941511	98949530.4	9/25/1998	12/10/2003	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76629	Eastman Kodak Company	US	6453127	08/937,989	9/26/1997	9/17/2002	ESTABLISHMENT AT A REMOTE LOCATION OF AN INTERNET/INTRANET USER INTERFACE TO A COPIER/PRINTER
N76712	Eastman Kodak Company	US	5987271	08/998,787	12/29/1997	11/16/1999	METHOD AND APPARATUS FOR CONTROL OF VARIABILITY IN CHARGE TO MASS RATIO IN A DEVELOPMENT STATION
N76747	Eastman Kodak Company	US	6095518	09/084,746	5/26/1998	8/1/2000	SHEET DEPOSITING DEVICE

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N76825	Eastman Kodak Company	US	6142466	09/126,305	7/30/1998	11/7/2000	APPARATUS FOR STACKED DEPOSITING AND ALIGNMENT OF INDIVIDUALLY DELIVERED SHEETS
N76834	Eastman Kodak Company	US	6153888	09/188,640	11/9/1998	11/28/2000	AUTOMATIC CONTROL OF REFLECTIVE-TYPE SENSORS IN REPRODUCTION APPARATUS
N76903	Eastman Kodak Company	US	5978624	09/052,475	3/31/1998	11/2/1999	SLIDE COVER BREATHABLE SEAL FOR A MARKING PARTICLE RECEPTACLE
N76907	Eastman Kodak Company	US	5970284	09/052,686	3/31/1998	10/19/1999	SLIDE COVER FOR MARKING PARTICLE RECEPTACLE
N76908	Eastman Kodak Company	US	5995783	09/052,620	3/31/1998	11/30/1999	RECEPTACLE FOR PARTICULATE MATTER
N77062	Eastman Kodak Company	US	5989767	09/212,065	12/15/1998	11/23/1999	CARRIER PARTICLES FOR ELECTROSTATOGRAPHIC DEVELOPERS
N77185	Eastman Kodak Company	US	5862433	08/999,113	12/29/1997	1/19/1999	ELECTROSTATOGRAPHIC METHOD AND APPARATUS WITH IMPROVED AUTO CYCLE UP
N77191	Eastman Kodak Company	US	6121986	08/999,451	12/29/1997	9/19/2000	PROCESS CONTROL FOR ELECTROPHOTOGRAPHIC RECORDING
N77241	Eastman Kodak Company	US	6252207	09/443,902	11/19/1999	6/26/2001	FUSER TEMPERATURE CONTROL SENSOR WHICH IS INSENSITIVE TO SURROUNDING AIR CURRENTS
N77245	Eastman Kodak Company	US	6226474	09/464,423	12/16/1999	5/1/2001	AIR IMPINGEMENT POST FUSER RECEIVER MEMBER COOLER DEVICE
N77280	Eastman Kodak Company	US	5933682	09/059,810	4/14/1998	8/3/1999	COPIER/PRINTER WITH MANUAL ADJUSTMENT FOR CROSS-TRACK UNIFORMITY
N77389	Eastman Kodak Company	US	6451956	09/877,763	6/8/2001	9/17/2002	NOVEL POLYMER AND PHOTOCONDUCTIVE ELEMENT HAVING A POLYMERIC BARRIER LAYER

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N77457	Eastman Kodak Company	US	5905932	09/053,504	4/4/1998	5/18/1999	METHOD AND APPARATUS FOR THE REMOVAL OF TONER AND MAGNETIC CARRIER PARTICLES FROM A SURFACE
N77471	Eastman Kodak Company	US	6067438	09/157,391	9/18/1998	5/23/2000	FUSER MEMBER WITH FLUORO-SILICONE IPN NETWORK AS FUNCTIONAL RELEASE AGENT DONOR ROLLER
N77614	Eastman Kodak Company	US	6295427	09/473,417	12/29/1999	9/25/2001	PROTECTIVE CONTAINER/INSTALLATION FIXTURE FOR IMAGE-RECORDING/IMAGE-TRANSFER DRUMS
N77723	Eastman Kodak Company	US	6131846	09/197,731	11/20/1998	10/17/2000	DEVICE FOR HOLDING THE LEADING END OF THE WIRE ON A STAPLING WIRE SUPPLY REEL
N77861	Eastman Kodak Company	US	D408445	29/089,777	6/23/1998	4/20/1999	TONER CONTAINER
N77897	Eastman Kodak Company	US	6184911	09/089,744	6/3/1998	2/6/2001	APPARATUS AND METHOD FOR RECORDING USING AN ELECTROGRAPHIC WRITER AND AN IMAGING WEB
N77936	Eastman Kodak Company	US	6195518	09/443,603	11/19/1999	2/27/2001	WEB CROSS-TRACK FORCE MONITORING MECHANISM
N77970	Eastman Kodak Company	US	6308951	09/238,486	1/27/1999	10/30/2001	DEVICE FOR DETECTING A SHEET STACK HEIGHT IN A TRAY
N77972	Eastman Kodak Company	US	6196542	09/260,408	3/1/1999	3/6/2001	DEVICE FOR DELIVERING, DEPOSITING, AND ALIGNING SHEETS IN A STACK CONTAINER VORRICHTUNG ZUM ZUFÜHREN, ABLEGEN UND AUSRICHTEN VON BLÄTTERN IN EINEM STAPELBEHÄLTER
N77980	Eastman Kodak Company	US	5903800	09/090,746	6/4/1998	5/11/1999	ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS AND METHOD WITH IMPROVED DENSITOMETER
N78008	Eastman Kodak Company	US	D408846	29/089,809	6/23/1998	4/27/1999	TONER CONTAINER

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N78027	Eastman Kodak Company	US	6118953	09/156,821	9/18/1998	9/12/2000	ELECTROSTATOGRAPHIC APPARATUS AND METHOD WITH PROGRAMMABLE TONER CONCENTRATION DECLINE WITH THE DEVELOPER LIFE
N78144	Eastman Kodak Company	US	6041210	09/335,371	6/17/1999	3/21/2000	ELECTROSTATIC CHARGE-SUPPRESSING FUSER ROLLER
N78231	Eastman Kodak Company	US	6222636	09/133,826	8/13/1998	4/24/2001	DISK-BASED IMAGE STORAGE SYSTEM INVENTION DISCLOSURE
N78246	Eastman Kodak Company	US	6225618	09/185,926	11/4/1998	5/1/2001	DIGITAL DENSITOMETER WITH AUTO-RANGING
N78247	Eastman Kodak Company	US	6144024	09/183,509	10/30/1998	11/7/2000	DIGITAL DENSITOMETER USING VOLTAGE-CONTROLLED OSCILLATOR, COUNTER, AND LOOK-UP TABLE
N78404	Eastman Kodak Company	GB	2342230	9921559.2	9/14/1999	5/28/2003	IMPROVED AC CORONA CHARGER WITH BURIED FLOOR ELECTRODE
N78404	Eastman Kodak Company	US	6038120	09/164,064	9/30/1998	3/14/2000	
N78437	Eastman Kodak Company	US	6687874	09/166,326	10/5/1998	2/3/2004	A SYSTEM FOR GENERATING AND MAINTAINING FIELD SERVICE PUBLICATIONS
N78612	Eastman Kodak Company	US	6522421	09/181,104	10/28/1998	2/18/2003	METHOD AND APPARATUS FOR AUTOMATICALLY COMMUNICATING RETURNING STATUS AND INFORMATION FROM A PRINTER USING ELECTRONIC MAIL (EMAIL)
N78641	Eastman Kodak Company	US	6222176	09/185,842	11/4/1998	4/24/2001	DIGITAL DENSITOMETER WITH LUT OUTPUT SUMMATION TO YIELD DENSITY VALUE
N78648	Eastman Kodak Company	US	6127041	09/204,598	12/3/1998	10/3/2000	FUSER MEMBER HAVING COMPOSITE MATERIAL INCLUDING SILICONE T-RESINS
N78672	Eastman Kodak Company	US	6649314	09/506,159	2/17/2000	11/18/2003	ELECTROSTATOGRAPHIC APPARTUS AND METHOD FOR REDUCING IMAGE DEFECTS

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N78680	Eastman Kodak Company	US	6016415	09/199,896	11/25/1998	1/18/2000	IMAGE TRANSFER APPARATUS AND METHOD USING A SEAMED ENDLESS BELT [TITLE PRIOR TO AMENDMENT - SEAM IMPROVEMENTS FOR APPARATUS USING ENDLESS BELT]
N78761	Eastman Kodak Company	US	5960245	09/204,601	12/3/1998	9/28/1999	OIL SWELLING CONTROLLING FUSER MEMBER HAVING A SILICONE T-RESIN
N78829	Eastman Kodak Company	DE		19951497.6	10/26/1999		AC CORONA CHARGER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N78829	Eastman Kodak Company	US	6134095	09/213,848	12/17/1998	10/17/2000	AC CORONA CHARGER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS
N78881	Eastman Kodak Company	US	6586100	09/213,070	12/16/1998	7/1/2003	FLUOROCARBON-SILICONE INTERPENETRATING NETWORK USEFUL AS FUSER MEMBER COATING
N78895	Eastman Kodak Company	US	5991568	09/219,046	12/23/1998	11/23/1999	BLADE CLEANING APPARATUS WITH ASSOCIATED DUST SEAL AND METHOD OF CLEANING
N78919	Eastman Kodak Company	US	6218014	09/223,505	12/30/1998	4/17/2001	FLUOROCARBON FUSER MEMBER WITH SILICON CARBIDE FILLER
N78927	Eastman Kodak Company	US	6190771	09/221,345	12/28/1998	2/20/2001	FUSER ASSEMBLY WITH DONOR ROLLER HAVING REDUCED RELEASE AGENT SWELL
N78977	Eastman Kodak Company	US	6197466	09/452,087	11/30/1999	3/6/2001	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH METAL OXIDES
N79004	Eastman Kodak Company	JP	4806092	2010-185195	11/27/2000	8/19/2011	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING
N79004	Eastman Kodak Company	US	6243555	09/473,403	12/28/1999	6/5/2001	REPRODUCTION METHOD AND APPARATUS FOR POST-TRANSFER IMAGE CONDITIONING

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N79032	Eastman Kodak Company	US	6483604	09/258,993	2/26/1999	11/19/2002	DISK-BASED IMAGE STORAGE SYSTEM AND METHOD WITH PRIORITIZED LOADING AND RETRIEVAL OPERATIONS
N79085	Eastman Kodak Company	US	6312817	09/244,375	2/4/1999	11/6/2001	FUSER ASSEMBLY WITH CONTROLLED POLYMERIC RELEASE AGENT SWELL INTERMEDIATE LAYER
N79209	Eastman Kodak Company	DE	69904276.3	99118922.6	9/25/1999	12/4/2002	METHOD FOR CONTROLLING THE FLOW OF PAPER OBJECTS IN A PAPER PROCESSING SYSTEM VERFAHREN ZUM STEUERN DES PAPIERFLUSSES DURCH EIN PAPIERVERARBEITUNGSSYSTEM
N79209	Eastman Kodak Company	US	6241404	09/405,833	9/24/1999	6/5/2001	METHOD FOR CONTROLLING THE FLOW OF PAPER OBJECTS IN A PAPER PROCESSING SYSTEM VERFAHREN ZUM STEUERN DES PAPIERFLUSSES DURCH EIN PAPIERVERARBEITUNGSSYSTEM
N79224	Eastman Kodak Company	US	6201556	09/443,602	11/19/1999	3/31/2001	ELECTROGRAPHIC REPRODUCTION APPARATUS LIGHT-EMITTING DEVICE SUPPORT MECHANISM
N79241	Eastman Kodak Company	US	6108504	09/277,618	3/26/1999	8/22/2000	CORONA WIRE REPLENISHING MECHANISM
N79463	Eastman Kodak Company	US	6678496	10/216,985	8/12/2002	1/13/2004	SKIVE MECHANISM FOR REPRODUCTION APPARATUS FUSER ROLLERS
N79479	Eastman Kodak Company	US	6181886	09/471,787	12/23/1999	1/30/2001	TONER REPLENISHMENT AND COLLECTION APPARATUS AND METHOD
N79697	Eastman Kodak Company	US	6160980	09/437,552	11/10/1999	12/12/2000	METHOD AND APPARATUS FOR REDUCING CONTAMINATION OF A TACKDOWN, CAPTURE OR TRANSFER ROLLER ON A SPLICED PHOTOCONDUCTOR OR TRANSPORT WEB

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N79717	Eastman Kodak Company	US	6819886	10/625,429	7/23/2003	11/16/2004	GLOSS/DENSITY MEASUREMENT DEVICE WITH FEEDBACK TO CONTROL GLOSS AND DENSITY OF IMAGES PRODUCED BY AN ELECTROGRAPHIC REPRODUCTION APPARATUS
N79755	Eastman Kodak Company	US	6275672	09/442,303	11/19/1999	8/14/2001	ADJUSTMENT MECHANISM FOR DEVELOPMENT STATION ELEMENTS
N79901	Eastman Kodak Company	US	6417284	09/409,291	9/30/1999	7/9/2002	A NOVEL ADHESION PRIMING COMPOSITION FOR FLUOROPOLYMER COATINGS
N80050	Eastman Kodak Company	US	6821626	09/450,302	11/29/1999	11/23/2004	FLUOROCARBON RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80091	Eastman Kodak Company	US	6676996	10/209,040	7/31/2002	1/13/2004	FLUROELASTOMER-SILICONE COMPOSITES USING POLYDIMETHYLSILOXANE PARTICLES
N80095	Eastman Kodak Company	US	6549747	10/080,005	2/21/2002	4/15/2003	CONDUCTIVE FUR BRUSH CLEANER HAVING AN INSULATED CASING
N80096	Eastman Kodak Company	US	6690899	10/080,215	2/21/2002	2/10/2004	CONDUCTIVE FIBER BRUSH CLEANER HAVING SEPARATE ZONES
N80110	Eastman Kodak Company	US	6654584	09/991,584	11/17/2001	11/25/2003	PRESSURE ROLLER OIL CLEANER FOR A ROLLER FUSING SYSTEM
N80148	Eastman Kodak Company	US	6537741	09/792,313	2/23/2001	3/25/2003	FUSING BELT FOR APPLYING A PROTECTIVE OVERCOAT TO A PHOTOGRAPHIC ELEMENT
N80159	Eastman Kodak Company	US	6243557	09/540,263	3/31/2000	6/5/2001	OFFSET PREVENTING OIL PRESSURE SENSOR SYSTEM
N80160	Eastman Kodak Company	US	6538453	09/540,789	3/31/2000	3/25/2003	DETECTING ERRATIC RESISTANCE IN TEMPERATURE SENSORS
N80391	Eastman Kodak Company	US	6358656	09/644,331	8/23/2000	3/19/2002	ELECTROPHOTOGRAPHIC TONER SURFACE TREATED WITH SILICA-TITANIUM DIOXIDE MIXTURES
N80396	Eastman Kodak Company	US	6304740	09/500,826	2/10/2000	10/16/2001	EXTERNALLY HEATED EXTERNAL HEATER ROLLERS

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N80476	Eastman Kodak Company	US	6625408	09/574,054	5/18/2000	9/23/2003	PIN-MOUNT FOR OPTICAL WRITER/IMAGE-RECORDING ELEMENT IN A DOCUMENT PRINTER/COPIER
N80519	Eastman Kodak Company	JP	3954400	2002-24532	1/31/2002	5/11/2007	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80519	Eastman Kodak Company	US	6532354	09/912,160	7/24/2001	3/11/2003	CLEANING BRUSH FOR ELECTROSTATOGRAPHIC IMAGING APPARATUS AND APPARATUS CONTAINING SAME
N80523	Eastman Kodak Company	US	6294303	09/489,811	1/24/2000	9/25/2001	MONOCOMPONENT DEVELOPER CONTAINING POSITIVELY CHARGEABLE INORGANIC FINE POWDER
N80567	Eastman Kodak Company	JP	4684467	2001-148414	5/17/2001	2/18/2011	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6385415	09/573,903	5/18/2000	5/7/2002	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6512902	10/046,848	1/15/2002	1/28/2003	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480689	10/050,007	1/15/2002	11/12/2002	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80567	Eastman Kodak Company	US	6480686	10/050,008	1/15/2002	11/12/2002	DEVELOPMENT STATION FOR A REPRODUCTION APPARATUS
N80581	Eastman Kodak Company	US	6735407	10/263,983	10/3/2002	5/11/2004	CORONA CHARGERS HAVING CONSUMER REPLACEABLE COMPONENTS
N80700	Eastman Kodak Company	US	6240267	09/534,468	3/24/2000	5/29/2001	PRINTING APPARATUS
N80827	Eastman Kodak Company	DE		10211867.1	3/18/2002		PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80827	Eastman Kodak Company	JP	4040329	2002-54667	2/28/2002	11/16/2007	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY

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N80827	Eastman Kodak Company	US	6754457	09/828,012	4/6/2001	6/22/2004	PRE-HEATER FOR AN ELECTROSTATOGRAPHIC REPRODUCTION APPARATUS FUSING ASSEMBLY
N80829	Eastman Kodak Company	US	6553201	09/574,055	5/18/2000	4/22/2003	REPLENISHER MECHANISM INTERFACE
N80830	Eastman Kodak Company	DE		10061151.6	12/8/2000		WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80830	Eastman Kodak Company	JP	4439743	2001-4265	1/11/2001	1/15/2010	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80830	Eastman Kodak Company	US	6195527	09/570,090	5/12/2000	2/27/2001	WEB CLEANING DEVICE FOR REMOVING CONTAMINANTS FROM A MOVING SURFACE IN A PRINTER APPARATUS
N80914	Eastman Kodak Company	DE	60109085.3	01107859.9	4/10/2001	3/2/2005	FLUOROCARBON-SILICONE RANDOM COPOLYMER FOR USE IN TONER RELEASE LAYER
N80914	Eastman Kodak Company	US	6797348	09/558,239	4/24/2000	9/28/2004	FUSER MEMBER OVERCOATED WITH FLUOROCARBON-SILICONE RANDOM COPOLYMER CONTAINING ALUMINUM OXIDE
N81116	Eastman Kodak Company	DE	50113850.1	01111316.4	5/9/2001	4/16/2008	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	JP	4713762	2001-147603	5/17/2001	4/1/2011	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	NL	1156387	01111316.4	5/9/2001	4/16/2008	METHOD AND APPARATUS FOR SETTING REGISTER
N81116	Eastman Kodak Company	US	6532873	09/858,208	5/15/2001	3/18/2003	METHOD AND APPARATUS FOR SETTING REGISTER
N81118	Eastman Kodak Company	DE	50113773.4	01109258.2	4/14/2001	3/26/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81118	Eastman Kodak Company	NL	1155844	01109258.2	4/14/2001	3/26/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81118	Eastman Kodak Company	US	6421522	09/858,111	5/15/2001	7/16/2002	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON A CHANGE IN TONER PROFILE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81119	Eastman Kodak Company	DE	50114945.7	01110797.6	5/4/2001	6/24/2009	METHOD FOR REGISTRATION IN A MULTI-COLOUR PRINTING PRESS
N81119	Eastman Kodak Company	US	6615732	09/855,463	5/15/2001	9/9/2003	METHOD AND APPARATUS FOR SETTING REGISTER ON A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	DE	50112256.7	01110913.9	5/5/2001	3/28/2007	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	GB	1156400	01110913.9	5/5/2001	3/28/2007	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	NL	1156400	01110913.9	5/5/2001	3/28/2007	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81120	Eastman Kodak Company	US	6496678	09/858,044	5/15/2001	12/17/2002	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON CHANGE IN DIMENSIONS OF PRINTING SUBSTRATE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81121	Eastman Kodak Company	DE	50114493.5	01110278.7	4/26/2001	11/19/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81121	Eastman Kodak Company	FR	1155846	01110278.7	4/26/2001	11/19/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	GB	1155846	01110278.7	4/26/2001	11/19/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81121	Eastman Kodak Company	US	6519423	09/858,046	5/15/2001	2/11/2003	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATE GRADE METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS ORIGINALLY FILED]
N81122	Eastman Kodak Company	DE	50113847.1	01111089.7	5/9/2001	4/16/2008	EXPOSURE TIMING
N81122	Eastman Kodak Company	GB	1156384	01111089.7	5/9/2001	4/16/2008	EXPOSURE TIMING
N81122	Eastman Kodak Company	JP	4588919	2001-148241	5/17/2001	9/17/2010	EXPOSURE TIMING
N81122	Eastman Kodak Company	NL	1156384	01111089.7	5/9/2001	4/16/2008	EXPOSURE TIMING
N81122	Eastman Kodak Company	US	6493012	09/860,120	5/17/2001	12/10/2002	EXPOSURE TIMING
N81123	Eastman Kodak Company	US	6480693	09/858,431	5/16/2001	11/12/2002	METHOD AND APPARATUS FOR CORRECTING REGISTRATION FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHLNE (AMENDED) METHOD AND APPARATUS FOR CORRECTING REGISTER FAULTS BASED ON CHANGES IN MACHINE STATE IN A MULTICOLOR PRINTING MACHINE (ORIGINAL)
N81124	Eastman Kodak Company	DE	50113849.8	01111315.6	5/9/2001	4/16/2008	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81124	Eastman Kodak Company	US	6934041	09/858,378	5/16/2001	8/23/2005	METHOD AND APPARATUS FOR MINIMIZING THE INFLUENCE OF REGISTER DIFFERENCES
N81126	Eastman Kodak Company	JP	4938180	2001-148236	5/17/2001	3/2/2012	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE

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N81128	Eastman Kodak Company	DE	50113927.3	01109091.7	4/12/2001	5/7/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	NL	1156382	01109091.7	4/12/2001	5/7/2008	METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE
N81128	Eastman Kodak Company	US	6522857	09/858,430	5/16/2001	2/18/2003	METHOD AND APPARATUS FOR SETTING REGISTRATION IN A MULTICOLOR PRINTING MACHINE BASED ON PRINTING SUBSTRATES [AS AMENDED] METHOD AND APPARATUS FOR SETTING REGISTER IN A MULTICOLOR PRINTING MACHINE [AS FILED]
N81134	Eastman Kodak Company	JP	4762439	2001-149933	5/18/2001	6/17/2011	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81134	Eastman Kodak Company	US	6823165	09/575,077	5/19/2000	11/23/2004	METHOD AND APPARATUS FOR APPLYING A CONSTANT LOAD TO A ROLLER
N81144	Eastman Kodak Company	DE	50111987.6	01110411.4	4/27/2001	1/31/2007	REPLACEABLE CYLINDER ELEMENTS ON ELECTROGRAPHIC PRINTING UNITS
N81144	Eastman Kodak Company	US	6615722	09/858,429	5/16/2001	9/9/2003	REPLACEABLE CYLINDER ELEMENT INCLUDING CYLINDRICAL SLEEVE AND END MEMBERS HAVING COMPLEMENTARY CENTERING FACES TITLE AMENDED PER EXAMINER'S AMENDMENT IN THE NOTICE OF ALLOWANCE DATED 04/01/2003. [REPLACEABLE CYLINDER ELEMENT ON ELECTROGRAPHIC PRINTING UNITS]
N81145	Eastman Kodak Company	DE	50115081.1	07017815.7	9/12/2007	8/26/2009	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY

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N81145	Eastman Kodak Company	GB	1868043	07017815.7	9/12/2007	8/26/2009	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81145	Eastman Kodak Company	NL	1868043	07017815.7	9/12/2007	8/26/2009	DEVICE FOR POSITIONING A CYLINDER SLEEVE ON A SUPPORTING BODY
N81150	Eastman Kodak Company	US	6484002	09/877,777	6/8/2001	11/19/2002	DOCUMENT PRINTER/COPIER WITH DECOUPLEABLE DRUM-SUPPORT MEMBER
N81151	Eastman Kodak Company	JP	4854864	2001-79343	3/19/2001	11/4/2011	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6259873	09/574,275	5/19/2000	7/10/2001	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81151	Eastman Kodak Company	US	6625407	09/878,048	6/8/2001	9/23/2003	CANTILEVER DRUM MOUNT FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	DE	10122238	10122238.6	5/8/2001	6/10/2010	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	JP	4578718	2001-148416	5/17/2001	9/3/2010	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81152	Eastman Kodak Company	US	6394943	09/574,447	5/19/2000	5/28/2002	IMAGE TRANSFER DRUM FOR DOCUMENT PRINTER/COPIER
N81167	Eastman Kodak Company	US	6308030	09/575,043	5/19/2000	10/23/2001	METHOD AND APPARATUS FOR SUPPORTING A DRUM FOR LOADING AND UNLOADING FROM A COPIER AND/OR PRINTER APPARATUS
N81203	Eastman Kodak Company	DE		10319846.6	5/3/2003		WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81203	Eastman Kodak Company	US	6745001	10/139,434	5/6/2002	6/1/2004	WEB CONDITIONING CHARGING STATION [TWO-STAGE WEB CONDITIONING CHARGER SYSTEM]
N81205	Eastman Kodak Company	US	6453147	09/730,368	12/5/2000	9/17/2002	DUST CONTROL IN CONDUCTIVE-CORE FIBER BRUSH CLEANING SYSTEMS USING SELF-GENERATED AIR FLOW
N81295	Eastman Kodak Company	US	6429249	09/609,561	6/30/2000	8/6/2002	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION

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N81297	Eastman Kodak Company	US	6696158	09/608,290	6/30/2000	2/24/2004	FUSER MEMBER WITH FLUOROCARBON THERMOPLASTICS COATING
N81310	Eastman Kodak Company	US	6453134	09/738,753	12/15/2000	9/17/2002	WEB-CLEANING APPARATUS FOR ELECTROSTATIC PRINTER/COPIER
N81311	Eastman Kodak Company	US	6901227	09/738,751	12/15/2000	5/31/2005	SUPPORT FOR BRACKET/BACKUP SHOE ASSEMBLY FOR WEB-CLEANING CARTRIDGE
N81322	Eastman Kodak Company	DE	60100023.4	01112874.1	6/1/2001	9/11/2002	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION CURABLE AT LOW TEMPERATURES
N81322	Eastman Kodak Company	US	6372833	09/609,562	6/30/2000	4/16/2002	FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER COMPOSITION CURABLE AT LOW TEMPERATURES
N81324	Eastman Kodak Company	DE	60145094.9	01113649.6	6/19/2001	8/10/2011	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	GB	1167444	01113649.6	6/19/2001	8/10/2011	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	NL	1167444	01113649.6	6/19/2001	8/10/2011	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81324	Eastman Kodak Company	US	6416819	09/608,289	6/30/2000	7/9/2002	METHOD OF PREPARING LOW-TEMPERATURE-CURE POLYMER COMPOSITION
N81325	Eastman Kodak Company	DE	60112665.3	01113650.4	6/19/2001	8/17/2005	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81325	Eastman Kodak Company	NL	1168103	01113650.4	6/19/2001	8/17/2005	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81325	Eastman Kodak Company	US	6355352	09/608,362	6/30/2000	3/12/2002	FUSER MEMBER WITH LOW-TEMPERATURE-CURE OVERCOAT
N81328	Eastman Kodak Company	EP		01115333.5	6/25/2001		ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER

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N81328	Eastman Kodak Company	US	6419615	09/609,563	6/30/2000	7/16/2002	ELECTROSTATIC CHARGE-SUPPRESSING FLUOROPLASTIC FUSER ROLLER
N81333	Eastman Kodak Company	US	7016070	09/794,693	2/27/2001	3/21/2006	MULTIPLE-LEVEL PRINTHEAD USING EMBEDDED HIGH SPEED SERIAL DATA AND CONTROL LINK WITH ON- BOARD EXPOSURE CLOCK GENERATION
N81334	Eastman Kodak Company	DE	10045261.2	10045261.2	9/13/2000	3/24/2011	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81334	Eastman Kodak Company	US	6521905	09/657,896	9/8/2000	2/18/2003	METHOD AND DEVICE FOR DETECTING THE POSITION OF A MATERIAL, AND A CONTROL DEVICE FOR A MOVING MATERIAL
N81335	Eastman Kodak Company	US	6611345	09/657,897	9/8/2000	8/26/2003	METHOD AND DEVICE FOR DETERMINING THE POSITION OF AN OBJECT HAVING FACES AND EDGES, AND A POSITIONING SYSTEM
N81345	Eastman Kodak Company	DE		10137211.6	7/30/2001		EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS
N81345	Eastman Kodak Company	JP	4615776	2001-228571	7/27/2001	10/29/2010	PROCESSOR AND METHOD FOR IMPROVING EDGE BY SETTING ADJUSTABLE THRESHOLD EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTINGS (original)
N81345	Eastman Kodak Company	US	7079281	09/628,397	8/1/2000	7/18/2006	EDGE ENHANCEMENT PROCESSOR AND METHOD WITH ADJUSTABLE THRESHOLD SETTING
N81347	Eastman Kodak Company	DE		10137164.0	7/30/2001		GRAY LEVEL HALFTONE PROCESSING
N81347	Eastman Kodak Company	US	7218420	09/629,993	8/1/2000	5/15/2007	GRAY LEVEL HALFTONE PROCESSING

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N81347	Eastman Kodak Company	US	7450269	11/609,377	12/12/2006	11/11/2008	GRAY LEVEL HALFTONE PROCESSING
N81352	Eastman Kodak Company	US	6393226	09/679,113	10/4/2000	5/21/2002	INTERMEDIATE TRANSFER MEMBER HAVING A STIFFENING LAYER AND METHOD OF USING
N81353	Eastman Kodak Company	US	6541171	09/680,133	10/4/2000	4/1/2003	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING
N81353	Eastman Kodak Company	US	6605399	10/277,492	10/22/2002	8/12/2003	SLEEVED PHOTOCONDUCTIVE MEMBER AND METHOD OF MAKING
N81355	Eastman Kodak Company	DE	60141559.0	01122614.9	9/27/2001	3/17/2010	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	GB	1195655	01122614.9	9/27/2001	3/17/2010	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81355	Eastman Kodak Company	US	6456816	09/680,136	10/4/2000	9/24/2002	IMPROVED INTERMEDIATE TRANSFER MEMBER
N81356	Eastman Kodak Company	US	6463250	09/679,345	10/4/2000	10/8/2002	EXTERNALLY HEATED DEFORMABLE FUSER ROLLER
N81357	Eastman Kodak Company	US	6393247	09/680,135	10/4/2000	5/21/2002	TONER FUSING STATION HAVING AN INTERNALLY HEATED FUSER ROLLER
N81358	Eastman Kodak Company	US	6490430	09/680,138	10/4/2000	12/3/2002	AN EXTERNALLY HEATED FUSER ROLLER FOR A TONER FUSING STATION [AS AMENDED OCT 4 2001] TONER FUSING STATION HAVING AN EXTERNALLY HEATED FUSER ROLLER
N81359	Eastman Kodak Company	US	6393249	09/679,177	10/4/2000	5/21/2002	SLEEVED ROLLERS FOR USE IN A FUSING STATION EMPLOYING AN INTERNALLY HEATED FUSER ROLLER
N81360	Eastman Kodak Company	US	6567641	09/680,134	10/4/2000	5/20/2003	SLEEVED ROLLERS FOR USE IN A FUSING STATION EMPLOYING AN EXTERNALLY HEATED FUSER ROLLER
N81361	Eastman Kodak Company	JP	4656774	2001-247408	8/16/2001	1/7/2011	DOUBLE-SLEEVED ELECTROSTATOGRAPHIC ROLLER AND METHOD OF USING

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N81361	Eastman Kodak Company	US	6377772	09/679,016	10/4/2000	4/23/2002	DOUBLE-SLEEVED ELECTROSTATOGRAPHIC ROLLER AND METHOD OF USING
N81365	Eastman Kodak Company	US	6589048	09/827,410	4/6/2001	7/8/2003	ROLLER CONSTRUCTION FOR OPERATION AT ELEVATED TEMPERATURES
N81367	Eastman Kodak Company	US	6526236	10/007,998	11/13/2001	2/25/2003	REPLENISHER MECHANISM FOR A REPRODUCTION APPARATUS DEVELOPMENT STATION WITH CONTINUOUS MONITORING OF REMAINING MARKING PARTICLE MATERIAL
N81372	Eastman Kodak Company	US	6678483	10/163,109	6/5/2002	1/13/2004	SERIAL DRIVE SENSING FAULT CLEANING DEVICE DETECTOR
N81375	Eastman Kodak Company	DE		10224879.6	6/5/2002		DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	JP	4071984	2002-113958	4/16/2002	1/25/2008	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81375	Eastman Kodak Company	US	6611666	09/882,196	6/15/2001	8/26/2003	DENSITOMETER WITH IMPROVED ACCURACY FOR USE IN COLOR IMAGE PROCESSING APPARATUS
N81380	Eastman Kodak Company	DE	60241693.0	02003164.7	2/15/2002	12/7/2011	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	GB	1237054	02003164.7	2/15/2002	12/7/2011	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81380	Eastman Kodak Company	NL	1237054	02003164.7	2/15/2002	12/7/2011	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER

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N81380	Eastman Kodak Company	US	6549745	09/785,913	2/16/2001	4/15/2003	METHOD AND APPARATUS FOR CONTROLLING OVERDRIVE IN A FRICTIONALLY DRIVEN SYSTEM INCLUDING A CONFORMABLE MEMBER
N81382	Eastman Kodak Company	EP		02011523.4	5/23/2002		COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81382	Eastman Kodak Company	US	6819351	09/870,305	5/30/2001	11/16/2004	COARSE AND FINE ELECTRONIC BOW ALIGNMENT CORRECTION FOR WRITER
N81387	Eastman Kodak Company	US	6735411	10/177,265	6/21/2002	5/11/2004	COMPLIANT INTERMEDIATE TRANSFER ROLLER WITH FLEXIBLE MOUNT
N81388	Eastman Kodak Company	DE	10008909	10008909.7	2/25/2000	5/12/2011	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	JP	4584475	2001-50992	2/26/2001	9/10/2010	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSSTAPEL MITTELS LUFTBLASMITTELN]
N81388	Eastman Kodak Company	US	6629692	10/020,602	12/6/2001	10/7/2003	DEVICE FOR SEPARATING AN UPPERMOST SHEET FROM A SUPPLY STACK BY MEANS OF AIR BLOWERS [VORRICHTUNG ZUM SEPARIEREN EINES OBERSTEN BLATTES VON EINEM VORRATSSTAPEL MITTELS LUFTBLASMITTELN]

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N81392	Eastman Kodak Company	DE	50114943.0	01101674.8	1/30/2001	6/24/2009	DEVICE FOR COMPENSATING A RADIAL MOVEMENT OF THE SCREW IN A SCREW AND NUT DRIVE VORRICHTUNG ZUM AUSGLEICHEN EINES RADIALEN GEWINDESPINDELSCHLAGS EINES SPINDELTRIEBS
N81392	Eastman Kodak Company	US	6959620	10/016,719	12/10/2001	11/1/2005	DEVICE FOR BALANCING OF A RADIAL THREADED SPINDLE ECCENTRICITY OF A SPINDLE DRIVE
N81402	Eastman Kodak Company	DE	50112755.0	01110024.5	4/26/2001	7/25/2007	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	GB	1156397	01110024.5	4/26/2001	7/25/2007	DEVICE FOR MANUALLY EXCHANGING AND TRANSPORTING A ROLL OF A REPRODUCTION APPARATUS FOR EXAMPLE AN ELECTROPHOTOGRAPHIC PRINTER
N81402	Eastman Kodak Company	US	6490425	09/850,513	5/7/2001	12/3/2002	DEVICE FOR MANUAL REPLACEMENT AND TRANSPORT OF THE ROLLER OF A COPYING MACHINE OR AN ELECTROPHOTOGRAPHIC PRINTER
N81404	Eastman Kodak Company	DE	50113338.0	01109441.4	4/24/2001	12/5/2007	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81404	Eastman Kodak Company	US	6549739	09/850,461	5/7/2001	4/15/2003	DEVICE FOR MANUAL REPLACEMENT OF THE ROLLER OF A COPYING MACHINE
N81408	Eastman Kodak Company	DE		10351219.5	11/3/2003		TRANSFER OF TONER USING A TIME-VARYING TRANSFER STATION CURRENT
N81408	Eastman Kodak Company	US	6731890	10/294,378	11/14/2002	5/4/2004	TRANSFER OF TONER USING A TIME-VARYING TRANSFER STATION CURRENT

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N81411	Eastman Kodak Company	US	6831818	09/866,182	5/25/2001	12/14/2004	CURRENT REGULATED VOLTAGE LIMITED HIGH VOLTAGE POWER SUPPLY FOR CORONA CHARGER
N81413	Eastman Kodak Company	DE		10221743.2	5/16/2002		HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	JP	4394332	2002-149769	5/23/2002	10/23/2009	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	JP	4663704	2007-297212	11/15/2007	1/14/2011	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81413	Eastman Kodak Company	US	6813128	09/866,174	5/25/2001	11/2/2004	HIGH VOLTAGE BIAS FEEDBACK FOR DIAGNOSTIC PURPOSES
N81414	Eastman Kodak Company	US	6432598	09/892,946	6/27/2001	8/13/2002	PROCESS FOR FORMING TONERS CONTAINING ISOINDOLINE YELLOW PIGMENT
N81416	Eastman Kodak Company	DE	50110309.0	01104788.3	2/27/2001	6/28/2006	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81416	Eastman Kodak Company	US	6592119	09/850,462	5/7/2001	7/15/2003	STACK HEIGHT DETERMINATION AND STACK HEIGHT CONTROL MECHANISM
N81418	Eastman Kodak Company	US	6533270	09/850,030	5/7/2001	3/18/2003	DELIVERY SYSTEM
N81419	Eastman Kodak Company	DE	50101105.6	01103500.3	2/15/2001	12/10/2003	THREE-WAY DIVERTER DREI-WEGE- WEICHE (A-2487)
N81419	Eastman Kodak Company	US	6595518	10/016,092	12/6/2001	7/22/2003	THREE-WAY DIVERTER DREI-WEGE- WEICHE (A-2487)
N81421	Eastman Kodak Company	US	6578483	09/850,045	5/7/2001	6/17/2003	DEVICE FOR ASSEMBLY OF TUBULAR CARRIER ELEMENTS
N81423	Eastman Kodak Company	DE	50109123.8	01109214.5	4/14/2001	3/8/2006	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81423	Eastman Kodak Company	US	6676123	09/850,326	5/7/2001	1/13/2004	DEVICE FOR IMPROVING THE ALIGNMENT ACCURACY OF SHEET-LIKE MATERIAL
N81426	Eastman Kodak Company	DE	50109414.8	01109213.7	4/14/2001	4/5/2006	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL

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N81426	Eastman Kodak Company	NL	1170235	01109213.7	4/14/2001	4/5/2006	PROCESS FOR COMPENSATION OF DIMENSION CHANGES ON SHEET MATERIAL
N81427	Eastman Kodak Company	DE	50109477.6	01109224.4	4/14/2001	4/12/2006	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81427	Eastman Kodak Company	JP	4960552	2001-148324	5/17/2001	3/30/2012	PROCESS FOR ALIGNMENT OF SHEET MATERIAL ON A REFERENCE EDGE
N81427	Eastman Kodak Company	NL	1170236	01109224.4	4/14/2001	4/12/2006	METHOD FOR ALIGNING A SHEET MATERIAL TO A REFERENCE EDGE
N81428	Eastman Kodak Company	DE	50110435.6	01110274.6	4/26/2001	7/12/2006	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	GB	1170237	01110274.6	4/26/2001	7/12/2006	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81428	Eastman Kodak Company	NL	1170237	01110274.6	4/26/2001	7/12/2006	METHOD FOR ALIGNMENT OF SHEET-LIKE MATERIALS {VERFAHREN ZUR AUSRICHTUNG BOGENFOERMIGEN MATERIALS} (A-2815)
N81429	Eastman Kodak Company	DE	10023940	10023940.4	5/17/2000	7/17/2008	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL
N81429	Eastman Kodak Company	US	6663103	09/850,292	5/7/2001	12/16/2003	PROCESS AND DEVICE FOR ALIGNMENT OF SHEET MATERIAL DURING TRANSPORT
N81433	Eastman Kodak Company	DE	50107884.3	01108977.8	4/11/2001	11/2/2005	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81433	Eastman Kodak Company	US	6626103	09/850,387	5/7/2001	9/30/2003	DEVICE FOR INVERSION OF SHEETS IN A PRINTING MACHINE
N81434	Eastman Kodak Company	US	7043187	10/079,987	2/21/2002	5/9/2006	CONDUCTIVE FIBER BRUSH CLEANER HAVING BRUSH SPEED CONTROL
N81435	Eastman Kodak Company	US	6555237	09/957,127	9/20/2001	4/29/2003	FUSER SYSTEM WITH DONER ROLLER HAVING A CONTROLLED SWELL RELEASE AGENT SURFACE LAYER

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N81436	Eastman Kodak Company	US	6687483	10/158,604	5/30/2002	2/3/2004	FUSER APPARATUS FOR ADJUSTING GLOSS OF A FUSED TONER IMAGE AND METHOD FOR FUSING A TONER IMAGE TO A RECEIVER [APPARATUS AND METHODS TO ADJUST GLOSS OF TONER IMAGES]
N81437	Eastman Kodak Company	EP		02025095.7	11/13/2002		HEATER MEMBER WITH CONFORMABLE, CURED FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81437	Eastman Kodak Company	US	6486441	10/011,388	12/4/2001	11/26/2002	HEATER MEMBER WITH CONFORMABLE, CURED FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81438	Eastman Kodak Company	US	7670650	10/662,913	9/15/2003	3/2/2010	METHOD FOR PRODUCING A REPLACEABLE FUSER MEMBER
N81439	Eastman Kodak Company	US	7115084	10/664,012	9/15/2003	10/3/2006	REPLACEABLE FUSER MEMBER
N81440	Eastman Kodak Company	US	6678486	10/080,004	2/21/2002	1/13/2004	INTEGRATED CONTAMINATION CONTROL SYSTEM FOR A CORONA CHARGER
N81441	Eastman Kodak Company	US	6721519	10/080,009	2/21/2002	4/13/2004	PERFORMANCE SENSING CLEANING DEVICE
N81445	Eastman Kodak Company	US	6684035	10/174,600	6/19/2002	1/27/2004	ADJUSTABLE AUTOMATIC PROCESS CONTROL DENSITY PATCH LOCATION DETECTION
N81447	Eastman Kodak Company	DE	50214742.3	02024424.0	10/28/2002	11/3/2010	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81447	Eastman Kodak Company	GB	1310837	02024424.0	10/28/2002	11/3/2010	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81447	Eastman Kodak Company	NL	1310837	02024424.0	10/28/2002	11/3/2010	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER
N81447	Eastman Kodak Company	US	6771916	10/008,298	11/13/2001	8/3/2004	AIR QUALITY MANAGEMENT APPARATUS FOR AN ELECTROSTATOGRAPHIC PRINTER

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N81449	Eastman Kodak Company	US	6567635	09/956,629	9/20/2001	5/20/2003	APPARATUS AND METHOD FOR FLUIDIZING TONER IN A STORAGE CONTAINER
N81450	Eastman Kodak Company	US	6587652	09/929,623	8/14/2001	7/1/2003	METHOD AND APPARATUS FOR ADJUSTING DEVICES FOR GENERATING COLOR SEPARATIONS IN A MULTICOLOR PRINTING MACHINE [VERFAHREN UND VORRICHTUNG ZUR EINSTELLUNG VON EINRICHTUNGEN ZUR ERZEUGUNG VON TEILFARBENBILDERN BEI EINER MEHRFARBENDRUCKMASCHINE]
N81453	Eastman Kodak Company	US	6672999	10/097,334	3/14/2002	1/6/2004	GUDGEON ASSEMBLY
N81454	Eastman Kodak Company	US	6556796	10/054,453	1/22/2002	4/29/2003	DRUM-LOADING/UNLOADING APPARATUS FOR ELECTROSTATOGRAPHIC PRINTER/COPIER
N81455	Eastman Kodak Company	US	6611670	10/011,793	12/4/2001	8/26/2003	EXTERNAL HEATER MEMBER AND METHODS FOR FUSING TONER IMAGES
N81456	Eastman Kodak Company	JP	4128805	2000-164651	6/5/2002	5/23/2008	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81456	Eastman Kodak Company	US	6660351	09/957,992	9/21/2001	12/9/2003	PRESSURE MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	DE	60215599.1	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	FR	1296199	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT

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N81457	Eastman Kodak Company	GB	1296199	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	NL	1296199	02019954.3	9/5/2002	10/25/2006	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81457	Eastman Kodak Company	US	6721529	09/960,661	9/21/2001	4/13/2004	RELEASE AGENT DONOR MEMBER HAVING FLUOROCARBON THERMOPLASTIC RANDOM COPOLYMER OVERCOAT
N81458	Eastman Kodak Company	DE		10320481.4	5/8/2003		IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81458	Eastman Kodak Company	JP	4409864	2003-173923	6/18/2003	11/20/2009	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81458	Eastman Kodak Company	US	6724413	10/174,801	6/19/2002	4/20/2004	IMAGE WIDTH CORRECTION FOR LED PRINTHEAD
N81459	Eastman Kodak Company	DE		10242972.3	9/17/2002		INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81459	Eastman Kodak Company	US	6719423	09/973,239	10/9/2001	4/13/2004	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81459	Eastman Kodak Company	US	6761446	10/698,678	10/31/2003	7/13/2004	INK JET PROCESS INCLUDING REMOVAL OF EXCESS LIQUID FROM AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	DE		10245066.8	9/27/2002		INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	US	6682189	09/973,244	10/9/2001	1/27/2004	INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81460	Eastman Kodak Company	US	6767092	10/681,799	10/8/2003	7/27/2004	INK JET IMAGING VIA COAGULATION ON AN INTERMEDIATE MEMBER
N81461	Eastman Kodak Company	DE		10242971.5	9/17/2002		IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER
N81461	Eastman Kodak Company	JP	4364492	2002-264738	9/10/2002	8/28/2009	IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER

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N81461	Eastman Kodak Company	US	6932469	09/973,228	10/9/2001	8/23/2005	IMAGING USING COAGULABLE INK ON AN INTERMEDIATE MEMBER
N81463	Eastman Kodak Company	EP		02012017.6	5/31/2002		BANDED COMPOSITOR FOR VARIABLE DATA
N81463	Eastman Kodak Company	US	7327487	10/046,031	10/23/2001	2/5/2008	BANDED COMPOSITOR FOR VARIABLE DATA
N81466	Eastman Kodak Company	DE		10315054.4	4/2/2003		VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]
N81466	Eastman Kodak Company	JP	4177144	2003-78714	3/20/2003	8/29/2008	VARIABLE DATA PRINTING USING VARIANTS PROOF OF A VARIABLE DATA PRINTING JOB [DISCLOSURE]
N81466	Eastman Kodak Company	US	7375842	10/118,770	4/9/2002	5/20/2008	VARIABLE DATA PRINTING USING VARIANTS
N81474	Eastman Kodak Company	US	6619653	09/989,773	11/20/2001	9/16/2003	SHEET DELIVERY DEVICE [BLATTABLAGEVORRICHTUNG]
N81475	Eastman Kodak Company	DE	50111085.2	01118666.5	8/3/2001	9/27/2006	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHIGEN GUT]
N81475	Eastman Kodak Company	US	6588746	09/989,789	11/20/2001	7/8/2003	DEVICE FOR GENERATING AN OFFSET OF TRANSPORTED FLEXIBLE SHEET MATERIAL [VORRICHTUNG ZUR ERZEUGUNG EINES VERSATZES VON TRANSPORTIERTEM BIEGSAMEN FLAECHIGEN GUT]
N81476	Eastman Kodak Company	US	6549746	10/023,124	12/17/2001	4/15/2003	PROCESS AND DEVICE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]

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N81477	Eastman Kodak Company	DE	50112759.3	01127117.8	11/15/2001	7/25/2007	METHOD FOR CONTROLLING GLOSS OF A TONER IMAGE AND DIGITAL IMAGE FORMING APPARATUS [VERFAHREN ZUR STEUERUNG DES GLANZES EINES TONERBILDES UND DIGITALE BILDAUFZEICHNUNGSVORRICHTUNG]
N81477	Eastman Kodak Company	US	6661993	10/028,037	12/20/2001	12/9/2003	PROCESS FOR CONTROLLING THE GLOSS OF A TONER IMAGE AND A DIGITAL IMAGE RECORDING DEVICE [VERFAHREN ZUR STEUERUNG DES GLANZES EINES TONERBILDES UND DIGITALE BILDAUFZEICHNUNGSVORRICHTUNG]
N81480	Eastman Kodak Company	DE	50115187.7	01128009.6	11/24/2001	10/21/2009	DIGITAL PRINTING OR COPYING MACHINE [DIGITAL DRUCK- ODER KOPIERMASCHINE]
N81480	Eastman Kodak Company	US	7092664	10/016,335	12/10/2001	8/15/2006	DIGITAL PRINTING OR COPYING MACHINE [DIGITAL DRUCK- ODER KOPIERMASCHINE]
N81481	Eastman Kodak Company	DE	10135788	10135788.5	7/23/2001	2/5/2004	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81481	Eastman Kodak Company	US	6608986	10/023,384	12/17/2001	8/19/2003	DIGITAL PRINTING OR COPYING MACHINE AND PROCESS FOR FIXING A TONER ON A SUBSTRATE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]

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N81483	Eastman Kodak Company	US	6608987	10/023,955	12/18/2001	8/19/2003	METHOD AND MACHINE FOR PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN UND MASCHINE ZUM BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81484	Eastman Kodak Company	US	6535711	10/021,413	12/6/2001	3/18/2003	PROCESS FOR THE DOUBLE-SIDED PRINTING AND/OR COATING OF A SUBSTRATE [VERFAHREN ZUM DOPPELSEITIGEN BEDRUCKEN UND/ODER BESCHICHTEN EINES SUBSTRATS]
N81486	Eastman Kodak Company	US	6674990	10/023,959	12/18/2001	1/6/2004	OVERHEATING PROTECTION FOR TONER IMAGE PRINTED SUBSTRATE IN A RADIATION FIXING DEVICE [AS AMENDED] [ON 6/10/03] DIGITAL PRINTER OR COPIER MACHINE AND OVERHEATING PROTECTION DEVICE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND UEBERHITZUNGS-SCHUTZEINRICHTUNG]
N81487	Eastman Kodak Company	DE	50110999.4	01127779.5	11/22/2001	9/13/2006	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81487	Eastman Kodak Company	NL	1217454	01127779.5	11/22/2001	9/13/2006	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81487	Eastman Kodak Company	US	6993278	10/023,957	12/18/2001	1/31/2006	DIGITAL PRINTER OR COPIER MACHINE [DIGITALE DRUCK-ODER KOPIERMASCHINE]
N81488	Eastman Kodak Company	US	6587665	10/022,692	12/17/2001	7/1/2003	DIGITAL PRINTER OR COPIER MACHINE AND PROCESSES FOR FIXING A TONER IMAGE [DIGITALE DRUCK- ODER KOPIERMASCHINE UND VERFAHREN ZUM FIXIEREN EINES TONERBILDES]

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N81489	Eastman Kodak Company	DE	10064559.3	10064559.3	12/22/2000	3/25/2004	METHOD FOR FIXATION OF TONER ON A SUPPORT OR PRINTING STOCK [VERFAHREN ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81489	Eastman Kodak Company	US	6740462	10/023,916	12/17/2001	5/25/2004	METHOD FOR FIXATION OF TONER ON A SUPPORT OR PRINTING STOCK [VERFAHREN ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81490	Eastman Kodak Company	US	6594465	10/015,995	12/6/2001	7/15/2003	RADIATION UNIT FOR A FIXATION DEVICE [BESTRAHLUNGSEINRICHTUNG FUER EINE FIXIERVORRICHTUNG]
N81491	Eastman Kodak Company	DE	50113858.7-08	01128010.4	11/24/2001	4/16/2008	FIXATION DEVICE FOR FIXATION OF TONER MATERIAL [FIXIERVORRICHTUNG ZUM FIXIEREN VON TONERMATERIAL]
N81491	Eastman Kodak Company	US	6665516	10/015,976	12/10/2001	12/16/2003	FIXATION DEVICE FOR FIXATION OF TONER MATERIAL [FIXIERVORRICHTUNG ZUM FIXIEREN VON TONERMATERIAL]
N81492	Eastman Kodak Company	US	6686573	10/008,852	12/4/2001	2/3/2004	PROCESS AND DEVICE FOR WARMING UP PRINTING MATERIAL AND/OR TONER [VERFAHREN UND EINRICHTUNG ZUR ERWAERMUNG VON BEDRUCKSTOFF UND/ODER TONER]
N81495	Eastman Kodak Company	DE	10145002.8	10145002.8	9/12/2001	8/14/2003	VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF
N81495	Eastman Kodak Company	EP		01127897.5	11/23/2001		METHOD AND UNIT FOR FIXING TONER ON A SUPPORT, IN PARTICULAR A PRINTING SUPPORT

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N81495	Eastman Kodak Company	US	6683287	10/011,354	12/4/2001	1/27/2004	PROCESS AND DEVICE FOR FIXING TONER ONTO A SUBSTRATE OR PRINTED MATERIAL [VERFAHREN UND EINRICHTUNG ZUR FIXIERUNG VON TONER AUF EINEM TRAEGER BZW. EINEM BEDRUCKSTOFF]
N81497	Eastman Kodak Company	DE		10358170.7	12/12/2003		FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD [FUSER OIL CYCLE-DOWN SKIP FRAME CLEAN-UP PROCEDURE BY APPLYING TONER DIRECTLY TO THE TRANSPORT WEB]
N81497	Eastman Kodak Company	US	6954603	10/667,797	9/22/2003	10/11/2005	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD [FUSER OIL CYCLE-DOWN SKIP FRAME CLEAN-UP PROCEDURE BY APPLYING TONER DIRECTLY TO THE TRANSPORT WEB]
N81498	Eastman Kodak Company	US	6781052	10/121,721	4/12/2002	8/24/2004	HIGH VOLTAGE CABLE EMI SHIELD
N81499	Eastman Kodak Company	US	7246887	11/013,143	12/15/2004	7/24/2007	DUAL INPUT BI-DIRECTIONAL PRINthead DRIVER INTEGRATED CIRCUIT
N81503	Eastman Kodak Company	DE	60325794.1	03001211.6	1/20/2003	1/14/2009	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	FR	1333330	03001211.6	1/20/2003	1/14/2009	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	GB	1333330	03001211.6	1/20/2003	1/14/2009	GLOSS-CONTROLLING TONER COMPOSITIONS
N81503	Eastman Kodak Company	US	6716560	10/061,149	2/1/2002	4/6/2004	GLOSS-CONTROLLING TONER COMPOSITIONS
N81504	Eastman Kodak Company	US	6718285	10/011,331	11/5/2001	4/6/2004	OPERATOR REPLACEABLE COMPONENT LIFE TRACKING SYSTEM

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N81508	Eastman Kodak Company	US		11/013,069	12/15/2004		RETAINING CHANNEL SYNCHRONIZATION THROUGH USE OF ALTERNATE CONTROL CHARACTERS
N81509	Eastman Kodak Company	US	6625403	10/008,283	11/5/2001	9/23/2003	PERSONALIZATION OF OPERATOR REPLACEABLE COMPONENT LIFE PREDICTION BASED ON REPLACEABLE COMPONENT LIFE HISTORY
N81514	Eastman Kodak Company	DE		10326922.3	6/16/2003		ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81514	Eastman Kodak Company	US	6608641	10/184,351	6/27/2002	8/19/2003	ELECTROPHOTOGRAPHIC APPARATUS AND METHOD FOR USING TEXTURED RECEIVERS
N81523	Eastman Kodak Company	US	6588741	10/151,641	5/20/2002	7/8/2003	STACKING DEVICE OF A PRINTING PRESS [ABLAGEEINRICHTUNG EINER DRUCKMASCHINE]
N81531	Eastman Kodak Company	US	6618571	10/162,967	6/5/2002	9/9/2003	PROCESS AND DEVICE FOR TRANSFERRING TONER [VERFAHREN UND EINRICHTUNG ZUM UEBERTRAGEN VON TONER]
N81532	Eastman Kodak Company	US	6682163	10/178,984	6/25/2002	1/27/2004	METHOD AND DEVICE FOR DETECTING AND CORRECTING CHROMATIC ABERRATIONS IN MULTICOLOR PRINTING [VERFAHREN UND VORRICHTUNG ZUM ERFASSEN UND KORRIGIEREN VON FARBABWEICHUNGEN BEIM MEHRFARBDRUCK]
N81533	Eastman Kodak Company	DE	50201500.4	02002922.9	2/9/2002	11/10/2004	VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS
N81533	Eastman Kodak Company	US	6681923	10/180,183	6/26/2002	1/27/2004	MOUNTING AND REMOVING A CONTINUOUS CONVEYOR BELT [VERFAHREN ZUM AUFSPANNEN UND ENTFERNEN EINES ENDLOSEN TRANSPORTBANDS]

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N81535	Eastman Kodak Company	US	6553198	10/108,173	3/27/2002	4/22/2003	SINGLE PIECE CONTROL GRID ELECTRODE FOR A CORONA CHARGER
N81536	Eastman Kodak Company	US	6631898	10/151,266	5/20/2002	10/14/2003	METHOD AND DEVICE FOR DETECTION OF A TRANSLUCENT AREA OR OBJECT BY A LIGHT BARRIER [GREIFERANORDNUNG BEI DER ABLAGE EINER DRUCKMASCHINE]
N81538	Eastman Kodak Company	DE	50213734.7	02008220.2	4/18/2002	8/5/2009	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	GB	1255171	02008220.2	4/18/2002	8/5/2009	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]
N81538	Eastman Kodak Company	US	6668154	10/126,490	4/19/2002	12/23/2003	DEVICE FOR CHARGING AND DISCHARGING OF PRINTING MEDIA IN PRINTING PRESSES AND COPIERS [VORRICHTUNG ZUM ENTLADEN BZW. AUFLADEN VON DRUCKTRAEGERN IN DRUCK- BZW. KOPIERMACHINEN]

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N81539	Eastman Kodak Company	US	6727674	10/207,523	7/29/2002	4/27/2004	DEVICE FOR PRODUCING OR CONTROLLING AN ALTERNATING CURRENT IN AT LEAST ONE INDUCTIVE LOAD [VORRICHTUNG ZUR ERZEUGUNG ODER STEUERUNG EINES WECHSELSTROMES IN WENIGSTENS EINER INDUKTIVEN LAST]
N81540	Eastman Kodak Company	DE	10139310.5	10139310.5	8/9/2001	11/25/2010	SIMPLIFIED MAGNIFICATION
N81540	Eastman Kodak Company	US	6817295	10/207,501	7/29/2002	11/16/2004	METHOD AND ILLUSTRATION DEVICE FOR REGISTER MARK SETTING [VERFAHREN UND BEBILDERUNGSEINRICHTUNG ZUE REGISTEREINSTELLUNG]
N81542	Eastman Kodak Company	DE	50208390.5	02006038.0	3/16/2002	10/11/2006	PROCEDURE AND PRINTING MACHINE FOR DETERMINING REGISTER ERRORS
N81542	Eastman Kodak Company	US	6619209	10/208,626	7/30/2002	9/16/2003	PROCESS AND PRINTING MACHINE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	DE	50208478.2	02006044.8	3/16/2002	10/18/2006	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]
N81543	Eastman Kodak Company	US	6718879	10/208,216	7/30/2002	4/13/2004	PROCESS AND DEVICE FOR DETERMINING REGISTRATION ERRORS [VERFAHREN UND DRUCKMASCHINE ZUM ERMITTELN VON REGISTERFEHLERN]

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N81544	Eastman Kodak Company	DE		10332971.4	7/21/2003		AN INTELLIGENT ROLLER FUSER SYSTEM WHERE THE FUSING MEMBER IS HEATED INTERNALLY WITH A LAMP AND EXTERNALLY WITH CONDUCTIVE HEATED ROLLERS. THE TEMPERATURE OF THE FUSING MEMBER IS CONTROLLED BY VARYING THE CONTACT NIP BETWEEN THE FUSING MEMBER AND THE HEATING ROLLERS FOR VARIOUS MEDIA TYPES WHILE PRINTING IN A MIX MODE.
N81544	Eastman Kodak Company	US	6799000	10/215,884	8/9/2002	9/28/2004	ROLLER FUSER SYSTEM WITH INTELLIGENT CONTROL OF FUSING MEMBER TEMPERATURE FOR PRINTING MIXED MEDIA TYPES
N81550	Eastman Kodak Company	US	7777773	11/037,643	1/18/2005	8/17/2010	IMAGE QUALITY ATTRIBUTES TRACKING AND PREVENTIVE MAINTENANCE PREDICTION
N81552	Eastman Kodak Company	US	7236183	11/012,977	12/15/2004	6/26/2007	FLEXIBLE PRINTHEAD WIDTH
N81555	Eastman Kodak Company	US	7054588	10/645,394	8/21/2003	5/30/2006	IMAGE PRODUCTION SYSTEM WITH RELEASE AGENT SYSTEM AND ASSOCIATED METHOD OF CONTROLLING RELEASE AGENT TRANSFER
N81557	Eastman Kodak Company	EP		03009844.6	5/13/2003		FUSER MEMBER WITH A GLOSS LEVEL TUNED IN AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7087305	10/158,601	5/30/2002	8/8/2006	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES
N81557	Eastman Kodak Company	US	7211362	10/974,141	10/27/2004	5/1/2007	FUSER MEMBER WITH TUNABLE GLOSS LEVEL AND METHODS AND APPARATUS FOR USING THE SAME TO FUSE TONER IMAGES

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N81561	Eastman Kodak Company	US	6517346	10/139,486	5/6/2002	2/11/2003	FUSING STATION WITH IMPROVED FUSER ROLLER
N81562	Eastman Kodak Company	US	6582222	10/139,464	5/6/2002	6/24/2003	FUSING STATION INCLUDING MULTILAYER FUSER ROLLER
N81567	Eastman Kodak Company	DE	50211590.4	02009078.3	4/24/2002	1/23/2008	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81567	Eastman Kodak Company	US	6651562	10/231,858	8/30/2002	11/25/2003	DEVICE FOR ADJUSTING A PRINTING PRESS FRAME [EINRICHTUNG ZUM EINSTELLEN EINES DRUCKMASCHINENRAHMENS]
N81568	Eastman Kodak Company	DE	50207426.4	02009529.5	4/26/2002	6/7/2006	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	JP	4315657	2002-261300	9/6/2002	5/29/2009	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81568	Eastman Kodak Company	NL	1291746	02009529.5	4/26/2002	6/7/2006	ELECTRONIC SAFETY LOOP [ELEKTRONISCHE SICHERHEITSCHALTUNG]
N81571	Eastman Kodak Company	US	7149445	10/863,707	6/8/2004	12/12/2006	DETECTION OF BACKGROUND TONER PARTICLES
N81572	Eastman Kodak Company	US	7400759	11/013,231	12/15/2004	7/15/2008	A METHOD FOR TESTING A PLASTIC SLEEVE FOR AN IMAGE CYLINDER OR A BLANKET CYLINDER
N81573	Eastman Kodak Company	US	7302220	11/013,845	12/16/2004	11/27/2007	AN IMPROVED FUSER ROLLER AND FUSING STATION
N81575	Eastman Kodak Company	US	8024236	10/646,605	8/22/2003	9/20/2011	METHOD AND APPARATUS FOR REDUCING SUPPLY ORDERS IN INVENTORY MANAGEMENT
N81582	Eastman Kodak Company	US	7219805	10/955,427	9/30/2004	5/22/2007	SIEVE SCREEN LEVEL SENSOR
N81583	Eastman Kodak Company	US	7877053	11/017,488	12/20/2004	1/25/2011	ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS

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N81583	Eastman Kodak Company	US		12/909,927	10/22/2010		ADJUSTABLE GLOSS CONTROL METHOD WITH DIFFERENT SUBSTRATES AND 3-D IMAGING EFFECT WITH ADJUSTABLE GLOSS
N81584	Eastman Kodak Company	JP	3764718	322941/02	11/6/2002	1/27/2006	PAPIERTRANSPORTWAGEN
N81584	Eastman Kodak Company	US	6736584	10/274,556	10/21/2002	5/18/2004	PAPER TRANSPORTATION TROLLEY [PAPIERTRANSPORTWAGEN]
N81589	Eastman Kodak Company	DE	10225603.9	10225603.9	6/7/2002	1/24/2008	HYBRID FUSER
N81589	Eastman Kodak Company	US	6909871	10/422,487	4/24/2003	6/21/2005	METHOD AND DEVICE FOR FUSING TONER ONTO A SUBSTRATE [VERFAHREN UND VORRICHTUNG ZUM FIXIEREN VON TONER AUF EINEM SUBSTRAT]
N81591	Eastman Kodak Company	US	6920292	10/458,600	6/10/2003	7/19/2005	METHOD AND CONTROL DEVICE FOR PREVENTION OF IMAGE PLANE REGISTRATION ERRORS
N81592	Eastman Kodak Company	US	6889028	10/458,543	6/10/2003	5/3/2005	TECHNIQUE AND DEVICE FOR CONTROLLING THE POSITION ACCURACY IN COLOR PRINTING
N81593	Eastman Kodak Company	DE	50309942.2	03006971.0	3/27/2003	6/4/2008	METHOD AND APPARATUS FOR PROVIDING SHETS IN A PRINTING MACHINE
N81593	Eastman Kodak Company	US	7212780	10/457,878	6/10/2003	5/1/2007	PROCESS AND DEVICE FOR SUPPLYING SUBSTRATES IN A PRINTING UNIT [VERFAHREN UND VORRICHTUNG ZUR BEREITSTELLUNG VON BOEGEN IN EINER DRUCKMASCHINE]
N81598	Eastman Kodak Company	US	6866264	10/315,722	12/10/2002	3/15/2005	BLOCKING DEVICE FOR A DEVICE FOR MOVING A SHEET
N81600	Eastman Kodak Company	DE	10160382.7	10160382.7	12/10/2001	4/30/2003	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81600	Eastman Kodak Company	JP	3784769	358563/02	12/10/2002	3/24/2006	[TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER

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N81600	Eastman Kodak Company	US	6880820	10/315,701	12/10/2002	4/19/2005	CONVEYOR ROLLER DEVICE FOR DEPOSITING SHEETS ON A STACK [TRANSPORTROLLENVORRICHTUNG ZUM ABLEGEN VON BOGEN AUF EINEM STAPEL] KEYWORD: ACCELERATED PAPERTRANSFER
N81601	Eastman Kodak Company	US	6848361	10/337,129	1/6/2003	2/1/2005	CONTROL DEVICE AND METHOD TO PREVENT REGISTER ERRORS [STEUERUNGSEINRICHTUNG UND VERFAHREN ZUM VERMEIDEN VON REGISTERFEHLERN]
N81604	Eastman Kodak Company	DE		10208597.8	2/27/2002		[VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION
N81604	Eastman Kodak Company	US	6836635	10/360,284	2/7/2003	12/28/2004	METHOD AND CONTROL DEVICE FOR PREVENTING REGISTER ERRORS [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM VERMEIDEN VON REGISTERFEHLERN] KEYWORD: MAGNIFICATION
N81609	Eastman Kodak Company	DE	50215176.5	02028443.6	12/19/2002	8/24/2011	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTE WEGSTRECKE
N81609	Eastman Kodak Company	DE	10256303	10256303.9	12/3/2002	6/30/2011	[VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTE WEGSTRECKE]

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N81609	Eastman Kodak Company	GB	1353241	02028443.6	12/19/2002	8/24/2011	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	NL	1353241	02028443.6	12/19/2002	8/24/2011	VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE
N81609	Eastman Kodak Company	US	6871037	10/406,747	4/3/2003	3/22/2005	METHOD FOR CALIBRATING OR RECALIBRATING A CONVERSION FACTOR FOR DETERMINING THE DISTANCE COVERED BY A PRINT SUBSTRATE IN A PRINTING MACHINE [VERFAHREN ZUR EICHUNG ODER NACHEICHUNG EINES UMRECHNUNGSFAKTORS ZUR BESTIMMUNG EINER VON EINEM BEDRUCKSTOFF IN EINER DRUCKMASCHINE ZURUECKGELEGTEN WEGSTRECKE]
N81612	Eastman Kodak Company	US	6862425	10/422,482	4/24/2003	3/1/2005	MICROWAVE DEVICE AND METHOD TO FUSE TONER ONTO PRINT SUBSTRATE [MIKROWELLENEINRICHTUNG UND VERFAHREN ZUM FIXIEREN VON TONER AUF BEDRUCKSTOFF]
N81617	Eastman Kodak Company	DE		10344712.1	9/26/2003		CAPILLARY MICRO-GROOVE SKIVE FINGERS
N81617	Eastman Kodak Company	US	6735412	10/264,946	10/4/2002	5/11/2004	CAPILLARY MICRO-GROOVE SKIVE FINGERS

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N81618	Eastman Kodak Company	US	6969207	10/635,255	8/6/2003	11/29/2005	METHOD AND DEVICE FOR RECOGNIZING AN OBJECT ON A SURFACE [VERFAHREN UND VORRICHTUNG ZUR ERKENNUNG EINES OBJEKTES AUF EINER OBERFLAECHE]
N81621	Eastman Kodak Company	US	7008678	10/667,548	9/22/2003	3/7/2006	ROLLER FOR A FUSING STATION
N81622	Eastman Kodak Company	US	7014899	10/667,996	9/22/2003	3/21/2006	ROLLER FOR USE IN A FUSING STATION
N81627	Eastman Kodak Company	US	6915087	10/640,202	8/13/2003	7/5/2005	FORMATION OF UNIFORM DENSITY PATCHES IN AN ELECTROGRAPHIC REPRODUCTION APPARATUS FOR PROCESS CONTROL
N81629	Eastman Kodak Company	DE	50310854.5	03012568.6	6/3/2003	12/3/2008	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81629	Eastman Kodak Company	GB	1410910	03012568.6	6/3/2003	12/3/2008	METHOD FOR DETECTING A REGISTER MARK, PARTICULARLY A COLORLESS OR LOW-COLOR REGISTER MARK KEYWORD: CLEAR TONER REGISTER MARK
N81644	Eastman Kodak Company	DE	10251616.2	10251616.2	11/6/2002	3/11/2010	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]
N81644	Eastman Kodak Company	US	7217113	10/695,315	10/28/2003	5/15/2007	PROCESS AND INSTALLATION FOR THE MANUFACTURING OF A COATING FOR AN IMPRESSION CYLINDER [VERFAHREN UND EINRICHTUNG ZUM HERSTELLEN EINER BESCHICHTUNG EINES DRUCKZYLINDERS]

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N81652	Eastman Kodak Company	US	7329463	10/887,059	7/7/2004	2/12/2008	LOW DAMPING FUSER ROLLER COMPOSITION
N81653	Eastman Kodak Company	US	7006782	10/887,295	7/7/2004	2/28/2006	FUSING STATION AND METHOD FOR FUSING
N81655	Eastman Kodak Company	US	6950615	10/717,878	11/20/2003	9/27/2005	PROCEDURE AND DEVICE FOR ADJUSTING GLOSS IN PRINT MATERIAL
N81656	Eastman Kodak Company	US	7031634	10/703,885	11/7/2003	4/18/2006	BLADE CLEANER CARTRIDGE WITH DUST AND LINT SEAL BLADE
N81661	Eastman Kodak Company	US	6878911	10/422,317	4/24/2003	4/12/2005	DEVICE AND METHOD FOR CLEANING MICROWAVE DEVICES
N81697	Eastman Kodak Company	US	7181153	10/925,394	8/25/2004	2/20/2007	APPARATUS FOR PRECISELY ADJUSTING THE POSITION OF WORKSTATIONS IN A DOCUMENT PRINTER/COPIER
N81699	Eastman Kodak Company	DE	50310536.8	03014130.3	6/24/2003	9/24/2008	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81699	Eastman Kodak Company	US	7162956	10/635,260	8/6/2003	1/16/2007	METHOD AND CONTROL DEVICE FOR DETERMINING A REGISTER ERROR [VERFAHREN UND STEUERUNGSEINRICHTUNG ZUM BESTIMMEN EINES REGISTERFEHLERS]
N81700	Eastman Kodak Company	DE	10246394.8	10246394.8	10/4/2002	3/8/2007	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]
N81700	Eastman Kodak Company	US	6904260	10/664,686	9/17/2003	6/7/2005	FIXING APPARATUS AND FIXING METHOD FOR A PRINTER [FIXIEREINRICHTUNG UND FIXIERVERFAHREN FUER EINE DRUCKMASCHINE]

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N81706	Eastman Kodak Company	US	7120380	10/965,369	10/14/2004	10/10/2006	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH RELEASE OIL-ABSORBING LAYER
N81708	Eastman Kodak Company	US	7191807	11/011,672	12/14/2004	3/20/2007	APPARATUS FOR TONER PROCESSING INCLUDING A VARIABLE-ORIFICE NON-CONTACT VALVE
N81710	Eastman Kodak Company	US	7156372	11/011,820	12/14/2004	1/2/2007	NON-CONTACT VALVE FOR PARTICULATE MATERIAL
N81713	Eastman Kodak Company	US	7341790	11/017,280	12/20/2004	3/11/2008	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUIOXANE-PHENOLIC RESIN COMPOSITION
N81714	Eastman Kodak Company	US	7273687	11/017,485	12/20/2004	9/25/2007	TONER FUSER MEMBER HAVING RELEASE LAYER FORMED FROM GLYCIDYL END-CAPPED POLYMER AND PERFLUOROALKYL GLYCIDYL- REACTIVE COMPOUND
N81715	Eastman Kodak Company	DE	50310998.3	03020915.9	9/16/2003	12/31/2008	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81715	Eastman Kodak Company	US	7035557	10/769,353	1/30/2004	4/25/2006	METHOD FOR CORRECTION OF THE CALIBRATION OF A REGISTER MARK ACCURATE PRINTING PROCESS [VERFAHREN ZUR KORREKTUR DER KALIBRIERUNG EINES PASSERGENAUEN DRUCKPROZESSES]
N81719	Eastman Kodak Company	US	7334336	11/017,397	12/20/2004	2/26/2008	A METHOD FOR PRODUCING A SLEEVED POLYMER MEMBER, AN IMAGE CYLINDER OR A BLANKET CYLINDER

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N81720	Eastman Kodak Company	US	7351512	11/017,486	12/20/2004	4/1/2008	OVERCOAT FOR A POLYMER SLEEVE MEMBER FOR A BLANKET CYLINDER AND A METHOD FOR MAKING THE OVERCOAT
N81723	Eastman Kodak Company	US	7139521	11/021,250	12/21/2004	11/21/2006	GLOSS AND DIFFERENTIAL GLOSS CONTROL METHODOLOGY
N81724	Eastman Kodak Company	US	7239816	11/020,504	12/21/2004	7/3/2007	IN-LINE APPEARANCE CONTROL METHOD
N81725	Eastman Kodak Company	DE	50308169.8	03023088.2	10/15/2003	9/12/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS [VERFAHREN UND VORRICHTUNG ZUM TRANSPORT EINES IM WESENTLICHEN BOGENFOERFMIGEN ELEMENTES, INSBESONDERE IN EINER DRUCKMASCHINE]
N81725	Eastman Kodak Company	JP	4041469	2004-59290	3/3/2004	11/16/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS
N81725	Eastman Kodak Company	NL	1454864	03023088.2	10/15/2003	9/12/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS
N81725	Eastman Kodak Company	US	7222850	10/790,426	3/1/2004	5/29/2007	TRANSPORTING AN ESSENTIALLY SHEET-LIKE ELEMENT, PARTICULARLY IN A PRINTING PRESS
N81728	Eastman Kodak Company	US	7227735	10/961,782	10/8/2004	6/5/2007	CURRENT REGULATED, VOLTAGE LIMITED, AC POWER SUPPLY WITH DC OFFSET FOR CORONA CHARGERS
N81729	Eastman Kodak Company	US	7130571	11/011,282	12/14/2004	10/31/2006	VARIABLE TORQUE DEVICE FOR MAINTAINING CONSTANT WEB TENSION

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N81731	Eastman Kodak Company	US		10/973,043	10/25/2004		CONTROL OF CHARGE-TO-MASS OF TONER USING SILICA BLENDS CONTROL OF Q/M RATION USING BLENDS OF SILICA [DISCLOSURE]
N81732	Eastman Kodak Company	US	7316881	10/973,042	10/25/2004	1/8/2008	METHOD OF PRODUCING A CUSTOM COLOR TONER A METHOD OF PRODUCING A CUSTOM ACCENT COLOR DRY ELECTROPHOTOGRAPHIC DEVELOPER [DISCLOSURE]
N81733	Eastman Kodak Company	US	7180532	11/022,209	12/21/2004	2/20/2007	DRY INK CONCENTRATION MONITOR INTERFACE WITH AUTOMATED TEMPERATURE COMPENSATION ALGORITHM
N81734	Eastman Kodak Company	US	7459027	11/022,419	12/21/2004	12/2/2008	PNEUMATICALLY ADJUSTABLE APPARATUS FOR COATING TONER FUSING BELT SUBSTRATE AND METHOD FOR USING SAME
N81735	Eastman Kodak Company	US	7017900	10/790,425	3/1/2004	3/28/2006	TRANSPORTING AN ESSENTIALLY SHEET-SHAPED ELEMENT, PARTICULARLY A PRINT MATERIAL SHEET [VERFAHREN UND VORRICHTUNG ZUM TRANSPORT EINES IM WESENTLICHEN BOGENFOERMIGEN ELEMENTES, INSBESONDERE EINES BEDRUCKSTOFFBOGENS]
N81741	Eastman Kodak Company	US	7248812	11/037,588	1/18/2005	7/24/2007	CLEANING MEMBER
N81743	Eastman Kodak Company	DE	602005035273.2	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	EP	1725913	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	FR	1725913	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS
N81743	Eastman Kodak Company	GB	1725913	05725532.5	3/15/2005	7/25/2012	DURABLE ELECTROPHOTOGRAPHIC PRINTS

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N81743	Eastman Kodak Company	US	7184698	11/076,843	3/10/2005	2/27/2007	DURABLE ELECTROPHOTOGRAPHIC PRINTS BELT FUSER WITH ULTRAVIOLET LAMPS FOR CROSSLINKABLE TONER [ORIGINAL]
N81747	Eastman Kodak Company	US	7438735	11/038,622	1/19/2005	10/21/2008	FILTER APPARATUS WITH AUTOMATIC CLEANING
N81748	Eastman Kodak Company	DE	10326964.9	10326964.9	6/16/2003	12/9/2004	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81748	Eastman Kodak Company	US	7127206	10/866,953	6/14/2004	10/24/2006	MICROWAVE ARRANGEMENT FOR AFFIXING TONER ONTO PRINTING MATERIAL AND FOR THE ELEMENT USED FOR THIS PURPOSE [MIKROWELLENEINRICHTUNG FUER DAS BEFESTIGEN VON TONER AN EINEM BEDRUCKSTOFF UND DAFUER VERWENBARES ELEMENT]
N81750	Eastman Kodak Company	EP		05707492.4	2/18/2005		IMPROVED SEPARATING AGENT FOR USE IN A FUSER MECHANISM
N81750	Eastman Kodak Company	US	7596347	12/014,140	1/15/2008	9/29/2009	SEPARATING AGENT FOR USE IN A FUSER MECHANISM

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N81751	Eastman Kodak Company	DE	10327315.8	10327315.8	6/16/2003	8/16/2007	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81751	Eastman Kodak Company	US	7247228	10/867,443	6/14/2004	7/24/2007	METHOD FOR PREPARING A CARRIER FOR A PHOTOCONDUCTOR FOR THE FORMATION OF AN ELECTROPHOTOGRAPHIC RECORDING ELEMENT AND A RECORDING ELEMENT FORMED ACCORDINGLY [VERFAHREN ZUR AUFBEREITUNG EINES TRAEGERS FUER EINEN FOTOLEITER ZUR AUSBILDUNG EINES ELEKTROFOTOGRAFISCHEN AUFZEICHNUNGSELEMENTES UND DEMGEMAESS AUSGEBILDETES AUFZEICHNUNGSELEMENT]
N81752	Eastman Kodak Company	DE	10320043	10320043.6	5/6/2003	4/13/2006	[VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]

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N81752	Eastman Kodak Company	US	7092668	10/826,721	4/16/2004	8/15/2006	DEVICE AND PROCESS FOR HANDLING A PRINTING MEDIA INSIDE A MICROWAVE MECHANISM [VORRICHTUNG UND VERFAHREN ZUR HANDHABUNG VON BEDRUCKSTOFF INNERHALB EINER MIKROWELLENEINRICHTUNG]
N81755	Eastman Kodak Company	DE	602005005017.5	05722716.7	1/28/2005	2/27/2008	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	NL	1709491	05722716.7	1/28/2005	2/27/2008	METALLIC HUE TONER AND ITS PREPARATION
N81755	Eastman Kodak Company	US	7326507	11/043,541	1/26/2005	2/5/2008	PREPARATION OF A TONER FOR REPRODUCING A METALLIC HUE AND THE TONER
N81756	Eastman Kodak Company	US	7010258	10/814,316	3/31/2004	3/7/2006	HIGH HEAT TRANSFER FUSER ROLLER A FUSER ROLLER CONFIGURATION WITH HIGH HEAT TRANSFER EFFICIENCY AND HIGH THERMAL POWER [DISCLOSURE TITLE - ORIGINAL]
N81757	Eastman Kodak Company	EP		05737431.6	4/5/2005		BELT FUSER/FINISHER
N81757	Eastman Kodak Company	JP	4691550	2007-507436	4/5/2005	2/25/2011	BELT FUSER/FINISHER
N81757	Eastman Kodak Company	US	7155142	10/818,870	4/6/2004	12/26/2006	BELT FUSER/FINISHER BELT FUSER MECHANISM THAT ENABLES BELT CHANGING AND RELEASE OF LIGHT-WEIGHT MEDIA [ORIGINAL]
N81758	Eastman Kodak Company	US	7211359	10/836,784	4/30/2004	5/1/2007	A COATING SOLUTION CONTAINING COCRYSTALS AND OR CRYSTALS OF A CHARGE-GENERATION PIGMENT OR A MIXTURE OF CHARGE-GENERATION PIGMENTS
N81760	Eastman Kodak Company	EP		05736407.7	4/6/2005		ADJUSTING GLOSS FOR A PRINT IMAGE
N81760	Eastman Kodak Company	US	7088946	10/822,329	4/12/2004	8/8/2006	ADJUSTING GLOSS FOR A PRINT IMAGE
N81761	Eastman Kodak Company	DE	10331626.4	10331626.4	7/12/2003	1/13/2005	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE

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N81761	Eastman Kodak Company	US	7392984	10/887,581	7/9/2004	7/1/2008	PROCESS FOR GUIDING PRINTING MEDIA AND PRINTING MEDIA GUIDE [VERFAHREN ZUR FUEHRUNG VON BEDRUCKSTOFF UND BEDRUCKSTOFFFUEHRUNG]
N81762	Eastman Kodak Company	US	7171139	10/887,664	7/9/2004	1/30/2007	A SLEEVE ON A DRUM AND CHANGING SAID SLEEVE [VERFAHREN ZUM WECHSELN EINER MANSCHETTE AN EINEM ZYLINDER UND ZYLINDER MIT EINER MANSCHETTE]
N81763	Eastman Kodak Company	US	7032519	10/887,674	7/9/2004	4/25/2006	SENSOR MECHANISM FOR A PRINTING MACHINE [VERFAHREN ZUM STEUERN EINER SENSOREINRICHTUNG UND SENSOREINRICHTUNG FUER EINE DRUCKMASCHINE]
N81766	Eastman Kodak Company	US	7169528	10/836,772	4/30/2004	1/30/2007	PROCESS FOR PREPARING COLORED TONER PARTICLES
N81768	Eastman Kodak Company	EP		05736392.1	4/11/2005		LIQUID PRINT COLOR PROCESS AND PRINTING MACHINE
N81768	Eastman Kodak Company	US	7298994	10/826,734	4/16/2004	11/20/2007	PROCESS AND PRINTING MACHINE FOR THE USE OF LIQUID PRINT COLORS
N81770	Eastman Kodak Company	EP		05736247.7	4/18/2005		MULTI-COLOR PRINTING USING A HALFTONE SCREEN
N81770	Eastman Kodak Company	JP	4679575	2007-510792	4/18/2005	2/10/2011	APPARATUS FOR GENERATING COMPOSITE IMAGE DATA REPRESENTING A MONO-COLOR IMAGE DATA (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	JP	4827979	2010-114986	4/18/2005	9/22/2011	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)

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N81770	Eastman Kodak Company	JP	4827980	2010-114987	4/18/2005	9/22/2011	METHOD FOR PRINTING A MULTI-COLOR IMAGE (amended) MULTI-COLOR PRINTING USING A HALFTONE SCREEN (original)
N81770	Eastman Kodak Company	US	7839537	10/836,762	4/30/2004	11/23/2010	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING A ROSETTE OR DIAMOND HALFTONE SCREEN FOR ONE OR MORE OF THE COLORS [HYBRID ROSETTE-DOT HALFTONE COMPOSITE SCREEN DESIGN FOR 4-COLOR AND HI-FI COLOR PRINTING SYSTEM]
N81771	Eastman Kodak Company	US	7508549	10/837,518	4/30/2004	3/24/2009	METHOD AND APPARATUS FOR MULTI-COLOR PRINTING USING HYBRID DOT-LINE HALFTONE COMPOSITE SCREENS
N81772	Eastman Kodak Company	EP		05735689.1	4/18/2005		PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81772	Eastman Kodak Company	JP	4763686	2007-510791	4/18/2005	6/17/2011	A METHOD OF OPERATING A PRINTER AS CHANGED BY EXAMINER. FORMERLY: PANTONE MATCHING SYSTEM COLOR EXPANSION WITH FIFTH COLOR
N81773	Eastman Kodak Company	US	7324240	10/836,803	4/30/2004	1/29/2008	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES
N81773	Eastman Kodak Company	US	7924460	11/843,119	8/22/2007	4/12/2011	COLOR CORRECTION METHOD WITH TRANSPARENT TONER INSIGNIA IMAGES

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N81774	Eastman Kodak Company	US	7261986	10/836,756	4/30/2004	8/28/2007	PHOTOCONDUCTIVE MEMBER FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD OF FORMING SAME [MICROFINISHING OF NICKLE SUBSTRATE FOR IC SLEEVE]
N81775	Eastman Kodak Company	US	7211358	10/836,484	4/30/2004	5/1/2007	IMAGE CYLINDER SLEEVE FOR AN ELECTROPHOTOGRAPHIC MACHINE AND METHOD FOR PRODUCING SAME [SMOOTHING LAYER ON THE INSIDE SURFACE OF THE IC SLEEVE]
N81776	Eastman Kodak Company	US	7058348	10/896,396	7/22/2004	6/6/2006	PRODUCING AN ENHANCED GLOSS TONER IMAGE ON A SUBSTRATE
N81777	Eastman Kodak Company	US	7937023	10/888,484	7/9/2004	5/3/2011	A METHOD AND A COMPOSITION FOR PRODUCING AN UNDERCOAT LAYER USING DIALKYL MALONATE BLOCKED ISOCYANATES (FOR ELECTROPHOTOGRAPHIC APPLICATIONS)
N81779	Eastman Kodak Company	US	7113718	10/836,487	4/30/2004	9/26/2006	METHOD AND APPARATUS FOR REDUCING IMAGE ARTIFACTS CAUSED BY RELEASE FLUID IN AN ELECTROPHOTOGRAPHIC MACHINE
N81793	Eastman Kodak Company	EP		05736471.3	4/15/2005		TONER FUSER MEMBER WITH RELEASE LAYER [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81793	Eastman Kodak Company	US	7160963	10/836,782	4/30/2004	1/9/2007	TONER FUSER MEMBER WITH RELEASE LAYER FORMED FROM SILSESQUIOXANE-EPOXY RESIN COMPOSITION [TONER FUSING MEMBER HAVING SOL-GEL/EPOXY IPN RELEASE LAYER]
N81794	Eastman Kodak Company	US	7151902	11/042,935	1/25/2005	12/19/2006	TONER TRANSFER TECHNIQUE
N81795	Eastman Kodak Company	US	7658376	10/569,769	8/24/2004	2/9/2010	METHOD AND APPARATUS FOR DEPOSITING SHEET OF PAPER ONTO A STACK

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N81796	Eastman Kodak Company	DE	10340706.5	10340706.5	9/4/2003	3/22/2007	METHOD AND APPARATUS FOR TREATING A TRANSPORT MECHANISM IN A PRINTING PRESS [VERFAHREN UND VORRICHTUNG ZUR BEHANDLUNG EINES TRANSPORTMITTELS IN EINER DRUCKMASCHINE]
N81796	Eastman Kodak Company	US	7532846	10/570,060	8/30/2004	5/12/2009	TREATING TRANSPORT MECHANISM IN A PRINTING PRESS
N81798	Eastman Kodak Company	US	7267915	10/888,172	7/9/2004	9/11/2007	PHOTOCONDUCTIVE ELEMENT HAVING AN AMORPHOUS, POLYMERIC BARRIER LAYER
N81799	Eastman Kodak Company	US		10/887,968	7/9/2004		AQUEOUS METAL OXIDE COMPOSITION AND METHOD FOR DIP COATING AND ELECTROPHOTOGRAPHIC APPLICATIONS, AND ELECTROPHOTOGRAPHIC EQUIPMENT MEMBERS, PARTICULARLY ELECTROPHOTOGRAPHIC DRUM
N81810	Eastman Kodak Company	US	7454153	10/576,805	10/20/2004	11/18/2008	CLEANING OF CONTAMINATION IN A PRINTER AS A FUNCTION OF A REGISTER ERROR
N81811	Eastman Kodak Company	DE	10359666.6	10359666.6	12/18/2003	6/16/2011	METHOD AND FUSING ARRANGEMENT FOR FUSING TONER TO A PRINTING MATERIAL
N81811	Eastman Kodak Company	US	7630674	10/583,163	12/16/2004	12/8/2009	METHOD AND ARRANGEMENT FOR FUSING TONER IMAGES TO A PRINTING MATERIAL
N81812	Eastman Kodak Company	US	7763407	10/579,269	10/20/2004	7/27/2010	FIXING OF TONER IMAGES FOR DUPLEX PRINTING
N81817	Eastman Kodak Company	US	7559548	10/586,270	1/10/2005	7/14/2009	APPARATUS FOR THE ALIGNMENT OF A STACK OF SHEETS
N81818	Eastman Kodak Company	DE	602005011247.2	05700806.2	1/11/2005	11/26/2008	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL

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N81818	Eastman Kodak Company	NL	1704053	05700806.2	1/11/2005	11/26/2008	METHOD AND CONTROL ARRANGMENT FOR TRANSPORTING PRINTING MATERIAL
N81818	Eastman Kodak Company	US	8033545	10/586,433	1/11/2005	10/11/2011	METHOD AND CONTROL ARRANGEMENT FOR TRANSPORTING PRINTING MATERIAL
N81823	Eastman Kodak Company	US	7151903	10/921,736	8/19/2004	12/19/2006	METHOD AND APPARATUS FOR REDUCING SURFACE TEMPERATURE VARIATION OF AN EXTERNALLY-HEATED FUSING ROLLER A TEMPERATURE CONTROL ALGORITHM FOR EXTERNALLY HEATED [INTERNAL HEAT ASSIST] FUSER
N81824	Eastman Kodak Company	US	7253828	10/903,072	7/30/2004	8/7/2007	EXPOSURE-ENERGY-DENSITY AND DYNAMIC EFFECT BASED UNIFORMITY CORRECTION FOR LED PRINTHEADS
N81825	Eastman Kodak Company	US	7353605	10/903,340	7/30/2004	4/8/2008	A METHOD FOR PRODUCING A METALLIC CORE FOR USE IN CYLINDER SLEEVES FOR AN ELECTROPHOTOGRAPHIC PROCESS
N81827	Eastman Kodak Company	US	7068959	10/945,489	9/20/2004	6/27/2006	FUSER OIL CONTAMINATION PREVENTION AND CLEAN-UP METHOD
N81829	Eastman Kodak Company	US	7127185	10/922,356	8/20/2004	10/24/2006	METHOD AND SYSTEM FOR COMPONENT REPLACEMENT BASED ON USE AND ERROR CORRELATION ORC REPLACEMENT INTEGRATION OF ERROR HISTORY
N81830	Eastman Kodak Company	EP		06720414.9	2/7/2006		CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE
N81830	Eastman Kodak Company	JP		2007-556181	2/7/2006		CREATING TEXTURE IN AN ELECTROPHOTOGRAPHIC IMAGE

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N81830	Eastman Kodak Company	US	7212772	11/063,063	2/22/2005	5/1/2007	SYSTEM AND METHOD FOR CREATING A THREE-DIMENSIONAL TEXTURE IN AN ELECTRPHOTOGRAPHIC IMAGE
N81831	Eastman Kodak Company	US	7290658	10/903,046	7/30/2004	11/6/2007	CHARGER WIRE PACKAGE AND CONTAINER
N81832	Eastman Kodak Company	US	7089153	10/903,045	7/30/2004	8/8/2006	REPLACEABLE COMPONENT MANAGEMENT TOOL
N81833	Eastman Kodak Company	US	7674032	10/967,993	10/19/2004	3/9/2010	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81833	Eastman Kodak Company	US	7981468	12/618,838	11/16/2009	7/19/2011	FLUIDICS COATING APPARATUS AND METHOD FOR SURFACE TREATING OF TONER AND DRY INKS
N81835	Eastman Kodak Company	US	7020425	10/922,043	8/19/2004	3/28/2006	HIGH EFFICIENCY HEAT EXCHANGE APPARATUS AND SYSTEM FOR USE WITH A FUSER BELT HIGH EFFICIENCY COOLING DEVICES FOR BELT FUSER
N81836	Eastman Kodak Company	US	7468820	11/062,417	2/22/2005	12/23/2008	PROFILE CREATION FOR TEXTURE SIMULATION WITH CLEAR TONER
N81837	Eastman Kodak Company	EP		05857185.2	12/22/2005		IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	EP		08159611.6	7/3/2008		PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	JP	4842969	2007-548483	12/22/2005	10/14/2011	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	7502582	11/021,119	12/22/2004	3/10/2009	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER

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N81837	Eastman Kodak Company	US	7720425	12/354,802	1/16/2009	5/18/2010	IMPROVED METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81837	Eastman Kodak Company	US	8005415	12/711,293	2/24/2010	8/23/2011	METHOD AND APPARATUS FOR PRINTING USING A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81838	Eastman Kodak Company	US	7016621	10/933,986	9/3/2004	3/21/2006	BACK-TRANSFER REDUCTION IN A TANDEM ELECTROSTATOGRAPHIC PRINTER
N81839	Eastman Kodak Company	EP		06720413.1	2/7/2006		ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81839	Eastman Kodak Company	US	7236734	11/062,972	2/22/2005	6/26/2007	METHOD AND APPARATUS FOR ELECTROSTATOGRAPHIC PRINTING WITH ENHANCED COLOR GAMUT
N81841	Eastman Kodak Company	DE	10338598.3	10338598.3	8/22/2003	5/4/2005	DEVICE FOR PLACING SHEETS FOR A PRINTER [DIE ANGEHEFTETEN STUECKE SIND EINE RICHTIGE UND GENAUE WIEDERGABE DER URSPRUENGLICHEN UNTERLAGEN DIESER PATENTANMELDUNG]
N81841	Eastman Kodak Company	US	7635130	10/569,170	8/20/2004	12/22/2009	DEVICE FOR PLACING SHEETS FOR A PRINTER
N81843	Eastman Kodak Company	DE	602004010405.1	04781728.3	8/20/2004	11/28/2007	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	DE	10338596.7	10338596.7	8/22/2003	4/29/2010	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	JP	4015649	2004-231587	8/6/2004	9/21/2007	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]

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N81843	Eastman Kodak Company	NL	1656316	04781728.3	8/20/2004	11/28/2007	DEVICE FOR PLACING SHEETS FOR A PRINTER [VORRICHTUNG ZUR ABLAGE VON BOEGEN FUER EINE DRUCKMASCHINE]
N81843	Eastman Kodak Company	US	7731185	10/569,056	8/20/2004	6/8/2010	DEVICE FOR PLACING SHEETS FOR A PRINTER
N81852	Eastman Kodak Company	US	7508545	10/951,013	9/27/2004	3/24/2009	COLOR CONTOUR DETECTION AND CORRECTION
N81862	Eastman Kodak Company	US	7252873	11/043,774	1/26/2005	8/7/2007	ELECTROSTATOGRAPHIC APPARATUS HAVING TRANSPORT MEMBER WITH HIGH FRICTION LAYER
N81865	Eastman Kodak Company	US	7113735	10/974,414	10/27/2004	9/26/2006	PRECISION RELEASE AGENT MANAGEMENT SYSTEM
N89296	Eastman Kodak Company	DE		102004007367.8	2/16/2004		TRANSLUCENT SHEET REGISTRATION
N89296	Eastman Kodak Company	US	8160361	10/589,656	2/14/2005	4/17/2012	METHOD FOR THE DETECTION OF MARKS AND PRINTING MACHINE
N89297	Eastman Kodak Company	DE	102004008776	102004008776.8	2/23/2004	6/15/2012	STACKING WHEEL WITH FLAPS
N89297	Eastman Kodak Company	JP	4675337	2006-553564	2/22/2005	2/4/2011	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7658377	10/590,280	2/22/2005	2/9/2010	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89297	Eastman Kodak Company	US	7997575	12/618,995	11/16/2009	8/16/2011	DEVICE FOR DEPOSITING SHEETS IN A STACK
N89300	Eastman Kodak Company	US	7628402	10/599,149	3/18/2005	12/8/2009	SHEET DELIVERY DEVICE FOR A PRINTING MACHINE
N89301	Eastman Kodak Company	DE		102004013771.4	3/20/2004		DISCHARGING
N89301	Eastman Kodak Company	US	7486920	10/593,402	3/15/2005	2/3/2009	METHOD AND DEVICE FOR ELECTRICALLY DISCHARGING A PRINTING MATERIAL
N89303	Eastman Kodak Company	DE	10200402341	102004023041	5/6/2004	2/16/2012	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL
N89303	Eastman Kodak Company	US	8245638	11/568,736	4/26/2005	8/21/2012	METHOD FOR ALIGNING COLOR SEPARATIONS OF A PRINTING IMAGE ON A PRINTING MATERIAL

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N89305	Eastman Kodak Company	CN	200580025652. X	200580025652.X	7/11/2005	5/20/2009	MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89305	Eastman Kodak Company	US		11/658,436	7/11/2005		MICROWAVE HEATING DEVICE WITH IRRADIATION ARRANGEMENT
N89306	Eastman Kodak Company	DE	102004036827.9	102004036827.9	7/29/2004	11/26/2009	UV IMPEDED TONER
N89306	Eastman Kodak Company	US	7912414	11/572,723	7/12/2005	3/22/2011	UV IMPEDED TONER
N89307	Eastman Kodak Company	JP	5028266	2007-537184	10/18/2005	6/29/2012	METHOD AND DEVICE FOR CONTROLLING THE CIRCUMFERENTIAL REGISTER
N89307	Eastman Kodak Company	US	8301048	11/577,675	10/18/2005	10/30/2012	METHOD AND APPARATUS FOR CONTROLLING THE REGISTRATION OF SHEETS

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68818	Kodak & Hallmark Cards, Inc.	DE	69431029.8	94114710.0	9/19/1994	7/24/2002	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	FR	0649244	94114710.0	9/19/1994	7/24/2002	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	GB	0649244	94114710.0	9/19/1994	7/24/2002	EP-CH EP-GB TITLE: SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	JP	3974665	1994-229557	9/26/1994	6/22/2007	METHOD OF COMBINING IMAGES, METHOD OF GENERATING IMAGES AND ITS DEVICE
68818	Kodak & Hallmark Cards, Inc.	US	5530793	08/126,617	9/24/1993	6/25/1996	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
68818	Kodak & Hallmark Cards, Inc.	US	5459819	08/231,073	4/22/1994	10/17/1995	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES (ALSO RECORDED REEL 6978 FR. 229-231 EKC)
68818	Kodak & Hallmark Cards, Inc.	US	5778164	08/646,794	5/21/1996	7/7/1998	SYSTEM FOR CUSTOM IMPRINTING A VARIETY OF ARTICLES WITH IMAGES OBTAINED FROM A VARIETY OF DIFFERENT SOURCES
69498	Kodak & University of Arizona	US	5420947	08/261,616	6/17/1994	5/30/1995	A METHOD FOR ACHROMATICALLY COUPLING A BEAM OF LIGHT INTO A WAVEGUIDE

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74014	Kodak & Mobil Chemical Company	GB	0812700	97201583.8	5/29/1997	8/16/2000	DYE- RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER HAVING A SUBBING LAYER FOR AN ANTI-STATIC LAYER
74014	Kodak & Mobil Chemical Company	US	5747415	08/663,960	6/14/1996	5/5/1998	SUBBING LAYER FOR ANTISTATIC LAYER ON DYE-RECEIVING ELEMENT USED IN THERMAL DYE TRANSFER
79704	EKC & Curators of Univ. of Missouri	US	7023447	09/847,636	5/2/2001	4/4/2006	BLOCK SAMPLING-BASED METHOD FOR TEXTURE SYNTHESIS
80236	Kodak, Clarkson Univ., & Ferro Corp	DE	60023635.8	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	FR	1106663	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	GB	1106663	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	KR	10-0759623	2000-0074748	12/8/2000	9/11/2007	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	NL	1106663	00204319.8	12/4/2000	11/2/2005	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	TW	NI-174475	89126232	1/4/2001	4/1/2003	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6468910	09/456,612	12/8/1999	10/22/2002	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6491843	09/526,286	3/15/2000	12/10/2002	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	6627107	10/192,471	7/10/2002	9/30/2003	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE

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80236	Kodak, Clarkson Univ., & Ferro Corp	US	6544892	10/192,815	7/10/2002	4/8/2003	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80236	Kodak, Clarkson Univ., & Ferro Corp	US	7091164	10/617,510	7/11/2003	8/15/2006	SLURRY FOR CHEMICAL MECHANICAL POLISHING SILICON DIOXIDE
80605	EKC and Rochester Institute of Tech	US	6511064	09/552,064	4/19/2000	1/28/2003	A METHOD AND APPARATUS FOR MULTIPLE DOCUMENT DETECTION USING ULTRASONIC PHASE SHIFT AND AMPLITUDE
80638	EKC and Rochester Institute of Tech	US	6868135	09/573,914	5/18/2000	3/15/2005	A METHOD AND APPARATUS FOR CORRECTING A PHASE SHIFT BETWEEN A TRANSMITTER AND A RECEIVER
86881	Kodak and Hewlett Packard	US	6536892	10/020,397	12/12/2001	3/25/2003	PRINTED MEDIUM WITH INTEGRAL IMAGE LOCATOR AND METHOD
86881	Kodak and Hewlett Packard	US	6688717	10/246,190	9/18/2002	2/10/2004	PRINTED MEDIUM WITH INTEGRAL IMAGE LOCATOR AND METHOD
86969	Kodak and Hewlett Packard	US	6517200	10/034,183	12/28/2001	2/11/2003	TRANSPORT BUFFER HAVING FORCE LIMITING DRIVE MEANS AND METHOD
86970	Kodak and Hewlett Packard	US	6501531	10/001,642	10/31/2001	12/31/2002	METHOD OF UTILIZING WASTED NESTED SPACE
86971	Kodak and Hewlett Packard	US	6460687	10/061,142	2/1/2002	10/8/2002	BUFFER WITH SERVICE LOOP AND METHOD
86971	Kodak and Hewlett Packard	US	6554216	10/163,562	6/7/2002	4/29/2003	BUFFER WITH SERVICE LOOP AND METHOD
87024	Kodak and Hewlett Packard	US	6505906	10/032,919	12/28/2001	1/14/2003	METHOD OF EXERCISING NOZZLES OF AN INKJET PRINTER AND ARTICLE
87476	Kodak and Hewlett Packard	US	6997455	10/774,962	2/9/2004	2/14/2006	SHEET DESKEWING METHOD AND APPARATUS
88729	Eastman Kodak Company and IMEC	EP		01870213.4	10/8/2001		A METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
88729	Eastman Kodak Company and IMEC	JP	4128764	2001-311468	10/9/2001	5/23/2008	MANUFACTURING METHOD OF MICROMACHINED DEVICE

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88729	Eastman Kodak Company and IMEC	US	6740542	09/973,277	10/9/2001	5/25/2004	METHOD FOR PRODUCING MICROMACHINED DEVICES AND DEVICES OBTAINED THEREOF
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	DE	60122053.6	01111963.3	5/21/2001	9/8/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	EP	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	FR	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	GB	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	NL	1157829	01111963.3	5/21/2001	8/9/2006	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE USING THE SAME FOR LITHOGRAPHIC PRINTING, AND METHOD FOR PRODUCING IMAGES ON ORIGINAL PLATE
89830	Eastman Kodak Company & Dainippon Ink And Chemicals, Inc.	US	6627380	09/860,459	5/21/2001	9/30/2003	PHOTOSENSITIVE COMPOSITION, ORIGINAL PLATE FOR PLANOGRAPHIC PRINTING PLATE USING THE SAME AND IMAGE FORMING METHOD
92381	Kodak, KPG Japan Ltd. & Kobe Steel, Ltd.	JP	5004267	2006-096122	3/30/2006	6/1/2012	ALLUMINUM ALLOY SHEET FOR LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MANUFACTURING THE SAME AND PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE

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92390	Eastman Kodak Company and Columbia University	US	7720851	11/615,120	12/22/2006	5/18/2010	ACTIVE CONTEXT-BASED CONCEPT FUSION
92504	Kodak & University of Rochester	US	8074598	11/565,027	11/30/2006	12/13/2011	FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92504	Kodak & University of Rochester	US		13/219,758	8/29/2011		FLUID MANAGEMENT SYSTEM AND METHOD FOR FLUID DISPENSING AND COATING
92924	Eastman Kodak Company & Nittoh Kogaku KK	JP		2006-353142	12/27/2006		IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92924	Eastman Kodak Company & Nittoh Kogaku KK	US	8036481	11/616,985	12/28/2006	10/11/2011	IMAGE PROCESSING APPARATUS AND IMAGE RESTORATION METHOD AND PROGRAM
92998	Eastman Kodak Company & Nittoh Kogaku KK	JP	4965179	2006-204342	7/27/2006	4/6/2012	IMAGE PROCESSING APPARATUS
92998	Eastman Kodak Company & Nittoh Kogaku KK	US	7903897	11/565,769	12/1/2006	3/8/2011	IMAGE PROCESSING APPARATUS
94161	Eastman Kodak Company & KOA Corporation	JP	3333264	1993-092983	4/20/1993	7/26/2002	HEATER ELEMENT AND PRODUCTION THEREOF
95925	Eastman Kodak Company and Columbia University	US	8135221	12/574,716	10/7/2009	3/13/2012	VIDEO CONCEPT CLASSIFICATION USING AUDIO-VISUAL ATOMS
95952	Pakon, Inc. and Agfa Graphics NV	DE	69803819	98203121	9/16/1998	2/13/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	EP		97203129	10/8/1997		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	FR	0908306	98203121	9/16/1998	2/13/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	GB	0908306	98203121	9/16/1998	2/13/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT

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95952	Pakon, Inc. and Agfa Graphics NV	JP		1998-299067	10/7/1998		A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95952	Pakon, Inc. and Agfa Graphics NV	US	6060218	163,372	9/30/1998	5/9/2000	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95953	Pakon, Inc. and Agfa Graphics NV	AT	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	BE	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	DE	69731513	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		04016020	8/5/1997		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		05024849	8/5/1997		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	EP		06022316	8/5/1997		METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	ES	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	FR	0823327	97113521	8/5/1997	11/10/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	GB	823327	97113521	8/5/1997	11/10/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	IT	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE

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95953	Pakon, Inc. and Agfa Graphics NV	NL	823327	97113521	8/5/1997	10/11/2004	METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6326122	08/906,258	8/5/1997	12/4/2001	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PLATE AND METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6410207	09/480,161	1/10/2000	6/25/2002	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95953	Pakon, Inc. and Agfa Graphics NV	US	6808861	09/934,838	8/23/2001	10/26/2004	POSITIVE PHOTOSENSITIVE COMPOSITION, POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING POSITIVE PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE
95954	Pakon, Inc. and Agfa Graphics NV	DE	69900322	99200510	2/23/1999	10/4/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	EP		98201213	4/15/1998		A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	FR	950517	99200510	2/23/1999	10/4/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	GB	950517	99200510	2/23/1999	10/4/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95954	Pakon, Inc. and Agfa Graphics NV	US	6569594	09/267,634	3/15/1999	5/27/2003	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES

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95955	Pakon, Inc. and Agfa Graphics NV	DE	950518	99200511	2/23/1999	1/23/2002	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	FR	950518	99200511	2/23/1999	1/23/2002	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	GB	950518	99200511	2/23/1999	1/23/2002	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	JP	4208339	1999-105136	4/13/1999	10/31/2008	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95955	Pakon, Inc. and Agfa Graphics NV	US	6192799	09/267,681	3/15/1999	2/27/2001	A HEAT MODE SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95956	Pakon, Inc. and Agfa Graphics NV	DE	69906818	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	ES	1159133	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	FR	1159133	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	GB	1159133	99972155	11/12/1999	4/9/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95956	Pakon, Inc. and Agfa Graphics NV	US	6596457	09/441,094	11/16/1999	7/22/2003	POSITIVE-WORKING PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR PRODUCING SAME
95957	Pakon, Inc. and Agfa Graphics NV	US	5609980	883,019	5/14/1992	3/11/1997	RADIATION-SENSITIVE MATERIALS

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95960	Pakon, Inc. and Agfa Graphics NV	DE	69517174	69517174	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	FR	770494	95202874	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	GB	770494	95202874	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	NL	770494	95202874	10/24/1995	5/24/2000	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6030750	08/715,496	9/18/1996	2/29/2000	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95960	Pakon, Inc. and Agfa Graphics NV	US	6096481	09/440,165	11/15/1999	8/1/2000	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING ON PRESS DEVELOPMENT
95961	Pakon, Inc. and Agfa Graphics NV	DE	69620336	69620336	10/10/1996	4/3/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	DE	69623140	69623140	10/10/1996	8/21/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	FR	1092555	00203621	10/10/1996	8/21/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER

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95961	Pakon, Inc. and Agfa Graphics NV	FR	770497	96202817	10/10/1996	4/3/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	1092555	00203621	10/10/1996	8/21/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	GB	770497	96202817	10/10/1996	4/3/2002	A METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95961	Pakon, Inc. and Agfa Graphics NV	US	6001536	08/734,541	10/21/1996	12/14/1999	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE INVOLVING DEVELOPMENT BY PLAIN WATER
95962	Pakon, Inc. and Agfa Graphics NV	DE	69606835	69606835	11/27/1996	3/1/2000	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	FR	778158	96203342	11/27/1996	3/1/2000	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	GB	778158	96203342	11/27/1996	3/1/2000	LITHOGRAPHIC PRINTING PLATES HAVING A SMOOTH, SHINY SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	JP	3801708	1996-324104	12/4/1996	7/26/2006	LITHOGRAPHIC PRINTING PLATES HAVING SMOOTH AND LUSTROUS SURFACE
95962	Pakon, Inc. and Agfa Graphics NV	US	5728503	08/566,759	12/4/1995	3/17/1998	LITHOGRAPHIC PRINTING PLATES HAVING SPECIFIC GRAINED AND ANODIZED ALUMINUM SUBSTRATE
95962	Pakon, Inc. and Agfa Graphics NV	US	5834129	08/965,134	11/6/1997	11/10/1998	GRAINED AND ANODIZED ALUMINUM SUBSTRATE FOR LITHOGRAPHIC PRINTING PLATES
95963	Pakon, Inc. and Agfa Graphics NV	DE	69711148	69711148	10/2/1997	3/20/2002	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK- UPTAKE

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95963	Pakon, Inc. and Agfa Graphics NV	FR	839647	97203032	10/2/1997	3/20/2002	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	GB	839647	97203032	10/2/1997	3/20/2002	METHOD FOR MAKING A LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95963	Pakon, Inc. and Agfa Graphics NV	US	6071369	08/949,189	10/14/1997	6/6/2000	METHOD FOR MAKING AN LITHOGRAPHIC PRINTING PLATE WITH IMPROVED INK-UPTAKE
95964	Pakon, Inc. and Agfa Graphics NV	DE	69612206	69612206	12/19/1996	3/21/2001	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	FR	849091	96203633	12/19/1996	3/21/2001	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	GB	849091	96203633	12/19/1996	3/21/2001	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95964	Pakon, Inc. and Agfa Graphics NV	JP	4036518	1997-364369	12/19/1997	1/23/2008	THERMOSENSITIVE IMAGE FORMING ELEMENT FOR PRODUCING LITHOGRAPHIC PRINTING PLATE CONTAINING POLYMER PARTICLES HAVING SPECIFIED GRAIN SIZE
95964	Pakon, Inc. and Agfa Graphics NV	US	6427595	08/989,469	12/12/1997	8/6/2002	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING LITHOGRAPHIC PRINTING PLATES COMPRISING POLYMER PARTICLES WITH A SPECIFIC PARTICLE SIZE
95965	Pakon, Inc. and Agfa Graphics NV	BE	864420	98200496	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES

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95965	Pakon, Inc. and Agfa Graphics NV	DE	69800847	69800847	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	DE	69833046	69833046	2/17/1998	12/28/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	1110720	00204064	2/17/1998	12/28/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	FR	864420	98200496	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	1110720	00204064	2/17/1998	12/28/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	GB	864420	98200496	2/17/1998	11/16/2005	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95965	Pakon, Inc. and Agfa Graphics NV	JP	3583610	1998-071233	3/6/1998	11/4/2004	THERMAL IMAGE FORMING ELEMENT FOR MANUFACTURING POSITIVE OPERABLE PRINTING PLATE
95965	Pakon, Inc. and Agfa Graphics NV	US	6040113	09/025,341	2/18/1998	3/21/2000	HEAT-SENSITIVE IMAGING ELEMENT FOR MAKING POSITIVE WORKING PRINTING PLATES
95966	Pakon, Inc. and Agfa Graphics NV	DE	69802645	98203120	9/16/1998	7/19/2006	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	GB	908305	98203120	9/16/1998	7/19/2006	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95966	Pakon, Inc. and Agfa Graphics NV	JP	4109359	1998-282730	10/5/1998	7/2/2008	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT

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95966	Pakon, Inc. and Agfa Graphics NV	US	6004728	09/163,367	9/30/1998	12/21/1999	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	DE	69820002	69820002	9/16/1998	11/16/2003	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	FR	908307	98203122	9/16/1998	11/26/2003	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	GB	908307	98203122	9/16/1998	11/26/2003	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	JP	4215873	92899063	10/7/1998	1/28/2009	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95967	Pakon, Inc. and Agfa Graphics NV	US	6235451	09/161,286	9/28/1998	5/22/2001	METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGE ELEMENT
95968	Pakon, Inc. and Agfa Graphics NV	DE	69925053	69925053	2/2/1999	5/4/2005	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95968	Pakon, Inc. and Agfa Graphics NV	US	6200727	09/244,206	2/4/1999	3/13/2001	POSITIVE PHOTSENSITIVE COMPOSITION, POSITIVE PHOTSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR FORMING A POSITIVE IMAGE
95969	Pakon, Inc. and Agfa Graphics NV	BE	943451	99200336	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT

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95969	Pakon, Inc. and Agfa Graphics NV	DE	69901642	69901642	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	FR	943451	99200336	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	GB	943451	99200336	2/5/1999	6/5/2002	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95969	Pakon, Inc. and Agfa Graphics NV	US	6153353	09/265,599	3/10/1999	11/28/2000	A METHOD FOR MAKING POSITIVE WORKING PRINTING PLATES FROM A HEAT MODE SENSITIVE IMAGING ELEMENT
95970	Pakon, Inc. and Agfa Graphics NV	US	6645697	10/079,408	2/22/2002	11/11/2003	PHOTOPOLYMERIZABLE COMPOSITION AND PHOTOPOLYMERIZABLE PLANOGRAPHIC PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	EP		06121351	4/18/2001		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	6689537	09/837,655	4/19/2001	2/10/2004	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7041431	10/737,804	12/18/2003	5/9/2006	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US	7316887	11/299,792	12/13/2005	1/8/2008	PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
95971	Pakon, Inc. and Agfa Graphics NV	US		11/672,206	2/7/2007		PHOTOSENSITIVE LITHOGRAPHIC PRINTING PLATE AND METHOD FOR MAKING A PRINTING PLATE
96157	Kodak & University of Rochester	US		12/766,944	4/26/2010		PROCESS FOR PREPARING POLYMER PARTICLES CONTAINING METALLIC FLAKES

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96179	EKC & The Regents of the University of California	US		12/615,826	11/10/2009		PIEZOELECTRIC ACTUATORS
N73466	Eastman Kodak Company & Eliokem SAS	US	5783346	08/779,190	1/6/1997	7/21/1998	TONER COMPOSITIONS INCLUDING POLYMER BINDERS WITH ADHESION PROMOTING AND CHARGE CONTROL MONOMERS

Trademarks**TM Rights (Grouped by registered owner) + Status**

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Registered Owner: Eastman Kodak Company

343 State Street
Rochester, NY 14650

ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
150382	Australia	ACCUMAX	1	A563019	9/4/1991	A563019	5/3/1993	Registered
138974	Brazil	ACCUMAX	1.70, 1.90	816411654	10/4/1991	816411654	4/27/1993	Registered
158949	Brazil	ACCUMAX	9.45	816411646	10/4/1991	816411646	4/6/1993	Registered
157602	Brazil	ACCUMAX	9.10, 9.80	816520453	11/13/1991	816520453	8/10/1993	Registered
157607	Brazil	ACCUMAX	9.25, 9.45, 9.80	816520461	11/13/1991	816520461	8/10/1993	Registered
150390	Canada	ACCUMAX		687972	8/19/1991	416311	9/3/1993	Registered
158957	China (People's Republic Of)	ACCUMAX	1	83044343	7/2/1994			Pending
150395	Denmark	ACCUMAX	1	5409/91	8/1/1991	5783/92	7/3/1992	Registered
158278	Denmark	ACCUMAX	9	1991/09031	12/19/1991	1993/06478	9/17/1993	Registered
150399	Finland	ACCUMAX	1	4572/91	9/26/1991	126881	7/5/1993	Registered
158038	Finland	ACCUMAX	9	5504/91	11/15/1991	124479	1/20/1993	Registered
150410	Greece	ACCUMAX	1	105371	8/5/1991	105371	7/17/1994	Registered
158907	Hong Kong	ACCUMAX	1	6545/91	9/6/1991	1347/95	9/6/1991	Registered
157926	India	ACCUMAX	1	558203	9/9/1991	558203	9/9/1991	Registered
158929	Indonesia	ACCUMAX	1	R00 2011 008886	8/5/2011	IDM000335431	10/15/2011	Registered
150519	Japan	ACCUMAX	25	86663/1991	8/17/1991	2590887	10/29/1993	Registered
150515	Japan	ACCUMAX	11	86662/91	8/17/1991	2642368-1	3/31/1994	Registered
150510	Japan	ACCUMAX	1, 9	86661/91	8/17/1991	2674638	6/29/1994	Registered
150506	Japan	ACCUMAX	1	86660/91	8/17/1991	2688493	7/29/1994	Registered
158922	Mexico	ACCUMAX	1	122003	9/6/1991	408919	3/25/1992	Registered
150525	Norway	ACCUMAX	1	91.4845	9/26/1991	154605	1/14/1993	Registered
158049	Norway	ACCUMAX	9	91.5881	11/21/1991	157624	7/8/1993	Registered
150532	Singapore	ACCUMAX	1	S/8233/91	9/3/1991	T91/08233F	9/3/1991	Registered
150528	Sweden	ACCUMAX	1	91-6484	7/30/1991	236458	6/12/1992	Registered
158053	Sweden	ACCUMAX	9	91-9376	11/1/1991	256384	3/11/1994	Registered
156723	Taiwan	ACCUMAX	48	46767-80	10/15/1991	574542	11/1/1992	Registered
156729	Taiwan	ACCUMAX	73	80046768	10/15/1991	679365	5/1/1995	Registered
158915	Thailand	ACCUMAX	1	463811	9/17/1991	Kor152396	6/22/1992	Registered
176123	Argentina	ACHIEVE	7	3025299	8/24/2010	2460213	9/2/2011	Registered
176122	Brazil	ACHIEVE	7	902892339	8/25/2010			Pending Application
176124	Chile	ACHIEVE	7	918313	8/25/2010	910354	2/16/2011	Registered
176125	Hong Kong	ACHIEVE	7	301696212	8/23/2010	301696212	8/23/2010	Registered

176126	Indonesia	ACHIEVE	7	D00.2010.03157 3	8/26/2010	IDM000337300	11/15/2011	Registered
176129	Malaysia	ACHIEVE	7	2010/17100	9/9/2010			Pending Application
176121	Mexico	ACHIEVE	7	1114051	8/23/2010	1179256	9/14/2010	Registered
176130	Philippines	ACHIEVE	7	4-2010-009273	8/24/2010	4-2010-009273	12/23/2010	Registered
176127	Taiwan	ACHIEVE	7	099041811		1460287	6/1/2011	Registered
176128	Venezuela	ACHIEVE	7	13945-10	8/24/2010	P311101	9/29/2011	Registered
133063	Australia	ADVANCED PHOTO SYSTEM & DESIGN	1, 9, 16, 40	705223	3/26/1996	705223	3/26/1996	Registered
169862	India	ADVANCED PHOTO SYSTEM & DESIGN	9	1175168	2/14/2003	1175168	2/14/2003	Registered
166203	Andorra	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	4282	1/22/1997	4708	1/22/1997	Registered
148658	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	40	2527458	7/13/2004	2012167	2/21/2005	Registered
148653	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	16	2527459	7/13/2004	2012168	2/21/2005	Registered
148649	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	9	2527460	7/13/2004	2012169	2/21/2005	Registered
148645	Argentina	ADVANCED PHOTO SYSTEM (STYLIZED)	1	2527461	7/13/2004	2012170	2/21/2005	Registered
149676	Brazil	ADVANCED PHOTO SYSTEM (STYLIZED)	9.45	817775641	4/6/1994	817775641	4/16/1996	Registered
148707	Brazil	ADVANCED PHOTO SYSTEM (STYLIZED)	1.7	817775650	4/6/1994	817775650	7/2/1996	Registered
148886	Brazil	ADVANCED PHOTO SYSTEM (STYLIZED)	40.6	817775633	4/6/1994	817775633	9/2/1997	Registered
149167	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	40	4538	5/20/1994	4536	6/9/1994	Registered
149163	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	16	4537	5/20/1994	4535	6/9/1994	Registered
149159	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	9	4536	5/20/1994	4534	6/9/1994	Registered
149155	Cambodia (Kampuchea)	ADVANCED PHOTO SYSTEM (STYLIZED)	1	4535	5/20/1994	4533	6/9/1994	Registered
148591	Canada	ADVANCED PHOTO SYSTEM (STYLIZED)		747937	2/22/1994	474293	4/8/1997	Registered
149594	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	16	94/15245	4/15/1994	167706	8/26/1994	Registered
149590	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	9	94/15244	4/15/1994	169108	10/13/1994	Registered
149586	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	1	94/15243	4/15/1994	169107	10/13/1994	Registered

149598	Colombia	ADVANCED PHOTO SYSTEM (STYLIZED)	40	94/15246	4/15/1994	168150	9/6/1994	Registered
149582	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	40	40399	6/2/1994	B40399	6/2/1994	Registered
149578	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	16	40398	6/2/1994	B40398	6/2/1994	Registered
149574	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	9	40397	6/2/1994	B40397	6/2/1994	Registered
149570	Cyprus	ADVANCED PHOTO SYSTEM (STYLIZED)	1	40396	6/2/1994	B40396	6/2/1994	Registered
150220	Denmark	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	1994/3114	4/27/1994	1994/7203	10/28/1994	Registered
149862	Dominican Republic	ADVANCED PHOTO SYSTEM (STYLIZED)	66			73191	7/15/1994	Registered
149857	Dominican Republic	ADVANCED PHOTO SYSTEM (STYLIZED)	63			73184	7/15/1994	Registered
149853	Dominican Republic	ADVANCED PHOTO SYSTEM (STYLIZED)	11			72661	7/15/1994	Registered
150224	Finland	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	2153/94	4/28/1994	142846	3/5/1996	Registered
150228	Greece	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	119027	5/5/1994	119027	5/5/1994	Registered
149760	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	1	4402/94	7/18/1994	76979	2/15/1996	Registered
149771	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	40	4800/94	7/18/1994	77062	3/18/1996	Registered
149764	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	9	4359/94	6/28/1994	76977	2/15/1996	Registered
149768	Guatemala	ADVANCED PHOTO SYSTEM (STYLIZED)	16	4350/94	6/28/1994	76973	2/15/1996	Registered
149747	Honduras	ADVANCED PHOTO SYSTEM (STYLIZED)	9	3731/94	5/19/1994	61519	5/12/1995	Registered
149742	Honduras	ADVANCED PHOTO SYSTEM (STYLIZED)	1	3730/94	5/19/1994	61936	6/9/1995	Registered
150232	Iceland	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	1139/1997	8/21/1997	226/1998	2/4/1998	Registered
149622	India	ADVANCED PHOTO SYSTEM (STYLIZED)	1	625627	4/19/1994	625627	4/19/1994	Registered
149554	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	40	H4.HC.01.01-77 79	5/4/1994	340568	7/25/1995	Registered
149549	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	16	7781	5/4/1994	IDM000013514	7/10/1995	Registered
149546	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	9	7778	5/4/1994	IDM000013513	7/7/1995	Registered

149542	Indonesia	ADVANCED PHOTO SYSTEM (STYLIZED)	1	7782	5/4/1994	IDM000013512	6/23/1995	Registered
149538	Iran	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40, 41	7312377	3/15/1995	76411	10/28/1995	Registered
149534	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	40	92147	4/15/1994	92147	6/2/1996	Registered
149530	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	16	92146	4/15/1994	92146	6/2/1996	Registered
149526	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	9	92145	4/15/1994	92145	6/2/1996	Registered
149521	Israel	ADVANCED PHOTO SYSTEM (STYLIZED)	1	92144	4/15/1994	92144	6/2/1996	Registered
148608	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	40	22824/94	3/8/1994	3280014	4/11/1997	Registered
148604	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	16	22823/1994	3/8/1994	3226745	11/29/1996	Registered
148600	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	9	22822/1994	3/8/1994	3226744	11/29/1996	Registered
148595	Japan	ADVANCED PHOTO SYSTEM (STYLIZED)	1	22821/94	3/8/1994	3307669	5/16/1997	Registered
149518	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	1	3093	6/15/1994	2502	5/2/1995	Registered
171143	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	9	3093	6/15/1994	2503	5/2/1995	Registered
171144	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	16	3093	6/15/1994	2504	5/2/1995	Registered
171145	Laos	ADVANCED PHOTO SYSTEM (STYLIZED)	40	3093	6/15/1994	2505	5/2/1995	Registered
130910	Madagascar	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16	95/00823D	7/13/1995	1588	7/13/1995	Registered
148587	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	1	195496	4/5/1994	465378	6/30/1994	Registered
154960	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	40	195505	4/5/1994	461397	5/23/1994	Registered
154955	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	16	195492	4/5/1994	462629	6/6/1994	Registered
154950	Mexico	ADVANCED PHOTO SYSTEM (STYLIZED)	9	195497	4/5/1994	462953	6/9/1994	Registered
149310	Myanmar	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40			2058/1994		Registered
148643	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	40	234640	3/2/1994	234640	3/2/1994	Registered
148637	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	16	234639	3/2/1994	234639	3/2/1994	Registered

148633	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	9	234638	3/2/1994	234638	3/2/1994	Registered
148629	New Zealand	ADVANCED PHOTO SYSTEM (STYLIZED)	1	234637	3/2/1994	234637	3/2/1994	Registered
149804	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	40	1207/94	5/11/1994	29239CC	9/5/1995	Registered
149800	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	16	1205/94	5/11/1994	R29252CC	9/6/1995	Registered
149796	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	9	1208/94	5/11/1994	R29253CC	9/6/1995	Registered
149791	Nicaragua	ADVANCED PHOTO SYSTEM (STYLIZED)	1	1206/94	5/11/1994	R29238CC	9/5/1995	Registered
150236	Norway	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	19942481	4/27/1994	174401	6/20/1996	Registered
149505	Pakistan	ADVANCED PHOTO SYSTEM (STYLIZED)	16	125075	5/9/1994	125075	5/9/1994	Registered
149502	Pakistan	ADVANCED PHOTO SYSTEM (STYLIZED)	9	125087	5/9/1994	125087	5/9/1994	Registered
149480	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	1	8092	5/6/1994	173402	11/28/1994	Registered
149494	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	40	8131	4/2/2004	276092	3/10/2005	Registered
149489	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	16	8094	5/6/1994	192953	6/13/1997	Registered
149485	Paraguay	ADVANCED PHOTO SYSTEM (STYLIZED)	9	8093	5/6/1994	199255	12/29/1997	Registered
149475	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	16	240548	4/20/1994	15684	3/28/1995	Registered
149471	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	9	240546	4/20/1994	16115	4/11/1995	Registered
149467	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	1	240547	4/20/1994	8912	8/3/1994	Registered
149477	Peru	ADVANCED PHOTO SYSTEM (STYLIZED)	40	240549	4/20/1994	2402	8/3/1994	Registered
149933	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	16	94/4120	4/25/1994	94/4120	4/25/1994	Registered
149929	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	9	94/4119	4/25/1994	94/4119	4/25/1994	Registered
149922	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	1	94/4118	4/25/1994	94/4118	4/25/1994	Registered
149940	South Africa	ADVANCED PHOTO SYSTEM (STYLIZED)	40	94/4121	4/25/1994	94/4121	4/25/1994	Registered
148699	South Korea	ADVANCED PHOTO SYSTEM (STYLIZED)	16	13239-94	3/31/1994	331883	1/19/1996	Registered

148694	South Korea	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9	13240/94	3/31/1994	40-323362	10/5/1995	Registered
149460	Sri Lanka	ADVANCED PHOTO SYSTEM (STYLIZED)	16	70247	5/12/1994			Pending Application
149456	Sri Lanka	ADVANCED PHOTO SYSTEM (STYLIZED)	9	70246	6/2/1994			Pending Application
166455	Sri Lanka	ADVANCED PHOTO SYSTEM (STYLIZED)	1	85669	10/31/1997			Pending Application
150256	Sweden	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	94-4499	4/26/1994	304955	10/6/1995	Registered
148665	Taiwan	ADVANCED PHOTO SYSTEM (STYLIZED)	49	83022395	3/17/1994	685412	7/16/1995	Registered
148662	Taiwan	ADVANCED PHOTO SYSTEM (STYLIZED)	1	83022388	3/17/1994	683559	7/16/1995	Registered
148673	Taiwan	ADVANCED PHOTO SYSTEM (STYLIZED)	9	83022391	3/17/1994	76337	6/16/1995	Registered
149139	United States	ADVANCED PHOTO SYSTEM (STYLIZED)	1	74-505683	3/25/1994	2014121	11/5/1996	Registered
149410	Uruguay	ADVANCED PHOTO SYSTEM (STYLIZED)	1, 9, 16, 40	394202	7/17/2008	269497	8/11/1998	Registered
131203	Algeria	ADVANTIX	1, 9, 16, 40	950916	8/16/1995	050157	8/16/1995	Registered
159366	Argentina	ADVANTIX	9	2665271	4/21/2006	2124564	11/2/2006	Registered
159359	Argentina	ADVANTIX	1	2665272	4/21/2006	2124565	11/2/2006	Registered
159381	Australia	ADVANTIX	1, 9, 16, 40	664123	6/16/1995	664123	6/16/1995	Registered
130712	Austria	ADVANTIX	1, 9, 16, 40	AM3784/95	7/6/1995	160405	10/10/1995	Registered
162813	Benelux	ADVANTIX	1, 9, 16, 40	79628	7/13/1995	582156	7/13/1995	Registered
159417	Canada	ADVANTIX		785424	6/19/1995	506313	1/11/1999	Registered
162790	Croatia	ADVANTIX	1, 9, 16, 40	Z951085A	7/6/1995	Z951085	8/6/1997	Registered
162781	Czech Republic	ADVANTIX	1, 9, 16, 40	O-101913-95	7/12/1995	193915	9/26/1996	Registered
136575	Denmark	ADVANTIX	1, 9, 16	5200/95	7/10/1995	3652/96	6/21/1996	Registered
162616	Egypt	ADVANTIX	9	96522	7/18/1995	96522	5/7/2000	Registered
162612	Egypt	ADVANTIX	1	96521	7/18/1995	96521	7/22/2000	Registered
162625	Egypt	ADVANTIX	40	96520	7/18/1995	96520	7/2/2000	Registered
162620	Egypt	ADVANTIX	16	96523	7/18/1995	96523	7/2/2000	Registered
166338	Finland	ADVANTIX	1, 9	3953/95	7/7/1995	143399	3/20/1996	Registered
161195	France	ADVANTIX	1, 9, 16, 40	95/578443	6/30/1995	95578443	6/30/1995	Registered
130706	Germany	ADVANTIX	1, 9, 16, 40	39527834.1	7/6/1995	39527834	9/5/1996	Registered
167219	Greece	ADVANTIX	1, 9, 16	125253	7/17/1995	125253	7/17/1995	Registered
159443	Hong Kong	ADVANTIX	1	7767/95	6/26/1995	8399/1996	6/26/1995	Registered
159457	Hong Kong	ADVANTIX	40	7769/95	6/26/1995	10410/1996	6/26/1995	Registered

159453	Hong Kong	ADVANTIX	16	7768/95	6/26/1995	6520/1996	6/26/1995	Registered
159448	Hong Kong	ADVANTIX	9	7766/95	6/26/1995	6519/1996	6/26/1995	Registered
164046	Hungary	ADVANTIX	1, 9, 16, 40	M9502154	7/28/1995	147868	7/28/1995	Registered
159468	India	ADVANTIX	16	670015	6/22/1995	670015	6/22/1995	Registered
159463	India	ADVANTIX	9	670016	6/22/1995	670016	6/22/1995	Registered
159458	India	ADVANTIX	1	670017	6/22/1995	670017	6/22/1995	Registered
159479	Indonesia	ADVANTIX	1	D95 12687	7/20/1995	IDM000028007	1/24/2005	Registered
159494	Indonesia	ADVANTIX	40	D95 12686	7/20/1995	IDM000031980	3/18/2005	Registered
159489	Indonesia	ADVANTIX	16	12685/95	7/20/1995	IDM000028008	11/14/1996	Registered
159484	Indonesia	ADVANTIX	9	D95 12684	7/20/1995	IDM000028009	1/24/2005	Registered
162406	Ireland	ADVANTIX	1	4653/1995	7/7/1995	176545	7/7/1995	Registered
131326	Italy	ADVANTIX	1, 9, 16, 40	95CO11306	11/14/1995	732873	11/4/1997	Registered
162930	Macedonia	ADVANTIX	1, 9, 16, 40	Z-566/95	7/17/1995	Z-6628	7/17/1995	Registered
162105	Malaysia	ADVANTIX	1	95/10192	9/28/1995	95010192	9/28/1995	Registered
159681	Mexico	ADVANTIX	40	235822	6/28/1995	498947	7/26/1995	Registered
159666	Mexico	ADVANTIX	1	235825	6/28/1995	498950	7/26/1995	Registered
159671	Mexico	ADVANTIX	9	235824	6/28/1995	498949	7/26/1995	Registered
159676	Mexico	ADVANTIX	16	235823	6/28/1995	498948	7/26/1995	Registered
163815	Morocco	ADVANTIX	1, 9, 16, 40	378	8/23/1995	57306	8/23/1995	Registered
159550	New Zealand	ADVANTIX	40	250313	6/19/1995	250313	6/19/1995	Registered
159545	New Zealand	ADVANTIX	16	250312	6/19/1995	250312	6/19/1995	Registered
159541	New Zealand	ADVANTIX	9	250311	6/19/1995	250311	6/19/1995	Registered
159537	New Zealand	ADVANTIX	1	250310	6/19/1995	250310	6/19/1995	Registered
165906	Norway	ADVANTIX	1, 9	19954338	7/11/1995	178446	12/5/1996	Registered
159564	Pakistan	ADVANTIX	16	130775	7/6/1995	130775	7/6/1995	Registered
159558	Pakistan	ADVANTIX	9	130776	7/6/1995	130776	7/6/1995	Registered
159554	Pakistan	ADVANTIX	1	130774	7/6/1995	130774	7/6/1995	Registered
159661	Peru	ADVANTIX	40	271974	6/21/1995	5008	8/25/1995	Registered
159656	Peru	ADVANTIX	16	271973	6/21/1995	18814	8/25/1995	Registered
159649	Peru	ADVANTIX	9	271972	6/21/1995	18813	8/25/1995	Registered
159644	Peru	ADVANTIX	1	271971	6/21/1995	18812	8/25/1995	Registered
130849	Poland	ADVANTIX	1, 9, 16, 40	Z-150978	9/6/1995	103846	9/6/1995	Registered
162818	Portugal	ADVANTIX	1, 9	311354	7/12/1995	311354	6/3/1996	Registered
131330	Russian Federation	ADVANTIX	1, 9, 16, 40	95710767	9/26/1995	164299	5/15/1998	Registered
162785	Serbia and Montenegro	ADVANTIX	1, 9, 16, 40	Z-478/95	7/17/1995	40937	7/17/1995	Registered
162100	Singapore	ADVANTIX	40	S/8695/95	9/12/1995	T95/08695F	9/12/1995	Registered
162095	Singapore	ADVANTIX	16	S/8694/95	9/12/1995	T95/08694H	9/12/1995	Registered

162090	Singapore	ADVANTIX	9	S/8693/95	9/12/1995	T95/08693Z	9/12/1995	Registered
162085	Singapore	ADVANTIX	1	S/8692/95	9/12/1995	T95/08692A	9/12/1995	Registered
163809	Slovenia	ADVANTIX	1, 9, 16, 40	Z-9570924	7/24/1995	Z-9570924	7/24/1995	Registered
174320	Spain	ADVANTIX	1, 16, 40	2686170	7/25/2005	2686170	7/25/2005	Registered
138726	Sri Lanka	ADVANTIX	1	80871	11/6/1996	80871	11/6/1996	Registered
141988	Sweden	ADVANTIX	1, 9	7825/95	7/7/1995	320203	12/13/1996	Registered
166934	Switzerland	ADVANTIX	1, 9, 16, 40	8921/1995.5	7/7/1995	432097	12/4/1996	Registered
159576	Taiwan	ADVANTIX	9	84030793	6/21/1995	723472	8/1/1996	Registered
159571	Taiwan	ADVANTIX	1	84030792	6/21/1995	729263	10/1/1996	Registered
164451	Thailand	ADVANTIX	1	296830	11/6/1995	Kor49156	11/6/1995	Registered
159606	Thailand	ADVANTIX	40	288881	7/5/1995	Bor4504	7/5/1995	Registered
159601	Thailand	ADVANTIX	16	288880	7/5/1995	Kor54628	7/5/1995	Registered
159596	Thailand	ADVANTIX	9	288879	7/5/1995	Kor46220	7/5/1995	Registered
159591	Thailand	ADVANTIX	1	288878	7/5/1995	Kor47266	7/5/1995	Registered
131814	United Kingdom	ADVANTIX	1, 9, 16, 40	2026482	7/10/1995	2026482	7/10/1995	Registered
138743	Vietnam	ADVANTIX	1, 9	NH0843/96	8/27/1996	25590	11/19/1997	Registered
162166	United States	AERECON	26	94278	4/4/1960	705556	10/11/1960	Registered
135562	United States	AEROCOLOR	1	412762	2/7/1983	1269545	3/13/1984	Registered
146887	Chile	AEROGRAPHIC	1, 9	883877	11/6/2009	872694	12/15/2009	Registered
172540	Canada	ANITEC		595363	11/13/1987	TMA346150	10/7/1988	Registered
172568	United States	ANITEC	1	402653	11/15/1982	1266064	2/7/1984	Registered
135212	South Africa	APPROVAL	9	94/4163	4/25/1994	94/4163	4/25/1994	Registered
168356	Argentina	APS	40	2295153	7/4/2000	2040469	9/1/2005	Registered
168357	Australia	APS	1, 9, 16, 40	938286	7/4/2000	938286	7/4/2000	Registered
168367	Brazil	APS	16	822980940	7/17/2000	822980940	8/22/2006	Registered
168365	Brazil	APS	1	822980932	7/17/2000	822980932	7/25/2006	Registered
168373	Chile	APS	1	926529	10/27/2010	905159	11/20/2000	Registered
168380	China (People's Republic Of)	APS	40	2000144690	9/18/2000	2018660	9/7/2004	Registered
168377	China (People's Republic Of)	APS	1	2000144687	9/18/2000	1656144	10/27/2001	Registered
168381	Colombia	APS	1	00/052191	3/9/2011	241140	6/1/2001	Registered
168386	Cyprus	APS	9	57699	8/30/2000	57699	8/30/2000	Registered
168385	Cyprus	APS	1	57698	8/30/2000	57698	8/30/2000	Registered
168320	Greece	APS	1, 9, 16, 40	144876	7/28/2000	144876	6/19/2006	Registered
168393	Guatemala	APS	1	M-6461-2000	8/4/2000	117413	5/13/2002	Registered
168405	India	APS	1	937150	7/6/2000	937150	7/6/2000	Registered
168408	Indonesia	APS	1	D00.19633	8/25/2000	IDM000279124	8/14/2001	Registered
168417	Israel	APS	9	139772	7/7/2000	139772	12/4/2001	Registered

168416	Israel	APS	1	139771	7/7/2000	139771	12/4/2001	Registered
168432	Laos	APS	1	21314	8/1/2000	20761	8/24/2000	Registered
176322	Laos	APS	40	21317	8/1/2000	20764	8/24/2000	Registered
176321	Laos	APS	16	21316	8/1/2000	20763	8/24/2000	Registered
176320	Laos	APS	9	21315	8/1/2000	20762	8/24/2000	Registered
168428	Lesotho	APS	1, 9, 16, 40	LS/M/00/00364	8/28/2000	LS/M/00/00364	8/28/2000	Registered
168749	Malaysia	APS	1	2001/09157	7/18/2001	2001/09157	7/18/2001	Registered
168436	Mauritius	APS	1, 9	590/7/2000	7/4/2000	A48 088	7/4/2000	Registered
168439	Mexico	APS	1	434236	7/4/2000	666208	7/4/2000	Registered
168443	Myanmar	APS	1, 9, 16, 40			5727/2000	11/24/2000	Registered
168451	Namibia	APS	1	2000/1115	8/3/2000	2000/1115	8/3/2000	Registered
168448	New Zealand	APS	9	618008	7/3/2000	618008	7/3/2000	Registered
168447	New Zealand	APS	1	618007	7/3/2000	618007	7/3/2000	Registered
168455	Nicaragua	APS	1	2000/03763	8/18/2000	50782CC	8/28/2001	Registered
168460	Paraguay	APS	9	16.316	7/4/2000	259523	7/23/2003	Registered
168459	Paraguay	APS	1	16.315	7/4/2000	348056	5/21/2001	Registered
168463	Peru	APS	1	110790	7/27/2000	67075	10/20/2000	Registered
168467	Saudi Arabia	APS	1	65855	7/30/2000	575/19	6/28/2001	Registered
168471	South Africa	APS	1	2000/13464	7/3/2000	2000/13464	7/3/2000	Registered
168425	South Korea	APS	9	40-2000-32492	7/5/2000	40-541083	2/7/2003	Registered
168424	South Korea	APS	1	40-2000-32491	7/5/2000	40-551302	6/17/2003	Registered
169556	South Korea	APS	9			352531	12/26/1996	Registered
168475	Sri Lanka	APS	1	99349	8/9/2000	99349	8/9/2000	Registered
168479	Swaziland	APS	1, 9, 16, 40	404/2000	8/10/2000	404/2000	8/10/2003	Registered
168483	Taiwan	APS	1	89038056	7/4/2000	964667	10/16/2001	Registered
168487	Thailand	APS	1	426453	7/21/2000	Kor132287	7/21/2000	Registered
168493	Uganda	APS	16	23402	7/5/2000	23402	10/5/2000	Registered
168492	Uganda	APS	9	23401	7/5/2000	23401	10/5/2000	Registered
168491	Uganda	APS	1	23400	7/5/2000	23400	10/5/2000	Registered
168669	United States	APS	1	78/044918	1/25/2001	2799080	12/23/2003	Registered
168494	Uruguay	APS	1, 9, 16, 40	418796	12/16/2010	324247	1/17/2001	Registered
168495	Venezuela	APS	1	12063-00	7/10/2000	249921	2/13/2004	Registered
153610	Brazil	AQUA-IMAGE	1	816642559	3/12/1992	816642559	8/31/1993	Registered
153637	Brazil	AQUA-IMAGE	40	816642672	3/12/1992	816642672	11/16/1993	Registered
170049	Brazil	AQUA-IMAGE	41	816642672	3/12/1992	816642672	11/16/1993	Registered
153651	Finland	AQUA-IMAGE	1, 7, 9	4058/90	8/8/1990	200005	4/30/1996	Registered
138150	Georgia	AQUA-IMAGE	1, 9	4722/03	7/30/1993	2472	6/14/1996	Registered

153818	Japan	AQUA-IMAGE	1, 2, 16	110715/1990	10/1/1990	2506348	2/26/1993	Registered
153812	Japan	AQUA-IMAGE	16	110714/1990	10/1/1990	2520275	3/31/1993	Registered
153808	Japan	AQUA-IMAGE	1, 5, 16	110713/1990	10/1/1990	2567562	8/31/1993	Registered
153835	Mexico	AQUA-IMAGE	9			389055	1/10/1991	Registered
133039	South Africa	AQUA-IMAGE	1	94/4164	4/25/1994	94/4164	4/25/1994	Registered
153864	Sweden	AQUA-IMAGE	1, 7, 9	90-7298	8/8/1990	248620	4/30/1993	Registered
148428	United States	AQUA-IMAGE	1	74/424488	8/16/1993	1837619	5/31/1994	Registered
172584	France	ARIES	16	714799	3/7/1985	1301605	3/7/1985	Registered
172585	United Kingdom	ARIES	16	1206606	11/5/1983	1206606	11/5/1983	Registered
172925	Israel	ASSEMBLER	9	87981	7/5/1993	87981	11/3/1994	Registered
162637	Argentina	AUTOCOLOR	1	2474881	11/10/2003	1971987	2/27/2004	Registered
162820	Brazil	AUTOCOLOR	9.45	816804036	7/15/1992	816804036	11/30/1993	Registered
160452	Brazil	AUTOCOLOR	1.70	816804044	7/15/1992	816804044	12/7/1993	Registered
162643	Chile	AUTOCOLOR	1	632628	12/30/2003	687565	3/9/2004	Registered
131761	Colombia	AUTOCOLOR	16	93/373945	1/18/1993	155428	1/31/1994	Registered
131756	Colombia	AUTOCOLOR	1	93/373946	1/18/1993	155429	1/31/1994	Registered
162623	Paraguay	AUTOCOLOR	1	12884	7/31/1992	160166	7/31/1992	Registered
136603	Peru	AUTOPOSITIVE	1	211313	11/3/1992	19848	3/5/1993	Registered
148078	Ecuador	AZO	1, 9, 16			112/29	6/26/1994	Registered
148091	Hong Kong	AZO	16	46/49	1/15/1977	19490856	1/15/1949	Registered
148185	Mexico	AZO	9	17714	5/23/1918	15689	5/30/1918	Registered
148203	Peru	AZO	1	873	2/6/1995	33988	5/31/1995	Registered
148211	Sweden	AZO	1			28077	1/22/1924	Registered
148039	United States	AZO	1	71/082098	10/23/1914	104254	5/11/1915	Registered
148220	Venezuela	AZO	1			12124	3/8/1955	Registered
143805	Canada	BACK IN A FLASH		732708	7/9/1993	506491	1/13/1999	Registered
173678	Canada	BRISQUE		1097791	3/28/2001	TMA592649	10/20/2003	Registered
172927	Israel	BRISQUE	9	144035	11/19/2000	144035	1/2/2002	Registered
165334	Zambia	BROMESKO	1			777/59	2/28/1993	Registered
147457	India	BROWNIE	9		10/8/1942	6244	5/18/1944	Registered
147453	Israel	BROWNIE	9		7/17/1935	3818	5/1/1937	Registered
147517	Nigeria	BROWNIE	9		3/16/1946	4278	3/16/1946	Registered
147543	Peru	BROWNIE	9			51618	7/15/1973	Registered
147595	Singapore	BROWNIE	9			T39/02841E	7/14/1939	Registered
147623	Venezuela	BROWNIE	9			31176	10/1/1956	Registered
147636	Zambia	BROWNIE	9			782/59	2/8/1993	Registered
165460	Denmark	BROWSER	9	1992/06227	9/2/1992	1993/02528	3/26/1993	Registered

165465	Finland	BROWSER	9	4726/92	9/30/1992	128569	10/5/1993	Registered
165480	Iceland	BROWSER	9	963/1992	9/29/1992	74/1993	1/21/1993	Registered
165485	Norway	BROWSER	9	924871	9/29/1992	160524	12/9/1993	Registered
165490	Sweden	BROWSER	9	92-7669		253152	11/5/1993	Registered
169577	France	CADJET	9	94541603	10/24/1994	94541603	10/24/1994	Registered
169576	Germany	CADJET	9		10/21/1994	2906612	10/21/1994	Registered
169578	United Kingdom	CADJET	9		11/8/1994	2001251	1/26/1996	Registered
139190	Argentina	CALIDAD CONTROLADA	16	2412058	2/11/2003	1927623	5/20/2003	Registered
		KODAK						
162614	Brazil	CAMEO	9.45	816719454	5/7/1992	816719454	10/19/1993	Registered
159875	Finland	CAMEO	9	2340/92	5/12/1992	126123	4/20/1993	Registered
159904	Iceland	CAMEO	9	438/1992	5/13/1992	534/1993	6/25/1993	Registered
148437	Mexico	CAMEO	9	192243	2/28/1994	476220	10/6/1994	Registered
159879	Norway	CAMEO	9	92.2487	5/12/1992	158343	8/5/1993	Registered
150011	South Africa	CAMEO	9	94/4132	4/25/1994	94/4132	4/25/1994	Registered
150720	Taiwan	CAMEO	73	82023998	5/25/1993	650899	8/1/1994	Registered
160107	United States	CAMEO	9	74/269687	4/27/1992	1841213	6/21/1994	Registered
146668	Poland	CAROUSEL	9	96495	2/8/1991	71220	2/8/1991	Registered
170652	India	CINELABS	40	1250053	11/17/2003	1250053	11/17/2003	Registered
170428	Lebanon	CINELABS	40	95249	9/15/2003	95249	9/15/2003	Registered
170429	United Arab Emirates	CINELABS	40	61348	6/7/2004	50608	1/11/2005	Registered
168657	China (People's Republic Of)	CINEMA WORLD LOGO	41	3098961	2/20/2002	3098961	7/7/2003	Registered
162563	Argentina	CINEON	9	2474882	11/10/2003	1971990	2/27/2004	Registered
162583	Brazil	CINEON	9	816822654	8/6/1992	816822654	2/22/1994	Registered
165083	Finland	CINEON	9	3967/92	8/14/1992	127530	8/5/1993	Registered
151562	Indonesia	CINEON	9	19950	10/26/1994	IDM000013511	11/24/1995	Registered
162576	Japan	CINEON	9	148814/92	7/30/1992	3087447	10/31/1995	Registered
165098	Norway	CINEON	9	924057	8/13/1992	170076	11/23/1995	Registered
151567	Singapore	CINEON	9	S/8783/94	10/11/1994	T94/08783E	10/11/1994	Registered
165101	Sweden	CINEON	9	92-6957	8/4/1992	256407	3/11/1994	Registered
151558	Thailand	CINEON	9	276449	11/24/1994	Kor33362	11/24/1995	Registered
165106	United Kingdom	CINEON	9	1508176	7/30/1992	1508176	7/30/1992	Registered
167120	Brazil	CLICK CLASS AND	16					Pending Application
		D:FACES						
173726	Bolivia	COLOR KEY	1		3/20/1992	62252-A	3/16/1993	Registered
173727	Canada	COLOR KEY		267661	2/16/1962	TMA156238	4/5/1968	Registered
173729	Costa Rica	COLOR KEY	1			47614	5/13/1974	Registered

173731	Finland	COLOR KEY	1	196200339	2/2/1962	44638	5/10/1965	Registered
173732	France	COLOR KEY	1, 16, 17	822373	11/5/1986	1378128	11/5/1986	Registered
174653	Russian Federation	COLOR KEY	1	94019193	6/3/1994	133895	10/27/1995	Registered
174302	Sweden	COLOR KEY	1	6201845	5/14/1962	107918	11/15/1963	Registered
152953	Hong Kong	COLORBURST	9	2082/78	10/27/1978	1038/1979	10/27/1978	Registered
159367	Canada	COLOREDGE		599435	1/25/1988	TMA358688	7/21/1989	Registered
140313	Lithuania	COLOREDGE	9, 16, 35, 37	12841	9/30/1993	14084	1/12/1995	Registered
168903	United States	COLORFLEX	9	74221311	11/12/1991	1756535	3/9/1993	Registered
141055	Argentina	COLORFLOW	9	2828931	6/2/2008	2293961	6/11/2009	Registered
157086	Australia	COLORFLOW	9	A568091	11/26/1991	A568091	9/27/1994	Registered
141060	Brazil	COLORFLOW	9.35, 9.4, 9.45	819828505	2/28/1997	819828505	8/10/1999	Registered
166029	Brazil	COLORFLOW	9.55	819828491	2/28/1997	819828491	8/10/1999	Registered
166270	Canada	COLORFLOW		839199	3/13/1997	543136	3/27/2001	Registered
141065	Chile	COLORFLOW	9	787781	9/6/2007	809180	10/23/2007	Registered
141080	Mexico	COLORFLOW	9	287366	2/19/1997	543870	2/28/1997	Registered
141070	Peru	COLORFLOW	9	32248	2/13/1997	36113	5/30/1997	Registered
140973	United States	COLORFLOW	9	75/236991	2/5/1997	2304510	12/28/1999	Registered
141075	Venezuela	COLORFLOW	9	3765/97	2/28/1997	205427	5/8/1998	Registered
174311	Hong Kong	COLOR-KEY	9	1998/B08924	12/19/1995	1998/B08924	9/3/1998	Registered
174312	Hong Kong	COLOR-KEY	1	9706278	5/10/1997	1999/B07630	6/15/1999	Registered
168333	India	COLORLOCK	1	945858	8/8/2000	945858	8/8/2000	Registered
168339	Malaysia	COLORLOCK	1	2000/10914	8/9/2000	2000/10914	8/9/2000	Registered
168336	Singapore	COLORLOCK	1	T00/14386H	8/16/2000	T00/14386H	8/16/2000	Registered
168340	Thailand	COLORLOCK	1	433167	9/21/2000	Kor139454	9/21/2000	Registered
168509	Vietnam	COLORLOCK	1	48269	8/24/2000	39564	1/4/2002	Registered
171255	China (People's Republic Of)	COLORPLUS	1	4283420	9/23/2004	4283420	11/6/2007	Registered
168926	Cyprus	COLORPLUS	1	62422	2/8/2002	62422	2/8/2002	Registered
168916	Ethiopia	COLORPLUS	1	3901		3901	5/12/2002	Registered
169879	India	COLORPLUS	1	1177963	2/25/2003			Pending Application
168918	Lebanon	COLORPLUS	1		2/12/2002	89804	2/12/2002	Registered
168925	Nigeria	COLORPLUS	1	TP63343/2002	1/28/2002	60482	2/18/2002	Registered
171486	Philippines	COLORPLUS	1	4-2005-000084	1/4/2005	4-2005-000084	5/13/2006	Registered
168914	Qatar	COLORPLUS	1	26750	12/31/2001	26750	5/30/2006	Registered
168915	South Africa	COLORPLUS	1	2002/00105	1/2/2002	2002/00105	1/2/2002	Registered
168922	Syria	COLORPLUS	1	48-16-49106	2/27/2003	94438	2/1/2005	Registered
171485	Thailand	COLORPLUS	1	577055	12/24/2004	Kor227476	12/24/2004	Registered
141037	China (People's Republic Of)	COLORSHARP	1	970016196	2/27/1997	1168021	4/21/1998	Registered

150448	Australia	CONFIRM	1	620760	1/19/1994	620760	1/19/1994	Registered
150452	Australia	CONFIRM	9	620761	1/19/1994	620761	1/19/1994	Registered
148082	Denmark	CONFIRM	1	1994/324	1/13/1994	1995/6542	10/6/1995	Registered
148073	Finland	CONFIRM	1	871/94	2/17/1994	135418	12/5/1994	Registered
150440	Japan	CONFIRM	1	931/94	1/7/1994	3199526	9/30/1996	Registered
150436	Japan	CONFIRM	9	932/94	1/7/1994	3234652	12/25/1996	Registered
148077	Sweden	CONFIRM	1, 9	94/00286	1/13/1994	262174	11/25/1994	Registered
148061	United Kingdom	CONFIRM	1	1558696	1/11/1994	1558696	1/11/1994	Registered
148066	United Kingdom	CONFIRM	9	1558697	1/11/1994	1558697	1/11/1994	Registered
174183	Benelux	CRAFTSMAN	1, 16	798103	5/27/1993	532178	5/27/1993	Registered
174185	Germany	CRAFTSMAN	1, 16	H69925	6/11/1993	2913104	5/24/1996	Registered
172938	Argentina	CREO	1	2363961	1/16/2002	2036827	7/28/2005	Registered
172940	Argentina	CREO	7	2363959	1/16/2002	2036822	7/28/2005	Registered
172942	Argentina	CREO	2	2363960	1/16/2002	2036823	7/28/2005	Registered
172943	Argentina	CREO	16	2363958	1/16/2002	1920696	4/2/2003	Registered
172946	Australia	CREO	9, 37, 41, 42	839957	6/22/2000	839957	7/20/2001	Registered
172947	Australia	CREO	1, 2, 7, 9, 16	867096	2/22/2001	867096	7/20/2001	Registered
172956	Barbados	CREO	9	81/10639	8/18/2000	81/10639	12/20/2001	Registered
172961	Brazil	CREO	37	823083225	8/18/2000	823083225	9/8/2009	Registered
172962	Brazil	CREO	9	823083268	8/18/2000	823083268	9/8/2009	Registered
172965	Brazil	CREO	2	823626610	3/5/2001			Pending Application
173682	Canada	CREO		1093610	2/21/2001	TMA672712	9/14/2006	Registered
173683	Canada	CREO		1069298	8/1/2000	TMA568168	9/27/2002	Registered
173684	Canada	CREO		647588	12/21/1989	TMA401849	8/28/1992	Registered
173685	Canada	CREO		554890	12/30/1985	TMA321744	12/12/1986	Registered
172978	China (People's Republic Of)	CREO	9	2001022406	2/21/2001	1978454	9/21/2002	Registered
172979	China (People's Republic Of)	CREO	9	2000094678	6/30/2000	1916483	8/7/2002	Registered
172985	Colombia	CREO	2	02013555	2/18/2002	288868	11/8/2004	Registered
172991	Colombia	CREO	9	2013557	2/18/2002	288864	11/8/2004	Registered
172990	Colombia	CREO	7	2013556	2/18/2002	288869	11/8/2004	Registered
172998	Costa Rica	CREO	9	5723-2000	7/19/2000	125392	4/19/2001	Registered
173001	Czech Republic	CREO	1, 2, 7, 9, 16	164661	2/22/2001	250660	1/27/2003	Registered
172999	Czech Republic	CREO	9, 37, 41, 42	156941/OZ	6/28/2000	233462	4/24/2001	Registered
173000	Czech Republic	CREO	9, 37	130872	3/16/1998	218955	7/26/1999	Registered
173009	Ecuador	CREO	9	78112	2/23/2011	2074/11	4/24/2011	Registered
173013	El Salvador	CREO	37	5286/00	7/20/2000	240 BOOK 172	5/14/2003	Registered
173012	El Salvador	CREO	41	5285/00	7/20/2000	53 BOOK 172	4/25/2003	Registered

173010	El Salvador	CREO	9	2004042708	8/26/2004	82 BOOK 30	1/17/2005	Registered
173014	Estonia	CREO	1, 2, 7, 9, 16	M200200038	1/14/2002	37344	1/22/2003	Registered
172994	European Union	CREO	9, 37	623165	8/26/1997	623165	3/15/1999	Registered
172993	European Union	CREO	1, 2, 7, 9, 16	2094308	2/19/2001	2094308	8/1/2002	Registered
172992	European Union	CREO	9, 35, 37, 41, 42	1636364	5/2/2000	1636364	7/9/2002	Registered
173017	Georgia	CREO	9, 37, 41, 42	1863/03-00	8/17/2000	M14138	11/19/2001	Registered
173016	Georgia	CREO	1, 2, 7, 9	AM 2002 016630	2/19/2002	M15049	3/28/2003	Registered
173018	Germany	CREO	9, 42	394 01 397.2	11/11/1994	394 01 397	8/8/1995	Registered
173021	Guatemala	CREO	9	2000-10097	11/17/2000	130137	6/10/2004	Registered
173022	Guatemala	CREO	42	2000-10097	11/17/2000	125101	8/12/2003	Registered
173028	Hong Kong	CREO	1, 2, 7, 9, 16, 35, 37, 41, 42	01878/2001	2/2/2001	200305431AA	5/9/2003	Registered
173033	Hungary	CREO	9, 37	M9801105	3/25/1998	156900	6/24/1999	Registered
173034	Hungary	CREO	9, 37, 41, 42	M0004143	8/4/2000	170578	5/28/2002	Registered
173035	Hungary	CREO	1, 2, 7, 9, 16	M01 01106	2/20/2001	173610	12/16/2002	Registered
173036	Iceland	CREO	9, 37	468/1998	3/13/1998	650/1998	5/6/1998	Registered
173043	Indonesia	CREO	37	J0015161	10/11/2000	IDM000261377	10/11/2010	Registered
173048	Indonesia	CREO	41	J0015160	10/11/2000	IDM000261378	10/11/2010	Registered
173050	Indonesia	CREO	42	J0015159	10/11/2000	IDM000261375	10/11/2010	Registered
173051	Indonesia	CREO	9	J0015162	10/11/2000	IDM000261376	7/29/2010	Registered
173054	Israel	CREO	9	137409	5/2/2000	137409	9/4/2001	Registered
173060	Israel	CREO	42	137412	5/2/2000	137412	9/4/2001	Registered
173065	Israel	CREO	41	137411	5/2/2000	137411	9/4/2001	Registered
173064	Israel	CREO	1	146761	2/8/2001	146761	1/2/2002	Registered
173063	Israel	CREO	42	95846	12/2/1994	95846	8/5/1996	Registered
173052	Israel	CREO	16	146765	2/1/2001	146765	1/2/2002	Registered
173061	Israel	CREO	9	146764	2/18/2001	146764	1/2/2002	Registered
173053	Israel	CREO	35	146170	1/29/2001	146170	1/2/2002	Registered
173059	Israel	CREO	2	146762	2/18/2001	146762	1/2/2002	Registered
173058	Israel	CREO	37	137410	5/2/2000	137410	9/4/2001	Registered
173057	Israel	CREO	37	119003	4/7/1998	119003	5/6/1999	Registered
173056	Israel	CREO	9	95847	12/2/1994	95847	8/5/1996	Registered
173055	Israel	CREO	9	119002	4/7/1998	119002	5/6/1999	Registered
173062	Israel	CREO	7	146763	2/18/2001	146763	1/2/2002	Registered
173071	Jamaica	CREO	9	92563	7/24/2000	37068	5/22/2001	Registered
173073	Japan	CREO	7, 9, 35, 37, 42	2000-050098	5/9/2000	4748136	2/20/2004	Registered

173072	Japan	CREO	1, 2, 7, 9	2001-013635	2/19/2001	4669545	5/9/2003	Registered
173074	Japan	CREO	7, 9, 37	1997-162880	10/1/1997	4748134	2/20/2004	Registered
173075	Lithuania	CREO	9, 35, 37, 41, 42	2000-1467	8/9/2000	44984	3/13/2003	Registered
173077	Malaysia	CREO	42	2000/11218	8/16/2000	2000/11218	5/31/2005	Registered
173079	Malaysia	CREO	37	2000/11221	8/16/2000	2000/11221	7/22/2003	Registered
173085	Malaysia	CREO	9	2002/00683	1/18/2002	2002/00683	3/12/2005	Registered
173087	Mexico	CREO	9	474510	3/7/2001	699904	5/29/2001	Registered
173088	Mexico	CREO	9	318876	1/7/1998	571687	2/27/1998	Registered
173089	Mexico	CREO	42	441919	8/15/2000	673916	9/29/2000	Registered
173091	Mexico	CREO	9	441922	8/15/2000	677333	10/31/2000	Registered
173095	Mexico	CREO	37	318877	1/7/1998	571688	2/27/1998	Registered
173096	Mexico	CREO	41	441920	8/15/2000	673917	9/29/2000	Registered
173097	Mexico	CREO	37	441921	8/15/2000	677332	10/31/2000	Registered
173101	New Zealand	CREO	9	632599	2/20/2001	632599	8/23/2001	Registered
173098	New Zealand	CREO	2	632597	2/20/2001	632597	8/23/2001	Registered
173099	New Zealand	CREO	16	632600	2/20/2001	632600	8/23/2001	Registered
173100	New Zealand	CREO	41	617298	6/22/2000	617298	1/4/2001	Registered
173106	New Zealand	CREO	9	617296	6/22/2000	617296	1/4/2001	Registered
173105	New Zealand	CREO	37	617297	6/22/2000	617297	1/4/2001	Registered
173104	New Zealand	CREO	7	632598	2/20/2001	632598	8/23/2001	Registered
173103	New Zealand	CREO	1	632596	2/20/2001	632596	8/23/2001	Registered
173102	New Zealand	CREO	42	617299	6/22/2000	617299	1/4/2001	Registered
173107	Norway	CREO	9, 37	1998 01039	2/4/1998	221901	11/20/2003	Registered
173108	Norway	CREO	9, 37, 41, 42	2000 07348	6/23/2000	223588	7/2/2004	Registered
173109	Norway	CREO	1, 2, 7, 9, 16	2002 00164	1/11/2002	222736	3/30/2004	Registered
173113	Panama	CREO	9	109114	8/1/2000	109114	12/19/2001	Registered
173112	Panama	CREO	37	109115	8/1/2000	109115	12/19/2001	Registered
173111	Panama	CREO	41	109116	8/1/2000	109116	12/19/2001	Registered
173110	Panama	CREO	42	109117	8/1/2000	109117	12/20/2001	Registered
173114	Paraguay	CREO	9	17667-2000	7/18/2000	354393	7/3/2001	Registered
173121	Peru	CREO	9	126179	4/9/2001	72977	7/5/2001	Registered
173130	Poland	CREO	9, 37	Z-184630	3/16/1998	128873	4/18/2001	Registered
173131	Poland	CREO	1, 2, 7, 9, 16	Z-245419	1/18/2002	165669	8/9/2005	Registered
173132	Poland	CREO	9, 35, 37, 41, 42	Z-221086	7/10/2000	158035	10/13/2004	Registered
173133	Russian Federation	CREO	1, 2, 7, 9, 16	2002702265	1/17/2002	262052	1/20/2004	Registered
173134	Russian Federation	CREO	9, 37, 41, 42	2000720439	8/9/2000	213816	12/4/2002	Registered
173135	Saudi Arabia	CREO	9	66046	8/19/2000	651/18	10/14/2002	Registered

173136	Saudi Arabia	CREO	37	66047	8/19/2000	651/19	10/14/2002	Registered
173137	Saudi Arabia	CREO	41	66048	8/19/2000	651/20	10/14/2002	Registered
173138	Saudi Arabia	CREO	42	66049	8/19/2000	659/14	11/16/2002	Registered
173139	Singapore	CREO	9	T02/00455E	1/16/2002	T02/00455E	1/16/2002	Registered
173141	Singapore	CREO	42	T00/11021H	6/24/2000	T00/11021H	6/24/2000	Registered
173143	Singapore	CREO	37	T00/11019F	6/24/2000	T00/11019F	6/24/2000	Registered
173144	Singapore	CREO	9	T00/11018H	6/24/2000	T00/11018H	6/24/2000	Registered
173146	Singapore	CREO	41	T00/11020Z	6/24/2000	T00/11020Z	6/24/2000	Registered
173151	South Africa	CREO	9	2000/12619	6/21/2000	2000/12619	8/20/2004	Registered
173149	South Africa	CREO	9	98/04353	3/16/1998	98/04353	7/2/2001	Registered
173150	South Africa	CREO	42	2000/12622	6/21/2000	2000/12622	8/20/2004	Registered
173154	South Africa	CREO	41	2000/12621	6/21/2000	2000/12621	8/20/2004	Registered
173153	South Africa	CREO	37	2000/12620	6/21/2000	2000/12620	8/20/2004	Registered
173152	South Africa	CREO	37	98/04354	3/16/1998	98/04354	7/2/2001	Registered
173157	South Korea	CREO	1, 7, 9	2002-1338	1/11/2002	558392	9/3/2003	Registered
173159	Switzerland	CREO	9, 37	00856/1998	2/3/1998	453725	8/13/1998	Registered
173160	Switzerland	CREO	1, 2, 7, 9, 16	00221/2002	1/11/2002	497127	4/3/2002	Registered
173158	Switzerland	CREO	9, 35, 37, 41, 42	07944/2000	7/3/2000	484568	5/10/2001	Registered
173174	Thailand	CREO	42	426642	7/24/2000	Bor13563	8/23/2001	Registered
173172	Thailand	CREO	9	429638	8/18/2000	Kor150217	1/24/2002	Registered
173171	Thailand	CREO	37	426640	7/24/2000	Bor13235	2/18/2000	Registered
173178	Turkey	CREO	9	98/4334	4/3/1998	193070	4/16/1998	Registered
173177	Turkey	CREO	37	98/4335	4/3/1998	192783	4/3/1998	Registered
173175	Turkey	CREO	37, 38, 41, 42	2000/16254	8/7/2000	2000/16254	8/7/2000	Registered
173189	Ukraine	CREO	9, 35, 37, 41, 42	2000083461	8/7/2000	28228	11/15/2002	Registered
173195	United States	CREO	9, 42	74066269	6/6/1990	1764083	4/13/1993	Registered
173194	United States	CREO	9	75923077	2/18/2000	2815277	2/17/2004	Registered
173191	Uruguay	CREO	9, 37, 41, 42	326776	10/10/2000	424578	4/16/2011	Registered
173686	Canada	CREO (Stylized)		1131320	2/14/2002	671707	8/30/2006	Registered
173222	Japan	CREO (Stylized)	1, 2, 7, 9	2004-000210	9/19/2002	4901362	10/14/2005	Registered
166451	Andorra	D:ADVANCED PHOTO SYSTEM	1, 9	4218	1/22/1997	4716	1/22/1997	Registered
148547	Argentina	D:ADVANCED PHOTO SYSTEM	40	2665267	4/21/2006	2124560	11/2/2006	Registered
148543	Argentina	D:ADVANCED PHOTO SYSTEM	16	2665273	4/21/2006	2125082	11/6/2006	Registered
148539	Argentina	D:ADVANCED PHOTO SYSTEM	9	2665268	4/21/2006	2124561	11/2/2006	Registered

148535	Argentina	D:ADVANCED PHOTO SYSTEM	1	2527457	7/13/2004	2012166	2/21/2005	Registered
148506	Australia	D:ADVANCED PHOTO SYSTEM	9	A623726	3/1/1994	A623726	3/1/1994	Registered
148503	Australia	D:ADVANCED PHOTO SYSTEM	1	A623725	3/1/1994	A623725	3/1/1994	Registered
149680	Brazil	D:ADVANCED PHOTO SYSTEM	9.45	817775617	4/6/1994	817775617	4/16/1996	Registered
148478	Brazil	D:ADVANCED PHOTO SYSTEM	1	817775625	4/6/1994	817775625	7/2/1996	Registered
148482	Brazil	D:ADVANCED PHOTO SYSTEM	40.60	817775609	4/6/1994	817775609	4/16/1996	Registered
149170	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	1	4437	4/26/1994	4435	5/11/1994	Registered
149183	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	40	4440	4/26/1994	4438	5/11/1994	Registered
149178	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	16	4439	4/26/1994	4437	5/11/1994	Registered
149175	Cambodia (Kampuchea)	D:ADVANCED PHOTO SYSTEM	9	4438	4/26/1994	4436	5/11/1994	Registered
148484	Canada	D:ADVANCED PHOTO SYSTEM		747936	2/22/1994	474292	4/8/1997	Registered
149187	Chile	D:ADVANCED PHOTO SYSTEM	1	668942	12/9/2004	715517	1/19/2005	Registered
149663	Chile	D:ADVANCED PHOTO SYSTEM	40	665472	11/5/2004	714721	1/12/2005	Registered
149660	Chile	D:ADVANCED PHOTO SYSTEM	16	665471	11/5/2004	714720	1/12/2005	Registered
149656	Chile	D:ADVANCED PHOTO SYSTEM	9	665470	11/5/2004	714719	1/12/2005	Registered
149202	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	40	94044675	5/20/1994	823869	3/14/1996	Registered
149198	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	16	94044678	5/20/1994	829539	4/7/1996	Registered
149195	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	9	94044677	5/20/1994	834814	4/28/1996	Registered
149191	China (People's Republic Of)	D:ADVANCED PHOTO SYSTEM	1	94044676	5/20/1994	814195	2/14/1996	Registered
149238	Cyprus	D:ADVANCED PHOTO SYSTEM	40	40403	6/2/1994	40403	6/2/1994	Registered
149234	Cyprus	D:ADVANCED PHOTO SYSTEM	16	40402	6/2/1994	40402	6/2/1994	Registered
149230	Cyprus	D:ADVANCED PHOTO SYSTEM	9	40401	6/2/1994	40401	6/2/1994	Registered

149226	Cyprus	D:ADVANCED PHOTO SYSTEM	1	40400	6/2/1994	40400	6/2/1994	Registered
148829	Denmark	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	1994/1744	3/7/1994	1994/4176	6/24/1994	Registered
149872	Dominican Republic	D:ADVANCED PHOTO SYSTEM	66			73192	7/15/1994	Registered
149869	Dominican Republic	D:ADVANCED PHOTO SYSTEM	63			73183	7/15/1994	Registered
149865	Dominican Republic	D:ADVANCED PHOTO SYSTEM	11			72662	7/15/1994	Registered
166522	Finland	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	T199703852	10/6/1997	220949	6/15/2001	Registered
130718	Germany	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 20, 40	39540805.9	10/7/1995	39540805	4/12/1996	Registered
149250	Ghana	D:ADVANCED PHOTO SYSTEM	16		6/21/1994	26166	6/21/1994	Registered
149246	Ghana	D:ADVANCED PHOTO SYSTEM	9		6/21/1994	26165	6/21/1994	Registered
149242	Ghana	D:ADVANCED PHOTO SYSTEM	1	26167	6/21/1994	26167	6/21/1994	Registered
148839	Greece	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	118219	3/16/1994	118219	3/16/1994	Registered
149788	Guatemala	D:ADVANCED PHOTO SYSTEM	40	4401/94	6/29/1994	80752	7/1/1996	Registered
149780	Guatemala	D:ADVANCED PHOTO SYSTEM	9	4803/94	7/18/1994	84752	4/3/1997	Registered
149776	Guatemala	D:ADVANCED PHOTO SYSTEM	1	4400/94	6/29/1994	80259	6/24/1996	Registered
149734	Honduras	D:ADVANCED PHOTO SYSTEM	40	3733/94	5/19/1994	2030	5/12/1995	Registered
149727	Honduras	D:ADVANCED PHOTO SYSTEM	9	3735/94	5/19/1994	61933	6/9/1995	Registered
148573	Hong Kong	D:ADVANCED PHOTO SYSTEM	16	2854/94	3/11/1994	8130/96	3/11/1994	Registered
148566	Hong Kong	D:ADVANCED PHOTO SYSTEM	1	2856/94	3/11/1994	7338/95	3/11/1994	Registered
148569	Hong Kong	D:ADVANCED PHOTO SYSTEM	9	2855/94	3/11/1994	7700/95	3/11/1994	Registered
148576	Hong Kong	D:ADVANCED PHOTO SYSTEM	40	2853/94	3/11/1994	6144/96	3/11/1994	Registered
148842	Iceland	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	373/1994	4/14/1994	831/1994	9/27/1994	Registered
149262	India	D:ADVANCED PHOTO SYSTEM	16	625621	4/19/1994	625621	4/19/1994	Registered

149258	India	D:ADVANCED PHOTO SYSTEM	9	625623	4/19/1994	625623	4/19/1994	Registered
149254	India	D:ADVANCED PHOTO SYSTEM	1	625624	4/19/1994	625624	4/19/1994	Registered
149281	Indonesia	D:ADVANCED PHOTO SYSTEM	40	7777	5/4/1994	IDM000013522	6/22/1995	Registered
149277	Indonesia	D:ADVANCED PHOTO SYSTEM	16	7780	5/4/1994	340596	7/26/1995	Registered
149269	Indonesia	D:ADVANCED PHOTO SYSTEM	1	7775	5/4/1994	IDM000013510	7/13/1995	Registered
149273	Indonesia	D:ADVANCED PHOTO SYSTEM	9	7776	5/4/1994	IDM000013509	7/4/1995	Registered
149286	Iran	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40, 41	7312378	3/15/1995	76408	10/28/1995	Registered
148857	Ireland	D:ADVANCED PHOTO SYSTEM	40	1420/94	3/8/1994	200123	7/1/1996	Registered
148850	Ireland	D:ADVANCED PHOTO SYSTEM	9	94/1418	3/8/1994	159935	3/8/1994	Registered
148846	Ireland	D:ADVANCED PHOTO SYSTEM	1	94/1417	3/8/1994	159934	3/8/1994	Registered
149302	Israel	D:ADVANCED PHOTO SYSTEM	40	92151	4/15/1994	92151	11/3/1995	Registered
149298	Israel	D:ADVANCED PHOTO SYSTEM	16	92150	4/15/1994	92150	12/3/1995	Registered
149294	Israel	D:ADVANCED PHOTO SYSTEM	9	92149	4/15/1994	92149	12/3/1995	Registered
149290	Israel	D:ADVANCED PHOTO SYSTEM	1	92148	4/15/1994	92148	12/3/1995	Registered
148500	Japan	D:ADVANCED PHOTO SYSTEM	40	22820/1994	3/8/1994	3226743	11/29/1996	Registered
148493	Japan	D:ADVANCED PHOTO SYSTEM	9	22818/94	3/8/1994	3252877	1/31/1997	Registered
148490	Japan	D:ADVANCED PHOTO SYSTEM	1	22817/1994	3/8/1994	3252876	1/31/1997	Registered
149306	Laos	D:ADVANCED PHOTO SYSTEM	1	3094	6/15/1994	2506	5/2/1995	Registered
171146	Laos	D:ADVANCED PHOTO SYSTEM	9	3094	6/15/1994	2507	5/2/1995	Registered
171147	Laos	D:ADVANCED PHOTO SYSTEM	16	3094	6/15/1994	2508	5/2/1995	Registered
171148	Laos	D:ADVANCED PHOTO SYSTEM	40	3094	6/15/1994	2509	5/2/1995	Registered
130906	Madagascar	D:ADVANCED PHOTO SYSTEM	1, 9, 16	95/00824D	7/13/1995	1589	7/13/1995	Registered

168746	Malaysia	D:ADVANCED PHOTO SYSTEM	9	2001/09166	7/18/2001	2001/09166	7/18/2001	Registered
148471	Mexico	D:ADVANCED PHOTO SYSTEM	1	195489	4/5/1994	461236	5/20/1994	Registered
151109	Mexico	D:ADVANCED PHOTO SYSTEM	16	195490	4/5/1994	467871	7/27/1994	Registered
151112	Mexico	D:ADVANCED PHOTO SYSTEM	40	195506	4/5/1994	463790	6/17/1994	Registered
151105	Mexico	D:ADVANCED PHOTO SYSTEM	9	195491	4/5/1994	461237	5/20/1994	Registered
149514	Myanmar	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40			2059/1994		Registered
148531	New Zealand	D:ADVANCED PHOTO SYSTEM	40	234644	3/2/1994	234644	3/2/1994	Registered
148523	New Zealand	D:ADVANCED PHOTO SYSTEM	9	234642	3/2/1994	234642	3/2/1994	Registered
148519	New Zealand	D:ADVANCED PHOTO SYSTEM	1	234641	3/2/1994	234641	3/2/1994	Registered
148527	New Zealand	D:ADVANCED PHOTO SYSTEM	16	234643	3/2/1994	234643	3/2/1994	Registered
150432	Nicaragua	D:ADVANCED PHOTO SYSTEM	40	1209/94	5/11/1994	29240CC	9/5/1995	Registered
149816	Nicaragua	D:ADVANCED PHOTO SYSTEM	16	1212/94	5/11/1994	29241CC	9/5/1995	Registered
149811	Nicaragua	D:ADVANCED PHOTO SYSTEM	9	1211/94	5/11/1994	R29104CC	8/17/1995	Registered
149807	Nicaragua	D:ADVANCED PHOTO SYSTEM	1	1210/94	5/11/1994	R29103CC	8/17/1995	Registered
148862	Norway	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	941362	3/4/1994	168756	7/6/1995	Registered
149322	Pakistan	D:ADVANCED PHOTO SYSTEM	16	125084	5/9/1994	125084	5/9/1994	Registered
149318	Pakistan	D:ADVANCED PHOTO SYSTEM	9	125068	5/9/1994	125068	5/9/1994	Registered
149314	Pakistan	D:ADVANCED PHOTO SYSTEM	1	125085	5/9/1994	125085	5/9/1994	Registered
149329	Paraguay	D:ADVANCED PHOTO SYSTEM	1	8088	5/6/1994	173403	11/28/1994	Registered
149341	Paraguay	D:ADVANCED PHOTO SYSTEM	40	8091	5/6/1994	173406	11/28/1994	Registered
149337	Paraguay	D:ADVANCED PHOTO SYSTEM	16	8090	5/6/1994	173405	11/28/1994	Registered
149333	Paraguay	D:ADVANCED PHOTO SYSTEM	9	8089	5/6/1994	173404	11/28/1994	Registered

149357	Peru	D:ADVANCED PHOTO SYSTEM	40	240545	4/20/1994	2400	8/3/1994	Registered
149352	Peru	D:ADVANCED PHOTO SYSTEM	16	240544	4/20/1994	8913	8/3/1994	Registered
149348	Peru	D:ADVANCED PHOTO SYSTEM	9	240543	4/20/1994	8914	8/3/1994	Registered
149345	Peru	D:ADVANCED PHOTO SYSTEM	1	240542	4/20/1994	8976	8/3/1994	Registered
149827	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	16	25327	6/10/1994	466/93	6/10/1994	Registered
149820	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	1	25325	6/11/1994	334/98	6/11/1994	Registered
149822	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	9	25326	6/11/1994	466/92	6/10/1994	Registered
149830	Saudi Arabia	D:ADVANCED PHOTO SYSTEM	40	25328	6/10/1994	466/94	6/10/1994	Registered
149900	South Africa	D:ADVANCED PHOTO SYSTEM	1	94/4114	4/25/1994	94/4114	4/25/1994	Registered
149918	South Africa	D:ADVANCED PHOTO SYSTEM	40	94/4117	4/25/1994	94/4117	4/25/1994	Registered
149907	South Africa	D:ADVANCED PHOTO SYSTEM	9	94/4115	4/25/1994	94/4115	4/25/1994	Registered
149911	South Africa	D:ADVANCED PHOTO SYSTEM	16	94/4116	4/25/1994	94/4116	4/25/1994	Registered
148584	South Korea	D:ADVANCED PHOTO SYSTEM	40	2590-94	3/31/1994	27605	7/4/1995	Registered
148581	South Korea	D:ADVANCED PHOTO SYSTEM	16	13238/94	3/31/1994	40-321761	9/12/1995	Registered
148579	South Korea	D:ADVANCED PHOTO SYSTEM	1, 9	13237-94	3/31/1994	40-317693	7/20/1995	Registered
149372	Sri Lanka	D:ADVANCED PHOTO SYSTEM	40	70241	5/12/1994	70241	5/12/1994	Registered
149368	Sri Lanka	D:ADVANCED PHOTO SYSTEM	16	70243	6/1/1994			Pending Application
149361	Sri Lanka	D:ADVANCED PHOTO SYSTEM	1	70244	5/12/1994	70244	5/12/1994	Registered
148866	Sweden	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	94-2378	3/4/1994	265853	4/7/1995	Registered
148562	Taiwan	D:ADVANCED PHOTO SYSTEM	9	83022387	3/17/1994	72174	9/16/1994	Registered
148558	Taiwan	D:ADVANCED PHOTO SYSTEM	73	83022386	3/17/1994	654127	9/1/1994	Registered
148554	Taiwan	D:ADVANCED PHOTO SYSTEM	49	83022385	3/17/1994	677992	4/16/1995	Registered

148550	Taiwan	D:ADVANCED PHOTO SYSTEM	1	83022383	3/17/1994	675200	4/1/1995	Registered
149377	Thailand	D:ADVANCED PHOTO SYSTEM	1	266457	6/13/1994	Kor34145	6/13/1994	Registered
149389	Thailand	D:ADVANCED PHOTO SYSTEM	40	266460	6/13/1994	Bor3195	6/13/1994	Registered
149381	Thailand	D:ADVANCED PHOTO SYSTEM	9	266458	6/13/1994	Kor31284	6/13/1994	Registered
149385	Thailand	D:ADVANCED PHOTO SYSTEM	16	266459	6/13/1994	Kor25800	6/13/1994	Registered
148874	United Kingdom	D:ADVANCED PHOTO SYSTEM	9	1564649	3/8/1994	1564649	3/8/1994	Registered
148870	United Kingdom	D:ADVANCED PHOTO SYSTEM	1	1564648	3/8/1994	1564648	3/8/1994	Registered
148364	United States	D:ADVANCED PHOTO SYSTEM	1	74-486757	2/4/1994	2027411	12/31/1996	Registered
162298	United States	D:ADVANCED PHOTO SYSTEM	16	74-486759	3/16/1994	2012256	10/29/1996	Registered
149416	Uruguay	D:ADVANCED PHOTO SYSTEM	1, 9, 16, 40	269500	4/14/1994	368407	3/11/2006	Registered
149424	Venezuela	D:ADVANCED PHOTO SYSTEM	9	6163	5/12/1994			Pending Application
131796	Austria	D:ADVANCED PHOTOS	1, 9, 16, 40	AM778/96	2/6/1996	163893	4/25/1996	Registered
131313	France	D:ADVANCED PHOTOS	1, 9, 16, 40	95/601084	12/6/1995	95/601084	12/6/1995	Registered
131800	Germany	D:ADVANCED PHOTOS	1, 9, 16, 40	39604685	2/2/1996	39604685	4/26/1996	Registered
133256	Ireland	D:ADVANCED PHOTOS	40	96/2132	3/26/1996	200790	7/1/1996	Registered
143810	Canada	D:BACK IN A FLASH		732749	7/9/1993	506503	1/13/1999	Registered
131510	New Zealand	D:CIRCLE (PACIFIC)	1	258153	1/25/1996	258153	1/25/1996	Registered
152738	British Virgin Islands	D:CORP.SYMBOL-B&W (W/O KODAK)	1, 8		11/21/1984	2098	11/21/1984	Registered
152487	China (People's Republic Of)	D:CORP.SYMBOL-B&W (W/O KODAK)	9	970003310	11/21/1997	312682	4/30/1988	Registered
152510	Dominican Republic	D:CORP.SYMBOL-B&W (W/O KODAK)	9		2/19/1985	38806	4/30/1985	Registered
152507	Dominican Republic	D:CORP.SYMBOL-B&W (W/O KODAK)	1		2/19/1985	38738	4/30/1985	Registered
158724	Dominican Republic	D:CORP.SYMBOL-B&W (W/O KODAK)	16	2012/4724	1/23/2012	53147	4/14/1992	Registered
152687	El Salvador	D:CORP.SYMBOL-B&W (W/O KODAK)	1, 9	1379	12/3/1984	238 BOOK 110	11/28/1985	Registered
152524	Guatemala	D:CORP.SYMBOL-B&W (W/O KODAK)	9			51854	3/18/1997	Registered
152520	Guatemala	D:CORP.SYMBOL-B&W (W/O KODAK)	1			51859	3/20/1997	Registered

167085	Indonesia	D:CORP.SYMBOL-B&W (W/O KODAK)	1	R00.2004.8288. 8292	10/14/2004	IDM000028005	1/24/2005	Registered
167086	Indonesia	D:CORP.SYMBOL-B&W (W/O KODAK)	9		10/14/2004	IDM000028006	1/24/2005	Registered
152617	Indonesia	D:CORP.SYMBOL-B&W (W/O KODAK)	16		11/4/1994	IDM000039192	6/24/2005	Registered
157939	Japan	D:CORP.SYMBOL-B&W (W/O KODAK)	9	122509/1991	11/26/1991	2685976	7/29/1994	Registered
152732	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	70	78-31881	7/7/1989	487833	6/16/1990	Registered
152726	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	57			112271	3/1/1979	Registered
152723	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	62			111045	2/1/1979	Registered
152716	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	81			96613	3/1/1978	Registered
152705	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	55			95474	2/1/1978	Registered
152707	Taiwan	D:CORP.SYMBOL-B&W (W/O KODAK)	56			95482	2/1/1978	Registered
152440	United States	D:CORP.SYMBOL-B&W (W/O KODAK)	9	73/522339	2/14/1985	1367430	10/29/1985	Registered
152436	United States	D:CORP.SYMBOL-B&W (W/O KODAK)	1	73521003	2/6/1985	1387913	4/1/1986	Registered
130735	Argentina	D:CORP.SYMBOL-Y&R	40	2444104	7/14/2003	1458414	5/7/1982	Registered
130729	Argentina	D:CORP.SYMBOL-Y&R	41	2444099	7/14/2003	1950479	9/12/2003	Registered
130723	Argentina	D:CORP.SYMBOL-Y&R	40	2444098	7/14/2003	1950478	9/12/2003	Registered
130717	Argentina	D:CORP.SYMBOL-Y&R	39	2444097	7/14/2003	1950477	9/12/2003	Registered
130711	Argentina	D:CORP.SYMBOL-Y&R	38	2444096	7/14/2003	1950476	9/12/2003	Registered
130705	Argentina	D:CORP.SYMBOL-Y&R	37	2444095	7/14/2003	1950475	9/12/2003	Registered
130700	Argentina	D:CORP.SYMBOL-Y&R	36	2444094	7/14/2003	1950474	9/12/2003	Registered
130695	Argentina	D:CORP.SYMBOL-Y&R	35	2444093	7/14/2003	1950473	9/12/2003	Registered
171707	Argentina	D:CORP.SYMBOL-Y&R	40	2444104	7/14/2003	1960082	11/19/2003	Registered
170463	Argentina	D:CORP.SYMBOL-Y&R	41	2444105	7/14/2003	1983757	6/22/2004	Registered
170464	Argentina	D:CORP.SYMBOL-Y&R	42	2444106	7/14/2003	1960086	11/19/2003	Registered
154694	Australia	D:ENVIRONMENTAL LOGO	42	630887	5/30/1994	630887	5/30/1994	Registered
154689	Australia	D:ENVIRONMENTAL LOGO	41	630886	5/30/1994	630886	5/30/1994	Registered
154684	Australia	D:ENVIRONMENTAL LOGO	40	630885	5/30/1994	630885	5/30/1994	Registered
150752	Canada	D:ENVIRONMENTAL LOGO		755639	5/25/1994	522154	1/25/2000	Registered

154350	Denmark	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	1994/4047	6/9/1994	1995/97	1/6/1995	Registered
151374	Finland	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	2874/1994	6/8/1994	136878	3/6/1995	Registered
154368	Ireland	D:ENVIRONMENTAL LOGO	40, 41	94/4089	7/4/1994	201547	7/1/1996	Registered
154717	Japan	D:ENVIRONMENTAL LOGO	40					Pending
151378	Norway	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	94/3181	6/8/1994	169359	8/31/1995	Registered
151382	Sweden	D:ENVIRONMENTAL LOGO	1, 2, 9, 16, 40, 41	94/5997	6/7/1994	301819	5/19/1995	Registered
156298	United States	D:ENVIRONMENTAL LOGO	16	74/581380	10/3/1994	2016189	11/12/1996	Registered
162402	United Kingdom	D:GOLD CIRCLE	41	2018451	4/24/1995	2018451	4/24/1995	Registered
151977	United Kingdom	D:GOLD CIRCLE	16	2000915	10/31/1994	2000915	10/31/1994	Registered
135483	Australia	D:KEYKODE	9	A552101	3/15/1991	A552101	2/25/1993	Registered
135478	Australia	D:KEYKODE	1	A552100	3/15/1991	A552100	12/22/1992	Registered
157720	Canada	D:KEYKODE		692068	10/24/1991	420246	12/3/1993	Registered
135489	Denmark	D:KEYKODE	1, 9	1991/02109	3/20/1991	1993/01029	2/5/1993	Registered
135494	Finland	D:KEYKODE	1, 9	1321/91	3/18/1991	120186	7/6/1992	Registered
135514	Greece	D:KEYKODE	1, 9	103435	3/29/1991	103435	6/17/1994	Registered
135533	Japan	D:KEYKODE	1, 9	24500/1991	3/11/1991	2656791	4/28/1994	Registered
135550	New Zealand	D:KEYKODE	9	208253	2/19/1991	208253	2/19/1998	Registered
135545	New Zealand	D:KEYKODE	1	208252	2/19/1991	208252	2/19/1998	Registered
135538	Norway	D:KEYKODE	1, 9	91.1414	3/18/1991	155815	3/25/1993	Registered
135551	Sweden	D:KEYKODE	1, 9	91-2481	3/19/1991	246745	2/19/1993	Registered
160120	United States	D:KEYKODE	1	74/144546	3/4/1991	1706087	8/11/1992	Registered
130753	Germany	D:KODAK IMAGE GUARD PROGRAM	1, 9, 16, 41, 42	39526868.0	6/29/1995	39526868	4/30/1996	Registered
155027	China (People's Republic Of)	D:KODAK LENS	9	95014776	2/15/1995	1066035	7/28/1997	Registered
176338	China (People's Republic Of)	D:KODAK LENS	9	11675288	11/13/2012			Pending Application
155031	Hong Kong	D:KODAK LENS	9	15268/94	12/22/1994	2616/1996	12/22/1994	Registered
159039	Hong Kong	D:KODAK LENS	21	6631/95	6/1/1995	1660/1997	6/1/1995	Registered
167146	Taiwan	D:KODAK LENS	9	87036719	7/29/1998	883785	3/1/2000	Registered
144881	United States	D:KODAK LENS	9	74/370214	3/22/1993	1865215	11/29/1994	Registered
159231	United Kingdom	D:KODAK PROCESSING LOGOSTYLE	40	2018446	4/24/1995	2018446	4/24/1995	Registered
159669	Finland	D:PERSON SHOWING HANDS IN FILMSTRIP	16	1099/92	3/6/1992	125309	2/22/1993	Registered

159674	Norway	D:PERSON SHOWING HANDS IN FILMSTRIP	16	92.1143	3/6/1992	157685	7/8/1993	Registered
135736	Argentina	D:PHOTO CD	40	2431258	5/16/2003	1939934	7/7/2003	Registered
135731	Argentina	D:PHOTO CD	16	2431284	5/16/2003	1939373	7/4/2003	Registered
135726	Argentina	D:PHOTO CD	9	2416992	3/11/2003	1976700	3/31/2004	Registered
135816	Brazil	D:PHOTO CD	40	816642591	3/12/1992	816642591	5/17/1994	Registered
135808	Brazil	D:PHOTO CD	16	816642575	3/12/1992	816642575	10/26/1993	Registered
135786	Brazil	D:PHOTO CD	9,35, 9.40, 9.45	816642567	3/12/1992	816642567	11/30/1993	Registered
130958	China (People's Republic Of)	D:PHOTO CD	16	93016077		693888	6/14/1994	Registered
135842	Denmark	D:PHOTO CD	9, 16, 40	1990/06927	9/11/1990	1993/00280	1/15/1993	Registered
165684	Iceland	D:PHOTO CD	9, 16, 40	1087/1992	11/6/1992	544/1993	6/25/1993	Registered
136157	India	D:PHOTO CD	16	534988	8/10/1990	534988	8/10/1997	Registered
136152	India	D:PHOTO CD	9	534989	8/10/1990	534989	8/10/1990	Registered
136159	Japan	D:PHOTO CD	1, 9	91977/90	8/8/1990	2515149	3/31/1993	Registered
136164	Japan	D:PHOTO CD	11	91978/1990	8/8/1990	2601768	11/30/1993	Registered
139554	Laos	D:PHOTO CD	9	2131	6/3/1993	1363	6/4/2003	Registered
170490	Laos	D:PHOTO CD	16	2131	6/3/1993	1364	6/4/2003	Registered
170491	Laos	D:PHOTO CD	40	2131	6/3/1993	1365	6/4/2003	Registered
139540	Myanmar	D:PHOTO CD	9, 16, 40			3663/1993	11/29/1993	Registered
136234	Norway	D:PHOTO CD	9, 16, 40, 42	90.4591	9/11/1990	155882	4/1/1993	Registered
136372	Taiwan	D:PHOTO CD	73	81-04243	1/28/1992	662625	12/1/1994	Registered
170214	India	D:PHOTOGRAPHER ON-CALL	16	1211663	7/4/2003	1211663	7/4/2003	Registered
170577	Canada	D:PROSHOTS (EKC LENS DESIGN)		1190878	9/16/2003	TMA620583	9/24/2004	Registered
170576	Canada	D:PROSHOTS (HICKS' LENS DESIGN)		1190522	9/15/2003	625465	11/16/2004	Registered
159343	Canada	D:Q-LAB/KODAK PRO LAB MONITORING SVC (B&W)		689998	9/20/1991	408090	2/12/1993	Registered
146393	Denmark	D:RAINBOW K	1, 9, 16, 40	1993/05941	9/16/1993	1993/08856	12/24/1993	Registered
146397	Greece	D:RAINBOW K	1, 9, 16, 40	116623	11/9/1993	116623	11/9/1993	Registered
146196	Hong Kong	D:RAINBOW K	40	10589/93	10/6/1993	5465/1996	10/6/1993	Registered
146192	Hong Kong	D:RAINBOW K	16	10588/93	10/6/1993	10923/1995	10/6/1993	Registered
146188	Hong Kong	D:RAINBOW K	9	10587/93	10/6/1993	10922/1995	10/6/1993	Registered
146184	Hong Kong	D:RAINBOW K	1	10586/93	10/6/1993	10921/1995	10/6/1993	Registered
145481	Indonesia	D:RAINBOW K	40	V00.2003.02625 .02628	3/21/2003	IDM000002021	3/31/2004	Registered
145476	Indonesia	D:RAINBOW K	16	R00.2003.02627 .02630	3/21/2003	IDM000002023	3/31/2004	Registered

145473	Indonesia	D:RAINBOW K	9	R00.2003.02626	3/21/2003	IDM000002022	3/31/2004	Registered
				.02629				
145469	Indonesia	D:RAINBOW K	1	R00.2003.02628	3/21/2003	IDM000002024	3/31/2004	Registered
				.02631				
145287	Israel	D:RAINBOW K	16	88873	9/7/1993	88873	7/4/1995	Registered
145282	Israel	D:RAINBOW K	9	88872	9/7/1993	88872	7/4/1995	Registered
145279	Israel	D:RAINBOW K	1	88871	9/7/1993	88871	7/4/1995	Registered
145292	Israel	D:RAINBOW K	40	88874	9/7/1993	88874	9/7/1995	Registered
147440	Mexico	D:RAINBOW K	40	180558	10/14/1993	451228	2/2/1994	Registered
147435	Mexico	D:RAINBOW K	16	180559	10/14/1993	448286	12/7/1993	Registered
147432	Mexico	D:RAINBOW K	9	180560	10/14/1993	448061	12/3/1993	Registered
147428	Mexico	D:RAINBOW K	1	180557	10/14/1993	448060	12/3/1993	Registered
146321	Singapore	D:RAINBOW K	1	S/8733/93	11/9/1993	T93/08733E	11/9/1993	Registered
146333	Singapore	D:RAINBOW K	40	B T93/08730J	11/9/1993	T93/08730J	11/9/1993	Registered
146329	Singapore	D:RAINBOW K	16	S/8731/93	11/9/1993	T93/08731I	11/9/1993	Registered
146325	Singapore	D:RAINBOW K	9	S/B8732/93	11/9/1993	T93/08732G	11/9/1993	Registered
146317	Thailand	D:RAINBOW K	40	257005	12/9/1993	Bor2539	12/9/1993	Registered
146313	Thailand	D:RAINBOW K	16	257004	12/9/1993	Kor61202	12/9/1993	Registered
146309	Thailand	D:RAINBOW K	9	257003	12/9/1993	Kor61685	12/9/1993	Registered
146304	Thailand	D:RAINBOW K	1	257002	12/9/1993	Kor25126	12/9/1993	Registered
145259	Turkey	D:RAINBOW K	9, 16		9/24/1993	146842	9/24/1993	Registered
145703	Norway	D:RECYCLABLE CAMERA LOGO	9	91.0860	2/14/1991	159179	9/9/1993	Registered
168668	Brazil	D:SELLERS' INSIGNIA	42	200008676	8/4/1998	200008676	5/22/2001	Registered
167123	Brazil	D:SELLERS' INSIGNIA	16	820961558	8/4/1998	820961558	5/22/2001	Registered
167122	Brazil	D:SELLERS' INSIGNIA	9	820961566	8/4/1998	820961566	2/3/2004	Registered
167121	Brazil	D:SELLERS' INSIGNIA	1	820961612	8/4/1998	820961612	5/22/2001	Registered
167124	Brazil	D:SELLERS' INSIGNIA	40	820961540	8/4/1998	820961540	5/22/2001	Registered
171012	Brazil	D:SELLERS' INSIGNIA	1	200043463	8/4/1998	200043463	2/3/2004	Registered
168732	China (People's Republic Of)	D:SELLERS' INSIGNIA	40, 42					Pending Application
153900	El Salvador	D:SELLERS' INSIGNIA	1	1965/91	8/15/1991	53BOOK11	6/23/1992	Registered
153919	El Salvador	D:SELLERS' INSIGNIA	40	1961/91	8/15/1991	217BOOK13	10/22/1992	Registered
153915	El Salvador	D:SELLERS' INSIGNIA	16	1966/91	8/15/1991	138BOOK15	2/25/1993	Registered
153905	El Salvador	D:SELLERS' INSIGNIA	9	1950/91	8/15/1991	201BOOK18	7/28/1993	Registered
153895	El Salvador	D:SELLERS' INSIGNIA	40	1948/91	8/15/1991	50BOOK11	6/23/1992	Registered
153884	El Salvador	D:SELLERS' INSIGNIA	10	1951/91	8/15/1991	190BOOK13	10/20/1992	Registered
153879	El Salvador	D:SELLERS' INSIGNIA	9	1952/91	8/15/1991	216BOOK13	10/22/1992	Registered
153874	El Salvador	D:SELLERS' INSIGNIA	1	1932/91	8/14/1991	95BOOK14	11/13/1992	Registered

153909	El Salvador	D:SELLERS' INSIGNIA	10	1947/91	8/15/1991	186BOOK18	7/28/1993	Registered
144140	Greece	D:SELLERS' INSIGNIA	35, 36, 40	114998	7/8/1993	114998	7/8/1993	Registered
153865	Iceland	D:SELLERS' INSIGNIA	1, 9, 16, 40	880/1991	9/26/1991	62/1992	1/23/1992	Registered
144624	Israel	D:SELLERS' INSIGNIA	40	88467	8/5/1993	88467	9/7/1995	Registered
144620	Israel	D:SELLERS' INSIGNIA	16	88466	8/5/1993	88466	6/11/1995	Registered
144612	Israel	D:SELLERS' INSIGNIA	9	88465	8/5/1993	88465	6/11/1995	Registered
144608	Israel	D:SELLERS' INSIGNIA	1	88464	8/5/1993	88464	6/11/1995	Registered
153870	Poland	D:SELLERS' INSIGNIA	1, 9, 16, 40	96479	2/8/1991	70703	2/8/1991	Registered
169336	Singapore	D:SELLERS' INSIGNIA	40	T02/04351H	4/3/2002	T02/04351H	4/3/2002	Registered
169337	Singapore	D:SELLERS' INSIGNIA	41	T02/04352F	4/3/2002	T02/04352F	4/3/2002	Registered
166488	Singapore	D:SELLERS' INSIGNIA	16	T97/13454J	11/3/1997	T97/13454J	11/3/1997	Registered
166487	Singapore	D:SELLERS' INSIGNIA	9	T97/13455I	11/3/1997	T97/13455I	11/3/1997	Registered
166486	Singapore	D:SELLERS' INSIGNIA	1	T97/13456G	11/3/1997	T97/13456G	11/3/1997	Registered
169301	Singapore	D:SELLERS' INSIGNIA	35	T02/04350Z	4/3/2002	T02/04350Z	4/3/2002	Registered
167994	Taiwan	D:SELLERS' INSIGNIA	42	88061168	12/7/1999	131627	10/16/2000	Registered
167993	Taiwan	D:SELLERS' INSIGNIA	40	88061167	12/7/1999	136900	1/16/2001	Registered
167992	Taiwan	D:SELLERS' INSIGNIA	35	88061166	12/7/1999	135672	1/1/2001	Registered
153890	El Salvador	D:SELLERS' INSIGNIA-Y&R	16	1953/91	8/15/1991	121BOOK14	11/18/1992	Registered
170430	Argentina	D:SHARE	9	2838956	7/16/2008	2300432	7/7/2009	Registered
175621	Argentina	D:SHARE	38	2838957	7/16/2008	2300433	7/7/2009	Registered
170431	Australia	D:SHARE	9, 38, 40	963590	7/28/2003	963590	7/28/2003	Registered
170432	Brazil	D:SHARE	9	825756936	8/8/2003	825756936	7/3/2007	Registered
170433	Canada	D:SHARE		1199959	12/18/2003	637016	4/8/2005	Registered
170434	China (People's Republic Of)	D:SHARE	38	3767851	10/24/2003	3767851	8/21/2008	Registered
170905	China (People's Republic Of)	D:SHARE	40	3767848		3767848	3/28/2006	Registered
170459	France	D:SHARE	9, 38, 39, 40, 41	03 3 238 565	7/28/2003	033238565	7/28/2003	Registered
170436	India	D:SHARE	9	1219446	8/1/2003	1219446	8/1/2003	Registered
170437	Indonesia	D:SHARE	9	D00.2003.20823 .21008	8/18/2003	IDM000073254	5/8/2006	Registered
170498	Indonesia	D:SHARE	38	D00.2003.20824 .21009	8/8/2003	IDM000025508	8/8/2003	Registered
170499	Indonesia	D:SHARE	40	D00.2003.20825 .21010	8/8/2003	IDM000025509	8/8/2003	Registered
171824	Japan	D:SHARE	9	40038/2004		4837804	2/10/2005	Registered
170438	Japan	D:SHARE	9, 38, 40	77135/2003	9/5/2003	4817501	11/12/2004	Registered
170439	Mexico	D:SHARE	9	611918	7/28/2003	884230	2/16/2004	Registered
170449	Mexico	D:SHARE	38	611919	7/28/2003	903927	10/19/2005	Registered
170451	Mexico	D:SHARE	40	611917	7/28/2003	857482	5/27/2005	Registered

170440	South Korea	D:SHARE	9, 38, 40	45-2003-2837	8/2/2003	11829	2/15/2005	Registered
170441	Taiwan	D:SHARE	9	092046302	7/29/2003	1136267	1/16/2005	Registered
170452	Taiwan	D:SHARE	38	092046305	7/29/2003	1112836	7/16/2004	Registered
170453	Taiwan	D:SHARE	40	092046307	7/29/2003	1103126	5/16/2004	Registered
160761	Argentina	D:TRIANGLE IN COLORS	16	2683231	7/5/2006	2142663	2/19/2007	Registered
160756	Argentina	D:TRIANGLE IN COLORS	9	2683230	7/5/2006	2142662	2/19/2007	Registered
160751	Argentina	D:TRIANGLE IN COLORS	1	2683229	7/5/2006	2142661	2/19/2007	Registered
160771	Australia	D:TRIANGLE IN COLORS	1, 9, 16, 40	671724	9/6/1995	671724	9/6/1995	Registered
130789	Austria	D:TRIANGLE IN COLORS	1, 9, 16, 40			162090	1/30/1996	Registered
139828	Benelux	D:TRIANGLE IN COLORS	1, 9, 16, 40	079845	8/30/1995	584956	8/30/1995	Registered
160811	Canada	D:TRIANGLE IN COLORS		792546	9/12/1995	506230	1/8/1999	Registered
160826	Chile	D:TRIANGLE IN COLORS	16	696731	7/22/2005	735559	10/7/2005	Registered
160821	Chile	D:TRIANGLE IN COLORS	9	696730	7/22/2005	735558	10/7/2005	Registered
160816	Chile	D:TRIANGLE IN COLORS	1	696729	7/22/2005	735557	10/7/2005	Registered
164049	Croatia	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z951302	9/1/1995	Z951302	4/9/1997	Registered
163999	Czech Republic	D:TRIANGLE IN COLORS	1, 9, 16, 40	O-103327-95	8/30/1995	201885	7/28/1997	Registered
162560	Denmark	D:TRIANGLE IN COLORS	1, 9, 16, 40	6334/95	8/23/1995	2115/1996	3/29/1996	Registered
164358	Egypt	D:TRIANGLE IN COLORS	40	97457	9/18/1995	97457	7/18/2001	Registered
164351	Egypt	D:TRIANGLE IN COLORS	16	97456	9/18/1995	97456	5/6/2000	Registered
164348	Egypt	D:TRIANGLE IN COLORS	9	97455	9/18/1995	97455	5/11/1999	Registered
164343	Egypt	D:TRIANGLE IN COLORS	1	97454	9/18/1995	97454	7/22/2000	Registered
162566	Finland	D:TRIANGLE IN COLORS	1, 9, 16	5167/95	9/8/1995	200664	5/31/1996	Registered
162921	France	D:TRIANGLE IN COLORS	1, 9, 16, 40	95/585108	8/18/1995	95/585108	8/18/1995	Registered
130784	Germany	D:TRIANGLE IN COLORS	1, 9, 16, 40	39536697.6	9/7/1995	39536697	6/17/1996	Registered
162569	Greece	D:TRIANGLE IN COLORS	1, 9, 16, 40	126142	9/13/1995	126142	9/13/1995	Registered
160891	Hong Kong	D:TRIANGLE IN COLORS	40	10432/1995	8/17/1995	4032/1997	8/17/1995	Registered
160886	Hong Kong	D:TRIANGLE IN COLORS	16	10431/1995	8/17/1995	4031/1997	8/17/1995	Registered
160881	Hong Kong	D:TRIANGLE IN COLORS	9	10430/1995	8/17/1995	4030/1997	8/17/1995	Registered
160876	Hong Kong	D:TRIANGLE IN COLORS	1	10429/1995	8/17/1995	4029/1997	8/17/1995	Registered
162574	Iceland	D:TRIANGLE IN COLORS	1, 9, 16	1061/95	8/28/1995	70/1996	1/25/1996	Registered
160925	Indonesia	D:TRIANGLE IN COLORS	16	D95-19238	10/17/1995	IDM000027629	1/18/2005	Registered
160929	Indonesia	D:TRIANGLE IN COLORS	40	J95 19239	10/17/1995	IDM000027628	1/18/2005	Registered
160921	Indonesia	D:TRIANGLE IN COLORS	9	J95 19237	10/17/1995	IDM000027631	1/18/2005	Registered
160915	Indonesia	D:TRIANGLE IN COLORS	1	D95 19236	10/17/1995	IDM000027630	1/18/2005	Registered
131005	Italy	D:TRIANGLE IN COLORS	1, 9, 16, 40	M195CO10498	10/24/1995	731731	10/23/1997	Registered
165079	Macedonia	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z-657/95	9/7/1995	Z-6471	9/7/1995	Registered
160989	Mexico	D:TRIANGLE IN COLORS	40	241663	8/30/1995	507183	10/19/1995	Registered

160984	Mexico	D:TRIANGLE IN COLORS	16	241662	8/30/1995	508193	10/26/1995	Registered
160978	Mexico	D:TRIANGLE IN COLORS	9		8/30/1995	514266	1/18/1996	Registered
160973	Mexico	D:TRIANGLE IN COLORS	1	241664	8/30/1995	509031	10/30/1995	Registered
161012	New Zealand	D:TRIANGLE IN COLORS	40	252281	8/11/1995	252281	8/11/1995	Registered
161003	New Zealand	D:TRIANGLE IN COLORS	16	252280	8/11/1995	252280	8/11/1995	Registered
160998	New Zealand	D:TRIANGLE IN COLORS	9	252279	8/11/1995	252279	8/11/1995	Registered
160993	New Zealand	D:TRIANGLE IN COLORS	1	252278	8/11/1995	252278	8/11/1995	Registered
162600	Norway	D:TRIANGLE IN COLORS	1, 9, 16	19955233	8/24/1995	177968	11/14/1996	Registered
161021	Pakistan	D:TRIANGLE IN COLORS	9	132716	11/6/1995	132716	11/6/1995	Registered
161016	Pakistan	D:TRIANGLE IN COLORS	1	132715	11/6/1995	132715	11/6/1995	Registered
161026	Pakistan	D:TRIANGLE IN COLORS	16	132714	11/6/1995	132714	11/6/1995	Registered
161036	Peru	D:TRIANGLE IN COLORS	1	278232	9/6/1995	21142	11/15/1995	Registered
161041	Peru	D:TRIANGLE IN COLORS	9	278196	9/6/1995	21542	12/4/1995	Registered
161051	Peru	D:TRIANGLE IN COLORS	40	278198	9/6/1995	5807	12/4/1995	Registered
161046	Peru	D:TRIANGLE IN COLORS	16	278197	9/6/1995	21543	12/4/1995	Registered
165064	Portugal	D:TRIANGLE IN COLORS	1, 9, 16	312487	9/12/1995	312487	7/15/1996	Registered
131446	Russian Federation	D:TRIANGLE IN COLORS	1, 9, 16, 40	95710697	9/22/1995	150193	2/28/1997	Registered
165069	Serbia and Montenegro	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z-603/95	8/29/1995	40939	3/13/1998	Registered
162200	Singapore	D:TRIANGLE IN COLORS	40	S/9513/95	10/4/1995	T95/09513J	10/4/1995	Registered
162195	Singapore	D:TRIANGLE IN COLORS	16	S/9512/95	10/4/1995	T95/09512B	10/4/1995	Registered
162190	Singapore	D:TRIANGLE IN COLORS	9	S/9511/95	10/4/1995	T95/09511D	10/4/1995	Registered
162185	Singapore	D:TRIANGLE IN COLORS	1	S/9510/95	10/4/1995	T95/09510F	10/4/1995	Registered
165074	Slovenia	D:TRIANGLE IN COLORS	1, 9, 16, 40	Z-9571114	9/18/1995	9571114	9/18/1995	Registered
174329	Spain	D:TRIANGLE IN COLORS	1, 9, 16, 40	2684619	9/13/2005	2684619	9/13/2005	Registered
162605	Sweden	D:TRIANGLE IN COLORS	1, 9, 16	9321/95	8/22/1995	319497	11/15/1996	Registered
166340	Switzerland	D:TRIANGLE IN COLORS	1, 9, 16, 40	439794	8/28/1995	439794	8/28/1995	Registered
161067	Taiwan	D:TRIANGLE IN COLORS	16	84045080	9/5/1995	737778	12/1/1996	Registered
161061	Taiwan	D:TRIANGLE IN COLORS	9	84045081	9/5/1995	727951	9/16/1996	Registered
161056	Taiwan	D:TRIANGLE IN COLORS	1	84045083	9/5/1995	742456	1/1/1997	Registered
161092	Thailand	D:TRIANGLE IN COLORS	40	293163	9/13/1995	Bor4635	9/13/1995	Registered
161087	Thailand	D:TRIANGLE IN COLORS	16	293162	9/13/1995	Kor47948	9/13/1995	Registered
161082	Thailand	D:TRIANGLE IN COLORS	9	293161	9/13/1995	Kor47949	9/13/1995	Registered
161077	Thailand	D:TRIANGLE IN COLORS	1	293160	9/13/1995	Kor47371	9/13/1995	Registered
162609	United Kingdom	D:TRIANGLE IN COLORS	1, 9, 16, 40	2031329	8/24/1995	2031329	8/24/1995	Registered
139824	Vietnam	D:TRIANGLE IN COLORS	Rene, onl, 1, 9, 16, 40	NH0845/96	8/27/1996	27556	7/13/1998	Registered

142727	India	D:TURNED CORNER SQUARE	16			311832	1/21/1976	Registered
141464	Venezuela	D:TURNED CORNER SQUARE	16			87408-F	7/27/1978	Registered
142751	Venezuela	D:TURNED CORNER SQUARE	9			87407-F	7/27/1978	Registered
142747	Venezuela	D:TURNED CORNER SQUARE	50			13527-D	6/15/1978	Registered
144104	South Africa	D:TURNED CORNER-DOTTED LINES	40	85/6007	8/15/1985	85/6007	8/15/1985	Registered
146670	United States	D-19	1	445386	7/16/1941	409000	9/12/1944	Registered
137910	United States	D-76	1	00445388	7/16/1941	00401501	5/25/1943	Registered
136712	Argentina	DEKTOL	1	2816594	4/11/2008	2286235	5/8/2009	Registered
136742	Denmark	DEKTOL	1	648/85	1/30/1985	2325/86	8/29/1986	Registered
136747	Finland	DEKTOL	1	340/85	2/1/1985	97758	2/5/1987	Registered
136761	Greece	DEKTOL	1	23157	4/7/1958	23157	4/7/1998	Registered
136768	Hong Kong	DEKTOL	1	46/49	1/15/1977	19490858	1/15/1949	Registered
136878	Indonesia	DEKTOL	1	D97-19744		IDM000158967	3/15/1998	Registered
136887	Japan	DEKTOL	1	714053/92	7/6/1992	417035	10/18/1952	Registered
169587	Mexico	DEKTOL	1, 2, 3, 4, 5, 17, 29	37130	11/25/1947	57417	11/6/1948	Registered
136899	Norway	DEKTOL	1	19850364	1/28/1985	123882	1/9/1986	Registered
136912	Panama	DEKTOL	1			660	5/20/1971	Registered
136919	Peru	DEKTOL	1			38900	2/27/1996	Registered
136933	Singapore	DEKTOL	1		9/6/1970	T4911659G	9/6/1949	Registered
136931	Sweden	DEKTOL	1			206736	7/31/1997	Registered
136704	United States	DEKTOL	1	71482365	4/20/1945	417214	10/16/1945	Registered
136951	Venezuela	DEKTOL	6		11/11/1996	26708		Registered
144581	Denmark	DEKTOMATIC	1, 9	1983/3328	7/5/1983	1984/2384	6/29/1984	Registered
144585	Finland	DEKTOMATIC	1, 9	3514/1983	6/27/1983	93789	9/20/1985	Registered
144695	Norway	DEKTOMATIC	1, 9	832036	6/22/1983	118163	8/16/1984	Registered
144704	Sweden	DEKTOMATIC	1, 9	83-4048	6/21/1983	192285	8/3/1984	Registered
174187	China (People's Republic Of)	DIAMONDPLATE	7	3621008	7/7/2003	3621008	7/7/2005	Registered
174186	Hong Kong	DIAMONDPLATE	1, 7	300042876	7/4/2003	300042876	7/4/2003	Registered
174629	Japan	DIAMONDPLATE	1	H06-092665	9/12/1994	3280584	4/11/1997	Registered
174189	Singapore	DIAMONDPLATE	1	T03/09782D	7/3/2003	T03/09782D	7/3/2003	Registered
174190	Singapore	DIAMONDPLATE	7	T03/09783B	7/3/2003	T03/09783B	7/3/2003	Registered
174191	South Korea	DIAMONDPLATE	7	40-2003-30408	7/4/2003	596918	10/22/2004	Registered
174194	Thailand	DIAMONDPLATE	1	530621	9/17/2003	TM199222	7/2/2004	Registered

174195	Thailand	DIAMONDPLATE	7	530622	9/17/2003	TM204573	9/17/2003	Registered
174630	Japan	DIAMONDPLATE in Katakana characters	1	H06-092666	9/12/1994	3280585	4/11/1997	Registered
171517	Argentina	DIGIMASTER	9	2274355		1930437	9/19/2003	Registered
171516	Argentina	DIGIMASTER	7	2247354	9/5/2000	1840124	8/10/2001	Registered
171518	Australia	DIGIMASTER	7, 9	829313	3/27/2000	829313	3/27/2000	Registered
171520	Bahrain	DIGIMASTER	9		3/26/2000	TM27288	3/26/2000	Registered
171521	Brazil	DIGIMASTER	9	822114798	3/30/2000	822114798	9/8/2009	Registered
171522	Canada	DIGIMASTER		1052980	3/30/2000	TMA577275	3/11/2003	Registered
171523	Chile	DIGIMASTER	9	916836	8/13/2010	903804	9/27/2010	Registered
171524	Chile	DIGIMASTER	7	932879	12/16/2010	910931	11/3/2010	Registered
171526	China (People's Republic Of)	DIGIMASTER	9			1694306	1/7/2002	Registered
171525	China (People's Republic Of)	DIGIMASTER	7			1681800	12/14/2001	Registered
171528	Colombia	DIGIMASTER	9	022976		238409	7/9/2001	Registered
171527	Colombia	DIGIMASTER	7	022970	3/9/2011	235795	5/8/2001	Registered
171530	Czech Republic	DIGIMASTER	9	153608	3/27/2000	234907	7/30/2001	Registered
172214	Egypt	DIGIMASTER	9	131659	3/23/2000	131659	9/13/2006	Registered
171529	European Union	DIGIMASTER	7, 9	1558790	3/15/2000	1558790	3/15/2000	Registered
171544	France	DIGIMASTER	7, 9	96/647170	10/22/1996	96647170	10/22/1996	Registered
171545	Germany	DIGIMASTER	7, 9	30020004.8	3/15/2000	30020004.8	7/4/2000	Registered
171546	Germany	DIGIMASTER	7, 9	39612204.3	3/13/1996	39612204.3	7/17/1996	Registered
171547	Hong Kong	DIGIMASTER	9	2001B14163	9/30/1999	2001B14163	9/30/1999	Registered
171548	Hong Kong	DIGIMASTER	7	2002B02862	3/28/2000	2002B02862	3/28/2000	Registered
171549	Hungary	DIGIMASTER	7, 9	M-00-01675	3/24/2000	166175	3/24/2000	Registered
171550	Indonesia	DIGIMASTER	9	473502	4/14/2000	IDM000257242	7/7/2010	Registered
171551	Israel	DIGIMASTER	7	136028	3/20/2000	136028	9/5/2001	Registered
171552	Israel	DIGIMASTER	9	136027	3/20/2000	136027	9/5/2001	Registered
171553	Japan	DIGIMASTER	7	2000-029705	3/24/2000	4557454	4/5/2002	Registered
171554	Japan	DIGIMASTER	9	2000-029706	3/24/2000	4447821	1/19/2001	Registered
171555	Jordan	DIGIMASTER	9	57306	9/30/1999	57306	3/30/2000	Registered
171556	Jordan	DIGIMASTER	7	57189	3/30/2000	57189	9/23/2001	Registered
171557	Lebanon	DIGIMASTER	7, 9	83217	4/11/2000	83217	4/11/2000	Registered
171558	Liechtenstein	DIGIMASTER	7, 9	11631	3/28/2000	11631	7/24/2000	Registered
171559	Malaysia	DIGIMASTER	9	2000/03589	9/30/1999	2000/03589	9/30/1999	Registered
171560	Mexico	DIGIMASTER	9	418502	3/30/2000	822716	3/30/2000	Registered
171561	Mexico	DIGIMASTER	7	418501	3/30/2000	831695	3/30/2000	Registered
171562	Mexico	DIGIMASTER	9	557981	7/25/2002	828246	7/25/2002	Registered

171574	Montenegro (Republic of)	DIGIMASTER	9	Z-423/00	5/12/2000	06054PP	2/9/2004	Registered
171563	Morocco	DIGIMASTER	9	73526	5/17/2000	73526	5/17/2000	Registered
171564	New Zealand	DIGIMASTER	7	611362	3/28/2000	611362	9/28/2000	Registered
171565	New Zealand	DIGIMASTER	9	611363	3/28/2000	611363	9/28/2000	Registered
171566	Norway	DIGIMASTER	7, 9	200003255	3/20/2000	206457	1/11/2001	Registered
171568	Peru	DIGIMASTER	7	462557	7/27/2011	75900	10/31/2001	Registered
171569	Poland	DIGIMASTER	7, 9	Z-216116	3/30/2000	R-151338	3/30/2000	Registered
171570	Romania	DIGIMASTER	7, 9	M 2000 01467	3/28/2000	45142	3/28/2000	Registered
171571	Russian Federation	DIGIMASTER	7, 9, 35, 42	2000706953	3/29/2000	223942	10/7/2002	Registered
171572	Saudi Arabia	DIGIMASTER	9	63151	3/25/2000	548/79	11/7/2000	Registered
171573	Saudi Arabia	DIGIMASTER	7	63150	3/25/2000	556/33	1/8/2001	Registered
171575	Slovak Republic	DIGIMASTER	9	933-2000	3/29/2000	196120	7/16/2001	Registered
171576	South Africa	DIGIMASTER	9	2000/05537	3/27/2000	2000/05537	3/27/2000	Registered
171578	Taiwan	DIGIMASTER	7	89032376	6/8/2000	954393	8/16/2001	Registered
171579	Taiwan	DIGIMASTER	9	89032377	6/8/2000	960039	9/16/2001	Registered
171580	Thailand	DIGIMASTER	9	415838	3/30/2000	KOR155446	3/27/2002	Registered
171581	Thailand	DIGIMASTER	7	415837	3/30/2000	KOR130195	3/8/2001	Registered
171582	Tunisia	DIGIMASTER	7, 9	EE 00.0474	3/22/2000	EE00.0474	3/22/2000	Registered
171583	Turkey	DIGIMASTER	7, 9	2000/05497	3/29/2000	2000/05497	3/29/2000	Registered
171584	Ukraine	DIGIMASTER	7, 9	2000031287	3/30/2000	30181	3/3/2000	Registered
171585	United Arab Emirates	DIGIMASTER	9	35561	3/28/2000	25295	8/19/2000	Registered
171586	United Arab Emirates	DIGIMASTER	7	35560	3/28/2000	31576	4/24/2002	Registered
171588	Uruguay	DIGIMASTER	7, 9	414406	7/22/2010	321620	10/23/2000	Registered
171589	Venezuela	DIGIMASTER	7	336592	10/10/2001	P-233072	8/27/2001	Registered
171590	Vietnam	DIGIMASTER	7, 9	47275	3/30/2000	38523	10/8/2001	Registered
171591	Vietnam	DIGIMASTER	9	45842	3/30/2000	38689	10/31/2001	Registered
170771	Canada	DIGITAL ICE3		1053026	3/30/2000	TMA563416	6/13/2002	Registered
157768	Canada	DIGITAL SCIENCE		775675	2/17/1995	492660	4/8/1998	Registered
157642	Brazil	DIGITAL SCIENCE W/DS (STYLIZED)	16.10, 16.20, 16.40	818401869	3/31/1995			Pending
157940	Cyprus	DIGITAL SCIENCE W/DS (STYLIZED)	9	42574	4/28/1995	42574	4/28/1995	Registered
158115	Dominican Republic	DIGITAL SCIENCE W/DS (STYLIZED)	70		10/13/1995	81286	12/15/1995	Registered
158110	Dominican Republic	DIGITAL SCIENCE W/DS (STYLIZED)	66			79274	8/15/1995	Registered
158105	Dominican Republic	DIGITAL SCIENCE W/DS (STYLIZED)	11		6/30/1995	78739	8/15/1995	Registered

157945	Ghana	DIGITAL SCIENCE W/DS (STYLIZED)	9		7/19/1995				Pending
158199	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	10	3627/95	3/28/1995	B8327/1998	3/28/1995		Registered
158224	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	42	3624/95	3/28/1995	B8324/1998	3/28/1995		Registered
158219	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	38	3623/95	3/28/1995	B8323/1998	3/28/1995		Registered
158204	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	16	3628/95	3/28/1995	B8328/1998	3/28/1995		Registered
158194	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	9	3626/95	3/28/1995	B8326/1998	3/28/1995		Registered
158185	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	1	3625/95	3/28/1995	B8325/1998	3/28/1995		Registered
158209	Hong Kong	DIGITAL SCIENCE W/DS (STYLIZED)	35	3629/95	3/28/1995	B8329/1998	3/28/1995		Registered
157949	Iceland	DIGITAL SCIENCE W/DS (STYLIZED)	9						Pending
157824	India	DIGITAL SCIENCE W/DS (STYLIZED)	16	660749	3/28/1995				Pending
157820	India	DIGITAL SCIENCE W/DS (STYLIZED)	9	660748	3/28/1995				Pending
157814	India	DIGITAL SCIENCE W/DS (STYLIZED)	1	660747	3/28/1995				Pending
157896	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	35	97887	4/3/1995	97887	10/8/1996		Registered
157905	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	42	97889	4/3/1995	97889	10/8/1996		Registered
157901	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	38	97888	4/3/1995	97888	10/8/1996		Registered
157891	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	16	97886	4/3/1995	97886	10/8/1996		Registered
157883	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	9	97885	4/3/1995	97885	10/8/1996		Registered
157879	Israel	DIGITAL SCIENCE W/DS (STYLIZED)	1	97884	4/3/1995	97884	10/8/1996		Registered
158414	Japan	DIGITAL SCIENCE W/DS (STYLIZED)	35	7-27787	3/24/1995				Pending
131338	Morocco	DIGITAL SCIENCE W/DS (STYLIZED)	9	57892	11/2/1995				Pending
158389	Myanmar	DIGITAL SCIENCE W/DS (STYLIZED)	9	1954/1995	5/22/1995	1954/1995	5/22/1995		Registered
158349	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	42	247303	3/30/1995	B247303	3/30/1997		Registered

158344	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	38	247302	3/30/1995	B247302	3/30/1997	Registered
158339	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	35	247301	3/30/1995	B247301	3/30/1997	Registered
158334	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	16	247300	3/30/1995	B247300	3/30/1995	Registered
158329	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	9	247299	3/30/1995	B247299	3/30/1997	Registered
158324	New Zealand	DIGITAL SCIENCE W/DS (STYLIZED)	1	247298	3/30/1995	B247298	3/30/1995	Registered
158040	Venezuela	DIGITAL SCIENCE W/DS (STYLIZED)	42	4342	3/29/1995			Pending
148380	Japan	DIGITHERM	1	42761/94	4/27/1994			Pending
141928	United States	DIMEZONE	6	77525	7/13/1959	704798	9/27/1960	Registered
132965	Canada	DIRECT IMAGE		806997	3/14/1996	517337	9/29/1999	Registered
164955	United States	DK-50	1	71445390	7/16/1941	401845	6/15/1943	Registered
173691	Canada	DOLEV		1097785	3/28/2001	TMA574543	1/28/2003	Registered
173321	France	DOLEV	9	1495222	8/26/1988	1495222	8/26/1988	Registered
173322	Germany	DOLEV	9	S47189/9 Wz	8/26/1988	1141966	6/28/1989	Registered
173324	Italy	DOLEV	9	36289C/88	9/2/1988	1297588	7/11/1991	Registered
173325	Japan	DOLEV	9	1988-104544	9/12/1988	2706487	4/28/1995	Registered
173326	United Kingdom	DOLEV	9	1356378	8/31/1988	1356378	8/31/1990	Registered
165844	Mexico	DOUBLE-X	9			459430	5/6/1994	Registered
144463	United States	DOUBLE-X	1	170391	6/5/1963	765871	3/3/1964	Registered
162257	Canada	DS (STYLIZED)		790649	8/21/1995	492662	4/8/1998	Registered
157772	Canada	DS (STYLIZED)		778652	3/24/1995	492666	4/8/1998	Registered
163518	Australia	DURACLEAR	1	A520133	9/27/1996	A520133	9/27/1996	Registered
163527	Denmark	DURACLEAR	1	6981/89	9/21/1989	7202/90	11/9/1990	Registered
163546	Greece	DURACLEAR	1	96005	10/12/1989	96005	12/17/1992	Registered
168559	Argentina	DURACOLOR	1	2312858	10/24/2000	1869288	4/29/2002	Registered
168547	Bolivia	DURACOLOR	1	SM-4284	9/29/2000	87956-C	8/21/2002	Registered
168129	Brazil	DURACOLOR	1	822683199	5/5/2000	822683199	10/13/2010	Registered
168660	Chile	DURACOLOR	1	509656	11/30/2000	599982	7/20/2001	Registered
168579	Costa Rica	DURACOLOR	40		12/4/2000	127460	8/14/2001	Registered
168578	Costa Rica	DURACOLOR	1		12/3/2001	134285	8/14/2002	Registered
168585	El Salvador	DURACOLOR	40	012000009625	12/13/2000	220 Book 141	10/17/2001	Registered
168584	El Salvador	DURACOLOR	1	012000009624	12/13/2000	99 Book 142	10/24/2001	Registered
168587	Guatemala	DURACOLOR	40	M-10779-2000	12/13/2000	111767	7/19/2001	Registered
168586	Guatemala	DURACOLOR	1	M-10778-2000	12/13/2000	122489	2/26/2003	Registered

168132	Mexico	DURACOLOR	40	419567	4/5/2000	699009	4/5/2000	Registered
168131	Mexico	DURACOLOR	16	419566	4/5/2000	655503	4/5/2000	Registered
168591	Nicaragua	DURACOLOR	40	2000/05308	12/14/2000	50246CC	8/6/2001	Registered
168590	Nicaragua	DURACOLOR	1	2000/05307	12/14/2000	50245CC	8/6/2001	Registered
168576	Panama	DURACOLOR	1	112358	1/11/2001	112358 01	1/11/2001	Registered
168577	Panama	DURACOLOR	40	112359	1/11/2001	112359 01	1/11/2001	Registered
168524	Paraguay	DURACOLOR	40	25.097	9/28/2000	354394	7/5/2001	Registered
168523	Paraguay	DURACOLOR	1	25.480	10/2/2000	354395	7/10/2001	Registered
168522	Peru	DURACOLOR	40	114739	9/27/2000	24115	12/29/2000	Registered
168521	Peru	DURACOLOR	1	114738	9/27/2000	68352	12/19/2000	Registered
168529	Uruguay	DURACOLOR	16, 40	326433	9/27/2000	420649	6/6/2011	Registered
168538	Uruguay	DURACOLOR	1	326645	10/5/2000	420650	6/6/2011	Registered
168528	Venezuela	DURACOLOR	40	18218-00	10/4/2000	17877	8/27/2001	Registered
168527	Venezuela	DURACOLOR	1	18219-00	10/4/2000	234105	8/27/2001	Registered
137739	Australia	DURAFLEX	1	A411088	7/2/1984	411088	7/2/1984	Registered
137752	Denmark	DURAFLEX	1	5129/84	9/19/1984	83/86	1/3/1986	Registered
137755	Finland	DURAFLEX	1	3665/85	10/23/1985	102480	10/20/1988	Registered
137772	Greece	DURAFLEX	1	84908	2/19/1987	84908	2/19/1987	Registered
137885	Iceland	DURAFLEX	1	901/1991	9/26/1991	81/1992	1/23/1992	Registered
137892	Japan	DURAFLEX	1, 9	50568/1984	5/17/1984	2206876-1	1/30/1990	Registered
166021	Mexico	DURAFLEX	1	296960	6/3/1997	551568	6/25/1997	Registered
137900	New Zealand	DURAFLEX	1	153576	7/3/1984	153576	7/3/1984	Registered
137895	Norway	DURAFLEX	1			123223	11/28/1985	Registered
137907	Sweden	DURAFLEX	9			205400	4/16/1987	Registered
151959	United Kingdom	DURAFLO	1	2000921	10/31/1994	2000921	10/31/1994	Registered
158059	United States	DURAFLO	1	73467686	2/27/1984	1318806	2/12/1985	Registered
167518	Argentina	DURALIFE	1	2993714	4/9/2010	1787391	4/10/2000	Registered
167519	Australia	DURALIFE	1	784776	2/8/1999	784776	2/8/1999	Registered
168033	Bolivia	DURALIFE	1	SM-0256	1/21/2000	88000-C	8/26/2002	Registered
167520	Brazil	DURALIFE	1	821423738	2/19/1999	821423738	9/17/2002	Registered
167517	Canada	DURALIFE		1004572	2/8/1999	558208	2/20/2002	Registered
167521	Chile	DURALIFE	1	881041	10/13/2009	871458	11/8/2009	Registered
167522	China (People's Republic Of)	DURALIFE	1	9900016057	2/11/1999	1416044	7/7/2000	Registered
167543	Denmark	DURALIFE	1	VA 1999 00771	2/16/1999	VR 1999/1861	6/4/1999	Registered
167523	Finland	DURALIFE	1	T199900549	2/17/1999	216283	12/15/1999	Registered
167544	Greece	DURALIFE	1	139716	2/18/1999	139716	6/19/2000	Registered
167525	Hong Kong	DURALIFE	1	1544/1999	2/8/1999	199915992	2/8/1999	Registered

167527	Indonesia	DURALIFE	1	D99-5946	4/16/1999	IDM000187438	12/12/2008	Registered
167528	Ireland	DURALIFE	1	99/0530	2/16/1999	211719	2/16/1999	Registered
167529	Japan	DURALIFE	1	10692/1999	2/9/1999	4337086	11/19/1999	Registered
167531	Mexico	DURALIFE	1	363032	2/8/1999	603866	2/9/1999	Registered
167532	New Zealand	DURALIFE	1	304800	2/8/1999	304800	2/8/1999	Registered
167533	Norway	DURALIFE	1	1999 01810	2/18/1999	197490	5/6/1999	Registered
168032	Paraguay	DURALIFE	1	1012847	4/8/2010	226258	7/4/2000	Registered
167534	Peru	DURALIFE	1	078931	3/1/1999	54871	5/14/1999	Registered
167535	Singapore	DURALIFE	1	T99/01209D	2/11/1999	T9901209D	2/11/1999	Registered
167536	South Africa	DURALIFE	1	99/01915	2/8/1999	99/01915	2/8/1999	Registered
167530	South Korea	DURALIFE	1	40-1999-4653	2/12/1999	462823	1/12/2000	Registered
167538	Sweden	DURALIFE	1	99-1295	2/16/1999	340182	9/8/2000	Registered
167539	Taiwan	DURALIFE	1	88005555	2/8/1999	887577	4/1/2000	Registered
167540	Thailand	DURALIFE	1	381089	2/18/1999	Kor108059	2/18/1999	Registered
167541	United Kingdom	DURALIFE	1	2189039	2/17/1999	2189039	2/17/1999	Registered
168015	Uruguay	DURALIFE	1	412269	5/10/2010	319244	7/6/2000	Registered
167542	Venezuela	DURALIFE	1	1803-99	2/11/1999	P-226071	10/8/1999	Registered
146497	Denmark	DURAPRINT	1	5977/85	10/24/1985	VR 1987 00697	2/6/1987	Registered
146513	Greece	DURAPRINT	1	84909	2/19/1987	84909	2/19/1987	Registered
166185	Andorra	DURATRANS	1	3690	1/14/1997	2429	1/14/1997	Registered
145269	Australia	DURATRANS	1			A314468	1/5/1978	Registered
145275	Canada	DURATRANS	1	419516	4/12/1996	263941	10/30/1996	Registered
145278	Denmark	DURATRANS	1	273/78	1/17/1978	3655/1978	11/10/1978	Registered
145283	Finland	DURATRANS	1	3667/85	10/23/1985	99234	8/20/1987	Registered
145295	Greece	DURATRANS	1	84910	2/19/1987	84910	2/19/1987	Registered
166020	Mexico	DURATRANS	1	296959	6/3/1997	640230	1/31/2000	Registered
145390	New Zealand	DURATRANS	1	122271	1/10/1978	122271	1/10/1978	Registered
145386	Norway	DURATRANS	1			103992	1/10/1980	Registered
145395	Poland	DURATRANS	1	96494	2/8/1991	70717	2/8/1991	Registered
145399	Sweden	DURATRANS	1			163445	5/19/1978	Registered
145265	United States	DURATRANS	1	382209	8/27/1982	1255696	11/1/1983	Registered
138151	Australia	DX (STYLIZED)	9	B394630	7/25/1983	B394630	7/25/1983	Registered
138146	Australia	DX (STYLIZED)	1	B392402	6/7/1983	B392402	6/7/1983	Registered
138156	Canada	DX (STYLIZED)	1, 9	504008	5/24/1983	296095	10/12/1984	Registered
138160	Denmark	DX (STYLIZED)	1, 9	3628/83		1516/84	4/13/1984	Registered
138163	Finland	DX (STYLIZED)	1, 9	4034/1983	7/29/1983	91552	1/21/1985	Registered
138282	Japan	DX (STYLIZED)	1, 9	9/11/97		2001266	11/20/1997	Registered

138296	New Zealand	DX (STYLIZED)	9	148186	7/29/1983	148186	7/29/1983	Registered
138292	New Zealand	DX (STYLIZED)	1	147407	6/3/1983	147407	6/3/1983	Registered
138287	Norway	DX (STYLIZED)	1, 9	83/2433	7/28/1983	119228	11/22/1984	Registered
138300	Sweden	DX (STYLIZED)	1, 9	83-4856	7/27/1983	189330	12/9/1983	Registered
138143	United States	DX (STYLIZED)	1	73492593	7/30/1984	1353506	8/13/1985	Registered
162279	United States	DXIX (STYLIZED)	1	74-628109	1/31/1995	2018280	11/19/1996	Registered
166186	Andorra	EASTMAN	1, 9	3689	1/14/1997	2435	1/14/1997	Registered
168801	Angola	EASTMAN	1	4118/94	12/1/1994	4118/94	8/4/1999	Registered
168812	Angola	EASTMAN	42	4129/94	12/1/1994	4129/94	8/11/1999	Registered
168811	Angola	EASTMAN	40	4128/94	12/1/1994	4128/94	8/30/1999	Registered
168805	Angola	EASTMAN	9	4122/94	12/1/1994	4122/94	8/30/1999	Registered
168804	Angola	EASTMAN	16	4121/94	12/1/1994	4121/94	8/30/1999	Registered
168802	Angola	EASTMAN	2	4119/94	12/1/1994	4119/94	8/30/1999	Registered
168803	Angola	EASTMAN	5	4120/94	12/1/1994	4120/94	9/14/1999	Registered
163218	Argentina	EASTMAN	9	2952989	10/20/2009	2396363	9/27/2010	Registered
163214	Argentina	EASTMAN	1	2897028	2/25/2009	1724031	3/3/1999	Registered
165905	Australia	EASTMAN	9	730531	3/25/1997	730531	3/25/1997	Registered
163248	Australia	EASTMAN	1	A404430	2/28/1984	A404430	2/28/1984	Registered
163241	Australia	EASTMAN	1	A231847	8/22/1976	A231847	8/22/1969	Registered
163282	Bangladesh	EASTMAN	9			3847	8/29/1995	Registered
163278	Bangladesh	EASTMAN	1			3846	8/29/1995	Registered
142894	Cambodia (Kampuchea)	EASTMAN	1	2788	4/19/1993	2786	4/23/1993	Registered
163406	Chile	EASTMAN	9	849845	12/24/2008	849267	3/19/2009	Registered
163413	Chile	EASTMAN	1	687007	5/13/2005	732154	8/29/2005	Registered
166918	Chile	EASTMAN	1	412455	4/22/1998			Pending Application
163417	China (People's Republic Of)	EASTMAN	9			154119	2/15/1982	Registered
163441	Colombia	EASTMAN	1	92/271005	11/11/1997	15041A	11/27/1997	Registered
163437	Colombia	EASTMAN	9	92/271005	11/11/1997	15041	11/27/1997	Registered
163507	Cuba	EASTMAN	9			110987	7/1/1995	Registered
163498	Cuba	EASTMAN	1			110808	1/17/1992	Registered
163523	Denmark	EASTMAN	9	8964/90	11/23/1990	8542/92	9/18/1992	Registered
157069	Dominican Republic	EASTMAN	70		2/26/1992	53180	4/14/1992	Registered
157064	Dominican Republic	EASTMAN	9	2012/4717	1/23/2012	53168	4/14/1992	Registered
157058	Dominican Republic	EASTMAN	16		2/26/1992	53159	4/14/1992	Registered
157026	Dominican Republic	EASTMAN	5	2012/4708	1/23/2012	53036	4/14/1992	Registered
163541	Ecuador	EASTMAN	9			26/40	1/3/1940	Registered
164603	El Salvador	EASTMAN	40	1955/91	8/15/1991	15BOOK16	3/19/1993	Registered

164576	El Salvador	EASTMAN	1	1958/91	8/15/1991	235BOOK20	12/2/1993	Registered
147333	Estonia	EASTMAN	Rene, onl, 1, 2, 5, 16, 17, 22, 23, 34, 42	9079	10/27/1993	18917	3/29/1996	Registered
163565	Finland	EASTMAN	9	6140/90	11/27/1990	122095	9/21/1992	Registered
163561	Finland	EASTMAN	1, 9	T195300905	6/9/1953	27432A	2/15/1954	Registered
165923	Georgia	EASTMAN	1, 2, 5, 16, 17, 22, 23, 34, 42	408/3	3/30/1994	8549	3/5/1998	Registered
144109	Greece	EASTMAN	40, 41, 42	114990	7/8/1993	114990	12/19/1995	Registered
163633	Greece	EASTMAN	9	102201	12/21/1990	102201	3/17/1994	Registered
163621	Greece	EASTMAN	1, 9, 16			18670	6/11/1953	Registered
163641	Guatemala	EASTMAN	1			31534	12/14/1996	Registered
165921	Hong Kong	EASTMAN	9	5068/97	4/16/1997	2464/1999	4/16/1997	Registered
163652	Hong Kong	EASTMAN	9	99/49	2/3/1949	958/49	2/3/1949	Registered
163647	Hong Kong	EASTMAN	1, 9	99/49	2/3/1949	19490957AA	2/3/1949	Registered
164061	Iceland	EASTMAN	1, 16, 40, 41, 42, 44	855/1991	9/26/1991	40/1992	1/23/1992	Registered
164057	Iceland	EASTMAN	9	1003/1990	12/7/1990	538/1991	5/31/1991	Registered
164033	India	EASTMAN	9			B303115	2/20/1989	Registered
164028	India	EASTMAN	1			303114	2/20/1989	Registered
156424	India	EASTMAN	1	657154	2/28/1995	657154	2/28/1995	Registered
164019	Indonesia	EASTMAN	9			IDM000194824	5/24/1989	Registered
164011	Indonesia	EASTMAN	1	D97 19750		IDM000158966	3/15/1998	Registered
168020	Indonesia	EASTMAN	16	D98-15480		IDM000194825	5/24/2009	Registered
164025	Israel	EASTMAN	1	15827	1/29/1957	15827	1/1/1959	Registered
164106	Japan	EASTMAN	1, 9	54074/1989	5/12/1989	2409008	4/30/1992	Registered
164101	Japan	EASTMAN	1	204932/1988	4/5/1988	523306	7/9/1978	Registered
164068	Japan	EASTMAN	1	721836/1995	6/28/1995	74983	10/7/1915	Registered
143788	Laos	EASTMAN	1	2124	6/3/1993	1343	6/4/2003	Registered
146918	Latvia	EASTMAN	1, 2, 5, 16, 17, 22, 23, 34, 42	M-93-8125	9/21/1993	33630	8/20/1996	Registered
147852	Lithuania	EASTMAN	1, 2, 5, 16, 17, 22, 23, 34, 42	13082	10/13/1993	24313	2/18/1997	Registered
140326	Lithuania	EASTMAN	9	12837	9/30/1993	14080	1/10/1995	Registered
130888	Madagascar	EASTMAN	35, 37, 40, 41	95/00831D	7/13/1995	1596	7/13/1995	Registered
164301	Malaysia	EASTMAN	1	01130/88	3/15/1988	01130/88	3/15/1995	Registered
164297	Malaysia	EASTMAN	9			88/01126	3/15/1995	Registered
164239	Mexico	EASTMAN	1	26876		58083	8/27/1955	Registered
164289	Mexico	EASTMAN	9	161717		244618	4/25/1980	Registered

Registration Number	Country	Trademark	Class	Priority No.	Priority Date	Registration Date	Status
139265	Myanmar	EASTMAN	1			3655/1993	Registered
164328	Netherlands Antilles	EASTMAN	1, 9			3750	Registered
164321	Norway	EASTMAN	9	90.6261	11/27/1990	158209	Registered
164474	Pakistan	EASTMAN	1		6/25/1970	53754	Registered
164470	Pakistan	EASTMAN	9		6/25/1970	53753	Registered
164352	Panama	EASTMAN	1			1933	Registered
164519	Paraguay	EASTMAN	9	25699	12/16/1996	194353	Registered
164514	Paraguay	EASTMAN	1	25700	12/16/1996	194354	Registered
164433	Peru	EASTMAN	9	491551	4/26/2012	45808	Registered
164424	Peru	EASTMAN	1	187547	6/26/1991	8960	Registered
164494	Poland	EASTMAN	1, 2, 3, 4, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42	96493	2/8/1991	70716	Registered
164489	Poland	EASTMAN	1		4/27/1970	49652	Registered
167497	Poland	EASTMAN	9	Z193546	10/28/1998	135069	Registered
133328	Russian Federation	EASTMAN	1, 5, 16, 23, 42	93047630	10/19/1993	136111	Registered
164561	Singapore	EASTMAN	1		9/6/1970	T4911660J	Registered
164571	Singapore	EASTMAN	1		8/18/1971	T5012829C	Registered
164566	Singapore	EASTMAN	9		9/6/1970	T4911661I	Registered
166040	Singapore	EASTMAN	9	S/5572/97	5/14/1997	T97/05572A	Registered
149695	South Africa	EASTMAN	9	B86/8186	12/8/1986	B86/8186	Registered
164783	South Africa	EASTMAN	1	B65/5176	12/13/1965	B65/5176	Registered
164109	South Korea	EASTMAN	1, 9	2888/1970	8/17/1970	20664	Registered
166023	South Korea	EASTMAN	9	97-20315	5/6/1997	417740	Registered
164558	Sweden	EASTMAN	9	90-10608	11/20/1990	233240	Registered
164528	Sweden	EASTMAN	1, 9			29278	Registered
164667	Taiwan	EASTMAN	101			253007	Registered
171080	Tunisia	EASTMAN	1, 5, 7, 9, 10, 11, 16, 17, 22, 23, 24, 28, 34, 40	EE890144	2/21/1989	EE040339	Registered
140331	Turkmenistan	EASTMAN	9	1(2881)	12/29/1995	3026	Registered
167803	United Kingdom	EASTMAN	9	2012334	2/24/1995	2012334B	Registered
167314	United Kingdom	EASTMAN	9	2183190	11/30/1998	2183190	Registered

163095	United States	EASTMAN	1	277545	8/4/1967	867753	4/8/1969	Registered
164749	Venezuela	EASTMAN	1, 9			F-011832	11/7/1954	Registered
164001	Venezuela	EASTMAN	9	338/93	1/13/1993	181539	10/10/1995	Registered
137768	Iran	EASTMAN (ARABIC)	1, 9, 16, 17, 22, 23, 35, 41			46003	11/16/1996	Registered
131178	China (People's Republic Of)	EASTMAN (CHINESE)	9	93016084	3/12/1993	699583	7/28/1994	Registered
131170	China (People's Republic Of)	EASTMAN (CHINESE)	1	93016082	3/12/1993	697227	7/14/1994	Registered
162475	India	EASTMAN (STYLIZED WITH BEAKERS)	1	576402	7/3/1992	576402	7/3/1992	Registered
154037	Germany	EASTMAN EXR	1, 9	E29990/1	9/14/1990	1177311	6/6/1991	Registered
154032	Switzerland	EASTMAN EXR	1, 9		10/18/1990	385555	10/18/1990	Registered
168833	Argentina	EASYSHARE	9	3205262	11/8/2012	1902130	11/28/2002	Registered
168848	Australia	EASYSHARE	9	884119	7/30/2001	884119	7/30/2001	Registered
169407	Australia	EASYSHARE	9, 40, 41	916487	6/14/2002	916487	6/13/2002	Registered
169408	Brazil	EASYSHARE	9	824686381	7/3/2002			Pending Application
169419	Brazil	EASYSHARE	40	824680138	6/24/2002	824680138	4/24/2007	Registered
176284	Brazil	EASYSHARE	9	840008830	1/26/2012			Pending Application
168858	Canada	EASYSHARE		1132388	2/27/2002	626957	11/29/2004	Registered
168851	Chile	EASYSHARE	9	997733	3/12/2012	961296	3/25/2002	Registered
169430	Chile	EASYSHARE	40	1033660	11/15/2012	651927	12/11/2002	Registered
168852	China (People's Republic Of)	EASYSHARE	9	2001137443	8/1/2001	1983102	11/28/2002	Registered
169597	China (People's Republic Of)	EASYSHARE	41	3296339	9/4/2002	3296339	12/20/2003	Registered
169596	China (People's Republic Of)	EASYSHARE	38	3296337	9/4/2002	3296337	4/21/2004	Registered
169410	China (People's Republic Of)	EASYSHARE	9	3359004		3359004	2/7/2004	Registered
169420	China (People's Republic Of)	EASYSHARE	40	3296338	9/4/2002	3296338	4/21/2004	Registered
168847	Hong Kong	EASYSHARE	9	12177/2001	7/28/2001	B432/2003	7/28/2001	Registered
168932	India	EASYSHARE	9	1032937	7/31/2001	1032937	7/31/2001	Registered
169421	India	EASYSHARE	40	1236829	9/15/2003	1236829	9/15/2003	Registered
168859	Indonesia	EASYSHARE	9	R00 2011 008885	8/5/2011	IDM000335437	11/16/2011	Registered
169412	Indonesia	EASYSHARE	9	D00.2002.22953 .23209	10/3/2002	551874	11/11/2003	Registered
169422	Indonesia	EASYSHARE	40	R00 2012 001878	2/3/2012	IDM000357295	7/18/2003	Registered
169413	Japan	EASYSHARE	9, 40	66158/2002	8/5/2002	4727848	11/21/2003	Registered
168853	Mexico	EASYSHARE	9	498649	7/27/2001	718866	7/27/2001	Registered
169424	Mexico	EASYSHARE	40	552304	6/18/2002	754986		Registered
169414	Mexico	EASYSHARE	9	552303	6/18/2002	754985	6/1/2002	Registered
168846	South Korea	EASYSHARE	9	40-2001-42828	9/26/2001	548971	5/23/2003	Registered

169415	South Korea	EASYSHARE	9	70-2002-529	9/11/2002	40-548971		Registered
169425	South Korea	EASYSHARE	38, 40	41-2002-18456	9/11/2002	41-100931	5/18/2004	Registered
168854	Taiwan	EASYSHARE	9	90031185	7/27/2001	1029657	1/15/2003	Registered
169416	Taiwan	EASYSHARE	9	91024682	6/17/2002	1043645	1/15/2003	Registered
169426	Taiwan	EASYSHARE	40	91024690	6/17/2002	184841	7/31/2003	Registered
176153	United States	EASYSHARE	9	85220062	1/18/2011	4110993	3/13/2012	Registered
171262	Uruguay	EASYSHARE	9, 38, 40	358614	11/24/2004	358614	6/20/2005	Registered
168832	Venezuela	EASYSHARE	21, 24, 26	13802-01	8/2/2001	241720	11/11/2002	Registered
173694	Canada	ECENTRAL		1097880	3/28/2001	TMA580851	5/7/2003	Registered
175581	India	EDGE	1	1679959	4/24/2008			Pending Application
151964	United Kingdom	EDGE	1	2000919	10/31/1994	2000919	10/31/1994	Registered
169851	China (People's Republic Of)	EDGE (CHINESE)	1	3462608	2/20/2003	3462608	1/21/2005	Registered
144366	India	EKTA	9		4/19/1951	148455	7/22/1952	Registered
144362	India	EKTA	1		4/19/1951	148454	4/28/1952	Registered
144418	South Africa	EKTA	9	65/4504	11/4/1965	65/4504	11/4/1965	Registered
144414	South Africa	EKTA	1	65/4503	11/4/1965	65/4503	11/4/1965	Registered
144424	Zambia	EKTA	9			784/59	2/8/1993	Registered
144419	Zambia	EKTA	1			783/59	2/8/1993	Registered
131709	Brazil	EKTACATH	1	816639418	2/28/1992	816639418	9/21/1993	Registered
159012	Brazil	EKTACATH	10	816639400	2/28/1992	816639400	11/9/1993	Registered
158368	Finland	EKTACATH	1, 10	982/92	2/28/1992	127794	9/6/1993	Registered
159005	Hong Kong	EKTACATH	1	644/92	1/29/1992	3765/93	9/15/1993	Registered
159010	Hong Kong	EKTACATH	10	645/92	1/29/1992	2288/93		Registered
159047	Japan	EKTACATH	1	17919/92	2/24/1992	2704015	2/28/1995	Registered
166187	Andorra	EKTACHROME	1	3685	1/14/1997	2476	1/14/1997	Registered
155787	Argentina	EKTACHROME	40	2444087	7/14/2003	1950524	9/12/2003	Registered
155781	Argentina	EKTACHROME	1	2366554	2/21/2002	1872365	5/22/2002	Registered
155835	Bolivia	EKTACHROME	16			83377-A	12/8/1970	Registered
155830	Bolivia	EKTACHROME	9			83378-A	12/8/1970	Registered
155825	Bolivia	EKTACHROME	1			83379-A	12/8/1970	Registered
145209	Brazil	EKTACHROME	1	814385524	7/22/1988	814385524	6/6/1995	Registered
155845	Brazil	EKTACHROME	9.45			5019095	12/3/1968	Registered
155841	Brazil	EKTACHROME	1.7			2299682	12/3/1948	Registered
155861	Chile	EKTACHROME	1, 5, 9	849844	12/24/2008	849307	3/19/2009	Registered
166706	China (People's Republic Of)	EKTACHROME	1	9800004102	1/13/1998	1280097	6/7/1999	Registered
169916	Colombia	EKTACHROME	1	T2003/017113	2/27/2003	274680	9/26/2003	Registered
155871	Cuba	EKTACHROME	9			110809	1/17/1977	Registered

156999	Dominican Republic	EKTACHROME	44		2/21/1992	53182	4/14/1992	Registered
156994	Dominican Republic	EKTACHROME	1, 5	2012/4712	1/23/2012	53035	4/14/1992	Registered
168674	Estonia	EKTACHROME	1	9080	10/27/1993	18325	1/30/1996	Registered
147341	Georgia	EKTACHROME	1	424/03 / 11474	3/30/1994	M12967	11/9/1999	Registered
144120	Greece	EKTACHROME	40, 42	114993	7/8/1993	114993	12/19/1995	Registered
155927	Greece	EKTACHROME	1, 9, 16	62.51	1/10/1979	62651	6/17/1989	Registered
155925	Greece	EKTACHROME	Class, Rene, onl, 1, 9	84889	2/18/1987	84889	2/18/1987	Registered
155939	Hong Kong	EKTACHROME	1	46/49	1/15/1977	19490860	1/15/1949	Registered
156200	Iceland	EKTACHROME	1	455/1984	9/11/1984	334/1985	7/2/1985	Registered
156188	India	EKTACHROME	1		11/23/1949	141298	1/20/1951	Registered
156178	Indonesia	EKTACHROME	16			IDM000195012	3/2/2009	Registered
156173	Indonesia	EKTACHROME	1	D97-19746	9/15/1997	IDM000158965	3/15/1998	Registered
156195	Iran	EKTACHROME	1, 9, 16, 35, 41			46028	11/16/1996	Registered
156204	Japan	EKTACHROME	18	214913/1990	7/17/1990	394384	12/1/1950	Registered
143795	Laos	EKTACHROME	1	2126	6/3/1993	1346	6/4/2003	Registered
170477	Laos	EKTACHROME	16	2126	6/3/1993	1347	6/4/2003	Registered
146922	Latvia	EKTACHROME	1	M-93-8126	9/21/1993	M33308	6/20/1996	Registered
147856	Lithuania	EKTACHROME	1	13084	10/13/1993	24311	2/18/1997	Registered
130884	Madagascar	EKTACHROME	35, 37, 40, 41	95/00832D	7/13/1995	1597	7/13/1995	Registered
156268	Malaysia	EKTACHROME	1	88/01117	3/15/1988	88/01117	3/15/1988	Registered
156254	Mexico	EKTACHROME	16	104607	9/27/1976	199949	3/26/1992	Registered
156249	Mexico	EKTACHROME	1	36074	8/21/1947	56626	6/27/1948	Registered
156245	Mexico	EKTACHROME	1, 9	36073	8/21/1947	55958	4/15/1948	Registered
139280	Myanmar	EKTACHROME	1, 16			3657/1993	11/25/1993	Registered
156295	Panama	EKTACHROME	1			175	9/5/1951	Registered
156354	Paraguay	EKTACHROME	1	5230	4/12/1993	162305	6/7/1993	Registered
156307	Peru	EKTACHROME	1	233068/93		22844	5/26/1994	Registered
156341	Poland	EKTACHROME	1, 9, 16, 40	96490	2/8/1991	70713	2/8/1991	Registered
141350	Russian Federation	EKTACHROME	1	93047635	10/19/1993	129943	7/24/1995	Registered
156362	Singapore	EKTACHROME	1		9/6/1970	T4911669D	9/6/1970	Registered
156403	South Africa	EKTACHROME	16	65/4507	11/4/1965	65/4507	11/4/1965	Registered
156399	South Africa	EKTACHROME	9	65/4506	11/4/1965	65/4506	11/4/1965	Registered
156392	South Africa	EKTACHROME	1	65/4505	11/4/1965	65/4505	11/4/1965	Registered
156209	South Korea	EKTACHROME	1, 9	2889/1970	8/17/1970	20665	12/14/1970	Registered
156371	Taiwan	EKTACHROME	19			19719	4/1/1965	Registered
156366	Thailand	EKTACHROME	1	285701	5/18/1995	Kor30466	7/28/1965	Registered

156386	Venezuela	EKTACHROME	1	1736	3/14/1997	26859	6/30/1952	Registered
156382	Venezuela	EKTACHROME	1	1740	3/14/1997	26814	6/25/1952	Registered
130928	China (People's Republic Of)	EKTACHROME (CHINESE)	1	93016079	3/12/1993	697233	7/14/1994	Registered
146324	Taiwan	EKTACHROME (CHINESE)	81			68071	2/1/1974	Registered
166188	Andorra	EKTACOLOR	1	3686	1/14/1997	2478	1/14/1997	Registered
137374	China (People's Republic Of)	EKTACOLOR	1	960001661	7/8/1996	271252	12/10/1996	Registered
144123	Greece	EKTACOLOR	40, 42	114994	7/8/1993	114994	7/8/1993	Registered
137406	Greece	EKTACOLOR	1, 9	62652	1/10/1979	62652	8/18/1980	Registered
137657	Iceland	EKTACOLOR	1	895/1991	9/26/1991	75/1992	1/23/1992	Registered
137649	India	EKTACOLOR	1			172470	12/27/1997	Registered
137639	Indonesia	EKTACOLOR	1			IDM000207488	4/23/1979	Registered
137655	Iran	EKTACOLOR	1, 9			45999	10/10/1976	Registered
137664	Japan	EKTACOLOR	1, 9			1273249	1/10/1977	Registered
139260	Laos	EKTACOLOR	1	2123	6/3/1993	1342	6/4/2003	Registered
137677	Malaysia	EKTACOLOR	1	88/01119	3/15/1988	88/01119	7/11/1994	Registered
167585	Mali	EKTACOLOR						Pending Application
139250	Myanmar	EKTACOLOR	1			3658/1993	11/25/1993	Registered
167352	Nepal	EKTACOLOR	1	4682	8/25/1999	14545/056	9/20/1999	Registered
130510	Panama	EKTACOLOR	1			658	5/20/1971	Registered
137727	Poland	EKTACOLOR	1, 9, 16, 40	96489	2/8/1991	70712	2/8/1991	Registered
137761	South Africa	EKTACOLOR	16	65/4510	11/4/1965	65/4510	11/4/1965	Registered
137756	South Africa	EKTACOLOR	9	65/4509	11/4/1965	65/4509	11/4/1965	Registered
137750	South Africa	EKTACOLOR	1	65/4508	11/4/1965	65/4508	11/4/1965	Registered
137666	South Korea	EKTACOLOR	1, 9	1187/1971	4/1/1971	22623	6/28/1971	Registered
137738	Taiwan	EKTACOLOR	1			358831	3/16/1987	Registered
137743	Taiwan	EKTACOLOR	55			355491	2/1/1987	Registered
137731	Thailand	EKTACOLOR	1	285702	5/18/1995	Kor30467	7/28/1965	Registered
137330	United States	EKTACOLOR	1	168593	5/10/1963	763900	1/28/1964	Registered
170911	United States	EKTACOLOR	1	78349188	1/8/2004	2985147	8/16/2005	Registered
153331	Germany	EKTACOLOR GOLD (STYLIZED)	1, 9, 16, 40	E28093/1WZ	11/5/1988	1145308	8/28/1989	Registered
167545	China (People's Republic Of)	EKTACOLOR PRIME	1	9900020038	3/2/1999	1416045	7/7/2000	Registered
157475	Mexico	EKTAFIGHE	9	126047	6/1/1978	215796	7/24/1978	Registered
155561	Mexico	EKTAFIGLO	1	245187		314685	6/28/1986	Registered
170846	Chile	EKTAGRAPHIC	9	627763	11/12/2003	692530	5/6/2004	Registered
155776	Iceland	EKTAGRAPHIC	9	456/1984	9/11/1984	335/1985	7/2/1985	Registered
149959	South Africa	EKTAGRAPHIC	9	94/4124	4/25/1994	94/4124	4/25/1994	Registered

155802	Tunisia	EKTAGRAPHIC	1, 9, 10	EE.89.0148	2/21/1989	EE040343	2/21/1989	Registered
149002	Japan	EKTAJET	11	63587/1991	6/18/1991	2622962	1/26/1984	Registered
154546	United Kingdom	EKTAJET	1	2003641	11/28/1994	2003641	11/28/1994	Registered
134664	Argentina	EKTAMATE	9	1971812	4/17/1995	1582724	12/14/1995	Registered
134684	Brazil	EKTAMATE	9.45, 9.80	16694/74	9/16/1974	6296041	4/25/1996	Registered
134692	Denmark	EKTAMATE	1, 9, 16	1974/105	1/4/1974	1975/46	1/3/1975	Registered
134817	Japan	EKTAMATE	1, 9	726798/1996	9/4/1996	1244798		Registered
134825	Norway	EKTAMATE	1, 9, 16			93584	4/24/1975	Registered
134830	Sweden	EKTAMATE	1, 9, 16	5719/73	11/22/1973	148687	9/20/1974	Registered
149566	Brazil	EKTAMATIC	1	790089742	4/5/1979	790089742	1/15/1985	Registered
170848	Chile	EKTAMAX	9	627761	11/12/2003	692528	5/6/2004	Registered
170847	Chile	EKTAMAX	1	627762	11/12/2003	692529	5/6/2004	Registered
144032	Greece	EKTAMAX	1	115205	7/22/1993	115205	12/19/1995	Registered
171202	Poland	EKTAMAX	1	Z-142548	1/19/1995	R-98262	1/19/1995	Registered
153307	Japan	EKTANAR	10	12469/86	2/12/1986	2085555	10/26/1988	Registered
170854	Algeria	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170855	Austria	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170856	Belarus	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170857	Benelux	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170858	Bulgaria	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170859	Croatia	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170860	Czech Republic	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170861	Egypt	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170862	Germany	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170863	Hungary	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170864	Italy	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170865	Kazakhstan	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170866	Liechtenstein	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170867	Macedonia	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170868	Monaco	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170869	Morocco	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170870	Poland	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170871	Portugal	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170872	Romania	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170873	Russian Federation	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170874	San Marino	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170875	Slovak Republic	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered

170876	Slovenia	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170877	Spain	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170878	Sudan	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170879	Switzerland	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170880	Ukraine	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170881	Uzbekistan	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170882	Vietnam	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
170853	WIPO	EKTANET	9	614756	1/20/1994	614756	1/20/1994	Registered
131217	Denmark	EKTAPLEX	9	1992/08277	11/24/1992	1993/03620	5/14/1993	Registered
150629	Denmark	EKTAPRESS	1	7395/88	10/24/1988	2242/90	4/6/1990	Registered
150633	Finland	EKTAPRESS	1	4702/88	10/25/1988	109998	12/20/1990	Registered
150646	Greece	EKTAPRESS	1	91236	11/9/1988	91236	11/19/1991	Registered
150745	Norway	EKTAPRESS	1	88/4879	10/25/1988	141947	7/5/1990	Registered
150749	Sweden	EKTAPRESS	1	88/9159	10/26/1988	221082	2/15/1991	Registered
148157	Brazil	EKTAPRINT	1	18551	6/30/1975	7229062	10/25/1980	Registered
151626	Colombia	EKTAPRINT	9	94/031231	7/15/1994	170225	11/30/1994	Registered
151631	Colombia	EKTAPRINT	1	94/031236	7/15/1994	170229	11/30/1994	Registered
144116	Greece	EKTAPRINT	35, 37	114992	7/8/1993	114992	7/8/1993	Registered
148249	Hong Kong	EKTAPRINT	1	1682/75		346/77	12/3/1975	Registered
148412	Iceland	EKTAPRINT	1, 9, 16	457/1984	9/11/1984	348/1985	8/6/1985	Registered
146854	Latvia	EKTAPRINT	1, 9	M-93-8133	9/21/1993	33635	8/20/1996	Registered
147860	Lithuania	EKTAPRINT	1, 9	13100	10/13/1993	24296	2/18/1997	Registered
148446	Mexico	EKTAPRINT	1, 2, 3, 4, 5, 17, 29			199109	11/30/1976	Registered
148439	Mexico	EKTAPRINT	1, 9	90585		196406	7/9/1976	Registered
148453	Norway	EKTAPRINT	9	90.6259	11/27/1990	157585	7/8/1993	Registered
148496	Poland	EKTAPRINT	1, 9, 16	96488	2/8/1991	70711	2/8/1991	Registered
141362	Russian Federation	EKTAPRINT	1, 9	93047619	10/19/1993	128342	6/16/1995	Registered
148526	Venezuela	EKTAPRINT	1	753025	5/27/1975	90728	4/17/1979	Registered
148522	Venezuela	EKTAPRINT	9			86905-F	6/20/1993	Registered
148518	Venezuela	EKTAPRINT	9			86904-F	6/20/1978	Registered
148513	Venezuela	EKTAPRINT	16			86903-F	6/20/1978	Registered
171156	Venezuela	EKTAPRINT	9			90728	4/17/1979	Registered
131411	Argentina	EKTAR	9	2417010	3/11/2003	1933065	6/19/2003	Registered
150728	Argentina	EKTAR	1	2465081	10/1/2003	1966243	1/8/2004	Registered
131428	Brazil	EKTAR	9	16698/74	9/16/1974	6331246	5/25/1976	Registered
131455	Chile	EKTAR	1, 9	928768	11/11/2010	907320	10/31/1990	Registered

131476	Denmark	EKTAR	1	4039/88	6/15/1988	3679/90	6/15/1990	Registered
157145	Dominican Republic	EKTAR	35			53187	4/14/1992	Registered
157136	Dominican Republic	EKTAR	9	2012/4725	1/23/2012	53166	4/14/1992	Registered
131493	Finland	EKTAR	1	2597/88	6/15/1988	108288	8/6/1990	Registered
144111	Greece	EKTAR	40	114991	7/8/1993	114991	12/19/1995	Registered
131555	Greece	EKTAR	16	116095	9/24/1993	116095	4/17/1996	Registered
131550	Greece	EKTAR	1	89546	6/24/1988	89546	10/17/1991	Registered
131882	Iceland	EKTAR	1, 9, 16, 40	871/1991	9/26/1991	53/1992	1/23/1992	Registered
131877	India	EKTAR	9		11/23/1949	141297	2/5/1951	Registered
131891	Japan	EKTAR	10	12470/86	2/12/1986	2085556	10/26/1988	Registered
139522	Laos	EKTAR	1	2129	6/3/1993	1362	6/4/2003	Registered
146858	Latvia	EKTAR	1, 16	M-93-8127	9/21/1993	33631	8/20/1996	Registered
147864	Lithuania	EKTAR	1, 16	13081	10/13/1993	24314	2/18/1997	Registered
131912	Mexico	EKTAR	1, 2, 3, 4, 5, 17, 29	61600	5/2/1989	371825	1/18/1990	Registered
131908	Mexico	EKTAR	1, 6, 8, 9, 11, 12, 14, 16	243700		308924	7/4/1985	Registered
139512	Myanmar	EKTAR	1			3661/1993	11/25/1993	Registered
131933	Panama	EKTAR	9			3406	9/27/1940	Registered
131939	Peru	EKTAR	9	243692	6/1/1994	27122	10/14/1994	Registered
131949	Poland	EKTAR	1, 9, 16, 17, 40	96487	2/8/1991	70710	2/8/1991	Registered
141371	Russian Federation	EKTAR	1, 16	93047616	10/19/1993	131182	8/28/1995	Registered
131969	Singapore	EKTAR	9		9/6/1970	T4911668F	9/6/1970	Registered
131897	South Korea	EKTAR	1	5142/1977	9/16/1977	57719	9/21/1978	Registered
131965	Sweden	EKTAR	1	88 5184	6/16/1988	219460	11/23/1990	Registered
131992	Venezuela	EKTAR	9			20729	5/4/1949	Registered
155731	Brazil	EKTASCAN	9.55					Pending
167978	China (People's Republic Of)	EKTASCAN	5	9900116901	9/29/1999			Pending
155689	Hong Kong	EKTASCAN	9	14901/94	12/14/1994	5932/1996	12/14/1994	Registered
155683	Hong Kong	EKTASCAN	1	14902/94	12/14/1994	5933/1996	12/14/1994	Registered
130925	Madagascar	EKTASCAN	1, 9, 16	95/00820D	7/13/1995	1585	7/13/1995	Registered
155709	Mexico	EKTASCAN	9	221489		498608	7/26/1995	Registered
155704	Mexico	EKTASCAN	1	221488	1/12/1995	497343	7/18/1995	Registered
155699	Philippines	EKTASCAN	09					Pending
155694	Philippines	EKTASCAN	01					Pending
164003	Poland	EKTASCAN	1, 9	Z-150.837	8/18/1995	103568	8/18/1995	Registered
155621	Singapore	EKTASCAN	9	10680/94	12/10/1994	T94/10680E	12/10/1994	Registered

155617	Singapore	EKTASCAN	1	S/10679/94	12/10/1994	T94/10679A	12/10/1994	Registered
155757	South Korea	EKTASCAN	39					Pending
155753	South Korea	EKTASCAN	34					Pending
155749	South Korea	EKTASCAN	10					Pending
155345	Sweden	EKTASCAN	1	87 3573	5/5/1987			Pending
155740	Taiwan	EKTASCAN	01					Pending
155745	Taiwan	EKTASCAN	09					Pending
155047	Thailand	EKTASCAN	9	279031	1/13/1995	Kor40261	1/13/1995	Registered
155042	Thailand	EKTASCAN	1	279030	1/13/1995	Kor35553	1/13/1995	Registered
133408	Japan	EKTASPEED	1	730778/93	9/17/1993	1653452	3/30/1994	Registered
164409	Denmark	EKTATHERM	16	8164/90	10/25/1990	7000/91	10/18/1991	Registered
164405	Denmark	EKTATHERM	1, 9	6980/89	9/21/1989	7598/90	11/23/1990	Registered
164413	Finland	EKTATHERM	1, 9	R201101354	5/4/2011	113768	9/5/1991	Registered
164419	Finland	EKTATHERM	16	5473/90	10/24/1990	118495	4/21/1992	Registered
164446	Greece	EKTATHERM	16	101565	11/8/1990	101565	1/17/1994	Registered
164442	Greece	EKTATHERM	1, 9	96004	10/12/1989	96004	12/17/1992	Registered
164602	Japan	EKTATHERM	1, 2, 16	124735/1990	11/6/1990	2515180	3/31/1993	Registered
164597	Japan	EKTATHERM	1, 9, 10	124734/1990	11/6/1990	2503288	2/26/1993	Registered
164592	Japan	EKTATHERM	2	124733/1990	11/6/1990	2528844	4/28/1993	Registered
164635	Norway	EKTATHERM	9	89.4609	9/21/1989	146.165	7/25/1991	Registered
164643	Norway	EKTATHERM	16	90.5533	10/23/1990	150709	5/27/1992	Registered
164633	Norway	EKTATHERM	1, 9	89.4609	9/21/1989	146165	7/25/1991	Registered
164674	Singapore	EKTATHERM	16			T90/06977H		Registered
164669	Singapore	EKTATHERM	1			T90/06976Z		Registered
164623	South Korea	EKTATHERM	16	32134/1990	11/2/1990	227199	12/2/1991	Registered
164618	South Korea	EKTATHERM	16	90-32133	11/2/1990	40-229359	12/27/1991	Registered
164612	South Korea	EKTATHERM	2	32132-90	11/2/1990	40-230140	1/9/1992	Registered
164608	South Korea	EKTATHERM	1	32131/1990	11/2/1990	226154	11/19/1991	Registered
164662	Sweden	EKTATHERM	16	90-9692	10/23/1990	231463	3/13/1992	Registered
164657	Sweden	EKTATHERM	1, 9	89/8900	9/21/1989	225845	8/16/1991	Registered
164682	Taiwan	EKTATHERM	73	01419-80	1/11/1991	537062	10/1/1991	Registered
164676	Taiwan	EKTATHERM	48	80-01418	1/11/1991	526108	6/16/1991	Registered
143734	United States	EKTATHERM	1	74/003458	11/20/1989	1638048	3/19/1991	Registered
140750	Canada	EKTAVISION	1	830612	12/3/1996	520856	12/22/1999	Registered
140217	Greece	EKTAVISION	1	131619	12/18/1996	131619	11/17/1998	Registered
140227	Ireland	EKTAVISION	1	6349/96	12/12/1996	203736	12/12/1996	Registered
140760	United Kingdom	EKTAVISION	1	2118191	12/10/1996	2118191	12/10/1996	Registered

131603	Poland	EKTRA	9	96486	2/8/1991	70709	2/8/1991	Registered
131630	Venezuela	EKTRA	9			91447-F	7/11/1979	Registered
164174	Hong Kong	EKTRON	9	2082/78	10/27/1978	405/1979	10/27/1978	Registered
174199	Benelux	ELECTRA	1, 7, 9	847986	5/10/1995	570723	5/10/1995	Registered
174197	Benelux	ELECTRA	1, 7, 16	838309	12/1/1994	560964	12/1/1994	Registered
174201	Denmark	ELECTRA	1, 7, 9	VA 1997 00028	1/3/1997	VR 1997 04188	10/10/1997	Registered
174203	France	ELECTRA	1, 7, 9	95578957	6/30/1995	95578957	1/6/1996	Registered
174202	France	ELECTRA	1, 7, 16	94550953	12/21/1994	94550953	6/9/1995	Registered
174205	Germany	ELECTRA	1, 7, 9	39519182.3	5/5/1995	39519182.3	3/21/1996	Registered
174204	Germany	ELECTRA	1, 7	39406080.6	12/12/1994	39406080.6	8/17/1995	Registered
174207	Italy	ELECTRA	16	MI87C904797	10/13/1997	812127	5/15/2000	Registered
174210	Sweden	ELECTRA	1, 7, 9	199700415	1/16/1997	346031	5/11/2001	Registered
174212	United Kingdom	ELECTRA	1, 7, 9	2019626A & B	5/4/1995	2019626A & B	12/5/1997	Registered
174211	United Kingdom	ELECTRA	16	1323106	10/3/1987	1323106	8/4/1989	Registered
143986	Argentina	ELITE	1	2501575	3/17/2004	1988971	8/25/2004	Registered
143826	Canada	ELITE		733565	7/27/1993	430813	7/22/1994	Registered
140809	Greece	ELITE	1	84912	2/19/1987	84912	2/19/1987	Registered
140812	Iceland	ELITE	1	894/1991	9/26/1991	74/1992	1/23/1992	Registered
143990	Mexico	ELITE	1	173352	7/19/1993	459849	5/10/1994	Registered
143978	South Korea	ELITE	1	24887-93	7/16/1993	40-296029	8/16/1994	Registered
143802	United States	ELITE	1	74412525	7/15/1993	1898456	6/13/1995	Registered
175482	Japan	ELITE VISION	9	12126/2008	2/20/2008	5169130	9/26/2008	Registered
160515	United States	ELON	1	72130	8/2/1913	99861	9/22/1914	Registered
169854	Japan	ENCAD	9			3181064	7/31/1996	Registered
169572	United Kingdom	ENCAD	9		12/22/1992	1521873	10/1/1993	Registered
169575	United States	ENCAD	9	74287674	6/22/1992	1752362	2/16/1993	Registered
169603	Argentina	ENDURA	1	2392914	10/3/2002	1978402	4/21/2004	Registered
169602	Australia	ENDURA	1	929182	10/2/2002	929182	10/2/2002	Registered
169604	Brazil	ENDURA	1	824973917	10/4/2002	824973917	5/8/2007	Registered
169614	Canada	ENDURA	1	1154712	10/4/2002	666562	6/27/2006	Registered
169606	China (People's Republic Of)	ENDURA	1	3330288	10/8/2002	3330288	6/21/2004	Registered
169605	Hong Kong	ENDURA	1	15455/2002	10/2/2002	2004B03019	10/2/2002	Registered
169607	India	ENDURA	1	1142166	10/10/2002	1142166	10/10/2002	Registered
169608	Indonesia	ENDURA	1	D00.2002.22954 .23210	10/3/2002	551875	11/11/2003	Registered
169609	Japan	ENDURA	1	83700/2002	10/2/2002	4680571	6/6/2003	Registered
169777	Malaysia	ENDURA	1	2003/00394	1/10/2003	2003/00394	1/10/2003	Registered

169611	Mexico	ENDURA	1	569019	10/2/2002	767878	10/2/2002	Registered
170112	Mexico	ENDURA	1	569019	10/3/2002	775482	10/3/2002	Registered
169779	New Zealand	ENDURA	1	669175	11/28/2002	669175	5/29/2003	Registered
169781	Singapore	ENDURA	1	T02/18473A	12/2/2002	T02/18473A	12/2/2002	Registered
169610	South Korea	ENDURA	1	40-2002-46240	10/9/2002	569228	12/18/2003	Registered
169612	Taiwan	ENDURA	1	91042386	10/31/2002	1075252	12/1/2003	Registered
169778	Thailand	ENDURA	1	505650	12/4/2002	Kor183970	12/4/2002	Registered
169613	Venezuela	ENDURA	1	15742-02	10/4/2002	P-249512	11/11/2003	Registered
165441	Finland	ENVIROWATCH	16	4729/92	9/30/1992	128736	10/20/1993	Registered
144128	Greece	ENVIROWATCH	40, 42	114995	7/8/1993	114995	7/8/1993	Registered
145886	Japan	ENVIROWATCH	1	110716/1990	10/1/1990	2512306	3/31/1993	Registered
143241	New Zealand	ENVIROWATCH	16	220865	8/25/1992	B220865	8/25/1992	Registered
165450	Norway	ENVIROWATCH	16	92.4873	9/29/1992	160101	11/11/1993	Registered
165455	Sweden	ENVIROWATCH	16	92-7428	8/24/1992	246018	1/22/1993	Registered
136589	Chile	EQUIS & D:X	9	608188		670550	6/15/1993	Registered
143660	Mexico	ESTAR	1, 6, 8, 9, 11, 12, 14, 16	507973	6/19/1980	256666	3/23/1981	Registered
143656	Mexico	ESTAR	1	114628	7/1/1977	215254	7/5/1978	Registered
143670	Poland	ESTAR	1, 9	96511	2/8/1991	R-71236	2/8/1991	Registered
143677	South Africa	ESTAR	1	85/3710	5/27/1985	85/3710	5/27/1985	Registered
143671	Taiwan	ESTAR	19			40963	6/1/1970	Registered
143530	United States	ESTAR	1	94281	4/4/1960	718546	7/18/1961	Registered
173695	Canada	EVERSMART		1097783	3/28/2001	TMA592565	10/17/2003	Registered
173330	Israel	EVERSMART	9	144491	12/3/2000	144491	11/12/2001	Registered
173333	European Union	EXACTUS	9	3715331	6/16/2004	3715331	11/3/2005	Registered
149963	South Africa	EXR	1	94/4125	4/25/1994	94/4125	4/25/1994	Registered
151969	United Kingdom	EXR	1	2000918	10/31/1994	2000918	10/31/1994	Registered
174007	Japan	EXTHERMO (with Katakana)	1	2001-044986	5/18/2001	4582766	7/5/2002	Registered
160644	United States	F.P.C.(AND DESIGN)	9	73/368,799	6/9/1982	1244297	7/5/1983	Registered
167987	Austria	FARBWELT (STYLIZED)	1	AM 7888/99	12/3/1999	187666	3/31/2000	Registered
167988	Germany	FARBWELT (STYLIZED)	1	39975672.8	12/1/1999	39975672	5/29/2000	Registered
168656	Germany	FARBWELT WITH RAINBOW	1	30029931.1	4/17/2000	30029931	6/21/2000	Registered
174213	Benelux	FLEXCEL	1, 7, 9	1036434	7/14/2003	748153	7/14/2003	Registered
174216	Brazil	FLEXCEL	9	826652280	6/22/2004	826652280	9/25/2007	Registered
174214	Brazil	FLEXCEL	1	826652301	6/22/2004	826652301	7/20/2010	Registered
174217	Canada	FLEXCEL		1184367	7/14/2003	TMA720940	8/14/2008	Registered

174220	China (People's Republic Of)	FLEXCEL	9	3638744	7/18/2003	3638744	2/21/2005	Registered
174219	China (People's Republic Of)	FLEXCEL	7	3638742	7/18/2003	3638742	10/28/2005	Registered
174218	China (People's Republic Of)	FLEXCEL	1	3638743	7/18/2003	3638743	5/14/2005	Registered
174222	Finland	FLEXCEL	1, 7, 9	T200301766	7/24/2003	229991	3/31/2004	Registered
174223	France	FLEXCEL	1, 7, 9	033236684	7/16/2003	033236684	7/16/2003	Registered
174225	Hong Kong	FLEXCEL	1, 7, 9	300048357	7/16/2003	300048357	3/8/2004	Registered
174226	Italy	FLEXCEL	1, 7, 9	MI2003C00732 2	7/17/2003	1041846	3/7/2007	Registered
174227	Norway	FLEXCEL	1, 7, 9	200310955	11/21/2003	224318	9/20/2004	Registered
174228	Spain	FLEXCEL	1, 7, 9	2550919.5	7/16/2003	2550919	12/18/2003	Registered
174229	Sweden	FLEXCEL	1, 7, 9	200305076	9/4/2003	365488	2/13/2004	Registered
173850	United States	FLEXCEL	7	78/282416	8/4/2003	3392716	3/4/2008	Registered
149995	Argentina	FLEXICOLOR	1	2874385	11/10/2008	2340102	1/11/2010	Registered
150004	Canada	FLEXICOLOR	1	363046	4/5/1973	195385	11/9/1973	Registered
166705	China (People's Republic Of)	FLEXICOLOR	1	9800004105	1/13/1998	1282546	6/14/1999	Registered
169917	Colombia	FLEXICOLOR	1	T2003/017112	2/27/2003	274681	9/26/2003	Registered
150012	Finland	FLEXICOLOR	1	T198703558	8/24/1987	105024	8/21/1989	Registered
150027	Greece	FLEXICOLOR	1	84893	2/18/1987	84893	2/18/1987	Registered
150127	Iceland	FLEXICOLOR	1	876/1991	9/26/1991	58/1992	1/23/1992	Registered
150121	Indonesia	FLEXICOLOR	1			IDM000184878	11/18/2008	Registered
150125	Iran	FLEXICOLOR	1		10/10/1976	45989	11/16/1996	Registered
150130	Japan	FLEXICOLOR	1, 9	701532/93	1/20/1993	1565957	6/29/1993	Registered
150136	Mexico	FLEXICOLOR	1	103335	8/16/1976	246452	6/18/1980	Registered
150148	Poland	FLEXICOLOR	1	96510	2/8/1991	R-71235	2/8/1991	Registered
150153	Taiwan	FLEXICOLOR	1		1/25/1996	312908	2/1/1986	Registered
149988	United States	FLEXICOLOR	1	72/423006	5/1/1972	958395	5/8/1993	Registered
153945	Greece	FOTO-SET	16	84894	2/18/1987	84894	2/18/1987	Registered
152767	Argentina	FULL COLOR	40	2437269	6/13/2003	1946111	8/15/2003	Registered
151255	Argentina	FULL COLOR	18	2449550	8/4/2003	1954761	10/10/2003	Registered
151267	Argentina	FULL COLOR	35	2449551	8/4/2003	1954762	10/10/2003	Registered
151797	Argentina	FULL COLOR	16	2465082	10/1/2003	1964891	12/22/2003	Registered
152759	Argentina	FULL COLOR	1	2437268	6/13/2003	1946110	8/15/2003	Registered
170944	Colombia	FULL COLOR	40	94/005226		161327	5/31/1994	Registered
170945	Colombia	FULL COLOR	42	94/005227		161326	5/31/1994	Registered
147989	Dominican Republic	FULL COLOR	63	5542	2/18/1994	71921	6/15/1994	Registered
147985	Dominican Republic	FULL COLOR	11	5541	2/18/1994	71317	5/15/1994	Registered
157737	Venezuela	FULL COLOR	9	23140/91	11/6/1991	167136	8/19/1994	Registered

157732	Venezuela	FULL COLOR	1	23141/91	11/6/1991	167137	8/19/1994	Registered
157727	Venezuela	FULL COLOR	1	23142/91	11/6/1991	167138	8/19/1994	Registered
156460	Argentina	FUN	9	2678113	6/13/2006	2138361	1/23/2007	Registered
156404	Brazil	FUN	9.45	818617543	6/29/1995	818617543	9/9/1997	Registered
156475	Chile	FUN	9	776086	6/5/2007	800094	7/24/2007	Registered
156726	Ecuador	FUN	9	55275	3/21/1995	2027/96	11/13/1996	Registered
137916	Iceland	FUN	9	897/1991	9/26/1991	77/1992	1/23/1992	Registered
156463	Peru	FUN	9	263132	3/2/1995	23949	3/5/1996	Registered
156469	Venezuela	FUN	9	3991	3/23/1995	189968	5/29/1996	Registered
158159	Norway	FUN AQUATIC	9	92.0521	2/3/1992	157380	6/24/1993	Registered
158179	Finland	FUN FLASH	9	488/92	1/31/1992	129734	1/5/1994	Registered
158189	Norway	FUN FLASH	9	92.0519	2/3/1992	157378	6/24/1993	Registered
162935	Algeria	FUN GOLD	1, 9	950803	7/26/1995	49284	7/26/1995	Registered
130742	Austria	FUN GOLD	1, 9	AM3995/95	7/17/1995	160293	10/5/1995	Registered
138182	Benelux	FUN GOLD	1, 9	79659	7/20/1995	580129	7/20/1995	Registered
139232	Denmark	FUN GOLD	1	5485/95	7/18/1995	6602/96	11/29/1996	Registered
162841	Egypt	FUN GOLD	1	96683	7/25/1995	96683	5/11/1999	Registered
162846	Egypt	FUN GOLD	9	96681	7/25/1995	96681	7/25/1995	Registered
162425	Finland	FUN GOLD	1, 9	4165/95	7/18/1995	201488	8/30/1996	Registered
161907	France	FUN GOLD	1, 9	95581315	7/20/1995	95581315	7/20/1995	Registered
130736	Germany	FUN GOLD	1, 9	39528728.6	7/13/1995	39528728	5/19/1999	Registered
162837	Hungary	FUN GOLD	1, 9	M9502100	7/25/1995	147529	7/25/1995	Registered
131366	Italy	FUN GOLD	1, 9	MI 95CO10948	11/3/1995	732137	10/23/1997	Registered
163817	Morocco	FUN GOLD	1, 9	380	8/23/1995	57308	8/23/1995	Registered
162442	Norway	FUN GOLD	1, 9	19954523	7/18/1995	176065	8/1/1996	Registered
162833	Poland	FUN GOLD	1, 9	Z-149/700	7/25/1995	108928	7/25/1995	Registered
162926	Portugal	FUN GOLD	1, 9	311796M	8/1/1995	311796	7/9/1996	Registered
131370	Russian Federation	FUN GOLD	1, 9	95709195	8/18/1995	147615	8/18/1995	Registered
162823	Serbia and Montenegro	FUN GOLD	1, 9	Z-485/95	7/20/1995	40938	7/20/1995	Registered
174321	Spain	FUN GOLD	1	2684622	8/17/2005	2684622	8/17/2005	Registered
139088	Sweden	FUN GOLD	1, 9	8172/95	7/18/1995	309905	3/8/1996	Registered
167378	Switzerland	FUN GOLD	1, 9	434866	7/19/1995	434886	2/7/1997	Registered
131819	United Kingdom	FUN GOLD	1, 9	2027159	7/17/1995	2027159	7/17/1995	Registered
140709	Vietnam	FUN GOLD	1, 9	NH0846/96	8/27/1996	27519	7/9/1998	Registered
158218	Norway	FUN PANORAMIC	9	92.0520	2/3/1992	157379	6/24/1993	Registered
165640	Argentina	FUN SAVER	9	2418903	3/20/2003	1934300	6/23/2003	Registered
165645	Argentina	FUN SAVER	16	2418904	3/20/2003	1934301	6/23/2003	Registered

165647	Australia	FUN SAVER	9	A312497		A312497	10/21/1977	Registered
163072	Brazil	FUN SAVER	9	816930660	10/2/1992	816930660	2/22/1994	Registered
171081	Brazil	FUN SAVER	1	816930660	10/2/1992	Div. of 816930660	2/22/1994	Registered
165658	Canada	FUN SAVER	9	416677	10/19/1977	243641	4/18/1980	Registered
165778	Japan	FUN SAVER	1, 9	77882/1991	7/24/1991	2590863	10/29/1993	Registered
149971	South Africa	FUN SAVER	9	94/4127	4/25/1994	94/4127	4/25/1994	Registered
149967	South Africa	FUN SAVER	1	94/4126	4/25/1994	94/4126	4/25/1994	Registered
165789	Sweden	FUN SAVER	9			163061	4/14/1978	Registered
155904	United States	FUN SAVER	9	74-489446	2/14/1994	1872361	1/10/1995	Registered
158722	Canada	GALLERY				257305	4/3/1996	Registered
166921	Canada	GEN 5		861572	11/14/1997	537679	11/24/2000	Registered
175484	Argentina	GENERATION NEWS	7	2812189	3/26/2008	2278769	3/25/2009	Registered
175537	Australia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175538	Austria	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175539	Benelux	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175485	Brazil	GENERATION NEWS	7	829657770	4/2/2008			Pending Application
175540	Bulgaria	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175486	Canada	GENERATION NEWS	7	1393041	4/25/2008	TMA788993	1/28/2011	Registered
175487	Chile	GENERATION NEWS	7	813494	3/28/2008	835409	12/2/2008	Registered
175541	China (People's Republic Of)	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175542	Croatia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175544	Czech Republic	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175545	Denmark	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175546	Finland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175547	France	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175548	Germany	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175549	Greece	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175488	Hong Kong	GENERATION NEWS	7	301075491	3/19/2008	301075491	3/19/2008	Registered
175550	Hungary	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175551	Iceland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175489	India	GENERATION NEWS	7	1668126	3/24/2008			Pending Application
175552	Iran	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175553	Ireland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175554	Italy	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175555	Japan	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175556	Kenya	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered

175557	Latvia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175558	Liechtenstein	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175559	Lithuania	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175560	Macedonia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175491	Mexico	GENERATION NEWS	7	922371	3/25/2008	1064015	9/30/2008	Registered
175561	Monaco	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175562	Morocco	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175563	Norway	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175564	Poland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175565	Portugal	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175566	Romania	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175567	Russian Federation	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175568	Serbia (Republic of)	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175569	Singapore	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175570	Slovak Republic	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175571	Slovenia	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175573	Spain	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175574	Sweden	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175575	Switzerland	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175492	Taiwan	GENERATION NEWS	7	097012792	3/21/2008	1330405	10/1/2008	Registered
175576	Turkey	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175577	Ukraine	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175578	United Kingdom	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175535	United States	GENERATION NEWS	7	77430834	3/25/2008	3640816	6/16/2009	Registered
175493	Venezuela	GENERATION NEWS	7	5493-08	3/26/2008	290458	12/9/2008	Registered
175579	Vietnam	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
175536	WIPO	GENERATION NEWS	7	961096	4/8/2008	961096	4/8/2008	Registered
136297	Canada	GENESIS		815929	6/21/1996	477425	6/10/1997	Registered
136545	Ireland	GENESIS	9	4134/96	6/28/1996	175802	6/28/1996	Registered
165974	Andorra	GOLD	1	3688	1/14/1997	2453	1/14/1997	Registered
155899	Argentina	GOLD	1	2712496	11/6/2006	2192358	10/31/2007	Registered
163143	Australia	GOLD	1	676525	10/30/1995	676525	10/30/1995	Registered
153271	Chile	GOLD	1	816944		831471	6/12/2008	Registered
157046	China (People's Republic Of)	GOLD	1	95051071	4/27/1995	940003	2/7/1997	Registered
153277	Colombia	GOLD	1	92/282526	11/14/1995	130228	12/13/1995	Registered
166534	Costa Rica	GOLD	40	None	12/10/1997	108472	7/28/1998	Registered
166533	Costa Rica	GOLD	1	None	12/10/1997	108473	7/28/1998	Registered

166536	Ecuador	GOLD	40	83767	12/16/1997	1229	8/9/1999	Registered
166535	Ecuador	GOLD	1	83766	12/16/1997	1230	8/9/1999	Registered
166524	El Salvador	GOLD	40	011997006683	11/6/1997	224BOOK79	8/12/1998	Registered
166523	El Salvador	GOLD	1	011997006684	11/6/1997	092BOOK78	6/12/1998	Registered
147353	Estonia	GOLD	1, 16- Renew 1 only	9083	10/27/1993	18487	2/19/1996	Registered
167789	European Union	GOLD	1	1369016	11/3/1999	1369016	11/6/2000	Registered
141394	Georgia	GOLD	1, 16	9078/03	3/30/1994	8550	3/5/1998	Registered
130799	Germany	GOLD	1	39408597.3	11/1/1996	39408597	12/1/2000	Registered
166525	Guatemala	GOLD	1	9770/97	11/21/1997	105921	8/21/2000	Registered
166526	Guatemala	GOLD	40	9771/97	11/21/1997	98951	9/30/1999	Registered
150421	India	GOLD	1	633229	7/7/1994	633229	7/7/1994	Registered
139508	Indonesia	GOLD	1			IDM000195648	6/30/1989	Registered
146862	Latvia	GOLD	1, 16	M-93-8128	9/21/1993	33632	8/20/1996	Registered
147868	Lithuania	GOLD	1, 16	13087	10/13/1993	24308	2/18/1997	Registered
130915	Madagascar	GOLD	1, 9, 16	95/00822D	7/13/1995	1587	7/13/1995	Registered
153303	Mexico	GOLD	1, 9, 14, 16	38769	3/8/1988	575236	4/14/1998	Registered
166540	Nicaragua	GOLD	40	None	12/2/1997	38945CC	10/8/1998	Registered
166539	Nicaragua	GOLD	1	None	12/2/1997	38953CC	10/8/1998	Registered
166542	Panama	GOLD	40	92068	1/21/1998	92068	1/21/1998	Registered
166541	Panama	GOLD	1	92067	1/21/1998	92067	1/21/1998	Registered
153310	Peru	GOLD	1	162		99633	9/21/1992	Registered
165918	Philippines	GOLD	1	4-1997-119543	4/10/1997	4-1997-119543	2/10/2003	Registered
153314	Poland	GOLD	1	96509	2/8/1991	R-71234	2/8/1991	Registered
141389	Russian Federation	GOLD	1, 16	93047624	10/19/1993	144469	7/22/1996	Registered
166211	South Africa	GOLD	40	97/11972	8/7/1997	97/11972	8/7/1997	Registered
166210	South Africa	GOLD	1	97/11971	8/7/1997	97/11971	8/7/1997	Registered
138721	Sri Lanka	GOLD	1	80872	11/6/1996			Pending
162344	United States	GOLD	1	74-614525	12/22/1994	1941031	12/12/1995	Registered
174049	Venezuela	GOLD	1	19340-95	12/4/1995	P-195508	3/7/1997	Registered
135470	Denmark	GOLD (STYLIZED)	1	303/86	1/16/1986	1988 03590	10/21/1988	Registered
135475	Finland	GOLD (STYLIZED)	1, 9, 16	T198600327	1/23/1986	105650	11/20/1989	Registered
135501	Greece	GOLD (STYLIZED)	1	82129	3/20/1986	82129	3/20/1986	Registered
135635	Iceland	GOLD (STYLIZED)	1, 16	884/1991	9/26/1991	182/1992	2/20/1992	Registered
135643	Norway	GOLD (STYLIZED)	1, 9, 16	19860133	1/13/1986	130013	9/17/1997	Registered
135650	Sweden	GOLD (STYLIZED)	1, 9, 16	234/86	1/13/1986	241568	10/16/1992	Registered
145230	Turkey	GOLD (STYLIZED)	1, 9, 16	93/8306	8/17/1993	93/8306	8/17/1993	Registered

176352	China (People's Republic Of)	GOLD PREMIER (Chinese)	1						Pending Application
174235	France	GOLDSTAR	1	93471998	6/9/1993	93471998	11/26/1993		Registered
174236	Italy	GOLDSTAR	1	5457 2003 MI	5/28/2003	669829	2/6/1996		Registered
174239	France	GREENSTAR	1, 7, 16	94534810	8/30/1994	94534810	11/3/1995		Registered
156692	Denmark	HAWKEYE	1, 9	1995/1248	2/16/1995	1995/4427	7/7/1995		Registered
156695	Finland	HAWKEYE	1	849/95	2/14/1995	203181	11/29/1996		Registered
149936	India	HAWKEYE	9		10/8/1942	6255	5/26/1944		Registered
156707	Ireland	HAWKEYE	1	95/1063	2/14/1995	174181	2/14/1995		Registered
156700	Norway	HAWKEYE	1, 9	19951077	2/17/1995	174695	6/27/1996		Registered
149956	Singapore	HAWKEYE	9			T39/02847D	7/14/1939		Registered
156717	United Kingdom	HAWKEYE	1	2011659	2/20/1995	2011659	2/20/1995		Registered
130480	United States	HC-110	6	72189278	3/23/1964	792034	7/6/1965		Registered
171641	United States	HC-110	1	72189278	3/23/1964	792034	7/6/1965		Registered
161986	South Africa	HCF	1	B85/3706	5/27/1985	B85/3706	5/27/1985		Registered
176160	Austria	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176161	Benelux	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176155	Canada	HERO	9	1513991	2/4/2011	840761	1/21/2013		Registered
176162	Denmark	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176164	France	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176165	Germany	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176166	Greece	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176167	Hungary	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176168	Ireland	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176169	Italy	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176156	Mexico	HERO	9	1153300	2/8/2011	1217592	5/18/2011		Registered
176170	Norway	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176171	Poland	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176172	Portugal	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176173	Russian Federation	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176174	Spain	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176176	Switzerland	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176178	United Kingdom	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered
176158	United States	HERO	9	85241300	2/14/2011	4265088	12/25/2012		Registered
176157	Venezuela	HERO	21	2795/11	2/23/2011				Pending Application
176159	WIPO	HERO	9	1069927	2/25/2011	1069927	2/25/2011		Registered

172114	Canada	HIGH DEFINITION IMAGING & DESIGN (horizontal presentation)		1101722	5/3/2001	TMA602665	2/19/2004	Registered
155037	Mexico	HIGH FILM	9	223023	1/30/1995	519469	3/26/1996	Registered
156921	Mexico	HIGH FILM	16	223024	1/30/1995	490709	5/2/1995	Registered
171118	Mexico	HIPERCOLOR	35	589702	2/25/2003	967754	12/15/2006	Registered
171119	Mexico	HIPERCOLOR	9	589703	2/25/2003	971761	2/12/2007	Registered
171120	Mexico	HIPERCOLOR	16	589704	2/25/2003	964427	11/29/2006	Registered
171121	Mexico	HIPERCOLOR	1	612627	7/31/2003	998448	8/20/2007	Registered
174245	Hong Kong	HORSELL	1	199907896	6/21/1999	200006392	5/5/2000	Registered
174249	New Zealand	HORSELL	1	310640	6/4/1999	310640	6/4/1999	Registered
168561	Canada	I.LAB		1081851	11/7/2000	TMA596357	12/3/2003	Registered
143706	Denmark	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	3805/93	6/11/1993	5885/93	8/6/1993	Registered
143713	Finland	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	3244/93	7/21/1993	134402	10/5/1994	Registered
143717	Norway	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	933459	7/20/1993	164422	9/1/1994	Registered
143708	Sweden	IBT LOGO DEVICE (INTEGRATED BOOSTER TECHNOLOGY)	1	93-5386	6/11/1993	263425	1/13/1995	Registered
156751	Australia	IMAGE MAGIC	35	640032	9/9/1994	640032	9/9/1994	Registered
156747	Australia	IMAGE MAGIC	42	640033	9/9/1994	640033	9/9/1994	Registered
156743	Australia	IMAGE MAGIC	1	640029	9/9/1994	640029	9/9/1994	Registered
156194	Colombia	IMAGE MAGIC	9	95005251	2/13/1995			Pending
158525	Dominican Republic	IMAGE MAGIC	20		7/28/1995	79573	9/15/1995	Registered
156205	Dominican Republic	IMAGE MAGIC	66		4/12/1995	78119	6/15/1995	Registered
156210	Dominican Republic	IMAGE MAGIC	63		7/28/1995	79882	9/15/1995	Registered
154264	Ireland	IMAGE MAGIC	40					Pending
149691	New Zealand	IMAGE MAGIC	40	236751	5/9/1994	236751	5/9/1994	Registered
170927	Japan	IMAGE PAC	9	8522/2004	2/2/2004	4811902	10/22/2004	Registered
131308	Norway	IMAGECAPTURE	1	82.0154	1/18/1982	114842	10/20/1983	Registered
138370	Argentina	IMAGECARE & DESIGN	42	2797219	1/10/2008	2255524	10/27/2008	Registered
133647	Australia	IMAGECARE & DESIGN	1, 9, 16, 35, 40, 42	706348	4/15/1996	706348	4/15/1996	Registered
138375	Brazil	IMAGECARE & DESIGN	40.15, 40.55, 40.6	819647004	11/11/1996	819647004	4/6/1999	Registered

138380	Chile	IMAGECARE & DESIGN	42	791334	10/8/2007	810876	11/25/1997	Registered
138385	China (People's Republic Of)	IMAGECARE & DESIGN	42	960126340	11/15/1996	1141746	1/7/1998	Registered
138463	Denmark	IMAGECARE & DESIGN	42	5896/96	11/1/1996	VR 1997 02471	6/13/1997	Registered
138468	Finland	IMAGECARE & DESIGN	42	4521/96	10/31/1996	206879	7/15/1997	Registered
138473	Greece	IMAGECARE & DESIGN	42	131198	11/7/1996	131198	11/17/1998	Registered
138390	Hong Kong	IMAGECARE & DESIGN	35, 42	12243/1996	9/30/1996	B3193/1998	9/30/1996	Registered
138110	Hong Kong	IMAGECARE & DESIGN	9	6788/1996	6/4/1996	1998B01649	6/4/1996	Registered
138114	Hong Kong	IMAGECARE & DESIGN	40	6789/1996	6/4/1996	1998B01650	6/4/1996	Registered
138106	Hong Kong	IMAGECARE & DESIGN	1	6787/1996	6/4/1996	1998B01648	6/4/1996	Registered
138400	Indonesia	IMAGECARE & DESIGN	42	J97-4364	3/14/1997	IDM000126506	11/20/1997	Registered
138478	Ireland	IMAGECARE & DESIGN	42	96/5678	10/30/1996	205748	10/30/1996	Registered
138405	Japan	IMAGECARE & DESIGN	42	116829/1996	10/16/1996	4374846	4/7/2000	Registered
138420	Mexico	IMAGECARE & DESIGN	42	275124	9/26/1996	626506	9/26/1996	Registered
138121	New Zealand	IMAGECARE & DESIGN	42	B266397	8/28/1996	B266397	8/28/1996	Registered
138483	Norway	IMAGECARE & DESIGN	42	6748/1996	10/30/1996	186157	10/30/1997	Registered
138425	Peru	IMAGECARE & DESIGN	42	22855	10/3/1996	9541	1/13/1997	Registered
138430	Singapore	IMAGECARE & DESIGN	42	B T96/11113Z	10/14/1996	T96/11113Z	10/14/1996	Registered
138435	South Africa	IMAGECARE & DESIGN	42	96/13487	9/25/1996	96/13487	9/25/1996	Registered
138410	South Korea	IMAGECARE & DESIGN	35, 40, 41, 42	1996-12623	10/12/1996	45203	8/11/1998	Registered
138488	Sweden	IMAGECARE & DESIGN	42	9976/96	10/31/1996	323976	6/27/1997	Registered
138440	Taiwan	IMAGECARE & DESIGN	42	88010865	3/15/1999	131368	10/16/2000	Registered
140699	Venezuela	IMAGECARE & DESIGN	42	18371/96	10/30/1996	8102	7/31/1998	Registered
171664	Canada	IMAGEDIRECT	9	1078755	10/16/2000	TMA579124	4/8/2003	Registered
166191	Andorra	IMAGELINK	1, 9	3678	1/14/1997	2458	1/14/1997	Registered
171849	Argentina	IMAGELINK	9	2576148	3/10/2005	2119482	10/10/2006	Registered
141742	Australia	IMAGELINK	9	A524756	12/7/1989	A524756	12/7/1989	Registered
141737	Australia	IMAGELINK	1	A524755	12/7/1989	A524755	12/7/1989	Registered
172109	Australia	IMAGELINK	9	1045604	3/9/2005	1045604	3/9/2005	Registered
141750	Canada	IMAGELINK		646016	12/4/1989	394120	2/14/1992	Registered
145496	China (People's Republic Of)	IMAGELINK	37	93090729		776330	1/20/1995	Registered
141756	Denmark	IMAGELINK	1, 9, 16, 20, 37, 38	8878/90	11/21/1990	1017/93	2/5/1993	Registered
141762	Finland	IMAGELINK	1, 9, 16, 20, 37, 38	5984/90	11/19/1990	119297	5/20/1992	Registered
140363	Georgia	IMAGELINK	1, 9, 16, 20, 37, 38	8606/3	7/30/1993	5180	4/24/1997	Registered
144147	Greece	IMAGELINK	37, 38	115000	7/8/1993	115000	7/8/1993	Registered
141782	Hong Kong	IMAGELINK	9	1280/91	2/26/1991	B4041/1998	2/26/1991	Registered

141777	Hong Kong	IMAGELINK	1	1281/91	2/26/1991	B7183/94	2/26/1991	Registered
172110	Hong Kong	IMAGELINK	9	300381933	3/8/2005	300381933	3/8/2005	Registered
142015	Iceland	IMAGELINK	1, 9, 16	858/1991	9/26/1991	43/1992	1/23/1992	Registered
171880	Indonesia	IMAGELINK	9	D00.2005.00046 2	4/12/2005			Pending Application
142019	Japan	IMAGELINK	9, 10	139608/1989	12/7/1989	2370735	1/31/1992	Registered
165816	Japan	IMAGELINK	37	189095/92	9/16/1992	3013724	12/22/1994	Registered
172106	Japan	IMAGELINK	9	40629/2005	5/10/2005	4926284	2/3/2006	Registered
167201	Jordan	IMAGELINK	1	50453	8/5/1998	50453	8/5/1998	Registered
142039	New Zealand	IMAGELINK	9			198114		Registered
142034	New Zealand	IMAGELINK	1			198113		Registered
142030	Norway	IMAGELINK	1, 9, 16, 20, 37, 38	90.5988	11/16/1990	157077	6/17/1993	Registered
142043	Poland	IMAGELINK	9	96485	2/8/1991	70708	2/8/1991	Registered
142047	Sweden	IMAGELINK	1, 9, 16, 20, 37, 38	90-10420	11/14/1990	251788	9/17/1993	Registered
171848	Taiwan	IMAGELINK	9	094010603	3/10/2005	1181138	11/16/2005	Registered
140368	Turkmenistan	IMAGELINK	1, 9, 16, 20, 37, 38	1(2879)	12/29/1995	3024	11/25/1998	Registered
152061	United Kingdom	IMAGELINK	9, 37, 38	2001445	10/31/1994	2001445	10/31/1994	Registered
151749	United States	IMAGELINK	1	74/549636	7/15/1994	1914405	8/29/1995	Registered
171913	Venezuela	IMAGELINK	9	5146-05	3/18/2005			Pending Application
142056	Canada	IMAGE-LINK	9	479418	12/9/1981	295803	10/5/1984	Registered
142060	Denmark	IMAGE-LINK	9	00638/82	2/11/1982	3263/82	9/10/1982	Registered
142064	Finland	IMAGE-LINK	9	0709/1982	2/1/1982	92743	6/5/1985	Registered
142163	Norway	IMAGE-LINK	9	82.0280	1/27/1982	114548	9/1/1983	Registered
142167	Sweden	IMAGE-LINK	9	082/0449	1/26/1982	182051	6/24/1982	Registered
138192	Georgia	IMAGELITE	1	4720/03	7/30/1993	1959	6/24/1996	Registered
149513	Norway	IMAGELITE	1	89/1323	3/21/1989	142993	10/4/1990	Registered
146598	Denmark	IMAGESET	1	1993/7165	11/4/1993	1994/1654	3/11/1994	Registered
146601	Finland	IMAGESET	1	814/94	2/15/1994	135597	12/20/1994	Registered
146605	Greece	IMAGESET	1	116684	11/12/1993	116684	11/12/1993	Registered
146613	Sweden	IMAGESET	1			259205	6/23/1994	Registered
171685	Canada	IMAGESMART	9	1078754	10/16/2000	TMA578918	4/3/2003	Registered
164043	Brazil	IMAGINE - IMAGE CENTER	41	816965226	11/23/1992	816965226	4/5/1994	Registered
171142	Brazil	IMAGINE - IMAGE CENTER	40	816965226	11/23/1992	Div. of 816965226	4/5/1994	Registered
140743	Japan	IMT	9	705394/1993	2/23/1993	1580641	7/29/1993	Registered

140754	Mexico	IMT	9	99354	4/2/1976	207273	10/26/1977	Registered
176271	United States	INFINITY WF	9	77138721	3/23/2007	3517245	10/14/2008	Registered
153653	Norway	INFOCAPTURE	1	82.0155	1/18/1982	114528	8/24/1983	Registered
138834	Australia	INFOGUARD	1	595699	2/11/1993	A595699	2/11/1993	Registered
138838	Canada	INFOGUARD	1	722329	2/8/1993	442271	4/28/1995	Registered
140031	Denmark	INFOGUARD	1	1288/93		7241/93	10/15/1993	Registered
140034	Finland	INFOGUARD	1	922/93	3/3/1993	130623	2/7/1994	Registered
140038	Ireland	INFOGUARD	1	93/0725	2/23/1993	153716	2/23/1993	Registered
140044	Norway	INFOGUARD	1	931031	3/2/1993	167256	3/16/1995	Registered
140049	Sweden	INFOGUARD	1	93-1632	2/23/1993	254540	1/21/1994	Registered
140054	United Kingdom	INFOGUARD	1	1527399	2/19/1993	1527399	2/19/1993	Registered
139889	United States	INFOGUARD	9	74/351189	1/22/1993	1836098	5/10/1994	Registered
168867	Australia	INNOVATION SERIES	9	880804	6/28/2001	880804	6/28/2001	Registered
168880	Canada	INNOVATION SERIES	9	1107997	6/27/2001	614080	6/27/2004	Registered
168863	Chile	INNOVATION SERIES	9	980277	11/22/2011	946516	12/10/2011	Registered
168872	China (People's Republic Of)	INNOVATION SERIES	9	2001118031	7/5/2001	1915615	2/7/2004	Registered
169214	France	INNOVATION SERIES	9	880804	6/28/2001	013108300		Registered
168870	India	INNOVATION SERIES	9	1021742	6/29/2001	1021742	6/29/2001	Registered
168876	Mexico	INNOVATION SERIES	9	492867	6/27/2001	716078	6/27/2001	Registered
168879	Venezuela	INNOVATION SERIES	9	11596-01	6/29/2001	257043	11/10/2004	Registered
145798	Finland	INSTAGRAPHIC	1, 9	3741/83	7/7/1983	91955	3/5/1985	Registered
151118	Argentina	INSTAMATIC	9	2612388	8/22/2005	2073051	3/17/2006	Registered
151187	Chile	INSTAMATIC	9	685032	4/28/2005	729819	7/22/2005	Registered
151658	Democratic Republic of Congo	INSTAMATIC	1, 34			A/003294	10/2/1971	Registered
151211	Ecuador	INSTAMATIC	1, 9			527/75	4/10/1974	Registered
151449	India	INSTAMATIC	18			260063	10/16/1997	Registered
151443	India	INSTAMATIC	11			260061	10/16/1997	Registered
151438	India	INSTAMATIC	9			260060	10/16/1997	Registered
151436	India	INSTAMATIC	1			260059	10/16/1997	Registered
151446	India	INSTAMATIC	16			260062	10/16/1997	Registered
151510	Mexico	INSTAMATIC	1, 6, 8, 9, 11, 12, 14, 16	54971	1/4/1989	361385	4/26/1989	Registered
151625	Sarawak	INSTAMATIC	9			SAR/4497	2/27/1963	Registered
151650	South Africa	INSTAMATIC	9	63/0667	2/22/1963	63/0667	2/22/1963	Registered
151632	Thailand	INSTAMATIC	9	285709	5/18/1995	Kor30066	7/28/1995	Registered
151643	Venezuela	INSTAMATIC	9	913/63	3/1/1963	47280	4/29/1964	Registered
173341	European Union	INTEGRIS	2, 9, 16	3124914	4/7/2003	3124914	10/29/2004	Registered

173342	Japan	INTEGRIS	2, 9, 16	2003-028220	4/8/2003	4712933	9/26/2003	Registered
173344	Australia	IQSMART	9	918113	6/28/2002	918113	6/28/2002	Registered
173345	European Union	IQSMART	9	2755783	6/28/2002	2755783	6/28/2002	Registered
173347	Japan	IQSMART	9	2002-055055	7/2/2002	4658713	4/4/2003	Registered
173349	Singapore	IQSMART	9	T02/09409J	6/29/2002	T02/09409J	6/4/2003	Registered
173357	Australia	IRIS	2	525023	12/12/1989	525023	8/22/1994	Registered
173365	Israel	IRIS	16	144038	11/19/2000	144038	1/2/2003	Registered
173364	Israel	IRIS	9	144037	11/19/2000	144037	1/2/2003	Registered
173363	Israel	IRIS	2	144036	11/19/2000	144036	11/12/2001	Registered
173367	Japan	IRIS	2	2000-139037	12/25/2000	4740873	1/16/2004	Registered
173368	Singapore	IRIS	9	1940/94	3/9/1994	T94/01940F	3/9/1994	Registered
173370	United Kingdom	IRIS	9	1410359	12/8/1989	1410359	1/8/1999	Registered
173372	United States	IRIS	2, 9, 16	74091039	8/23/1990	2007303	10/15/1996	Registered
138290	Australia	KEYKODE	9	A552094	3/15/1991	A552094	2/25/1993	Registered
138285	Australia	KEYKODE	1	A552090	3/15/1991	A552090	12/22/1992	Registered
138297	Denmark	KEYKODE	1, 9	2108/91	3/20/1991	2044/92	3/27/1992	Registered
138301	Finland	KEYKODE	1, 9	1320/91	3/18/1991	120940	8/5/1992	Registered
138318	Greece	KEYKODE	1, 9	103434	3/29/1991	103434	6/17/1994	Registered
138452	Japan	KEYKODE	1, 9	24499/1991	3/11/1991	2542605	5/31/1993	Registered
138467	New Zealand	KEYKODE	9	208255	2/19/1991	208255	2/19/1998	Registered
138462	New Zealand	KEYKODE	1	208254	2/19/1991	208254	2/19/1998	Registered
138455	Norway	KEYKODE	1, 9	91.1415	3/18/1991	157463	7/1/1993	Registered
138471	Sweden	KEYKODE	1, 9	91-2480	3/19/1991	246744	2/19/1993	Registered
167571	United States	KEYKODE	1	75/634494	2/8/1999	2304310	12/28/1999	Registered
145160	Denmark	KODA	5	1981/02983	7/16/1981	1983/00902	3/18/1983	Registered
145170	Denmark	KODABROME	1	1975/551	2/10/1975	1975/4362	10/24/1975	Registered
145271	Mexico	KODABROME	16	87313		195555	5/31/1976	Registered
145280	Sweden	KODABROME	1			152312	8/8/1975	Registered
137469	Argentina	KODABROMIDE	1	2444116	7/14/2003	1951595	9/18/2003	Registered
137487	Chile	KODABROMIDE	1, 9	269708		699287	4/29/1994	Registered
137612	Japan	KODABROMIDE	1, 9	708459/1993	3/22/1993	430097		Registered
137627	Peru	KODABROMIDE	1	213929	12/22/1992	18859	3/5/1993	Registered
166209	Andorra	KODACHROME	1	4327	1/21/1997	4713	1/21/1997	Registered
169492	Angola	KODACHROME	40	4097/94	12/1/1994	4097/94	8/9/1999	Registered
169491	Angola	KODACHROME	16	4096/94	12/1/1994	4096/94	8/9/1999	Registered
169490	Angola	KODACHROME	1	4095/94	12/1/1994	4095/94	7/22/1999	Registered
151792	Argentina	KODACHROME	40	2444086	7/14/2003	1950523	9/12/2003	Registered

151842	Bolivia	KODACHROME	16			83380-A	12/8/1970	Registered
151838	Bolivia	KODACHROME	9			83372-A	12/8/1970	Registered
151834	Bolivia	KODACHROME	1			83373-A	12/8/1970	Registered
134526	Bosnia And Herzegovina	KODACHROME	1, 9	BAZR 96227	3/9/1996	BAZR 96227	3/9/1996	Registered
151852	Brazil	KODACHROME	9.45, 9.8	32328		5023750	5/22/1960	Registered
151849	Brazil	KODACHROME	1.7	32327		2436159	5/22/1945	Registered
151880	Chile	KODACHROME	1, 9	809442	2/28/2008	827418	5/18/2008	Registered
166564	China (People's Republic Of)	KODACHROME	1	9700135119	12/18/1997	1260004	4/7/1999	Registered
138199	Croatia	KODACHROME	1, 9	Z940348N	2/9/1994	Z940348N	2/9/1994	Registered
157164	Dominican Republic	KODACHROME	70		2/21/1992	53184	4/14/1992	Registered
157150	Dominican Republic	KODACHROME	1, 5	2012/4718	1/23/2012	53038	4/14/1992	Registered
157159	Dominican Republic	KODACHROME	9		2/21/1992	53167	4/14/1992	Registered
147364	Estonia	KODACHROME	1, 16	9081	10/27/1993	18164	1/11/1996	Registered
166042	European Union	KODACHROME	1, 16, 35, 40, 42 - Renew 1, 16 only	28472	4/1/1996	28472	2/4/1998	Registered
144092	Greece	KODACHROME	40, 41, 42	114986	7/8/1993	114986	12/19/1995	Registered
151976	Greece	KODACHROME	1, 2			18135	6/20/1992	Registered
151981	Hong Kong	KODACHROME	1, 9, 16	99/49	2/3/1977	19490952AA	2/3/1949	Registered
152193	Iceland	KODACHROME	1, 9, 16, 40	856/1991	9/26/1991	41/1992	1/23/1992	Registered
152181	India	KODACHROME	1		10/8/1942	6259	3/17/1945	Registered
152165	Indonesia	KODACHROME	1			IDM000158970	3/15/1998	Registered
152190	Iran	KODACHROME	1, 9, 16, 35		10/10/1976	46026	11/16/1996	Registered
152174	Israel	KODACHROME	1			3899	8/27/1997	Registered
152204	Japan	KODACHROME	1, 9	705392/93	2/23/1993	423774	7/29/1993	Registered
152200	Jordan	KODACHROME	1		8/26/1953	2449	8/26/1988	Registered
143791	Laos	KODACHROME	1	2125	6/3/1993	1344	6/4/2003	Registered
170476	Laos	KODACHROME	16	2125	6/3/1993	1345	6/4/2003	Registered
146874	Latvia	KODACHROME	1, 16	M-93-8129	9/21/1993	33633	8/20/1996	Registered
147880	Lithuania	KODACHROME	1, 16	13086	10/13/1993	24309	2/18/1997	Registered
138204	Macedonia	KODACHROME	1, 9	PZ-1235/94	2/8/1994	6332	2/8/1994	Registered
130878	Madagascar	KODACHROME	35, 37, 40, 41	95/00833D	7/13/1995	1598	7/13/1995	Registered
152259	Malawi	KODACHROME	1			785/59	2/8/1993	Registered
152280	Malaysia	KODACHROME	1	88/01118	3/15/1988	88/01118	7/11/1994	Registered
152278	Mexico	KODACHROME	1	104606	9/27/1976	205871	9/1/1977	Registered
152269	Mexico	KODACHROME	40	79526	4/9/1974	185476	10/10/1974	Registered
152263	Mexico	KODACHROME	1, 6, 8, 9, 11, 12, 14, 16	27333		50353	5/16/1945	Registered

139270	Myanmar	KODACHROME	1, 16			3656/1993	11/30/1993	Registered
152307	Panama	KODACHROME	1			1208	3/2/1979	Registered
152318	Peru	KODACHROME	1	5398		11550	12/15/1977	Registered
152311	Peru	KODACHROME	9	1489		1943	12/7/1975	Registered
152342	Poland	KODACHROME	1, 9, 16, 40	96507	2/8/1991	R-71232	2/8/1991	Registered
165980	Russian Federation	KODACHROME	1, 16	93047622	10/19/1993	129937	7/24/1995	Registered
152408	Serbia and Montenegro	KODACHROME		8891		8891	8/2/1990	Registered
152377	Singapore	KODACHROME	9			T39/02848B	7/14/1939	Registered
152372	Singapore	KODACHROME	1			T39/02825C	7/14/1939	Registered
138209	Slovenia	KODACHROME	1, 9	Z-3580146	2/21/1994	Z-3580146	6/18/1996	Registered
152420	South Africa	KODACHROME	16	65/4487	11/4/1965	65/4487	11/4/1965	Registered
152416	South Africa	KODACHROME	9	65/4486	11/4/1965	65/4486	11/4/1965	Registered
152412	South Africa	KODACHROME	1	65/4485	11/4/1965	65/4485	11/4/1965	Registered
152209	South Korea	KODACHROME	1, 9	2891/1970	8/17/1970	20668	12/14/1970	Registered
152385	Taiwan	KODACHROME	19			19721	4/1/1965	Registered
152382	Thailand	KODACHROME	1	285703	7/28/1965	Kor30060	7/28/1965	Registered
171282	Tunisia	KODACHROME	1, 9, 16	EE050839	4/19/2005	EE050839	4/19/2005	Registered
151757	United States	KODACHROME	1	71366811	6/29/1935	329489	10/29/1935	Registered
152391	Venezuela	KODACHROME	9			37002-F	6/27/1959	Registered
152403	Venezuela	KODACHROME	9	15098	11/28/1985	132210	1/27/1988	Registered
152395	Venezuela	KODACHROME	16	15096	11/28/1985	132208	1/27/1988	Registered
152400	Venezuela	KODACHROME	1	15097	11/28/1985	132209	1/27/1988	Registered
152428	Zambia	KODACHROME	1			785/59	2/8/1993	Registered
152359	Zimbabwe	KODACHROME	1		2/8/1958	785/59	8/12/1926	Registered
166264	Andorra	KODACOLOR	1, 40	4328	1/21/1997	4707	1/21/1997	Registered
169495	Angola	KODACOLOR	40	4100/94	12/1/1994	4100/94	8/3/1999	Registered
169494	Angola	KODACOLOR	16	4099/94	12/1/1994	4099/94	8/4/1999	Registered
169493	Angola	KODACOLOR	1	4098/94	12/1/1994	4098/94	8/4/1999	Registered
151083	Argentina	KODACOLOR	40	2492511	1/30/2004	1984386	6/29/2004	Registered
151077	Argentina	KODACOLOR	1	2366553	2/21/2002	1872364	5/22/2002	Registered
167787	Bolivia	KODACOLOR	1			83371-A	12/8/1970	Registered
151155	Bolivia	KODACOLOR	16			83381-A	12/8/2000	Registered
151151	Bolivia	KODACOLOR	9			83370-A	12/8/1970	Registered
151184	Chile	KODACOLOR	1, 9, 16	685033	4/28/2005	729848	7/25/2005	Registered
167867	China (People's Republic Of)	KODACOLOR	1	9900130175	11/3/1999	1500091	1/7/2001	Registered
151201	Cuba	KODACOLOR	16			112102	7/6/1996	Registered
151198	Cuba	KODACOLOR	9			111217	7/1/1995	Registered

157004	Dominican Republic	KODACOLOR	1, 5	2012/4710	1/23/2012	53039	4/14/1992	Registered
157010	Dominican Republic	KODACOLOR	70		2/26/1992	53183	4/14/1992	Registered
151218	Ecuador	KODACOLOR	1, 9, 16			523/75	4/10/1974	Registered
151674	El Salvador	KODACOLOR	16	1928/91	8/14/1991	185BOOK13	10/20/1992	Registered
151671	El Salvador	KODACOLOR	9	1960/91	8/15/1991	51BOOK11	6/23/1992	Registered
151666	El Salvador	KODACOLOR	1	1933/91	8/14/1991	188BOOK13	10/20/1992	Registered
151678	El Salvador	KODACOLOR	40	1961/91	8/15/1991	187BOOK13	10/20/1992	Registered
147369	Estonia	KODACOLOR	1	9084	10/27/1993	18165	1/11/1996	Registered
166043	European Union	KODACOLOR	1, 16, 35, 40, 42 - Renew 1, 16 only	28480	4/1/1996	28480	2/4/1998	Registered
151221	Finland	KODACOLOR	1, 9, 16	T198703559	8/24/1987	105947	12/20/1989	Registered
168650	Georgia	KODACOLOR	1	1994 011467	3/30/1994	M13224	4/4/2000	Registered
144100	Greece	KODACOLOR	40, 42	114988	7/8/1993	114988	12/19/1995	Registered
151252	Greece	KODACOLOR	1, 9, 16	62655	1/10/1979	62655	8/18/1980	Registered
151257	Guatemala	KODACOLOR	1			31532	12/14/1996	Registered
151261	Hong Kong	KODACOLOR	1, 16	99/49	2/3/1977	19490960AA	2/3/1949	Registered
151265	Hong Kong	KODACOLOR	16	99/49	2/3/1977	961/49	2/3/1949	Registered
151463	Iceland	KODACOLOR	1, 16	891/1991	9/26/1991	71/1992	1/23/1992	Registered
151453	India	KODACOLOR	1			210889	8/27/1997	Registered
151457	India	KODACOLOR	16			210890	8/27/1997	Registered
166935	Indonesia	KODACOLOR	1	D97 19742	9/15/1997	IDM000158969	3/15/1998	Registered
151460	Iran	KODACOLOR	1, 9, 16, 35		10/10/1976	46027	11/16/1996	Registered
151465	Japan	KODACOLOR	1	222211/1990	11/5/1990	223053	3/17/1931	Registered
151477	Kenya	KODACOLOR	16		9/19/1963	12041	9/19/1963	Registered
151472	Kenya	KODACOLOR	9		9/19/1963	12040	9/19/1963	Registered
151469	Kenya	KODACOLOR	1		9/19/1963	12039	9/19/1963	Registered
143784	Laos	KODACOLOR	1	2122	6/3/1993	1340	6/4/2003	Registered
170475	Laos	KODACOLOR	16	2122	6/3/1993	1341	6/4/2003	Registered
146878	Latvia	KODACOLOR	1	M-93-8130	9/21/1993	33309	9/21/1993	Registered
147884	Lithuania	KODACOLOR	1	13085	10/13/1993	24310	2/18/1997	Registered
130873	Madagascar	KODACOLOR	35, 37, 40, 41	95/00834D	7/13/1995	1599	7/13/1995	Registered
151520	Malawi	KODACOLOR	16		9/25/1970	MW/TM/1963/0 1057	9/25/1998	Registered
151516	Malawi	KODACOLOR	9		9/25/1970	MW/TM/1963/0 1056	9/25/1998	Registered
151513	Malawi	KODACOLOR	1		9/25/1970	MW/TM/1963/0 1055	9/25/1998	Registered

151545	Malaysia	KODACOLOR	1	88/01116	3/15/1988	88/01116	7/11/1994	Registered
151527	Mexico	KODACOLOR	9	35818	7/26/1947	56546	7/17/1949	Registered
151541	Mexico	KODACOLOR	35, 38	241371	11/13/1984	307743	6/7/1985	Registered
151538	Mexico	KODACOLOR	1	104761	9/30/1976	213350	4/24/1978	Registered
151531	Mexico	KODACOLOR	16	35820	7/26/1947	55763	3/20/1948	Registered
151534	Mexico	KODACOLOR	40	79528	4/9/1974	187352	1/31/1975	Registered
139240	Myanmar	KODACOLOR	1, 16			3654/1993	11/25/1993	Registered
151642	Paraguay	KODACOLOR	1	2729	3/2/1993	257497	6/11/1993	Registered
151638	Paraguay	KODACOLOR	16	3578	2/19/2003	257500	6/11/1993	Registered
151586	Peru	KODACOLOR	1			22806	12/29/1993	Registered
151582	Peru	KODACOLOR	16			22514	12/29/1993	Registered
151612	Poland	KODACOLOR	1, 9, 16, 40	96506	2/8/1991	R-71231	2/8/1991	Registered
141408	Russian Federation	KODACOLOR	1	93047623	10/19/1993	128343	6/16/1995	Registered
151660	Singapore	KODACOLOR	1			T4911664C	9/6/1949	Registered
151729	South Africa	KODACOLOR	40	72/6116	12/8/1972	72/6116	12/8/1972	Registered
151727	South Africa	KODACOLOR	16	65/4490	11/4/1965	65/4490	11/4/1965	Registered
151723	South Africa	KODACOLOR	9	65/4489	11/4/1965	65/4489	11/4/1965	Registered
151719	South Africa	KODACOLOR	1	65/4488	11/4/1965	65/4488	11/4/1965	Registered
151482	South Korea	KODACOLOR	1, 9	91-1321		40-21430	3/16/1971	Registered
151687	Taiwan	KODACOLOR	19			19720	4/1/1965	Registered
151683	Thailand	KODACOLOR	1	285704	7/28/1965	Kor30061	7/28/1965	Registered
151048	United States	KODACOLOR	26	569616	11/30/1948	523176	3/28/1950	Registered
151710	Venezuela	KODACOLOR	16	11931	10/1/1985	130811-F	9/21/1987	Registered
151706	Venezuela	KODACOLOR	1	11930	10/1/1985	130810-F	9/21/1987	Registered
151702	Venezuela	KODACOLOR	9	235-86	1/10/1986	133111	2/2/1988	Registered
151697	Venezuela	KODACOLOR	1, 9, 16			31771-F	3/18/1957	Registered
151739	Zambia	KODACOLOR	16		9/25/1963	1057/63	9/25/1963	Registered
151735	Zambia	KODACOLOR	9		9/25/1963	1056/63	9/25/1963	Registered
151732	Zambia	KODACOLOR	1		9/25/1963	1055/63	9/25/1963	Registered
151652	Zimbabwe	KODACOLOR	16			1057/63	9/25/1963	Registered
151648	Zimbabwe	KODACOLOR	9			1056/63	9/25/1963	Registered
151645	Zimbabwe	KODACOLOR	1			1055/63	9/25/1963	Registered
163220	Taiwan	KODACOLOR GOLD	73			479071	3/16/1990	Registered
163225	Venezuela	KODACOLOR GOLD	50	19267	12/28/1987	145084	6/4/1991	Registered
147287	Japan	KODACOLOR VR	10	49196/83	5/28/1983	2037197	4/26/1988	Registered
147183	United States	KODACOLOR VR	1	430862	6/20/1983	1297307	9/25/1984	Registered
145443	United States	KODAFIX	1	00616951	7/26/1951	559958	6/10/1952	Registered

136165	Argentina	KODAFLEX	1	1584125	2/25/1987	1284148	4/13/1988	Registered
136220	Denmark	KODAFLEX	6, 9, 10	1984/309	1/16/1984	1985/2437	8/9/1985	Registered
136230	Finland	KODAFLEX	1, 9, 10, 16	7084/1983	12/21/1983	94538	12/20/1985	Registered
136262	Hong Kong	KODAFLEX	1	787/1966	8/11/1973	10/1967	8/11/1966	Registered
144814	Chile	KODAGRAPH	1, 9, 16	685034	4/28/2005	729847	7/25/2005	Registered
144841	Hong Kong	KODAGRAPH	1, 16	99/49	2/3/1977	19490949AA	2/3/1949	Registered
144949	India	KODAGRAPH	16		8/29/1963	217389	8/3/1964	Registered
144961	Mexico	KODAGRAPH	1, 6, 8, 9, 11, 12, 14, 16	26888		49227	4/10/1945	Registered
144958	Mexico	KODAGRAPH	1	501584		49226	8/27/1945	Registered
144985	Peru	KODAGRAPH	1			22785	3/16/1984	Registered
144997	Singapore	KODAGRAPH	9			T39/02849J	7/14/1939	Registered
145021	South Africa	KODAGRAPH	16	65/4493	11/4/1965	65/4493	11/4/1965	Registered
145016	South Africa	KODAGRAPH	9	65/4492	11/4/1965	65/4492	11/4/1965	Registered
145012	South Africa	KODAGRAPH	1	65/4491	11/4/1965	65/4491	11/4/1965	Registered
155122	Denmark	KODAJET	1	1994/8738	12/12/1994	1995/2315	4/7/1995	Registered
155128	Finland	KODAJET	1	6482/1994	12/27/1994	139964	9/5/1995	Registered
155143	Sweden	KODAJET	1	94/12813	12/12/1994	305657	10/27/1995	Registered
155117	United Kingdom	KODAJET	1	2004706	12/8/1994	2004706	9/22/1995	Registered
170594	Albania	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
166265	Andorra	KODAK	1, 9, 16, 40	4329	1/21/1997	4711	1/21/1997	Registered
169511	Angola	KODAK	40	4089/94	12/1/1994	4089/94	7/23/1999	Registered
169497	Angola	KODAK	2	4075/94	12/1/1994	4075/94	8/10/1999	Registered
169498	Angola	KODAK	5	4076/94	12/1/1994	4076/94	8/11/1999	Registered
169499	Angola	KODAK	9	4077/94	12/1/1994	4077/94	8/11/1999	Registered
169500	Angola	KODAK	16	4078/94	12/1/1994	4078/94	8/10/1999	Registered
169501	Angola	KODAK	17	4079/94	12/1/1994	4079/94	8/11/1999	Registered
169502	Angola	KODAK	22	4080/94	12/1/1994	4080/94	8/11/1999	Registered
169503	Angola	KODAK	23	4081/94	12/1/1994	4081/94	8/11/1999	Registered
169504	Angola	KODAK	25	4082/94	12/1/1994	4082/94	7/23/1999	Registered
169505	Angola	KODAK	28	4083/94	12/1/1994	4083/94	7/23/1999	Registered
169506	Angola	KODAK	31	4084/94	12/1/1994	4084/94	7/23/1999	Registered
169507	Angola	KODAK	34	4085/94	12/1/1994	4085/94	7/23/1999	Registered
169508	Angola	KODAK	35	4086/94	12/1/1994	4086/94	7/23/1999	Registered
169509	Angola	KODAK	37	4087/94	12/1/1994	4087/94	7/23/1999	Registered
169510	Angola	KODAK	38	4088/94	12/1/1994	4088/94	7/23/1999	Registered

169512	Angola	KODAK	42	4090/94	12/1/1994	4090/94	8/10/1999	Registered
169496	Angola	KODAK	1	4074/94	12/1/1994	4074/94	8/10/1999	Registered
131123	Anguilla	KODAK	1, 9, 16	2596		2596	11/23/1994	Registered
140061	Antigua And Barbuda	KODAK	1, 9, 16		10/28/1996	4031	3/10/1997	Registered
148221	Argentina	KODAK	44	2453989	8/25/2003	1968548	1/28/2004	Registered
139967	Argentina	KODAK	9	2855102	9/12/2008	2312640	9/10/2009	Registered
139962	Argentina	KODAK	16	2856806	9/12/2008	2310532	9/1/2009	Registered
139997	Argentina	KODAK	28	2856807	9/12/2008	2310533	9/1/2009	Registered
140072	Argentina	KODAK	35	2444074	7/14/2003	1950437	9/12/2003	Registered
140115	Argentina	KODAK	1	2876390	11/18/2008	2340335	1/11/2010	Registered
140099	Argentina	KODAK	41	2444078	7/14/2003	1950441	9/12/2003	Registered
140094	Argentina	KODAK	40	2492510	1/30/2004	1984384	6/29/2004	Registered
140089	Argentina	KODAK	39	2444077	7/14/2003	1950440	9/12/2003	Registered
140084	Argentina	KODAK	38	2444076	7/14/2003	1950439	9/12/2003	Registered
139986	Argentina	KODAK	7	2856805	9/12/2008	2299682	7/6/2009	Registered
140075	Argentina	KODAK	36	2444075	7/14/2003	1950438	9/12/2003	Registered
140055	Argentina	KODAK	25	2856808	9/12/2008	2310534	9/1/2009	Registered
140079	Argentina	KODAK	37	2492512	1/30/2004	1984388	6/29/2004	Registered
170504	Argentina	KODAK	40	2453992	8/25/2003	1981498	5/27/2004	Registered
170502	Argentina	KODAK	42	2453990	8/25/2003	1980957	5/19/2004	Registered
170503	Argentina	KODAK	41	2453991	8/25/2003	1980958	5/19/2004	Registered
165982	Armenia	KODAK		1296	2/12/1996	1832	6/11/1997	Registered
170596	Armenia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
151024	Aruba	KODAK	1, 9, 16, 40	94012011	1/20/1994	16939	1/20/1994	Registered
176227	Australia	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
140172	Austria	KODAK	1, 9			21295	2/4/1993	Registered
170597	Austria	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176228	Austria	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
166855	Azerbaijan	KODAK	1, 9, 16	2568	10/11/1994	970769	5/14/1997	Registered
170598	Azerbaijan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
140495	Bahamas	KODAK	1			1065	10/14/1995	Registered
131792	Bahrain	KODAK	40		11/30/1994	1508	11/30/1994	Registered
155659	Barbados	KODAK	40	2276A	12/14/1994	81/9325	10/14/1999	Registered
155890	Barbados	KODAK	16		1/11/1995	81/9790	11/5/1999	Registered
155884	Barbados	KODAK	9		1/11/1995	81/9789	11/5/1999	Registered

155879	Barbados	KODAK	1		1/11/1995	81/9788	11/5/1999	Registered
139815	Belarus	KODAK	1, 9, 16	3226	10/5/1993	3226	2/24/1994	Registered
170599	Belarus	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
171726	Belize	KODAK	9					Pending Application
170600	Benelux	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176229	Benelux	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
140341	Bermuda	KODAK	1, 8, 39			1010	8/30/1939	Registered
150955	Bermuda	KODAK	40	25775	1/20/1994	25775	1/20/1994	Registered
168763	BES Islands	KODAK	1	D-3115	8/24/2001	2855	9/15/2011	Registered
148902	Bolivia	KODAK	16		2/3/1994	66321A	11/30/1995	Registered
148898	Bolivia	KODAK	9		2/3/1994	66320A	11/30/1995	Registered
148894	Bolivia	KODAK	1		2/3/1994	66319A	11/30/1995	Registered
131925	Bolivia	KODAK	10		12/4/1992	63662-A	7/21/1994	Registered
131921	Bolivia	KODAK	40		12/4/1992	63660-A	7/21/1994	Registered
131916	Bolivia	KODAK	42		12/4/1992	63661-A	7/21/1994	Registered
140390	Bolivia	KODAK	16			84081-A	5/11/1971	Registered
140387	Bolivia	KODAK	1			58467-A	5/11/1971	Registered
140380	Bolivia	KODAK	9			79754-A	5/11/1971	Registered
140375	Bolivia	KODAK	9			85589-A	10/23/1980	Registered
170601	Bosnia And Herzegovina	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144010	British Virgin Islands	KODAK	1, 8		11/21/1984	2097	11/21/1984	Registered
140351	Brunei Darussalam	KODAK	16			2041	9/16/1970	Registered
140347	Brunei Darussalam	KODAK	9			2040	9/16/1970	Registered
140343	Brunei Darussalam	KODAK	1			2039	9/16/1970	Registered
140319	Bulgaria	KODAK	1, 9, 16	5233	12/8/1987	5233	1/1/1988	Registered
140314	Bulgaria	KODAK	16			823	2/20/1992	Registered
170602	Bulgaria	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
142853	Cambodia (Kampuchea)	KODAK	1	2778	4/19/1993	2776	4/23/1993	Registered
142865	Cambodia (Kampuchea)	KODAK	16	2781	4/19/1993	2779	4/23/1993	Registered
142885	Cambodia (Kampuchea)	KODAK	40	2786	4/19/1993	2784	4/23/1993	Registered
142861	Cambodia (Kampuchea)	KODAK	9	2780	4/19/1993	2778	4/23/1993	Registered
142889	Cambodia (Kampuchea)	KODAK	42	2787	4/19/1993	2785	4/23/1993	Registered
139070	Chile	KODAK	1	688643	5/27/2005	731857	8/25/2005	Registered
139066	Chile	KODAK	32, 33, 34	688644	5/27/2005	731853	8/25/2005	Registered

140567	Chile	KODAK	1, 9, 16	849846	12/24/2008	849268	3/19/2009	Registered
140565	Chile	KODAK	1, 9, 16	685035	4/28/2005	729846	7/25/2005	Registered
140615	Chile	KODAK	40, 41, 42	694057	7/4/2005	744725	1/3/2006	Registered
140610	Chile	KODAK	35, 36, 37, 38	688641	5/27/2005	731854	8/25/2005	Registered
140605	Chile	KODAK	32, 33, 34	688642	5/27/2005	732206	8/29/2005	Registered
140600	Chile	KODAK	28, 29, 30, 31	696747	7/22/2005	735472	10/6/2005	Registered
140595	Chile	KODAK	24, 25, 26, 27	688645	5/27/2005	731852	8/25/2005	Registered
140590	Chile	KODAK	19, 20, 21, 23	688646	5/27/2005	731851	8/25/2005	Registered
140585	Chile	KODAK	14, 15, 17, 18	688647	5/27/2005	731985	8/26/2005	Registered
140580	Chile	KODAK	8, 10, 12, 13	688648	5/27/2005	731986	8/26/2005	Registered
140575	Chile	KODAK	2, 4, 6, 7	688650	5/27/2005	731850	8/25/2005	Registered
165745	Chile	KODAK	3, 5	696725	7/22/2005	735554	10/7/2005	Registered
138011	China (People's Republic Of)	KODAK	1	960110185	9/28/1996	1120489	10/21/1997	Registered
138025	China (People's Republic Of)	KODAK	40	960110187	9/28/1996	1121924	10/21/1997	Registered
138020	China (People's Republic Of)	KODAK	16	960110186	9/28/1996	1134293	12/14/1997	Registered
133045	China (People's Republic Of)	KODAK	41	960046031	4/12/1996	1085719	8/21/1997	Registered
140642	China (People's Republic Of)	KODAK	8			529543	7/20/1990	Registered
140638	China (People's Republic Of)	KODAK	2			528896	9/20/1990	Registered
168653	China (People's Republic Of)	KODAK	41	2000190293	12/6/2000	1774277	5/21/2002	Registered
154982	China (People's Republic Of)	KODAK	9	95014777	2/15/1995	926799	1/7/1997	Registered
158889	China (People's Republic Of)	KODAK	9	95041856	4/13/1995	931258	1/14/1997	Registered
171725	China (People's Republic Of)	KODAK	2	4551678	3/21/2005	4551678	1/7/2011	Registered
176259	China (People's Republic Of)	KODAK	25	9667130	7/1/2011			Pending Application
176230	China (People's Republic Of)	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
176119	China (People's Republic Of)	KODAK	2	8555711	8/9/2010	8555711	8/14/2011	Registered
175622	China (People's Republic Of)	KODAK	7	6905300	8/18/2008	6905300	5/14/2010	Registered
144768	Colombia	KODAK	42	93/398174	7/26/1993	158840	3/30/1994	Registered
144760	Colombia	KODAK	40	93/398173	7/26/1993	158839	3/30/1994	Registered
151726	Colombia	KODAK	28	92/328322		149438	12/2/1993	Registered
151722	Colombia	KODAK	27	92/328309		149426	12/2/1993	Registered
151718	Colombia	KODAK	25	92/328321		149445	12/2/1993	Registered
151681	Colombia	KODAK	5	92/328312		147765	12/2/1993	Registered
151703	Colombia	KODAK	20	92/328317		149492	12/2/1993	Registered
151694	Colombia	KODAK	16	92/328315		149494	12/2/1993	Registered
151689	Colombia	KODAK	10	92/328314		149529	12/2/1993	Registered
151675	Colombia	KODAK	1	92/328310		147755	12/2/1993	Registered
151686	Colombia	KODAK	9	92/328313		147767	12/2/1993	Registered

140681	Costa Rica	KODAK	16			859/53058	3/12/2007	Registered
140686	Costa Rica	KODAK	1			859/53057	3/12/2007	Registered
140690	Costa Rica	KODAK	9			859/53059	3/12/2007	Registered
159813	Costa Rica	KODAK	40			91002	4/27/1995	Registered
170603	Croatia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
140691	Cuba	KODAK	9			95646	11/27/1972	Registered
151032	Cuba	KODAK	40	417/94	5/4/1994	121202	11/29/1994	Registered
176251	Curaçao	KODAK	1	VD-110414	6/22/2011	02957	8/24/2001	Registered
140708	Cyprus	KODAK	9			29808	7/15/1995	Registered
140703	Cyprus	KODAK	16			29810	7/15/1995	Registered
140698	Cyprus	KODAK	1			29806	7/15/1995	Registered
170604	Czech Republic	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144148	Democratic Republic of Congo	KODAK	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34 - Renew Classes 1, 5, 7, 9, 10, 16, 25, 28 only			4044/C		Registered
170605	Denmark	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176231	Denmark	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
155080	Dominica	KODAK	1, 8, 39	128/94	11/15/1994	128/94	11/15/1994	Registered
140747	Dominican Republic	KODAK	1		2/19/1985	38739	4/30/1985	Registered
140742	Dominican Republic	KODAK	9			4456	10/13/1939	Registered
158849	Dominican Republic	KODAK	16		2/21/1992	53161	4/14/1992	Registered
158856	Dominican Republic	KODAK	70		2/21/1992	53185	4/14/1992	Registered
158846	Dominican Republic	KODAK	16	2012/4723	1/23/2012	53146	4/14/1992	Registered
158840	Dominican Republic	KODAK	25	2012/4729	1/23/2012	53569	6/15/1992	Registered
138118	Ecuador	KODAK	40	35779	12/7/1992	11/94	2/1/1994	Registered
138105	Ecuador	KODAK	10	35780	12/7/1992	27/94	2/1/1994	Registered
138116	Ecuador	KODAK	42	35778	12/7/1992	98/95	2/17/1995	Registered
140769	Ecuador	KODAK	1, 9, 16			16/40	2/26/1995	Registered

170606	Egypt	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143646	El Salvador	KODAK	1	1378	12/3/1984	237BOOK110	11/28/1985	Registered
143645	El Salvador	KODAK	1, 9, 16			2439BOOK18	5/24/1974	Registered
151004	El Salvador	KODAK	16	314/94	1/28/1994	218BOOK25	3/22/1995	Registered
151000	El Salvador	KODAK	40	315/94	1/28/1994	196BOOK26	5/12/1995	Registered
143613	Estonia	KODAK	1, 9, 11, 16, 27, 30, 34	4620	5/14/1993			Pending
147373	Estonia	KODAK	2, 17, 22, 23, 25, 28, 31, 40, 42	9087	10/27/1993	18920	3/29/1996	Registered
155352	Estonia	KODAK	1, 9, 16	9304620	5/14/1993	9490	3/24/1994	Registered
170607	Estonia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
168167	Ethiopia	KODAK	42					Pending Application
168166	Ethiopia	KODAK	40					Pending Application
168165	Ethiopia	KODAK	16					Pending Application
168164	Ethiopia	KODAK	9					Pending Application
168163	Ethiopia	KODAK	1					Pending Application
171224	Ethiopia	KODAK	1, 9, 16, 40	431		4622	6/11/2004	Registered
166045	European Union	KODAK	1, 9, 10, 16, 35, 40, 42	28456	4/1/1996	28456	2/4/1998	Registered
140912	Finland	KODAK	9	6321/90	12/4/1990	124986	2/22/1993	Registered
140907	Finland	KODAK	5	5830/90	11/12/1990	123665	12/21/1992	Registered
140901	Finland	KODAK	9	T198800960	3/2/1988	110863	3/5/1991	Registered
170608	Finland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176232	Finland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
176233	France	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
141418	Georgia	KODAK	1, 9, 10, 11, 16, 27, 30, 34	4021/03	7/28/1993			Pending Application
166277	Georgia	KODAK	2, 17, 22, 23, 25, 28, 31, 40	410/03	3/30/1994	8551	3/5/1998	Registered
167307	Georgia	KODAK	1, 9, 16	6090/03	7/28/1993	3417	9/30/1996	Registered
167864	Georgia	KODAK	9, 11	4940	7/30/1993	7833	12/15/1997	Registered
170609	Georgia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
140721	Germany	KODAK	35, 37, 40, 41, 42	20614/40	4/2/1979	1013235	4/2/1979	Registered
170610	Germany	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

176234	Germany	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
166821	Ghana	KODAK	16	29124	3/20/1998			Pending Application
166820	Ghana	KODAK	9	29268	3/20/1998	29268	3/20/1998	Registered
166819	Ghana	KODAK	1	29171	3/20/1998	29171	3/20/1998	Registered
144084	Greece	KODAK	35, 36, 37, 38, 40, 41, 42	114984	7/8/1993	114984	12/19/1995	Registered
141178	Greece	KODAK	9	102216	12/27/1990	102216	1/17/1994	Registered
141168	Greece	KODAK	9	88876	4/26/1988	88876	8/17/1990	Registered
141162	Greece	KODAK	1			8909	2/11/1973	Registered
141159	Greece	KODAK	1	7745	6/6/1930	7745	6/6/1980	Registered
141154	Greece	KODAK	9	7744	6/6/1930	7744	6/6/1980	Registered
170611	Greece	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176235	Greece	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
141188	Guatemala	KODAK	9			9465	12/26/1995	Registered
141183	Guatemala	KODAK	9			2271	12/2/1984	Registered
141193	Guatemala	KODAK	1			49514	11/27/1995	Registered
158879	Guatemala	KODAK	16	2395/95	3/30/1995	86915	10/24/1997	Registered
158874	Guatemala	KODAK	40	2263/95	3/24/1995	83211	10/31/1996	Registered
141213	Guyana	KODAK	1			3369A	9/23/1980	Registered
141219	Guyana	KODAK	8			3370A	9/23/1980	Registered
150960	Guyana	KODAK	16	14314A	1/26/1994	14314A	1/26/1994	Registered
141310	Haiti	KODAK	16			56/172	2/21/1991	Registered
141306	Haiti	KODAK	9			55/172	2/21/1991	Registered
141302	Haiti	KODAK	1			54/172	2/21/1991	Registered
150997	Haiti	KODAK	40		2/7/1994	20/146	4/23/1995	Registered
141516	Honduras	KODAK	16			50015	11/10/1988	Registered
141512	Honduras	KODAK	1			50016	11/10/1988	Registered
141283	Honduras	KODAK	9			330	11/1/1987	Registered
151037	Honduras	KODAK	40	844/94	2/1/1994	1857	8/10/1994	Registered
141279	Hong Kong	KODAK	28	1687/89		3065/92	7/30/1992	Registered
141274	Hong Kong	KODAK	25	1686/89		3704/92	9/18/1992	Registered
141269	Hong Kong	KODAK	18	1684/89		3202/93	8/5/1993	Registered
141259	Hong Kong	KODAK	20	1685/89		1637/90	6/11/1990	Registered
141254	Hong Kong	KODAK	16	1683/89		2849/90	9/25/1990	Registered
141249	Hong Kong	KODAK	14	3311/83	11/17/1983	19841588	11/17/1983	Registered
141225	Hong Kong	KODAK	1, 9, 16	46/49	1/15/1977	19490850AA	1/15/1949	Registered

154977	Hong Kong	KODAK	9	15267/94	12/22/1994	1680/1996	12/22/1994	Registered
159034	Hong Kong	KODAK	21	6630/95	6/1/1995	7174/1996	6/1/1995	Registered
170612	Hungary	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176236	Hungary	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
142360	Iceland	KODAK	9	868/1991	9/26/1991	51/1992	1/23/1992	Registered
142357	Iceland	KODAK	9	94/1991	1/29/1991	823/1991	8/30/1991	Registered
142353	Iceland	KODAK	5	1005/1990	12/7/1990	644/1991	6/28/1991	Registered
142351	Iceland	KODAK	1, 16	99/1975	3/13/1975	265/1975	8/14/1975	Registered
142345	Iceland	KODAK	9	281/1923	11/7/1923	37/1923	11/15/1923	Registered
170613	Iceland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
142263	India	KODAK	5		10/8/1942	6326	8/22/1946	Registered
142326	India	KODAK	25		10/8/1942	6342	4/8/1944	Registered
142322	India	KODAK	24		10/8/1942	6341	3/23/1944	Registered
142314	India	KODAK	21		10/8/1942	6339	4/9/1947	Registered
142310	India	KODAK	20		10/8/1942	6338	7/15/1949	Registered
142306	India	KODAK	18		10/8/1942	6337	4/12/1945	Registered
142274	India	KODAK	8		10/8/1942	6329	2/22/1945	Registered
142270	India	KODAK	7		10/8/1942	6328	2/12/1945	Registered
142266	India	KODAK	6		10/8/1942	6327	2/27/1948	Registered
142259	India	KODAK	4		10/8/1942	6325	3/1/1946	Registered
142255	India	KODAK	3		10/8/1942	6324	8/22/1946	Registered
142251	India	KODAK	2		10/8/1942	6323	8/24/1946	Registered
142247	India	KODAK	1		10/8/1942	6322	1/30/1947	Registered
142282	India	KODAK	10		10/8/1942	6331	8/14/1944	Registered
142329	India	KODAK	28		10/8/1942	6343	7/27/1945	Registered
142298	India	KODAK	16		10/8/1942	6335	3/4/1946	Registered
142293	India	KODAK	15		10/8/1942	6334	8/14/1944	Registered
142290	India	KODAK	14		10/8/1942	6333	8/24/1946	Registered
142286	India	KODAK	11		10/8/1942	6332	8/17/1946	Registered
142277	India	KODAK	9		10/8/1942	6330	5/28/1948	Registered
142110	Indonesia	KODAK	1			417144	5/9/1998	Registered
142118	Indonesia	KODAK	9	D97-24293		IDM000156827	5/9/2008	Registered
142114	Indonesia	KODAK	18			417259	5/9/1988	Registered
167576	Indonesia	KODAK	16	D97-24296		417142	5/9/1998	Registered

142343	Iran	KODAK	1, 3, 6, 7, 8, 9, 16, 20, 27, 28, 36			230	7/19/1997	Registered
170614	Ireland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176237	Ireland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
142243	Israel	KODAK	1		6/19/1924	205		Registered
142239	Israel	KODAK	9		6/19/1924	91		Registered
142235	Israel	KODAK	1		6/19/1924	11		Registered
168774	Israel	KODAK	40	150414	7/2/2001	150414	7/2/2002	Registered
170615	Italy	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176238	Italy	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
142381	Jamaica	KODAK	1			3574	8/31/1995	Registered
151016	Jamaica	KODAK	16	16/1753	2/21/1994	27595	2/21/1994	Registered
151013	Jamaica	KODAK	9	9/1537	2/21/1994	34948	2/21/1994	Registered
151021	Jamaica	KODAK	1	1/910	2/21/1994	28236	2/21/1994	Registered
142396	Japan	KODAK	1			35104	2/14/1998	Registered
142428	Japan	KODAK	16			1346564	9/29/1978	Registered
142420	Japan	KODAK	25			804305	1/20/1969	Registered
142412	Japan	KODAK	9	203268/1989		318992	7/21/1939	Registered
142408	Japan	KODAK	1	219187/1988	10/11/1988	312937	2/20/1939	Registered
142404	Japan	KODAK	1	219186/1988	10/11/1988	312936	2/20/1939	Registered
142400	Japan	KODAK	1	219185/1988		312935	2/20/1939	Registered
142432	Japan	KODAK	1, 9			1362728	12/22/1978	Registered
142476	Japan	KODAK	9, 14	40535/1989		2484657	12/25/1992	Registered
142481	Japan	KODAK	14, 18, 26	40534/89		2389889	3/31/1992	Registered
142473	Japan	KODAK	2	40531/1989		2705505	3/31/1995	Registered
142468	Japan	KODAK	9, 16, 25, 28	40536/1989	4/10/1989	2371327	1/31/1992	Registered
142465	Japan	KODAK	9	13739/89	2/8/1989	2376560	2/28/1992	Registered
142461	Japan	KODAK	14	205976/1989		1385978	7/31/1979	Registered
142456	Japan	KODAK	20	40533/89		2382482	2/28/1992	Registered
142448	Japan	KODAK	9	224785/91	10/25/1991	1496468	1/29/1982	Registered
142445	Japan	KODAK	1, 5	149006/1975		2408923	4/30/1992	Registered
142441	Japan	KODAK	9, 16, 20	222210/1990	11/5/1990	1454223	2/27/1981	Registered
163798	Japan	KODAK	41	281705/1992	9/30/1992	3118368	1/31/1996	Registered
163803	Japan	KODAK	42	281706/1992	9/30/1992	3201127	9/30/1996	Registered
163793	Japan	KODAK	40	281704/1992	9/30/1992	3216188	10/31/1996	Registered

163785	Japan	KODAK	39	281703/1992	9/30/1992	3029708	3/31/1995	Registered
163781	Japan	KODAK	38	281702/1992	9/30/1992	3028242	2/28/1995	Registered
163776	Japan	KODAK	35	281701/1992	9/30/1992	3021377	1/31/1995	Registered
176239	Japan	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
131528	Jordan	KODAK	23	31331	12/19/1992	31331	12/19/1992	Registered
131523	Jordan	KODAK	22	31338	12/19/1992	31338	12/19/1992	Registered
131519	Jordan	KODAK	16	31333	12/19/1992	31333	12/19/1992	Registered
131512	Jordan	KODAK	10	31330	12/19/1992	31330	12/19/1992	Registered
131507	Jordan	KODAK	9	31334	12/19/1992	31334	12/19/1992	Registered
131504	Jordan	KODAK	5	31450	12/19/1992	31450	12/19/1992	Registered
131499	Jordan	KODAK	2	31526	12/19/1992	31526	12/19/1992	Registered
131494	Jordan	KODAK	1	31451	12/19/1992	31451	12/19/1992	Registered
142394	Jordan	KODAK	1		8/26/1953	2448	8/26/1953	Registered
142390	Jordan	KODAK	9		8/26/1953	2447	8/26/1953	Registered
142385	Jordan	KODAK	16		8/26/1953	2445	8/26/1953	Registered
141422	Kazakhstan	KODAK	1, 9, 16	5010	10/29/1993	3587	10/29/1993	Registered
170616	Kazakhstan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170617	Kenya	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
155377	Kyrgyz Republic	KODAK	1, 9, 16	1478/32	7/29/1994	1240	10/6/1994	Registered
170618	Kyrgyz Republic	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143781	Laos	KODAK	1	2121	6/3/1993	1330	6/4/2003	Registered
170469	Laos	KODAK	23	2121	6/3/1993	1335	6/4/2003	Registered
170465	Laos	KODAK	2	2121	6/3/1993	1331	6/4/2003	Registered
170466	Laos	KODAK	9	2121	6/3/1993	1332	6/4/2003	Registered
170467	Laos	KODAK	16	2121	6/3/1993	1333	6/4/2003	Registered
170468	Laos	KODAK	22	2121	6/3/1993	1334	6/4/2003	Registered
170474	Laos	KODAK	42	2121	6/3/1993	1339	6/4/2003	Registered
170473	Laos	KODAK	40	2121	6/3/1993	1338	6/4/2003	Registered
170472	Laos	KODAK	36	2121	6/3/1993	1337	6/4/2003	Registered
170470	Laos	KODAK	35	2121	6/3/1993	1336	6/4/2003	Registered
146882	Latvia	KODAK	2, 17, 22, 23, 25, 28, 31, 40	M-93-8134	9/21/1993	33636		Registered
165983	Latvia	KODAK	1, 9, 16	M-92-4425	12/29/1992	M11091	10/28/1993	Registered
170619	Latvia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

170620	Lesotho	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170621	Liberia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170622	Liechtenstein	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
147888	Lithuania	KODAK	2, 17, 22, 23, 25, 28, 31, 40	13088	10/13/1993	24307	2/18/1997	Registered
165985	Lithuania	KODAK	1, 9, 16	12852	9/30/1993	13915	12/30/1994	Registered
170623	Lithuania	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170624	Macedonia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
130868	Madagascar	KODAK	35, 37, 40, 41	95/00835D	7/13/1995	1600	7/13/1995	Registered
142610	Malawi	KODAK	9			781/59	2/8/1993	Registered
142606	Malawi	KODAK	1			768/59	2/8/1993	Registered
142601	Malawi	KODAK	16			767/59	2/8/1993	Registered
142790	Malaysia	KODAK	9			M/29566	1/28/1993	Registered
142785	Malaysia	KODAK	16			M/29565	1/28/1993	Registered
142793	Malaysia	KODAK	1			M/29567	1/28/1993	Registered
167584	Mali	KODAK	1, 2, 5, 9, 10, 16, 40					Pending Application
168234	Malta	KODAK	9			30181	6/11/1999	Registered
168235	Malta	KODAK	16			30182	6/11/1999	Registered
167556	Malta	KODAK	1			30180	6/11/1999	Registered
167606	Mauritius	KODAK	1, 9, 16		4/26/1999	A45 110	4/26/1999	Registered
142757	Mexico	KODAK	9			270355	1/6/1982	Registered
142753	Mexico	KODAK	21	161723		249407	8/15/1980	Registered
142744	Mexico	KODAK	37	122319	1/31/1978	218747	10/5/1978	Registered
142741	Mexico	KODAK	35	122318	1/31/1978	218746	10/5/1978	Registered
142724	Mexico	KODAK	3, 6, 8, 14, 16, 20, 21, 24, 26, 28, 31	17734	2/8/1968	144105	8/24/1968	Registered
142675	Mexico	KODAK	18	501806		58079	2/19/1949	Registered
142713	Mexico	KODAK	9, 12, 16, 18, 20, 22, 28	17731	2/8/1968	144098	8/24/1968	Registered
142639	Mexico	KODAK	4	26861		58071	2/19/1949	Registered
142671	Mexico	KODAK	21	26871		58078	2/19/1949	Registered
142667	Mexico	KODAK	20	26870		58077	2/19/1949	Registered

142662	Mexico	KODAK	1, 2, 3, 4, 6, 13, 17, 18, 19, 20, 21, 22, 25, 31	26869		58142	2/26/1949	Registered
142658	Mexico	KODAK	6	26868		58076	2/19/1949	Registered
142653	Mexico	KODAK	1, 2, 5, 16, 17, 24	26865		58674	3/23/1966	Registered
142650	Mexico	KODAK	8	26864		58074	2/19/1949	Registered
142642	Mexico	KODAK	2	26862		58072	2/19/1949	Registered
142630	Mexico	KODAK	14	26859		58069	2/19/1949	Registered
142626	Mexico	KODAK	16	38539		58104	4/10/1945	Registered
142622	Mexico	KODAK	16			58067	2/19/1949	Registered
142618	Mexico	KODAK	9	36853		58066	2/19/1949	Registered
142613	Mexico	KODAK	9	17712	5/23/1918	15687	5/23/1918	Registered
142686	Mexico	KODAK	2, 7, 16	122379		128109	3/23/1966	Registered
142647	Mexico	KODAK	7, 8, 9, 11, 12, 16, 17, 21	26863		58073	2/19/1949	Registered
176062	Mexico	KODAK	40	1079142	3/31/2010	1277319	3/30/2012	Registered
176061	Mexico	KODAK	38	1079141	3/31/2010	1184214	10/15/2010	Registered
165984	Moldova	KODAK	1, 9, 16	1166	4/12/1994	2200	8/14/1995	Registered
170625	Moldova	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170626	Monaco	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
157000	Montserrat	KODAK	1, 8, 39	1828	10/7/1994	1828	10/7/1994	Registered
170627	Morocco	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170628	Mozambique	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
139186	Myanmar	KODAK	1, 2, 9, 16, 22, 23, 35, 36, 40, 42			3653/1993	11/25/1993	Registered
168161	Namibia	KODAK	40	2000/0595	5/8/2000	2000/0595	5/8/2000	Registered
168160	Namibia	KODAK	16	2000/0594	5/8/2000	2000/0594	5/8/2000	Registered
168158	Namibia	KODAK	1	2000/0592	5/8/2000	2000/0592	5/8/2000	Registered
168159	Namibia	KODAK	9	2000/0593	5/8/2000	2000/0593	5/8/2000	Registered
167742	Nepal	KODAK	40	4788	9/10/1999	14616/056	10/29/1999	Registered
167739	Nepal	KODAK	1	4788	9/10/1999	14613/056	10/29/1999	Registered
167741	Nepal	KODAK	16	4788	9/10/1999	14615/056	10/29/1999	Registered
167740	Nepal	KODAK	9	4788	9/10/1999	14614/056	10/29/1999	Registered
142839	Netherlands Antilles	KODAK	1, 9, 16		10/9/1979	3747	10/9/1979	Registered

150492	Netherlands Antilles	KODAK	16	17821	2/4/1994	3749	4/8/1994	Registered
151176	Nicaragua	KODAK	40	895/94	2/22/1994	R29251CC	9/6/1995	Registered
142813	Nicaragua	KODAK	9			1996A	9/30/1929	Registered
142809	Nicaragua	KODAK	1			1996	9/30/1929	Registered
151148	Nicaragua	KODAK	16	394/94	2/22/1994	27774CC	2/28/1995	Registered
142806	Nigeria	KODAK	1		3/14/1932	4282	3/14/1932	Registered
142803	Nigeria	KODAK	8		3/14/1932	4281	3/14/1932	Registered
142799	Nigeria	KODAK	39		3/14/1932	4280	3/14/1932	Registered
168550	Nigeria	KODAK	16	47369/2000	7/12/2000			Pending Application
168549	Nigeria	KODAK	9	TP47368/2000	7/12/2000	61760	10/30/2000	Registered
168548	Nigeria	KODAK	1	TP47364/2000	7/12/2000	61761	10/30/2000	Registered
171237	Nigeria	KODAK	1			62544	10/30/2000	Registered
142833	Norway	KODAK	9	90.6322	11/30/1990	156504	5/19/1993	Registered
142829	Norway	KODAK	5	90.5882	11/12/1990	150124	4/15/1992	Registered
142824	Norway	KODAK	9	880953	3/2/1988	137744	7/27/1989	Registered
170629	Norway	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176240	Norway	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
154620	Oman	KODAK	9	10791	12/6/1994	10791	1/22/2002	Registered
154615	Oman	KODAK	1	10790	12/6/1994	10790	1/22/2002	Registered
154629	Oman	KODAK	40	10793	12/6/1994	10793	5/3/2003	Registered
154625	Oman	KODAK	16	10792	12/6/1994	10792	1/22/2002	Registered
166796	Pakistan	KODAK	16	145214	12/1/1997	145214	12/1/1997	Registered
166795	Pakistan	KODAK	9	145213	12/1/1997	145213	12/1/1997	Registered
166794	Pakistan	KODAK	1	145212	12/1/1997	145212	12/1/1997	Registered
143067	Panama	KODAK	9			1923	4/29/1929	Registered
143473	Paraguay	KODAK	2	03432	2/20/2002	365779	11/8/2002	Registered
143469	Paraguay	KODAK	40	03441	2/20/2002	365775	9/13/2002	Registered
143465	Paraguay	KODAK	28	03440	2/20/2002	365776	9/13/2002	Registered
143460	Paraguay	KODAK	25	03439	2/20/2002	365777	9/13/2002	Registered
143440	Paraguay	KODAK	16	03433	2/20/2002	365778	11/8/2002	Registered
143431	Paraguay	KODAK	6			85017	8/28/1978	Registered
143428	Paraguay	KODAK	1	03442	2/20/2002	369144	8/11/2002	Registered
166780	Paraguay	KODAK	9	25307	12/12/1997	320294	12/16/1998	Registered
143326	Peru	KODAK	1	139015	5/18/1988	19679	12/27/1993	Registered
143190	Peru	KODAK	3	287628	12/19/1995	91420	6/5/1996	Registered
143338	Peru	KODAK	5			65316	3/18/1992	Registered

143217	Peru	KODAK	20	187541		62732	11/28/1996	Registered
143205	Peru	KODAK	14	10598	5/14/1996	93630	10/17/1996	Registered
143200	Peru	KODAK	11	10597	5/14/1996	93628	10/17/1996	Registered
143198	Peru	KODAK	8	287630	12/19/1995	91422	6/5/1996	Registered
143185	Peru	KODAK	2	287627	12/19/1995	91419	6/5/1996	Registered
143177	Peru	KODAK	21	287636	12/19/1995	91425	6/5/1991	Registered
143173	Peru	KODAK	16	267863	5/5/1995	34061	10/27/1995	Registered
143169	Peru	KODAK	18	287635	12/19/1995	91423	6/5/1991	Registered
143162	Peru	KODAK	1	167681	4/10/1990	34005	7/27/1995	Registered
143158	Peru	KODAK	9	167680	4/10/1990	33989	6/16/1995	Registered
143194	Peru	KODAK	4	287629	12/19/1995	91421	6/5/1996	Registered
143323	Peru	KODAK	9	139016	5/18/1988	19645	12/27/1993	Registered
143389	Poland	KODAK	1, 2, 3, 4, 6, 7, 8, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 35, 36, 37, 38, 39, 40, 41, 42	96480	2/8/1991	70704	2/8/1991	Registered
143385	Poland	KODAK	9			R-3311	2/11/1985	Registered
170630	Poland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176241	Poland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170631	Portugal	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176242	Portugal	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
155091	Qatar	KODAK	16	12598	12/10/1994	12598	7/11/2001	Registered
155085	Qatar	KODAK	9	12597	12/10/1994	12597	11/21/2001	Registered
154638	Qatar	KODAK	1	12596	12/10/1994	12596	7/11/2001	Registered
154643	Qatar	KODAK	40	12599	12/10/1994	12599	7/11/2001	Registered
143489	Romania	KODAK	1, 8, 9			2R3293	5/28/1993	Registered
170632	Romania	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143640	Russian Federation	KODAK	1, 9, 10, 16, 27, 30, 34		5/3/1992	2509	5/3/1992	Registered
166276	Russian Federation	KODAK	2, 17, 22, 23, 25, 28, 31, 35, 40, 42	93047625	10/19/1993	144925	8/16/1996	Registered
170633	Russian Federation	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

176243	Russian Federation	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
143514	Sabah	KODAK	1		9/24/1970	00009406	9/24/1970	Registered
143510	Sabah	KODAK	16		9/24/1970	00009398	9/24/1970	Registered
143506	Sabah	KODAK	9		9/24/1970	00009397	9/24/1970	Registered
157020	Saint Kitts And Nevis	KODAK	1, 8, 9, 39	4214	9/26/1994	2008/0367	9/26/1994	Registered
141983	Saint Vincent And The Grenadines	KODAK	40			105/1996	10/1/1993	Registered
176318	Saint-Lucia	KODAK	1, 9, 16	2011/000452				Pending Application
170634	San Marino	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143658	Sarawak	KODAK	1	4761		SAR/4761	9/17/1984	Registered
143655	Sarawak	KODAK	16	4760		SAR/4760	9/17/1984	Registered
143652	Sarawak	KODAK	9	4759		SAR/4759	9/17/1984	Registered
143504	Saudi Arabia	KODAK	1	8827	4/8/1989	212/22	2/4/1990	Registered
143500	Saudi Arabia	KODAK	9	8828	4/8/1989	212/23	2/3/1990	Registered
143497	Saudi Arabia	KODAK	16	8830	4/8/1989	212/25	2/3/1990	Registered
170635	Serbia and Montenegro	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170636	Sierra Leone	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143608	Singapore	KODAK	22			T39/02811C	7/14/1939	Registered
143604	Singapore	KODAK	21			T39/02810E	7/14/1939	Registered
143600	Singapore	KODAK	20			T39/02809A	7/14/1939	Registered
143594	Singapore	KODAK	18			T39/02808C	7/14/1939	Registered
143584	Singapore	KODAK	16			T39/02805I	7/14/1939	Registered
143576	Singapore	KODAK	14			T39/02803B	7/14/1939	Registered
143572	Singapore	KODAK	10			T39/02802D	7/14/1939	Registered
143558	Singapore	KODAK	5			T39/02798B	7/14/1939	Registered
143548	Singapore	KODAK	2			T39/02795H	7/14/1939	Registered
143545	Singapore	KODAK	1			T39/02794Z	7/14/1939	Registered
143620	Singapore	KODAK	28			T39/02814H	7/14/1939	Registered
143636	Singapore	KODAK	16			T40/04855F	1/3/1940	Registered
143629	Singapore	KODAK	9			T39/02858Z	7/14/1939	Registered
143616	Singapore	KODAK	25			T39/02813Z	7/14/1939	Registered
169334	Singapore	KODAK	42	T02/04346A	4/3/2002	T02/04346A	4/3/2003	Registered
169333	Singapore	KODAK	41	T02/04345C	4/3/2002	T02/04345C	4/3/2002	Registered
169332	Singapore	KODAK	40	T02/04344E	4/3/2002	T02/04344E	4/3/2002	Registered
157277	Singapore	KODAK	1	S/3095/95	4/6/1995	T95/03095J	4/6/1995	Registered
169299	Singapore	KODAK	35	T02/04342I	4/3/2002	T02/04342I	4/3/2002	Registered

176244	Singapore	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
176252	Sint Maarten (Saint Martin NL)	KODAK	1	D-3115	8/24/2001	2957	8/24/2001	Registered
170637	Slovak Republic	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
170638	Slovenia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144132	South Africa	KODAK	40	85/1059	2/13/1985	85/1059	2/13/1985	Registered
144097	South Africa	KODAK	25	65/4476	11/4/1965	65/4476	11/4/1965	Registered
144108	South Africa	KODAK	28	65/4479	11/4/1965	65/4479	11/4/1965	Registered
143266	South Africa	KODAK	42	88/6934	8/11/1988	88/6934	8/11/1988	Registered
143262	South Africa	KODAK	40	88/6933	8/11/1988	88/6933	8/11/1988	Registered
143257	South Africa	KODAK	1	88/6932	8/11/1988	88/6932	8/11/1988	Registered
143253	South Africa	KODAK	9	86/8185	12/8/1986	86/8185	12/8/1986	Registered
144037	South Africa	KODAK	5	65/4461	11/4/1965	65/4461	11/4/1965	Registered
144077	South Africa	KODAK	20	65/4471	11/4/1965	65/4471	11/4/1965	Registered
144069	South Africa	KODAK	18	65/4469	11/4/1965	65/4469	11/4/1965	Registered
144061	South Africa	KODAK	16	65/4467	11/4/1965	65/4467	11/4/1965	Registered
144057	South Africa	KODAK	14	65/4466	11/4/1965	65/4466	11/4/1965	Registered
144049	South Africa	KODAK	9	65/4464	11/4/1965	65/4464	11/4/1965	Registered
144024	South Africa	KODAK	2	65/4458	11/4/1965	65/4458	11/4/1965	Registered
144020	South Africa	KODAK	1	65/4457	11/4/1965	65/4457	11/4/1965	Registered
142540	South Korea	KODAK	9, 16	89-1248	1/20/1989	187051	1/15/1990	Registered
142516	South Korea	KODAK	20	89-1240	1/20/1989	190673	4/24/1990	Registered
142508	South Korea	KODAK	16	89-1237	1/20/1989	191615	5/15/1990	Registered
142507	South Korea	KODAK	40	97-376	11/6/1997	8608	11/1/1988	Registered
142501	South Korea	KODAK	1, 9	2893/1970	8/17/1970	40-20667	12/14/1970	Registered
176245	South Korea	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170639	Spain	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176246	Spain	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170640	Sudan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
150887	Suriname	KODAK	1, 9, 16			13999	5/20/1994	Registered
143684	Swaziland	KODAK	9			126/1966	11/4/1995	Registered
143681	Swaziland	KODAK	16			125/1966	11/4/1995	Registered
143678	Swaziland	KODAK	1			124/1966	11/4/1995	Registered
170641	Swaziland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered

143533	Sweden	KODAK	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42			162821	3/31/1978	Registered
170642	Sweden	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176247	Sweden	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
170643	Switzerland	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176248	Switzerland	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
143872	Taiwan	KODAK	9			487832	6/16/1990	Registered
143831	Taiwan	KODAK	56			365786	5/16/1987	Registered
143819	Taiwan	KODAK	9	84020236	4/28/1995	748993	2/16/1997	Registered
143829	Taiwan	KODAK	80			373886	8/16/1987	Registered
143770	Taiwan	KODAK	57			112272	3/1/1979	Registered
143797	Taiwan	KODAK	55			355490	2/1/1987	Registered
143793	Taiwan	KODAK	99			341712	10/1/1986	Registered
143777	Taiwan	KODAK	102			68532	3/1/1974	Registered
143759	Taiwan	KODAK	1		9/30/1925	3314	10/1/1925	Registered
143755	Taiwan	KODAK	9			3313	9/21/1925	Registered
143778	Taiwan	KODAK	1	73/02755	1/19/1984	264905	11/16/1984	Registered
167116	Taiwan	KODAK	28	86063292	12/15/1997	839194	2/1/1999	Registered
167115	Taiwan	KODAK	25	86063291	12/15/1997	854779	6/1/1999	Registered
167113	Taiwan	KODAK	18	86065175	12/27/1997	845010	3/16/1999	Registered
167112	Taiwan	KODAK	14	86063289	12/15/1997	823804	10/16/1998	Registered
167111	Taiwan	KODAK	9	86063288	12/15/1997	849418	4/16/1999	Registered
167110	Taiwan	KODAK	6	86063287	12/15/1997	837317	1/16/1999	Registered
167806	Taiwan	KODAK	24	88026262	5/31/1999	899924	8/1/2000	Registered
167805	Taiwan	KODAK	21	88026261	5/31/1999	896476	7/1/2000	Registered
167804	Taiwan	KODAK	16	88026260	5/31/1999	899922	8/1/2000	Registered
167991	Taiwan	KODAK	42	88061165	12/7/1999	131626	10/16/2000	Registered
167990	Taiwan	KODAK	40	88030227	12/7/1999	126470	7/16/2000	Registered
167572	Taiwan	KODAK	35	88010866	12/7/1999	137880	2/16/2001	Registered

158789	Taiwan	KODAK	73			603224	7/1/1993	Registered
158684	Tajikistan	KODAK	1, 9, 16	94001239	10/17/1994	961	10/17/1994	Registered
170644	Tajikistan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143889	Tanganyika (Tanzania Rep.)	KODAK	39	663	6/4/1930	663	6/4/1930	Registered
143885	Tanganyika (Tanzania Rep.)	KODAK	8	662	6/4/1930	662		Registered
143882	Tanganyika (Tanzania Rep.)	KODAK	1	661	6/4/1930	661	6/4/1930	Registered
143695	Thailand	KODAK	9	228167	5/24/1932	Kor3710	5/24/1932	Registered
143692	Thailand	KODAK	16	228168		Kor3568	5/24/1932	Registered
143688	Thailand	KODAK	1	228166		Kor5256	5/24/1932	Registered
143714	Thailand	KODAK	25	285707	5/20/1985	Kor30064	5/20/1985	Registered
143735	Thailand	KODAK	1	373614	11/5/1998	KOR86499	11/8/1988	Registered
143718	Thailand	KODAK	28	285708	5/20/1985	Kor30065	5/20/1985	Registered
143748	Trinidad And Tobago	KODAK	1	15189	12/28/1984	15189	12/28/1984	Registered
143747	Trinidad And Tobago	KODAK	8			73/1939	11/20/1995	Registered
154967	Trinidad And Tobago	KODAK	42	23477	1/26/1995	23477	9/19/1997	Registered
151738	Trinidad And Tobago	KODAK	39	23062	9/23/1994	23062	9/23/1994	Registered
143739	Tunisia	KODAK	1, 5, 7, 9, 10, 11, 16, 17, 22, 23, 24, 28, 34, 40	EE 89.0145	2/21/1989	EE040340	2/21/1989	Registered
143744	Turkey	KODAK	1, 9, 16			86831	8/16/1995	Registered
167362	Turkey	KODAK	40	1998/18405	12/23/1998	202668	12/23/1998	Registered
171057	Turkey	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	2004/02855	2/13/2004	2004/02855	2/13/2004	Registered
176249	Turkey	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
140378	Turkmenistan	KODAK	9, 16, 35, 37, 38, 42	1(2878)	12/29/1995	3023	11/25/1998	Registered
170457	Turkmenistan	KODAK	1, 9, 16	1269	10/25/1995	2577	9/7/1998	Registered
170646	Turkmenistan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
157268	Turks And Caicos Islands	KODAK	1	11045	10/4/1994	11045	10/4/1994	Registered
157263	Turks And Caicos Islands	KODAK	9	11047	10/4/1994	11047	10/4/1994	Registered
157273	Turks And Caicos Islands	KODAK	16	11049	10/4/1994	11049	10/4/1994	Registered
143896	Uganda	KODAK	1			2369	3/27/1992	Registered
143904	Uganda	KODAK	39			2371	3/27/1992	Registered
143900	Uganda	KODAK	8			2370	3/27/1992	Registered
131373	Ukraine	KODAK	1, 9, 16	5877	6/18/1993	5877	6/30/1994	Registered

170647	Ukraine	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
166199	United Arab Emirates	KODAK	40	19524	11/24/1996	11226	7/26/1997	Registered
166406	United Arab Emirates	KODAK	16	10502	5/3/1995	7998	1/16/1997	Registered
166201	United Arab Emirates	KODAK	1	19525	11/24/1996	11227	7/26/1997	Registered
166200	United Arab Emirates	KODAK	9	19523	11/24/1996	11225	7/26/1997	Registered
170648	United Kingdom	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176250	United Kingdom	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
139925	United States	KODAK	14	432475	8/11/1972	962744	7/3/1973	Registered
139932	United States	KODAK	20	73/475162	4/12/1984	1320758	2/19/1985	Registered
139914	United States	KODAK	16	162541	2/12/1963	763542	1/21/1964	Registered
139905	United States	KODAK	9	72134103	12/15/1961	747655	4/2/1963	Registered
139891	United States	KODAK	1, 9	77910	7/17/1959	692796	2/9/1960	Registered
139865	United States	KODAK	16	463812	10/1/1943	406762	4/25/1944	Registered
139850	United States	KODAK	1, 9, 10	451815	3/21/1942	399092	12/15/1942	Registered
139807	United States	KODAK	1	451804	3/21/1942	396975	8/11/1942	Registered
139797	United States	KODAK	3	451802	3/21/1942	396694	7/28/1942	Registered
139750	United States	KODAK	16	438237	11/26/1940	387692	5/27/1941	Registered
139855	United States	KODAK	6	454631	7/31/1942	399847	2/2/1943	Registered
139701	United States	KODAK	16	202800	9/20/1924	195218	2/17/1925	Registered
169582	United States	KODAK	1	78/145225	7/18/2002	2709564	4/22/2003	Registered
171228	United States	KODAK	2	78457846	7/28/2004	3031743	12/20/2005	Registered
176224	United States	KODAK	9	85269707	3/17/2011	4041704	10/18/2011	Registered
141413	Uzbekistan	KODAK	1, 9, 16	9301706.3	8/6/1993	865	7/7/1994	Registered
170649	Uzbekistan	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
143954	Venezuela	KODAK	1, 5	11922	10/1/1985	131104	9/22/1987	Registered
143949	Venezuela	KODAK	9			19771	7/31/1948	Registered
143943	Venezuela	KODAK	9			18430	7/31/1947	Registered
143941	Venezuela	KODAK	50		6/28/1991	12466-D	9/1/1976	Registered
143962	Venezuela	KODAK	16	11924	10/1/1985	131106	9/22/1987	Registered
143964	Venezuela	KODAK	16	11925	10/1/1985	131107	9/22/1987	Registered
143959	Venezuela	KODAK	9	11923	10/1/1985	131105	9/22/1987	Registered
143996	Venezuela	KODAK	16	11917	10/1/1985	131100	9/22/1987	Registered
143993	Venezuela	KODAK	16	11916	10/1/1985	131097	9/22/1987	Registered
143989	Venezuela	KODAK	7, 9	11915	10/1/1985	131099	9/22/1987	Registered
143981	Venezuela	KODAK	1, 5	11913	10/1/1985	131096	9/22/1987	Registered

143976	Venezuela	KODAK	9	11928	10/1/1985	130808-F	9/21/1987	Registered
131118	Venezuela	KODAK	40	11140	6/23/1988	148907	8/2/1992	Registered
170650	Vietnam	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
169106	WIPO	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
176226	WIPO	KODAK	9	1072503	3/25/2011	1072503	3/25/2011	Registered
144142	Zambia	KODAK	9			781/59	2/8/1993	Registered
144138	Zambia	KODAK	1			768/59	2/8/1993	Registered
144135	Zambia	KODAK	16			767/59	2/8/1993	Registered
170651	Zambia	KODAK	1, 9, 16, 35, 37, 38, 39, 40, 41	800273	8/8/2002	800273A	8/8/2002	Registered
144820	Zanzibar (Tanzania Republic)	KODAK	39	36/50	3/25/1950	61/1950	3/25/1992	Registered
144816	Zanzibar (Tanzania Republic)	KODAK	8	35/50	3/25/1950	60/1950	3/25/1992	Registered
144811	Zanzibar (Tanzania Republic)	KODAK	1	34/50	3/25/1950	59/1950	3/25/1992	Registered
143474	Zimbabwe	KODAK	16		2/8/1958	767/59	3/23/1891	Registered
143482	Zimbabwe	KODAK	9		2/8/1958	781/59	3/5/1888	Registered
143478	Zimbabwe	KODAK	1		2/8/1958	768/59	3/13/1891	Registered
155669	Argentina	KODAK & D:CORP. SYMBOL Y&R	25	2692035	7/27/2006	2160971	5/30/2007	Registered
155674	Argentina	KODAK & D:CORP. SYMBOL Y&R	16	2692034	7/27/2006	2160970	5/30/2007	Registered
155684	Argentina	KODAK & D:CORP. SYMBOL Y&R	9	2931609	7/23/2009	2384965	8/9/2010	Registered
155679	Argentina	KODAK & D:CORP. SYMBOL Y&R	1	2931608	7/23/2009	2386868	8/17/2010	Registered
169918	Colombia	KODAK & D:CORP. SYMBOL Y&R	1	T2003/019354	3/6/2003	277158	10/29/2003	Registered
169919	Colombia	KODAK & D:CORP. SYMBOL Y&R	9	T2003/019355	3/6/2003	277305	10/29/2003	Registered
169920	Colombia	KODAK & D:CORP. SYMBOL Y&R	16	T2003/019352	3/6/2003	277188	10/29/2003	Registered
133372	South Korea	KODAK & D:CORP. SYMBOL Y&R	1, 9	96-8296	3/11/1996	382441	11/17/1997	Registered
148197	Argentina	KODAK & D:CORP. SYMBOL-B&W	36	2444080	7/14/2003	1950443	9/12/2003	Registered
148193	Argentina	KODAK & D:CORP. SYMBOL-B&W	35	2444079	7/14/2003	1950442	9/12/2003	Registered
148206	Argentina	KODAK & D:CORP. SYMBOL-B&W	38	2444082	7/14/2003	1950446	9/12/2003	Registered
148404	Argentina	KODAK & D:CORP. SYMBOL-B&W	16	2821150	4/30/2008	2287528	5/12/2009	Registered

148200	Argentina	KODAK & D:CORP. SYMBOL-B&W	37	2444081	7/14/2003	1950444	9/12/2003	Registered
148387	Argentina	KODAK & D:CORP. SYMBOL-B&W	9	2828932	6/2/2008	2293962	6/11/2009	Registered
148341	Argentina	KODAK & D:CORP. SYMBOL-B&W	1	2824153	5/13/2008	2346713	2/16/2010	Registered
148216	Argentina	KODAK & D:CORP. SYMBOL-B&W	41	2444085	7/14/2003	1950522	9/12/2003	Registered
148213	Argentina	KODAK & D:CORP. SYMBOL-B&W	40	2444084	7/14/2003	1950449	9/12/2003	Registered
148209	Argentina	KODAK & D:CORP. SYMBOL-B&W	39	2444083	7/14/2003	1950447	9/12/2003	Registered
140103	Argentina	KODAK & D:CORP. SYMBOL-B&W	44	2492513	1/30/2004	1984391	6/29/2004	Registered
166801	Taiwan	KODAK & D:CORP. SYMBOL-B&W	1	87002695	1/17/1998	839238	2/16/1999	Registered
169529	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	4117/94	12/1/1994	4117/94	8/4/1999	Registered
169528	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	4116/94	12/1/1994	4116/94	8/9/1999	Registered
169527	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	38	4115/94	12/1/1994	4115/94	8/4/1999	Registered
169526	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	37	4114/94	12/1/1994	4114/94	8/4/1999	Registered
169525	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35	4113/94	12/1/1994	4113/94	8/4/1999	Registered
169524	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	34	4112/94	12/1/1994	4112/94	8/4/1999	Registered
169523	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	31	4111/94	12/1/1994	4111/94	8/4/1999	Registered
169522	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	28	4110/94	12/1/1994	4110/94	8/4/1999	Registered
169521	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	25	4109/94	12/1/1994	4109/94	8/9/1999	Registered
169520	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	23	4108/94	12/1/1994	4108/94	8/9/1999	Registered
169519	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	22	4107/94	12/1/1994	4107/94	8/4/1999	Registered
169517	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	4105/94	12/1/1994	4105/94	8/3/1999	Registered
169518	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	17	4106/94	12/1/1994	4106/94	8/4/1999	Registered
169516	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	4104/94	12/1/1994	4104/94	8/3/1999	Registered

Registration No.	Country	Trademark Description	Class	Serial No.	Priority Date	Registration No.	Registration Date	Status
169515	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	4103/94	12/1/1994	4103/94	8/3/1999	Registered
169514	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	4102/94	12/1/1994	4102/94	8/3/1999	Registered
169513	Angola	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	4101/94	12/1/1994	4101/94	8/3/1999	Registered
131127	Anguilla	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16	2597		2597	11/23/1994	Registered
140066	Antigua And Barbuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16		10/28/1996	5035	3/10/1997	Registered
148889	Aruba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16, 40	94012811	1/28/1994	16940	1/28/1994	Registered
151623	Bahamas	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	16674	8/12/1994	16674	8/12/1994	Registered
154783	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	1592/94	12/26/1994	18352	12/26/1994	Registered
154798	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	1595/94	12/26/1994	1538	12/26/1994	Registered
154788	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	1593/94	12/26/1994	18353	12/26/1994	Registered
154793	Bahrain	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	1594/94	12/26/1994	18354	12/26/1994	Registered
150925	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40		5/4/1994	81/9454	11/5/1999	Registered
156340	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	81/13389	1/12/1995	81/13389	11/5/1999	Registered
156335	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	81/9793	1/12/1995	81/9793	11/5/1999	Registered
156330	Barbados	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	81/9792	1/12/1995	81/9792	11/5/1999	Registered
151180	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	25834	2/21/1994	25834	2/21/1994	Registered
151160	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	25832	2/21/1994	25832	2/21/1994	Registered
151192	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	25835	2/21/1994	25835	2/21/1994	Registered
151188	Bermuda	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	25833	2/21/1994	25833	2/21/1994	Registered
143215	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16			63656-A	7/21/1994	Registered
143212	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9			63657-A	7/21/1994	Registered
143207	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5			63658-A	7/21/1994	Registered

143203	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1			63659-A	7/21/1994	Registered
163081	Bolivia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40		2/3/1994	68067-A	11/30/1995	Registered
139382	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	2805	4/19/1993	2803	4/23/1993	Registered
139378	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	2804	4/19/1993	2802	4/23/1993	Registered
139354	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	2799	4/19/1993	2797	4/23/1993	Registered
139349	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	2798	4/19/1993	2796	4/23/1993	Registered
139344	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	2797	4/19/1993	2795	4/23/1993	Registered
139339	Cambodia (Kampuchea)	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	2796	4/19/1993	2794	4/23/1993	Registered
144757	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	93/400352	8/5/1993	155597	3/29/1994	Registered
144752	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	93/400350	8/5/1993	155485	3/29/1994	Registered
144750	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	93/400351	8/5/1993	186654	3/18/1996	Registered
144736	Colombia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	93/400349	8/5/1993	155730	3/29/1994	Registered
154585	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40		11/3/1994	91014	4/27/1995	Registered
154580	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1		11/3/1994	91001	4/27/1995	Registered
154428	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9		10/28/1994	92527	8/25/1995	Registered
154884	Costa Rica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16		11/11/1994	91015	4/27/1995	Registered
150949	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	404/94	4/28/1994	121100	4/28/1994	Registered
150945	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	405/94	4/28/1994	121101	4/28/1994	Registered
150941	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	403/94	4/28/1994	121099	4/28/1994	Registered
150906	Cuba	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	416/94	5/4/1994	121201	5/4/1994	Registered
154845	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	42176	2/28/1995	42176	3/1/1995	Registered
154840	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	42175	2/28/1995	42175	3/1/1995	Registered

154835	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	42174	2/28/1995	42174	3/1/1995	Registered
154831	Cyprus	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	42173	2/28/1995	42173	3/1/1995	Registered
155071	Dominica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 8, 39	129/94	11/15/1994	129/94	11/15/1994	Registered
151140	Dominican Republic	KODAK & D:CORPORATE SYMBOL (NEW) B&W	20		2/21/1994	71079	4/15/1994	Registered
151136	Dominican Republic	KODAK & D:CORPORATE SYMBOL (NEW) B&W	66		2/21/1994	71257	4/15/1994	Registered
143310	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	35781	12/7/1992	3277/94	9/2/1994	Registered
143305	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	35782	12/7/1992	3278/94	9/2/1994	Registered
143302	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	35784	12/7/1992	2759/96	11/15/1996	Registered
143297	Ecuador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	35783	12/7/1992	3279/94	9/2/1994	Registered
134646	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	1949/91	8/15/1991	189BOOK13	10/20/1992	Registered
134642	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	1963/91	8/15/1991	145BOOK16	4/23/1993	Registered
134637	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	28	1946/91	8/15/1991	189BOOK18	7/28/1993	Registered
134612	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	10	1944/91	8/15/1991	132BOOK16	4/23/1993	Registered
134606	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	1931/91	8/14/1991	52BOOK11	6/23/1992	Registered
134603	El Salvador	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	1929/91	8/14/1991	155BOOK15	2/25/1993	Registered
166041	European Union	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 10, 16, 35, 40, 42	28449	4/1/1996	28449	2/4/1998	Registered
134515	Finland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5, 9	6371/90	12/10/1990	123967	1/5/1993	Registered
166825	Ghana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	29368	3/20/1998			Pending Application
166824	Ghana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	29390	3/20/1998	29390	3/20/1998	Registered
166823	Ghana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	29147	3/20/1998	29147	3/20/1998	Registered
144088	Greece	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35, 36, 37, 38, 40, 41, 42	114985	7/8/1993	114985	12/19/1995	Registered
134539	Greece	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16	103017	3/4/1991	103017	5/17/1994	Registered

154901	Guatemala	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	7810/94	11/11/1994	79933	7/10/1996	Registered
154891	Guatemala	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	7809/94	11/11/1994	82727	10/30/1996	Registered
150988	Guyana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	14317A	1/27/1994	14317A	1/27/1994	Registered
150984	Guyana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	14316A	1/27/1994	14316A	1/27/1994	Registered
150964	Guyana	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	14315A	1/27/1994	14315A	1/27/1994	Registered
134563	Iceland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 2, 7, 16, 17, 22, 23, 34, 35, 36, 37, 38, 40, 41, 42, 44	879/1991	9/26/1991	61/1992	1/23/1992	Registered
134558	Iceland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	1001/1990	12/7/1990	643/1991	6/28/1991	Registered
135739	Iran	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16, 41, 42	7502529	5/18/1996	79293	12/28/1996	Registered
150920	Jamaica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	16/1754	2/21/1994	26964	2/21/1994	Registered
150912	Jamaica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	9/1538	2/21/1994	27444	2/21/1994	Registered
150916	Jamaica	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	1/911	2/21/1994	28239	2/21/1994	Registered
157944	Japan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	122508/1991	11/26/1991	2685975	7/29/1994	Registered
166830	Jordan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	48883	3/8/1998	48883	3/8/1998	Registered
166829	Jordan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	48885	3/8/1998	48885	3/8/1998	Registered
166828	Jordan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	48884	3/8/1998	48884	3/8/1998	Registered
166614	Kuwait	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	39375	3/30/1998	34480	3/30/1998	Registered
139394	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	2127	6/3/1993	1348	6/4/2003	Registered
170485	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	2127	6/3/1993	1356	6/4/2003	Registered
170484	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	36	2127	6/3/1993	1355	6/4/2003	Registered
170486	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	2127	6/3/1993	1357	6/4/2003	Registered
170483	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35	2127	6/3/1993	1354	6/4/2003	Registered

170482	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	23	2127	6/3/1993	1353	6/4/2003	Registered
170481	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	22	2127	6/3/1993	1352	6/4/2003	Registered
170480	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	2127	6/3/1993	1351	6/4/2003	Registered
170479	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	2127	6/3/1993	1350	6/4/2003	Registered
170478	Laos	KODAK & D:CORPORATE SYMBOL (NEW) B&W	2	2127	6/3/1993	1349	6/4/2003	Registered
154776	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40					Pending Application
154772	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16					Pending Application
154767	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9					Pending Application
154762	Libya	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1					Pending Application
130940	Madagascar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35, 37, 38, 40, 41, 42	95/00827D	7/13/1995	1592	7/13/1995	Registered
134578	Malaysia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16			88/02999	6/21/1988	Registered
134575	Malaysia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	88/01128		88/01128	3/15/1995	Registered
134568	Malaysia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	88/01120	3/15/1988	88/01120	3/15/1988	Registered
131505	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	187763	1/12/1994	462782	6/8/1994	Registered
151128	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	187760	1/12/1994	455136	3/24/1994	Registered
151125	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	187762	1/12/1994	455137	3/24/1994	Registered
151277	Mexico	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	187761	1/12/1994	461307	5/23/1994	Registered
157844	Montserrat	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 8, 39	1829	10/7/1994	1829	10/7/1994	Registered
168026	Nepal	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	4682	8/25/1999	14544/056	9/20/1999	Registered
168025	Nepal	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	4682	8/25/1999	14543/056	9/20/1999	Registered
167356	Nepal	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	4682	8/25/1999	14542/056	9/20/1999	Registered
151183	Netherlands Antilles	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16		2/24/1994	3748	5/24/1994	Registered

151163	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	397/94	2/22/1994	28078CC	3/15/1995	Registered
151153	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	399/94	2/22/1994	28079CC	3/15/1995	Registered
151172	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	398/94	2/22/1994	28077CC	3/15/1995	Registered
151168	Nicaragua	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	396/94	2/22/1994	29102CC	8/17/1995	Registered
168554	Nigeria	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	TP47366/2000	10/24/2000	62541	10/30/2000	Registered
168553	Nigeria	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	TP47365/2000	10/24/2000	61758	10/30/2000	Registered
168552	Nigeria	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	TP47367/2000	10/24/2000			Pending Application
134583	Norway	KODAK & D:CORPORATE SYMBOL (NEW) B&W	5	90.6323	11/30/1990	151960	8/27/1992	Registered
154611	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	10797	12/6/1994	10797	6/21/2004	Registered
154600	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	10796	12/6/1994	10796	1/22/2002	Registered
154595	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	10795	12/6/1994	10795	1/22/2002	Registered
154589	Oman	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	10794	12/6/1994	10794	1/22/2002	Registered
166800	Pakistan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	145216	12/1/1997	145216	12/1/1997	Registered
166799	Pakistan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	145215	12/1/1997	145215	12/1/1997	Registered
166798	Pakistan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	145217	12/1/1997	145217	12/1/1997	Registered
132690	Panama	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	80169	3/29/1996	80169	3/29/1996	Registered
138214	Poland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	Z-159932	5/21/1996	R-109100	5/21/1996	Registered
135293	Poland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16					Pending
134590	Poland	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 2, 5, 7, 9, 11, 17, 22, 23, 34, 37, 40, 42	96478	2/8/1991	70702	2/8/1991	Registered
154825	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	12603	12/10/1994	12603	7/11/2001	Registered
154821	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	12600	12/10/1994	12600	7/11/2001	Registered
156990	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	12601	12/10/1994	12601	11/21/2001	Registered

156995	Qatar	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	12602	12/10/1994	12602	7/11/2001	Registered
157016	Saint Kitts And Nevis	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 8, 9, 39	4215	9/26/1994	2008/0383	9/30/1994	Registered
176319	Saint-Lucia	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16	2011/000451				Pending Application
166484	Singapore	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	T97/13459A	11/3/1997	T97/13459A	11/3/1997	Registered
166485	Singapore	KODAK & D:CORPORATE SYMBOL (NEW) B&W	16	T97/13458C	11/3/1997	T97/13458C	11/3/1997	Registered
166483	Singapore	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	T97/13457E	11/3/1997	T97/13457E	11/3/1997	Registered
150883	Suriname	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 9, 16			14000	5/20/1994	Registered
168117	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	89009965	2/25/2000	946186	6/16/2001	Registered
167999	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	88061173	12/7/1999	133160	11/16/2000	Registered
167997	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	35	88061171	12/7/1999	135674	1/1/2001	Registered
167998	Taiwan	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40	88061172	12/7/1999	136901	1/16/2001	Registered
151668	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	23063	9/23/1994	23063	9/23/1994	Registered
151664	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	8	23072	9/28/1994	23072	9/28/1994	Registered
154972	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	42	23476	1/26/1995	23476	9/19/1996	Registered
151742	Trinidad And Tobago	KODAK & D:CORPORATE SYMBOL (NEW) B&W	39	23061	9/23/1994	23061	9/23/1994	Registered
167366	Turkey	KODAK & D:CORPORATE SYMBOL (NEW) B&W	40, 42	1998/18404	12/23/1998	204226	12/23/1998	Registered
167363	Turkey	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1, 2, 9, 16	1998/18406	12/23/1998	204206	12/23/1998	Registered
166197	United Arab Emirates	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	19521	11/24/1996	11223	7/26/1997	Registered
166196	United Arab Emirates	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	19520	11/24/1996	11222	7/26/1997	Registered
131740	United States	KODAK & D:CORPORATE SYMBOL (NEW) B&W	9	75/052792	2/1/1996	2040245	2/25/1997	Registered
131734	United States	KODAK & D:CORPORATE SYMBOL (NEW) B&W	1	75/052795	2/1/1996	2033737	1/28/1997	Registered
165154	Iceland	KODAK & D:DISTRIBUTORS' SYMBOL	1, 5, 9, 16, 35, 40, 41, 42, 44	964/1992	10/2/1992	75/1993	1/21/1993	Registered

166850	Poland	KODAK & D:DISTRIBUTORS' SYMBOL	1, 2, 9, 16, 35, 37, 40, 41, 42	Z-128661	1/18/1994	95592	10/6/1997	Registered
166849	Poland	KODAK & D:DISTRIBUTORS' SYMBOL	1, 2, 9, 16, 35, 37, 40, 41, 42	Z-128660	1/18/1994	95591	10/6/1997	Registered
150476	South Korea	KODAK & D:DISTRIBUTORS' SYMBOL	40	97-379	11/6/1997	8612	11/1/1988	Registered
166019	Andorra	KODAK & D:SELLERS' INSIGNIA	1, 9, 16	797	1/14/1997	2448	1/14/1997	Registered
142327	Argentina	KODAK & D:SELLERS' INSIGNIA	16	2579931	3/30/2005	2044631	9/29/2005	Registered
142319	Argentina	KODAK & D:SELLERS' INSIGNIA	14	2579864	3/30/2005	2044688	9/29/2005	Registered
142271	Argentina	KODAK & D:SELLERS' INSIGNIA	2	2579861	3/30/2005	2044686	9/29/2005	Registered
142335	Argentina	KODAK & D:SELLERS' INSIGNIA	18	2579863	3/30/2005	2051796	11/14/2005	Registered
142342	Argentina	KODAK & D:SELLERS' INSIGNIA	20	2579860	3/30/2005	2044685	9/29/2005	Registered
142267	Argentina	KODAK & D:SELLERS' INSIGNIA	1	2579862	3/30/2005	2044687	9/29/2005	Registered
142431	Argentina	KODAK & D:SELLERS' INSIGNIA	42	2579933	3/30/2005	2044633	9/29/2005	Registered
142427	Argentina	KODAK & D:SELLERS' INSIGNIA	41	2579956	3/30/2005	2045313	10/3/2005	Registered
142423	Argentina	KODAK & D:SELLERS' INSIGNIA	40	2579853	3/30/2005	2044678	9/29/2005	Registered
142419	Argentina	KODAK & D:SELLERS' INSIGNIA	39	2579854	3/30/2005	2044679	9/29/2005	Registered
142415	Argentina	KODAK & D:SELLERS' INSIGNIA	38	2579855	3/30/2005	2044680	9/29/2005	Registered
142411	Argentina	KODAK & D:SELLERS' INSIGNIA	37	2579856	3/30/2005	2044681	9/29/2005	Registered
142375	Argentina	KODAK & D:SELLERS' INSIGNIA	28	2579858	3/30/2005	2044683	9/29/2005	Registered
142363	Argentina	KODAK & D:SELLERS' INSIGNIA	25	2579859	3/30/2005	2044684	9/29/2005	Registered
142403	Argentina	KODAK & D:SELLERS' INSIGNIA	35	2579857	3/30/2005	2044682	9/29/2005	Registered
142303	Argentina	KODAK & D:SELLERS' INSIGNIA	10	2579850	3/30/2005	2044676	9/29/2005	Registered
142299	Argentina	KODAK & D:SELLERS' INSIGNIA	9	2579851	3/30/2005	2044677	9/29/2005	Registered

142438	Argentina	KODAK & D:SELLERS' INSIGNIA	2	2579929	3/30/2005	2044629	9/29/2005	Registered
142571	Argentina	KODAK & D:SELLERS' INSIGNIA	35	2579922	3/30/2005	2044622	9/29/2005	Registered
142543	Argentina	KODAK & D:SELLERS' INSIGNIA	28	2579923	3/30/2005	2044623	9/29/2005	Registered
142531	Argentina	KODAK & D:SELLERS' INSIGNIA	25	2579924	3/30/2005	2044624	9/29/2005	Registered
142510	Argentina	KODAK & D:SELLERS' INSIGNIA	20	2579925	3/30/2005	2044625	9/29/2005	Registered
142503	Argentina	KODAK & D:SELLERS' INSIGNIA	18	2579926	3/30/2005	2044626	9/29/2005	Registered
142495	Argentina	KODAK & D:SELLERS' INSIGNIA	16	2589001	5/9/2005	2048394	10/24/2005	Registered
142587	Argentina	KODAK & D:SELLERS' INSIGNIA	39	2579919	3/30/2005	2044368	9/28/2005	Registered
142471	Argentina	KODAK & D:SELLERS' INSIGNIA	10	2579928	3/30/2005	2044628	9/29/2005	Registered
142467	Argentina	KODAK & D:SELLERS' INSIGNIA	9	2588999	5/9/2005	2048392	10/24/2005	Registered
142451	Argentina	KODAK & D:SELLERS' INSIGNIA	5	2579888	3/30/2005	2044331	9/28/2005	Registered
142487	Argentina	KODAK & D:SELLERS' INSIGNIA	14	2579927	3/30/2005	2044627	9/29/2005	Registered
142435	Argentina	KODAK & D:SELLERS' INSIGNIA	1	2588998	5/9/2005	2047951	10/20/2005	Registered
142579	Argentina	KODAK & D:SELLERS' INSIGNIA	37	2579921	3/30/2005	2044621	9/29/2005	Registered
142582	Argentina	KODAK & D:SELLERS' INSIGNIA	38	2579920	3/30/2005	2044369	9/28/2005	Registered
142598	Argentina	KODAK & D:SELLERS' INSIGNIA	42	2579884	3/30/2005	2044699	9/29/2005	Registered
142595	Argentina	KODAK & D:SELLERS' INSIGNIA	41	2579918	3/30/2005	2044367	9/28/2005	Registered
142591	Argentina	KODAK & D:SELLERS' INSIGNIA	40	2589000	5/9/2005	2048393	10/24/2005	Registered
142283	Argentina	KODAK & D:SELLERS' INSIGNIA	5	2579930	3/30/2005	2044630	9/29/2005	Registered
171881	Argentina	KODAK & D:SELLERS' INSIGNIA	44	2579883	3/30/2005	2044698	9/29/2005	Registered
171882	Argentina	KODAK & D:SELLERS' INSIGNIA	44	2579932	3/30/2005	2044632	9/29/2005	Registered
139505	Cambodia (Kampuchea)	KODAK & D:SELLERS' INSIGNIA	40	2809	4/19/1993	2807	4/23/1993	Registered

139500	Cambodia (Kampuchea)	KODAK & D:SELLERS' 16 INSIGNIA	2808	4/19/1993	2806	4/23/1993	Registered
139495	Cambodia (Kampuchea)	KODAK & D:SELLERS' 9 INSIGNIA	2807	4/19/1993	2805	4/23/1993	Registered
139490	Cambodia (Kampuchea)	KODAK & D:SELLERS' 1 INSIGNIA	2806	4/19/1993	2804	4/23/1993	Registered
130933	China (People's Republic Of)	KODAK & D:SELLERS' 9 INSIGNIA	93016078		699582	7/28/1994	Registered
142659	Colombia	KODAK & D:SELLERS' 16 INSIGNIA	92339251	3/9/2011	113413	4/4/1986	Registered
142655	Colombia	KODAK & D:SELLERS' 9 INSIGNIA	92339253	3/9/2011	113414	4/7/1986	Registered
142651	Colombia	KODAK & D:SELLERS' 1 INSIGNIA	92339250	3/9/2011	113412	4/4/1986	Registered
142665	Denmark	KODAK & D:SELLERS' 42 INSIGNIA	1982/80	1/7/1982	1982/2697	7/30/1982	Registered
147393	Estonia	KODAK & D:SELLERS' 1, 9, 16, 35, 40, INSIGNIA 42	9085	10/27/1993	18918	3/29/1996	Registered
142673	Finland	KODAK & D:SELLERS' 1, 2, 5, 7, 9, 11, INSIGNIA 16, 17, 22, 23, 34, 37, 40, 42	6057/81	12/30/1981	88554	4/5/1984	Registered
170456	Georgia	KODAK & D:SELLERS' 1, 9, 16, 40 INSIGNIA	407/03	3/30/1994	8548	3/5/1998	Registered
142779	Greece	KODAK & D:SELLERS' 1, 9, 16 INSIGNIA			70820	1/15/1982	Registered
142788	Hong Kong	KODAK & D:SELLERS' 1, 9, 16, 28 INSIGNIA	C2595/83	9/5/1983	19840990AA	9/5/1983	Registered
142784	Hong Kong	KODAK & D:SELLERS' 1, 9, 16, 28 INSIGNIA	F2595/83	9/5/1983	19840987AA	9/5/1983	Registered
143035	India	KODAK & D:SELLERS' 16 INSIGNIA	384785	12/30/1981	384785	12/30/1995	Registered
143028	India	KODAK & D:SELLERS' 9 INSIGNIA	384776	12/30/1981	384776	12/30/1995	Registered
143024	India	KODAK & D:SELLERS' 7 INSIGNIA	384775	12/30/1981	384775	12/30/1995	Registered
143016	India	KODAK & D:SELLERS' 2 INSIGNIA	384774	12/30/1981	384774	12/30/1981	Registered
143013	India	KODAK & D:SELLERS' 1 INSIGNIA	384784	12/30/1981	384784	12/30/1981	Registered
143078	Japan	KODAK & D:SELLERS' 9, 16, 20 INSIGNIA	716896/96	6/6/1996	1903541	10/28/1996	Registered
143082	Japan	KODAK & D:SELLERS' 34 INSIGNIA	23040/84		1945544	4/30/1997	Registered
143074	Japan	KODAK & D:SELLERS' 9, 16, 20 INSIGNIA	716895/96	6/6/1996	1903540	10/28/1996	Registered

143060	Japan	KODAK & D:SELLERS' 1, 9 INSIGNIA	23034/84	3/10/1984	2027226	2/22/1998	Registered
143056	Japan	KODAK & D:SELLERS' 1, 9 INSIGNIA	23033/84	3/10/1984	2027225	2/22/1998	Registered
143053	Japan	KODAK & D:SELLERS' 1, 5 INSIGNIA	23032/1984	3/10/1984	2439653	7/31/1992	Registered
143086	Japan	KODAK & D:SELLERS' 34 INSIGNIA	2039/84		1945545	4/30/1997	Registered
164265	Japan	KODAK & D:SELLERS' 38 INSIGNIA	281726/1992	9/30/1992	3118375	1/31/1996	Registered
164259	Japan	KODAK & D:SELLERS' 35 INSIGNIA	281725/1992	9/30/1992	3021381	1/31/1995	Registered
164256	Japan	KODAK & D:SELLERS' 42 INSIGNIA	281724/1992	9/30/1992	3201130	9/30/1996	Registered
164251	Japan	KODAK & D:SELLERS' 41 INSIGNIA	281723/1992	9/30/1992	3118374	1/31/1996	Registered
164247	Japan	KODAK & D:SELLERS' 40 INSIGNIA	281722/1992	9/30/1992	3216191	10/31/1996	Registered
164236	Japan	KODAK & D:SELLERS' 38 INSIGNIA	281720/1992	9/30/1992	3118373	1/31/1996	Registered
164230	Japan	KODAK & D:SELLERS' 35 INSIGNIA	281719/1992	9/30/1992	3021380	1/31/1995	Registered
164279	Japan	KODAK & D:SELLERS' 41 INSIGNIA	281729/1992	9/30/1992	3118376	1/31/1996	Registered
164286	Japan	KODAK & D:SELLERS' 42 INSIGNIA	281730/1992	9/30/1992	3201131	9/30/1996	Registered
164276	Japan	KODAK & D:SELLERS' 40 INSIGNIA	281728/1992	9/30/1992	3216192	10/31/1996	Registered
139450	Laos	KODAK & D:SELLERS' 1 INSIGNIA	2128	6/3/1993	1358	6/4/2003	Registered
170487	Laos	KODAK & D:SELLERS' 9 INSIGNIA	2128	6/3/1993	1359	6/4/2003	Registered
170488	Laos	KODAK & D:SELLERS' 16 INSIGNIA	2128	6/3/1993	1360	6/4/2003	Registered
170489	Laos	KODAK & D:SELLERS' 40 INSIGNIA	2128	6/3/1993	1361	6/4/2003	Registered
146894	Latvia	KODAK & D:SELLERS' 40 INSIGNIA	M-93-8132	9/21/1993	33634	8/20/1996	Registered
147901	Lithuania	KODAK & D:SELLERS' 1, 9, 16, 35, 40, INSIGNIA 42	13098	10/13/1993	24298	2/18/1997	Registered
130935	Madagascar	KODAK & D:SELLERS' 1, 9, 16, 40 INSIGNIA	95/00828D	7/13/1995	1593	7/13/1995	Registered
143140	Malaysia	KODAK & D:SELLERS' 9 INSIGNIA	M/95577	6/19/1989	M/95577	1/7/1993	Registered

143147	Malaysia	KODAK & D:SELLERS' 16 INSIGNIA	M/95579	6/19/1982	M/95579		Registered
143146	Malaysia	KODAK & D:SELLERS' 1 INSIGNIA	M/95578	6/19/1982	M/95578	6/19/1989	Registered
143136	Mexico	KODAK & D:SELLERS' 35, 37, 40, 42 INSIGNIA	225316	11/8/1983	307912	6/14/1985	Registered
143128	Mexico	KODAK & D:SELLERS' 16 INSIGNIA	225315	11/8/1983	298284	4/11/1984	Registered
143124	Mexico	KODAK & D:SELLERS' 1, 6, 8, 9, 11, INSIGNIA 12, 14, 16	225314	11/8/1983	298702	4/27/1984	Registered
143116	Mexico	KODAK & D:SELLERS' 1, 2, 3, 4, 6, 13, INSIGNIA 17, 18, 19, 20, 21, 22, 25, 31	225313	11/8/1983	298123	4/25/1984	Registered
143112	Mexico	KODAK & D:SELLERS' 35, 37, 40, 42 INSIGNIA	225016	11/4/1983	298343	4/13/1984	Registered
143104	Mexico	KODAK & D:SELLERS' 16 INSIGNIA	225017	11/4/1983	298438	4/18/1984	Registered
143101	Mexico	KODAK & D:SELLERS' 1, 6, 8, 9, 11, INSIGNIA 12, 14, 16	225011	11/4/1983	297730	3/16/1984	Registered
143096	Mexico	KODAK & D:SELLERS' 1, 2, 3, 4, 5, 17, INSIGNIA 29	225010	11/4/1983	298342	5/8/1984	Registered
143092	Mexico	KODAK & D:SELLERS' 1, 2, 3, 4, 6, 13, INSIGNIA 17, 18, 19, 20, 21, 22, 25, 31	225018	11/4/1983	298817	5/30/1984	Registered
139435	Myanmar	KODAK & D:SELLERS' 1, 9, 16, 40 INSIGNIA			3660/1993	11/30/1993	Registered
143186	Panama	KODAK & D:SELLERS' 16 INSIGNIA		9/6/1996	39797	9/24/1996	Registered
143182	Panama	KODAK & D:SELLERS' 9 INSIGNIA		9/6/1996	39796	8/12/1997	Registered
143178	Panama	KODAK & D:SELLERS' 1 INSIGNIA			39638	8/4/1996	Registered
143174	Panama	KODAK & D:SELLERS' 16 INSIGNIA		7/16/1996	39635	7/25/1996	Registered
143170	Panama	KODAK & D:SELLERS' 9 INSIGNIA			39639	8/1/1996	Registered
143166	Panama	KODAK & D:SELLERS' 1 INSIGNIA		7/16/1996	39634	7/25/1996	Registered
143201	Peru	KODAK & D:SELLERS' 9 INSIGNIA	30323	12/19/1983	50998	12/19/1983	Registered
143196	Peru	KODAK & D:SELLERS' 1 INSIGNIA	30324	12/19/1983	50997	12/19/1983	Registered
169865	Peru	KODAK & D:SELLERS' 16 INSIGNIA	521495	1/28/2013	89757	6/25/2003	Registered

141660	Russian Federation	KODAK & D:SELLERS' 1, 9, 16, 35, 40, 93047620 INSIGNIA 42	10/19/1993	139358	2/28/1996	Registered
143227	Sabah	KODAK & D:SELLERS' 16 INSIGNIA S/30106	6/19/1982	S/30106	6/19/1982	Registered
143231	Sabah	KODAK & D:SELLERS' 1 INSIGNIA S/30108	6/19/1982	S/30108	4/27/1991	Registered
143223	Sabah	KODAK & D:SELLERS' 9 INSIGNIA S/30104	6/19/1982	S/30104	6/19/1989	Registered
143250	Sarawak	KODAK & D:SELLERS' 16 INSIGNIA 25408	7/12/1982	SAR/25408	7/12/1989	Registered
143247	Sarawak	KODAK & D:SELLERS' 9 INSIGNIA 25409	7/12/1982	SAR/25409	7/12/1989	Registered
143243	Sarawak	KODAK & D:SELLERS' 1 INSIGNIA 25406	7/12/1982	SAR/25406	7/12/1989	Registered
143420	South Africa	KODAK & D:SELLERS' 42 INSIGNIA 81/9742	12/22/1981	81/9742	12/22/1981	Registered
143416	South Africa	KODAK & D:SELLERS' 40 INSIGNIA 81/9741	12/22/1981	81/9741	12/22/1981	Registered
143394	South Africa	KODAK & D:SELLERS' 16 INSIGNIA 81/9735	12/22/1981	81/9735	12/22/1981	Registered
143387	South Africa	KODAK & D:SELLERS' 9 INSIGNIA 81/9733	12/22/1981	81/9733	12/22/1981	Registered
143383	South Africa	KODAK & D:SELLERS' 7 INSIGNIA 81/9732	12/22/1981	81/9732	12/22/1981	Registered
143374	South Africa	KODAK & D:SELLERS' 2 INSIGNIA 81/9730	12/22/1981	81/9730	12/22/1981	Registered
143371	South Africa	KODAK & D:SELLERS' 1 INSIGNIA 81/9729	12/22/1981	81/9729	12/22/1981	Registered
143089	South Korea	KODAK & D:SELLERS' 40 INSIGNIA 97-380	11/6/1997	8613	11/1/1988	Registered
143235	Sweden	KODAK & D:SELLERS' 1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42 INSIGNIA 081/6847	12/21/1981	183371	10/1/1982	Registered
143329	Taiwan	KODAK & D:SELLERS' 56 INSIGNIA 72/45758	11/9/1983	255684	9/1/1984	Registered
143351	Taiwan	KODAK & D:SELLERS' 56 INSIGNIA 72/45765	11/9/1983	255685	9/1/1984	Registered
143347	Taiwan	KODAK & D:SELLERS' 1 INSIGNIA 251052			8/1/1984	Registered
143325	Taiwan	KODAK & D:SELLERS' 1 INSIGNIA 251051			8/1/1984	Registered
143320	Taiwan	KODAK & D:SELLERS' 102 INSIGNIA 253039			8/1/1984	Registered
143301	Taiwan	KODAK & D:SELLERS' 56 INSIGNIA 72/45751	11/9/1983	255683	9/1/1984	Registered

143299	Taiwan	KODAK & D:SELLERS' 1 INSIGNIA			251053	8/1/1984	Registered
143293	Taiwan	KODAK & D:SELLERS' 102 INSIGNIA			253038	8/1/1984	Registered
143267	Taiwan	KODAK & D:SELLERS' 8 INSIGNIA			10950	12/1/1983	Registered
143263	Taiwan	KODAK & D:SELLERS' 8 INSIGNIA			10949	12/1/1983	Registered
143258	Taiwan	KODAK & D:SELLERS' 8 INSIGNIA			10948	12/1/1983	Registered
143255	Taiwan	KODAK & D:SELLERS' 8 INSIGNIA			10947	12/1/1983	Registered
143272	Taiwan	KODAK & D:SELLERS' 1 INSIGNIA			251054	8/1/1984	Registered
163014	Taiwan	KODAK & D:SELLERS' 50 INSIGNIA	81034965	7/15/1992	669399	2/1/1995	Registered
142258	United States	KODAK & D:SELLERS' 16 INSIGNIA	73452772	11/14/1983	1314561	1/15/1985	Registered
153319	Saudi Arabia	KODAK (ARABIC) 16	8834	4/8/1989	212/29	2/3/1990	Registered
153323	Saudi Arabia	KODAK (ARABIC) 1	8831	4/8/1989	212/26	2/3/1990	Registered
153315	Saudi Arabia	KODAK (ARABIC) 9	8832	4/8/1989	212/27	2/3/1990	Registered
166452	United Arab Emirates	KODAK (ARABIC) 16	10504	5/3/1995	7344	12/21/1996	Registered
166411	United Arab Emirates	KODAK (ARABIC) 9	10506	5/3/1995	7343	12/21/1996	Registered
166409	United Arab Emirates	KODAK (ARABIC) 40	10499	5/3/1995	7997	1/16/1997	Registered
166408	United Arab Emirates	KODAK (ARABIC) 1	10651	5/17/1996	7341	12/21/1996	Registered
130923	China (People's Republic Of)	KODAK (CHINESE) 16	93016081	3/12/1993	693889	6/14/1994	Registered
130918	China (People's Republic Of)	KODAK (CHINESE) 1	93016080	3/12/1993	695469	6/28/1994	Registered
166773	China (People's Republic Of)	KODAK (CHINESE) 1	98000206	1/14/1998	383727	5/30/1998	Registered
154261	China (People's Republic Of)	KODAK (CHINESE) 9	970003309	11/21/1997	314884	5/30/1988	Registered
158899	China (People's Republic Of)	KODAK (CHINESE) 9	95041857	4/13/1995	931257	1/14/1997	Registered
154280	Hong Kong	KODAK (CHINESE) 1, 9, 16	252/50	3/18/1978	19500988AA	3/18/1950	Registered
150283	Taiwan	KODAK (CHINESE) 50	83038518	6/4/1994	678150	4/16/1995	Registered
130972	Taiwan	KODAK (CHINESE) 12			66478	9/16/1993	Registered
130968	Taiwan	KODAK (CHINESE) 9	84020235	4/28/1995	751130	3/1/1997	Registered
167996	Taiwan	KODAK (CHINESE) 35	88061170	12/7/1999	138371	2/16/2001	Registered
154295	Taiwan	KODAK (CHINESE) 18			4806	3/1/1956	Registered
154305	Taiwan	KODAK (CHINESE) 1			94974	2/1/1978	Registered
154290	Taiwan	KODAK (CHINESE) 1			4717	3/1/1956	Registered
154348	Taiwan	KODAK (CHINESE) 80			288791	7/1/1985	Registered
154345	Taiwan	KODAK (CHINESE) 78			290649	7/16/1985	Registered

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154335	Taiwan	KODAK (CHINESE)	101			253006	8/1/1984	Registered
154325	Taiwan	KODAK (CHINESE)	81		2/28/1996	96612	3/1/1978	Registered
154315	Taiwan	KODAK (CHINESE)	56			95481	2/1/1978	Registered
154307	Taiwan	KODAK (CHINESE)	55			95473	2/1/1978	Registered
169848	Taiwan	KODAK (CHINESE)	9			64573	6/1/1993	Registered
138059	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	40	960110188	9/28/1996	1121925	10/21/1997	Registered
138054	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	16	960110195	9/28/1996	1134294	12/14/1997	Registered
138049	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	9	960110194	9/28/1996	1139514	12/28/1997	Registered
138044	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	1	960110193	9/26/1996	1136070	12/21/1997	Registered
168778	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	9	2001131745	7/24/2001	1982039	11/28/2002	Registered
166818	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	28	9800019798	3/10/1998	1303183	8/14/1999	Registered
166817	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	25	9800019799	3/10/1998	1280993	6/7/1999	Registered
175623	China (People's Republic Of)	KODAK (CHINESE/SIMPLIFIED FORM)	7	6907288	9/22/2008	6907288	5/14/2010	Registered
166061	Russian Federation	KODAK (CYRILLIC)	1, 9, 10, 16, 40, 42	97709924	7/7/1997	171721	2/5/1999	Registered
135361	Iran	KODAK (FARSI)	1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28	7408322	3/7/1956	15322	3/7/1956	Registered
153305	Iran	KODAK (FARSI)	1, 2, 3, 6, 7, 8, 9, 16, 20, 26, 27, 28			15322		Registered
143707	Thailand	KODAK (IN THAI)	16	229994		Kor6937	7/27/1982	Registered
143704	Thailand	KODAK (IN THAI)	9	229986		Kor816	7/27/1982	Registered
143700	Thailand	KODAK (IN THAI)	1	229989		Kor819	7/27/1982	Registered
152522	Japan	KODAK (JAPANESE)	1, 9	700541/95	1/11/1995	178904	3/17/1926	Registered
152534	Japan	KODAK (JAPANESE)	1	700544/95	1/11/1995	178942	3/17/1926	Registered
152530	Japan	KODAK (JAPANESE)	1	700543/95	1/11/1995	178941	3/17/1926	Registered

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152525	Japan	KODAK (JAPANESE)	1	700542/95	1/11/1995	178940	3/17/1926	Registered
157948	Japan	KODAK (JAPANESE)	9	122507/1991	11/26/1991	2685974	7/29/1994	Registered
132155	South Korea	KODAK (KOREAN)	40	7976/95	8/17/1995	37326	7/18/1997	Registered
132151	South Korea	KODAK (KOREAN)	16	31821/95	8/17/1995	359693	4/12/1997	Registered
132145	South Korea	KODAK (KOREAN)	1, 9	31820/95	8/17/1995	375783	9/25/1997	Registered
163126	South Korea	KODAK (KOREAN)	14	28307/95	7/22/1995	367177	6/30/1997	Registered
176223	China (People's Republic Of)	KODAK ACHIEVE	7	9160547	3/1/2011	9160547	3/7/2012	Registered
148627	Hong Kong	KODAK APPROVAL	1	7966/90	9/28/1990	6811/94	11/4/1994	Registered
148638	Hong Kong	KODAK APPROVAL	16	7963/90	9/28/1990	2612/93	6/28/1993	Registered
148634	Hong Kong	KODAK APPROVAL	9	7964/90	9/28/1990	3176/93	8/2/1993	Registered
148630	Hong Kong	KODAK APPROVAL	2	7965/90	9/28/1990	3698/94	6/23/1994	Registered
148737	Japan	KODAK APPROVAL	1, 9	101601/1990	9/6/1990	2498030	1/29/1993	Registered
148763	Malaysia	KODAK APPROVAL	1			90/06021	9/12/1997	Registered
148774	Malaysia	KODAK APPROVAL	16	6019/90	9/12/1990	6019/90	7/22/1994	Registered
148770	Malaysia	KODAK APPROVAL	9	90/06022	9/12/1990	90/06022	9/12/1990	Registered
148766	Malaysia	KODAK APPROVAL	2			90/06020	9/12/1997	Registered
148758	Mexico	KODAK APPROVAL	16, 28			386243	8/31/1995	Registered
148746	Mexico	KODAK APPROVAL	1			386423	11/11/1990	Registered
175628	United States	KODAK CHALLENGE LOGO	41	77630582	12/10/2008	3735119	1/5/2010	Registered
168837	China (People's Republic Of)	KODAK CINEMA WORLD	41	2001179147	9/24/2001	1983769	4/7/2003	Registered
168838	China (People's Republic Of)	KODAK CINEMA WORLD (CHINESE)	41	2001189199	10/12/2001	1985460	4/7/2003	Registered
175718	Mexico	KODAK COLOR PLUS & Design II	1	965667	10/3/2008	1103606	6/4/2009	Registered
169586	Russian Federation	KODAK COLORPLUS (CYRILLIC)	1	99707933	5/27/1999	201609	4/24/2001	Registered
157472	Japan	KODAK CONTRACT	16	105177/1991	10/9/1991	2690597	7/29/1994	Registered
157463	Japan	KODAK CONTRACT	1, 2, 16	105176/91	10/9/1991	2696276	9/30/1994	Registered
157453	Japan	KODAK CONTRACT	1, 9	105175/91	10/9/1991	2667966	5/31/1994	Registered
157298	Japan	KODAK CONTRACT	1	105174/91	10/9/1991	2616864	1/31/1994	Registered
139290	Myanmar	KODAK CORP. SYMBOL (NEW)—B&W	1, 2, 9, 16, 22, 23, 35, 36, 40, 42			3659/1993	11/29/1993	Registered
148530	Denmark	KODAK CORP.SYMBOL-B&W	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	1971/4562	11/25/1971	1975/2096	5/16/1975	Registered
158817	Dominican Republic	KODAK CORP.SYMBOL-B&W	11			71047	4/15/1994	Registered

158761	Dominican Republic	KODAK CORP.SYMBOL-B&W	16	2012/4715	1/23/2012	53154	4/14/1992	Registered
147397	Estonia	KODAK CORP.SYMBOL-B&W	1, 9, 16, 25, 28, 35, 40, 42	9088	10/27/1993	18921	3/29/1996	Registered
148538	Finland	KODAK CORP.SYMBOL-B&W	1, 5, 7, 9, 11, 16, 40, 42	T197105922	11/22/1971	65721	12/7/1976	Registered
141641	Georgia	KODAK CORP.SYMBOL-B&W	1, 9, 16, 25, 28, 35, 40, 42	416/03	3/30/1994	8557	3/5/1998	Registered
148525	Germany	KODAK CORP.SYMBOL-B&W	35, 37, 40, 41, 42	E20616/40 Wz	4/2/1979	1013237	1/26/1981	Registered
148624	Greece	KODAK CORP.SYMBOL-B&W	1, 9, 16	49129	9/26/1972	49129	9/26/1972	Registered
148631	Hong Kong	KODAK CORP.SYMBOL-B&W	1, 9, 16	410/72		19721418AA	3/30/1972	Registered
148912	India	KODAK CORP.SYMBOL-B&W	16		12/29/1971	277315	8/10/1973	Registered
148906	India	KODAK CORP.SYMBOL-B&W	9		12/29/1971	277313	8/3/1974	Registered
148901	India	KODAK CORP.SYMBOL-B&W	7		12/29/1971	277320	6/21/1973	Registered
148897	India	KODAK CORP.SYMBOL-B&W	5		12/29/1971	277312	6/7/1974	Registered
148893	India	KODAK CORP.SYMBOL-B&W	2		12/29/1992	277311	6/7/1973	Registered
148890	India	KODAK CORP.SYMBOL-B&W	1		12/29/1971	277310	1/29/1975	Registered
148873	Israel	KODAK CORP.SYMBOL-B&W	1		7/27/1972	35920	11/5/1973	Registered
148881	Israel	KODAK CORP.SYMBOL-B&W	16		7/27/1972	35922	11/5/1973	Registered
148885	Israel	KODAK CORP.SYMBOL-B&W	40		7/27/1972	35923	12/4/1973	Registered
148878	Israel	KODAK CORP.SYMBOL-B&W	9		7/27/1972	35921	11/5/1973	Registered
147452	Japan	KODAK CORP.SYMBOL-B&W	41	281711/1992	9/30/1992	3118370	1/31/1996	Registered
148932	Japan	KODAK CORP.SYMBOL-B&W	14	732912/93	10/5/1993	1055290	2/12/1974	Registered
148945	Japan	KODAK CORP.SYMBOL-B&W	9, 16	721837/1995	6/28/1995	1163193	10/9/1975	Registered
148935	Japan	KODAK CORP.SYMBOL-B&W	34	732914/93	10/5/1993	1057698	3/1/1974	Registered
148938	Japan	KODAK CORP.SYMBOL-B&W	1, 9, 10	734271/95	10/16/1995	1187598	3/4/1976	Registered

164214	Japan	KODAK CORP.SYMBOL-B&W	40	281710/1992	9/30/1992	3216189	10/31/1996	Registered
164204	Japan	KODAK CORP.SYMBOL-B&W	38	281708/1992	9/30/1992	3118369	1/31/1996	Registered
164193	Japan	KODAK CORP.SYMBOL-B&W	35	281707/1992	9/30/1992	3021378	1/31/1995	Registered
164227	Japan	KODAK CORP.SYMBOL-B&W	42	281712/1992	9/30/1992	3201128	9/30/1996	Registered
146884	Latvia	KODAK CORP.SYMBOL-B&W	25, 28, 35, 40, 42	M-93-8135	9/21/1993	M35706	2/20/1997	Registered
148960	Lebanon	KODAK CORP.SYMBOL-B&W	1, 3, 4, 5, 7, 8, 9, 10, 11, 16, 17, 21, 22, 23, 24, 25, 26, 27, 34			91895	10/23/1972	Registered
147892	Lithuania	KODAK CORP.SYMBOL-B&W	1, 9, 16, 25, 28, 35, 40, 42	13099	10/13/1993	24297	2/18/1997	Registered
148987	Mexico	KODAK CORP.SYMBOL-B&W	40			179718	10/16/1973	Registered
148979	Mexico	KODAK CORP.SYMBOL-B&W	1, 9			170634	2/25/1972	Registered
148971	Mexico	KODAK CORP.SYMBOL-B&W	16			169628	1/5/1972	Registered
149039	Panama	KODAK CORP.SYMBOL-B&W	1			32178	1/23/1973	Registered
141450	Russian Federation	KODAK CORP.SYMBOL-B&W	1, 9, 16, 25, 28, 35, 40, 42	93047617	10/19/1993	139357	2/28/1996	Registered
149200	South Africa	KODAK CORP.SYMBOL-B&W	2	71/5079	11/10/1971	71/5079	11/10/1971	Registered
149196	South Africa	KODAK CORP.SYMBOL-B&W	1	71/5078	11/10/1971	71/5078	11/10/1971	Registered
149211	South Africa	KODAK CORP.SYMBOL-B&W	9	71/5082	11/10/1971	71/5082	11/10/1971	Registered
149207	South Africa	KODAK CORP.SYMBOL-B&W	7	71/5081	11/10/1971	71/5081	11/10/1971	Registered
149219	South Africa	KODAK CORP.SYMBOL-B&W	16	71/5084	11/10/1971	71/5084	11/10/1971	Registered
148957	South Korea	KODAK CORP.SYMBOL-B&W	16	92-730	6/10/1972	40-27616	9/11/1972	Registered
148955	South Korea	KODAK CORP.SYMBOL-B&W	1, 9	92-295	2/29/1992	40-27394	8/14/1972	Registered
138089	South Korea	KODAK CORP.SYMBOL-B&W	1	92-30657	10/31/1992	40-274042	9/10/1993	Registered

149098	Sweden	KODAK CORP.SYMBOL-B&W	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42			140102	7/21/1972	Registered
149128	Taiwan	KODAK CORP.SYMBOL-B&W	66			60600	11/1/1972	Registered
149120	Taiwan	KODAK CORP.SYMBOL-B&W	66			60598	11/1/1972	Registered
149112	Taiwan	KODAK CORP.SYMBOL-B&W	19			60424	11/1/1972	Registered
138708	Taiwan	KODAK CORP.SYMBOL-B&W	9	84020237	4/28/1995	748994	2/16/1997	Registered
149101	Thailand	KODAK CORP.SYMBOL-B&W	16	229991		Kor4016	8/7/1972	Registered
149105	Thailand	KODAK CORP.SYMBOL-B&W	9	229987		Kor817	8/7/1972	Registered
149182	Venezuela	KODAK CORP.SYMBOL-B&W	16	11934	10/1/1985	131112	9/22/1987	Registered
149169	Venezuela	KODAK CORP.SYMBOL-B&W	16			71887-F	1/10/1973	Registered
149166	Venezuela	KODAK CORP.SYMBOL-B&W	1			71886-F	1/10/1973	Registered
149162	Venezuela	KODAK CORP.SYMBOL-B&W	9			71885-F	1/10/1973	Registered
149177	Venezuela	KODAK CORP.SYMBOL-B&W	7, 9	11933	10/1/1985	131111	9/22/1987	Registered
146458	Peru	KODAK CORP.SYMBOL-B&Y	9			50712	12/30/1993	Registered
169531	Angola	KODAK CORP.SYMBOL-Y&R	9	4092/94	12/1/1994	4092/94	8/10/1999	Registered
169532	Angola	KODAK CORP.SYMBOL-Y&R	16	4093/94	12/1/1994	4093/94	8/10/1999	Registered
169530	Angola	KODAK CORP.SYMBOL-Y&R	1	4091/94	12/1/1994	4091/94	8/10/1999	Registered
169533	Angola	KODAK CORP.SYMBOL-Y&R	40	4094/94	12/1/1994	4094/94	4/24/2000	Registered
155824	Chile	KODAK CORP.SYMBOL-Y&R	1, 9, 16	686390	5/9/2005	731907	8/25/2005	Registered
166926	China (People's Republic Of)	KODAK CORP.SYMBOL-Y&R	1	98004171	5/30/1998	383891	5/30/1998	Registered
155826	China (People's Republic Of)	KODAK CORP.SYMBOL-Y&R	9	970006938	11/26/1997	314885	5/30/1988	Registered
155856	Denmark	KODAK CORP.SYMBOL-Y&R	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	1971/4563	11/25/1971	1975/2097	5/16/1975	Registered

159526	Dominican Republic	KODAK CORP.SYMBOL-Y&R	9	2012/4727	1/23/2012	53459	5/15/1992	Registered
159520	Dominican Republic	KODAK CORP.SYMBOL-Y&R	16	2012/4728	1/23/2012	53665	6/15/1992	Registered
159516	Dominican Republic	KODAK CORP.SYMBOL-Y&R	63		3/23/1992	53458	5/15/1992	Registered
147909	Estonia	KODAK CORP.SYMBOL-Y&R	1	9327	11/4/1993	18170	1/11/1996	Registered
155868	Finland	KODAK CORP.SYMBOL-Y&R	1, 2, 5, 7, 9, 11, 16, 40, 42	T197106158	12/8/1971	65722	12/7/1976	Registered
134549	Georgia	KODAK CORP.SYMBOL-Y&R	1	423/03	3/30/1994	M12966	11/9/1999	Registered
155850	Germany	KODAK CORP.SYMBOL-Y&R	35, 37, 40, 41, 42	20615/40	4/2/1979	1013236	1/26/1981	Registered
155940	Hong Kong	KODAK CORP.SYMBOL-Y&R	9, 16	410/72		19721420AA	3/30/1972	Registered
164173	Japan	KODAK CORP.SYMBOL-Y&R	42	281718/1992	9/30/1992	3201129	9/30/1996	Registered
164168	Japan	KODAK CORP.SYMBOL-Y&R	41	281717/1992	9/30/1992	3118372	1/31/1996	Registered
164164	Japan	KODAK CORP.SYMBOL-Y&R	40	281716/1992	9/30/1992	3216190	10/31/1996	Registered
164154	Japan	KODAK CORP.SYMBOL-Y&R	38	281714/1992	9/30/1992	3118371	1/31/1996	Registered
164147	Japan	KODAK CORP.SYMBOL-Y&R	35	281713/1992	9/30/1992	3021379	1/31/1995	Registered
156259	Japan	KODAK CORP.SYMBOL-Y&R	9, 16, 20	704694/1995	2/20/1995	1125903	6/9/1975	Registered
156250	Japan	KODAK CORP.SYMBOL-Y&R	1, 9			1306519	10/20/1997	Registered
156243	Japan	KODAK CORP.SYMBOL-Y&R	34	732913/93	10/5/1993	1057697	3/1/1974	Registered
156238	Japan	KODAK CORP.SYMBOL-Y&R	14			1055289	2/12/1974	Registered
156271	Kenya	KODAK CORP.SYMBOL-Y&R	16	32764	2/4/1985	32764	2/4/1985	Registered
156266	Kenya	KODAK CORP.SYMBOL-Y&R	9	32763	2/4/1985	32763	2/4/1985	Registered
141646	Latvia	KODAK CORP.SYMBOL-Y&R	1	M-93-8136	9/21/1993	33310	6/20/1996	Registered
147896	Lithuania	KODAK CORP.SYMBOL-Y&R	1	13091	10/13/1993	24304	2/18/1997	Registered
142762	Mexico	KODAK CORP.SYMBOL-Y&R	40			187961	3/6/1975	Registered

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165755	Mexico	KODAK CORP.SYMBOL-Y&R	16			172439	12/17/2001	Registered
156388	Mexico	KODAK CORP.SYMBOL-Y&R	9			173019	8/10/1972	Registered
156372	Mexico	KODAK CORP.SYMBOL-Y&R	1, 2, 3, 4, 17, 29			171624	6/7/1972	Registered
143248	Nigeria	KODAK CORP.SYMBOL-Y&R	9	42674	9/27/1982	42674	9/27/1982	Registered
156457	Panama	KODAK CORP.SYMBOL-Y&R	1, 6			17501	3/9/1973	Registered
156497	Peru	KODAK CORP.SYMBOL-Y&R	16			50711	12/30/1993	Registered
156493	Peru	KODAK CORP.SYMBOL-Y&R	9			50710	12/30/1993	Registered
140394	Russian Federation	KODAK CORP.SYMBOL-Y&R	1	93047628	10/19/1993	138654	2/28/1996	Registered
156636	South Africa	KODAK CORP.SYMBOL-Y&R	16	71/5095	11/10/1971	71/5095	11/10/1971	Registered
156624	South Africa	KODAK CORP.SYMBOL-Y&R	9	71/5093	11/10/1971	71/5093	11/10/1971	Registered
156619	South Africa	KODAK CORP.SYMBOL-Y&R	7	71/5092	11/10/1971	71/5092	11/10/1971	Registered
156610	South Africa	KODAK CORP.SYMBOL-Y&R	2	71/5090	11/10/1971	71/5090	11/10/1971	Registered
156604	South Africa	KODAK CORP.SYMBOL-Y&R	1	71/5089	11/10/1971	71/5089	11/10/1971	Registered
156551	Sweden	KODAK CORP.SYMBOL-Y&R	1, 2, 5, 7, 9, 11, 16, 17, 22, 23, 34, 37, 40, 42	82-0220	1/15/1982	140103	7/21/1972	Registered
151312	Taiwan	KODAK CORP.SYMBOL-Y&R	72			439335	4/16/1989	Registered
163005	Taiwan	KODAK CORP.SYMBOL-Y&R	8			18546	9/16/1985	Registered
156566	Taiwan	KODAK CORP.SYMBOL-Y&R	80			288790	7/1/1985	Registered
156563	Taiwan	KODAK CORP.SYMBOL-Y&R	78			290648	7/16/1985	Registered
156555	Tunisia	KODAK CORP.SYMBOL-Y&R	1, 5, 7, 9, 10, 11, 16, 17, 22, 24, 28, 34, 40	EE.89.0146	2/21/1989	EE040341	2/21/1989	Registered
155650	United States	KODAK CORP.SYMBOL-Y&R	16	72-411758	1/4/1972	969666	10/2/1993	Registered
155637	United States	KODAK CORP.SYMBOL-Y&R	1	392581	5/20/1971	928096	2/1/1972	Registered

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156576	Venezuela	KODAK CORP.SYMBOL-Y&R	16	11941	10/1/1985	131118	9/22/1987	Registered
156591	Venezuela	KODAK CORP.SYMBOL-Y&R	16	11942	10/1/1985	131119	9/22/1987	Registered
156570	Venezuela	KODAK CORP.SYMBOL-Y&R	9	11940	10/1/1985	131117	9/22/1987	Registered
171257	Malaysia	KODAK DIGITAL SERVICES LOGO	42	2004/14124	9/20/2004	2004/14124	9/20/2004	Registered
138227	United Kingdom	KODAK DIRECT IMAGE	1, 2, 9	2109372	9/7/1996	2109372	9/7/1996	Registered
168012	Germany	KODAK DURALIFE PAPER LOGO	1	39946652.5/01	8/4/1999	39946652	11/11/1999	Registered
173834	China (People's Republic Of)	KODAK EASYSHARE GALLERY	38	5447383	6/28/2006	5447383	11/7/2009	Registered
174045	China (People's Republic Of)	KODAK EASYSHARE GALLERY	40	5479752	7/14/2006	5479752	4/28/2010	Registered
175230	China (People's Republic Of)	KODAK EASYSHARE GALLERY	41	5447384	6/28/2006	5447384	9/21/2009	Registered
139976	Denmark	KODAK ELITE	1	1993/00553	1/26/1993	1993/06529	9/17/1993	Registered
139982	Finland	KODAK ELITE	1	649/93	2/16/1993	131437	3/21/1994	Registered
139987	Norway	KODAK ELITE	1	930722	2/15/1993	169175	8/17/1995	Registered
162899	Poland	KODAK ELITE	1	Z-134 750	6/16/1994	92694	6/16/1994	Registered
150162	Sweden	KODAK ELITE	1	93-599	1/25/1993	257226	4/15/1994	Registered
154449	Taiwan	KODAK ELITE	1	83003103	1/22/1994	669635	2/1/1995	Registered
171281	Tunisia	KODAK ELITE	1	EE050123		EE050123	1/18/2005	Registered
171914	Russian Federation	KODAK ENDURA	1	2005709197	4/20/2005	311716	8/7/2006	Registered
135329	Argentina	KODAK EXPRESS	42	2897031	2/25/2009	1723659	3/2/1999	Registered
135324	Argentina	KODAK EXPRESS	40	2897030	2/25/2009	1723658	3/2/1999	Registered
135314	Argentina	KODAK EXPRESS	1	2897029	2/25/2009	1723657	3/2/1999	Registered
168929	Argentina	KODAK EXPRESS	9	1636342	6/30/1992	1885702	9/17/2002	Registered
175847	China (People's Republic Of)	KODAK EXPRESS	35	7704643	9/17/2009	7704643	2/21/2011	Registered
175848	China (People's Republic Of)	KODAK EXPRESS	40	7704642	9/17/2009	7704642	1/21/2011	Registered
175383	Dominica	KODAK EXPRESS	46	2/00086343	11/15/1997	86343	11/15/1997	Registered
175382	Dominica	KODAK EXPRESS	46	2/00086344	11/15/1997	86344	11/15/1997	Registered
135359	Iceland	KODAK EXPRESS	1, 9, 16, 40	886/1991	9/26/1991	183/1992	2/20/1992	Registered
167463	Peru	KODAK EXPRESS	9	221963	11/25/1993	3253	11/25/1993	Registered
167464	Peru	KODAK EXPRESS	1	224716	7/20/1993	78279	12/16/1993	Registered
169869	Peru	KODAK EXPRESS	16	221964	11/25/1993	3254	11/25/1993	Registered
139129	Thailand	KODAK EXPRESS	40	321922	11/13/1996	Bor6156	11/13/1996	Registered
159380	Thailand	KODAK EXPRESS	1	341589	8/18/1997	Kor64261	10/20/1997	Registered
159374	Thailand	KODAK EXPRESS	16	341591	8/18/1997	Kor64280	10/20/1997	Registered

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159371	Thailand	KODAK EXPRESS	9	341590	8/18/1997	Kor64255	10/21/1997	Registered
145948	Chile	KODAK EXPRESS & D:HORIZONTAL STRIPES	40	775979		799873	7/25/2007	Registered
167154	Chile	KODAK EXPRESS & D:HORIZONTAL STRIPES	9	775975		800447	7/24/1997	Registered
145951	Denmark	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16, 35, 40	1218/87	2/26/1987	928/89	3/3/1989	Registered
145968	Greece	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16	85142	3/20/1987	85142	3/20/1997	Registered
145964	Greece	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16	86729	9/14/1987	86729	9/14/1997	Registered
146083	Iceland	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16, 40	877/1991	9/26/1991	59/1992	1/23/1992	Registered
146086	Norway	KODAK EXPRESS (LEFT) & D:DIAGONAL STRIPES	1, 9, 16, 35, 40	2551/87	6/23/1987	139607	12/14/1989	Registered
176278	China (People's Republic Of)	KODAK EXPRESS DIGITAL SOLUTIONS LOGO (NEW)	40	10286888	12/9/2011			Pending Application
157968	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	42	86/4039	6/18/1986	86/4039	6/18/1986	Registered
157963	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	40	86/4038	6/18/1986	86/4038	6/18/1986	Registered
157958	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	9	86/4037	6/18/1986	86/4037	6/18/1986	Registered
157953	South Africa	KODAK EXPRESS FOTO & D:DIAGONAL STRIPES	1	86/4036	6/18/1986	86/4036	6/18/1986	Registered
157715	Antigua And Barbuda	KODAK EXPRESS LOGO	1, 8, 39		2/24/1992	3322	2/24/1992	Registered
144590	Argentina	KODAK EXPRESS LOGO	1	2897036	2/25/2009	1723682	3/2/1999	Registered
144598	Argentina	KODAK EXPRESS LOGO	40	2897038	2/25/2009	1723685	3/2/1999	Registered
144601	Argentina	KODAK EXPRESS LOGO	42	2897039	2/25/2009	2398549	10/4/2010	Registered
144594	Argentina	KODAK EXPRESS LOGO	9	2897037	2/25/2009	1723683	3/2/1999	Registered
144633	Argentina	KODAK EXPRESS LOGO	42	2897035	2/25/2009	1723690	3/2/1999	Registered
144629	Argentina	KODAK EXPRESS LOGO	40	2897034	2/25/2009	1723689	3/2/1999	Registered
144625	Argentina	KODAK EXPRESS LOGO	9	2897033	2/25/2009	2388491	8/23/2010	Registered
144621	Argentina	KODAK EXPRESS LOGO	1	2897032	2/25/2009	1723687	3/2/1999	Registered
160295	Argentina	KODAK EXPRESS LOGO	16	2527456	7/13/2004	2012165	2/21/2005	Registered
176317	Aruba	KODAK EXPRESS LOGO	1, 9, 16, 42	IM-20120306.12	3/6/2012	30104	4/16/2012	Registered
157701	Bahamas	KODAK EXPRESS LOGO	1	14891	11/15/1991	14891	11/15/1991	Registered
157711	Bahamas	KODAK EXPRESS LOGO	39	14893	11/15/1991	14893	11/15/1991	Registered
157705	Bahamas	KODAK EXPRESS LOGO	8	14892	11/15/1991	14892	11/15/1991	Registered
144651	Bahrain	KODAK EXPRESS LOGO	42	663/91	10/30/1991	908	10/30/1991	Registered
144647	Bahrain	KODAK EXPRESS LOGO	16	665/91	10/30/1991	14510	10/30/1991	Registered

144643	Bahrain	KODAK EXPRESS LOGO	9	666/91	10/30/1991	14511	10/30/1991	Registered
144639	Bahrain	KODAK EXPRESS LOGO	1	664/91	10/30/1991	14509	10/30/1991	Registered
168964	Bangladesh	KODAK EXPRESS LOGO	16	73995	2/7/2002			Pending Application
168963	Bangladesh	KODAK EXPRESS LOGO	9	73994	2/7/2002	73994	2/7/2002	Registered
168962	Bangladesh	KODAK EXPRESS LOGO	1	73993	2/7/2002	73993	2/7/2002	Registered
156872	Barbados	KODAK EXPRESS LOGO	42		12/16/1991	81/6289	1/23/1998	Registered
156887	Barbados	KODAK EXPRESS LOGO	1		12/16/1991	81/6286	1/23/1998	Registered
156879	Barbados	KODAK EXPRESS LOGO	16		12/16/1991	81/6288	1/23/1998	Registered
158892	Bermuda	KODAK EXPRESS LOGO	16	21647	2/24/1992	21647	2/24/1992	Registered
158888	Bermuda	KODAK EXPRESS LOGO	9	21649	2/24/1992	21649	2/24/1992	Registered
158882	Bermuda	KODAK EXPRESS LOGO	1	21648	2/24/1992	21648	2/24/1992	Registered
168257	Bolivia	KODAK EXPRESS LOGO	42	SM-2710	6/23/2000	87953-C	8/21/2002	Registered
168256	Bolivia	KODAK EXPRESS LOGO	16	SM-2709	6/23/2000	87954-C	8/21/2002	Registered
168255	Bolivia	KODAK EXPRESS LOGO	9	SM-2708	6/23/2000	87991-C	8/21/2002	Registered
168254	Bolivia	KODAK EXPRESS LOGO	1	SM-2707	6/23/2000	87992-C	8/21/2002	Registered
139142	Cambodia (Kampuchea)	KODAK EXPRESS LOGO	42	2821	4/19/1993	2819	4/23/1993	Registered
139136	Cambodia (Kampuchea)	KODAK EXPRESS LOGO	16	2820	4/19/1993	2818	4/23/1993	Registered
139126	Cambodia (Kampuchea)	KODAK EXPRESS LOGO	1	2818	4/19/1993	2816	4/23/1993	Registered
143442	China (People's Republic Of)	KODAK EXPRESS LOGO	42	93094217	9/30/1993	775878	1/14/1995	Registered
143438	China (People's Republic Of)	KODAK EXPRESS LOGO	16	93071940	8/21/1993	735359	3/14/1995	Registered
143433	China (People's Republic Of)	KODAK EXPRESS LOGO	9	93071939	8/21/1993	994084	4/28/1997	Registered
143430	China (People's Republic Of)	KODAK EXPRESS LOGO	1	93071938	8/21/1993	731756	2/28/1995	Registered
145123	Colombia	KODAK EXPRESS LOGO	42	92/284854	11/5/1987	203796	8/27/1997	Registered
167151	Colombia	KODAK EXPRESS LOGO	42	92/284852		203795	8/27/1997	Registered
169872	Colombia	KODAK EXPRESS LOGO	40	92/284850	4/22/1988	143994	8/30/1993	Registered
169871	Colombia	KODAK EXPRESS LOGO	40	92/284851	4/22/1988	143996	8/30/1993	Registered
158688	Costa Rica	KODAK EXPRESS LOGO	1		6/3/1992	81463	11/20/1992	Registered
158704	Costa Rica	KODAK EXPRESS LOGO	42		6/3/1992	81466	11/20/1992	Registered
158698	Costa Rica	KODAK EXPRESS LOGO	16		6/3/1992	81465	11/20/1992	Registered
158693	Costa Rica	KODAK EXPRESS LOGO	9		6/3/1992	81464	11/20/1992	Registered
144656	Cyprus	KODAK EXPRESS LOGO	42	34980	8/27/1991	34980	8/27/1991	Registered
144667	Cyprus	KODAK EXPRESS LOGO	16			30910	5/11/1996	Registered
144660	Cyprus	KODAK EXPRESS LOGO	1			30908	5/11/1996	Registered
144664	Cyprus	KODAK EXPRESS LOGO	9			30909	5/11/1996	Registered
157694	Dominica	KODAK EXPRESS LOGO	1, 8, 39	2/92	1/31/1992	2/92	1/31/1992	Registered
157630	Dominican Republic	KODAK EXPRESS LOGO	66		12/19/1991	71257		Registered
157625	Dominican Republic	KODAK EXPRESS LOGO	16		12/19/1991	52731	2/12/1992	Registered

157620	Dominican Republic	KODAK EXPRESS LOGO	1		12/19/1991	52463	2/12/1992	Registered
157615	Dominican Republic	KODAK EXPRESS LOGO	16		12/19/1991	52708	2/12/1992	Registered
158664	Ecuador	KODAK EXPRESS LOGO	42	31073	3/27/1992	117/93	3/16/1993	Registered
158659	Ecuador	KODAK EXPRESS LOGO	16	31072	3/27/1992	560/93	3/16/1993	Registered
158654	Ecuador	KODAK EXPRESS LOGO	9	31071	3/27/1992	559/93	3/16/1993	Registered
158649	Ecuador	KODAK EXPRESS LOGO	1	31070	3/27/1992	558/93	3/16/1993	Registered
158645	El Salvador	KODAK EXPRESS LOGO	1	1237/92	3/31/1992	138BOOK20	11/15/1993	Registered
159400	El Salvador	KODAK EXPRESS LOGO	42	1235/92	3/31/1992	164BOOK20	11/15/1993	Registered
159396	El Salvador	KODAK EXPRESS LOGO	16	1236/92	3/31/1992	136BOOK20	11/9/1993	Registered
159390	El Salvador	KODAK EXPRESS LOGO	9	1234/92	3/31/1992	161BOOK20	11/15/1993	Registered
157803	Ghana	KODAK EXPRESS LOGO	16	29386	3/27/1992			Pending Application
157799	Ghana	KODAK EXPRESS LOGO	9	28915	3/27/1992	28915	3/27/1992	Registered
157794	Ghana	KODAK EXPRESS LOGO	1	28916	3/27/1992	28916	3/27/1992	Registered
157985	Guatemala	KODAK EXPRESS LOGO	42	673/92	2/5/1992	70011	11/22/1993	Registered
157980	Guatemala	KODAK EXPRESS LOGO	16	674/92	2/5/1992	70262	1/18/1994	Registered
157976	Guatemala	KODAK EXPRESS LOGO	9	672/92	2/5/1992	70122	2/1/1994	Registered
157971	Guatemala	KODAK EXPRESS LOGO	1	671/92	2/5/1992	70123	2/1/1994	Registered
157322	Honduras	KODAK EXPRESS LOGO	1			55845	8/7/1992	Registered
157332	Honduras	KODAK EXPRESS LOGO	16			55854	8/7/1992	Registered
157337	Honduras	KODAK EXPRESS LOGO	42			1284	8/7/1992	Registered
150799	Hong Kong	KODAK EXPRESS LOGO	42	7578/94	7/6/1994	4096/1996	7/6/1994	Registered
150795	Hong Kong	KODAK EXPRESS LOGO	16	7581/94	7/6/1994	8525/1998	7/6/1994	Registered
150791	Hong Kong	KODAK EXPRESS LOGO	9	7580/94	7/6/1994	4745/97	7/6/1994	Registered
150786	Hong Kong	KODAK EXPRESS LOGO	1	7579/94	7/6/1994	7847/97	7/6/1994	Registered
163601	India	KODAK EXPRESS LOGO	9	522964	1/17/1990	522964	1/17/1990	Registered
163611	India	KODAK EXPRESS LOGO	16	522966	1/17/1990	522966	1/17/1990	Registered
163606	India	KODAK EXPRESS LOGO	1	522965	1/17/1990	522965	1/17/1990	Registered
148464	Indonesia	KODAK EXPRESS LOGO	42	V00.2003.4108. 4113	5/9/2003	IDM000003638	4/13/2004	Registered
148460	Indonesia	KODAK EXPRESS LOGO	16	R00.2003.4109. 4114	5/9/2003	IDM000003639	4/13/2004	Registered
148456	Indonesia	KODAK EXPRESS LOGO	9	5518	4/5/1994	IDM000013517	6/20/1995	Registered
148452	Indonesia	KODAK EXPRESS LOGO	1	5520	4/5/1994	IDM000013516	6/28/1995	Registered
157749	Iran	KODAK EXPRESS LOGO	1, 9, 16, 42	110326	1/12/1993	72191	2/9/1994	Registered
168844	Israel	KODAK EXPRESS LOGO	35	152564	10/11/2001	152564	11/4/2002	Registered
168775	Israel	KODAK EXPRESS LOGO	40	150415	7/2/2001	150415	8/4/2002	Registered
157847	Israel	KODAK EXPRESS LOGO	42	82445	2/19/1992	82445	11/3/1994	Registered

157842	Israel	KODAK EXPRESS LOGO	16	82444	2/19/1992	82444	9/4/1994	Registered
157833	Israel	KODAK EXPRESS LOGO	1	82442	2/19/1992	82442	9/4/1994	Registered
158676	Jamaica	KODAK EXPRESS LOGO	9	9/1377	3/31/1992	26421	3/31/1992	Registered
158670	Jamaica	KODAK EXPRESS LOGO	1	1/879	3/31/1992	25674	3/31/1992	Registered
158681	Jamaica	KODAK EXPRESS LOGO	16	16/1551	3/31/1992	27450	3/31/1992	Registered
138212	Jordan	KODAK EXPRESS LOGO	16	33795	11/22/1993	33795	11/22/1993	Registered
138207	Jordan	KODAK EXPRESS LOGO	9	33794	11/22/1993	33794	11/22/1993	Registered
138202	Jordan	KODAK EXPRESS LOGO	1	33793	11/22/1993	33793	11/22/1993	Registered
136536	Kuwait	KODAK EXPRESS LOGO	16	35389	12/22/1996	43252	12/22/1996	Registered
136526	Kuwait	KODAK EXPRESS LOGO	1	35387	12/22/1996	31704	12/22/1996	Registered
136531	Kuwait	KODAK EXPRESS LOGO	9	35388	12/22/1996	31895	12/22/1996	Registered
139146	Laos	KODAK EXPRESS LOGO	1	2133	6/3/1993	1369	6/4/2003	Registered
170494	Laos	KODAK EXPRESS LOGO	9	2133	6/3/1993	1370	6/4/2003	Registered
170495	Laos	KODAK EXPRESS LOGO	16	2133	6/3/1993	1371	6/4/2003	Registered
170496	Laos	KODAK EXPRESS LOGO	42	2133	6/3/1993	1372	6/4/2003	Registered
138884	Lebanon	KODAK EXPRESS LOGO	1, 9, 16, 42	158/79263	8/5/1993	118258	8/5/1993	Registered
144687	Malaysia	KODAK EXPRESS LOGO	16	91/00301	1/17/1991	91/00301	1/17/1991	Registered
144682	Malaysia	KODAK EXPRESS LOGO	9	91/00302	1/17/1991	91/00302	1/17/1991	Registered
144679	Malaysia	KODAK EXPRESS LOGO	1	91/00303	1/17/1991	91/00303	1/17/1991	Registered
148717	Malta	KODAK EXPRESS LOGO	1	22,236	3/16/1993	22236	3/16/1993	Registered
140068	Malta	KODAK EXPRESS LOGO	16	22,238	3/16/1993	22238	3/16/1993	Registered
140063	Malta	KODAK EXPRESS LOGO	9	22237	3/16/1993	22237	3/16/1993	Registered
167609	Mauritius	KODAK EXPRESS LOGO	1, 9, 16		4/26/1999	A45 106	4/26/1999	Registered
144677	Mexico	KODAK EXPRESS LOGO	9	38979	3/14/1988	351593	8/17/1988	Registered
144670	Mexico	KODAK EXPRESS LOGO	1	38980	3/14/1988	356600	12/9/1988	Registered
148951	Mexico	KODAK EXPRESS LOGO	40	137655	4/10/1992	448667	12/10/1993	Registered
157579	Mexico	KODAK EXPRESS LOGO	42	165053	4/7/1993	475309	9/29/1994	Registered
139162	Myanmar	KODAK EXPRESS LOGO	1, 9, 16, 42			3665/1993	11/25/1993	Registered
168968	Nepal	KODAK EXPRESS LOGO	16			18121/059	8/23/2002	Registered
168969	Nepal	KODAK EXPRESS LOGO	42			18122/059	8/23/2002	Registered
168967	Nepal	KODAK EXPRESS LOGO	9			18120/059	8/23/2002	Registered
168966	Nepal	KODAK EXPRESS LOGO	1			18119/059	8/23/2002	Registered
157961	Nicaragua	KODAK EXPRESS LOGO	16	177/92	1/30/1992	21945 CC	8/26/1992	Registered
157957	Nicaragua	KODAK EXPRESS LOGO	9	178/92	1/30/1992	21931 CC	8/24/1992	Registered
157965	Nicaragua	KODAK EXPRESS LOGO	42	275/92	2/11/1992	22090 CC	9/22/1992	Registered
157687	Nicaragua	KODAK EXPRESS LOGO	1	237/92	2/7/1992	22091 CC	9/22/1992	Registered
168557	Nigeria	KODAK EXPRESS LOGO	16	TP47371/2000	7/12/2000			Pending Application

168556	Nigeria	KODAK EXPRESS LOGO	1	TP47370/2000	10/24/2000	62543	10/30/2000	Registered
157783	Nigeria	KODAK EXPRESS LOGO	9		6/25/1992	53797	6/25/1992	Registered
157787	Nigeria	KODAK EXPRESS LOGO	16	TP14287/92/3	6/25/1992	57667	6/25/1992	Registered
138173	Oman	KODAK EXPRESS LOGO	1	8650	7/4/1993	8650	3/25/2002	Registered
138188	Oman	KODAK EXPRESS LOGO	42	8653	7/4/1993	8653	3/20/2001	Registered
138183	Oman	KODAK EXPRESS LOGO	16	8652	7/4/1993	8652	3/20/2001	Registered
138178	Oman	KODAK EXPRESS LOGO	9	8651	7/4/1993	8651	3/20/2001	Registered
151087	Panama	KODAK EXPRESS LOGO	42	68459	11/11/1993	68459	6/22/1995	Registered
151084	Panama	KODAK EXPRESS LOGO	16	68460	11/11/1993	68460	6/22/1995	Registered
151079	Panama	KODAK EXPRESS LOGO	9	68461	11/11/1993	68461	6/23/1995	Registered
151060	Panama	KODAK EXPRESS LOGO	1	68458	11/11/1993	68458	6/22/1995	Registered
136569	Paraguay	KODAK EXPRESS LOGO	40	11831	6/13/1996	192993	6/13/1997	Registered
136564	Paraguay	KODAK EXPRESS LOGO	16	11830	6/13/1996	192992	6/13/1997	Registered
136560	Paraguay	KODAK EXPRESS LOGO	9	11829	6/13/1996	192991	6/13/1997	Registered
136555	Paraguay	KODAK EXPRESS LOGO	1	11828	6/13/1996	192990	6/13/1997	Registered
166036	Paraguay	KODAK EXPRESS LOGO	42	25698	12/16/1996	314393	8/7/2008	Registered
166034	Paraguay	KODAK EXPRESS LOGO	38	25696	12/16/1996	320606	4/23/1998	Registered
144712	Peru	KODAK EXPRESS LOGO	40	284295	11/10/1995	6546	12/22/1995	Registered
144708	Peru	KODAK EXPRESS LOGO	42	226357	8/23/1993	6539	1/31/1994	Registered
144739	Qatar	KODAK EXPRESS LOGO	42	9191	10/22/1991	9191	10/22/1991	Registered
144735	Qatar	KODAK EXPRESS LOGO	16	9188	10/22/1991	9188	10/22/1991	Registered
144731	Qatar	KODAK EXPRESS LOGO	9	9187	10/22/1991	9187	10/22/1991	Registered
144726	Qatar	KODAK EXPRESS LOGO	1	9186	10/22/1991	9186	10/22/1991	Registered
157211	Saint-Lucia	KODAK EXPRESS LOGO	1		11/27/1991	202/1991TM	11/27/1991	Registered
157207	Saint-Lucia	KODAK EXPRESS LOGO	9		11/27/1991	203/1991	11/27/1991	Registered
157201	Saint-Lucia	KODAK EXPRESS LOGO	16		11/27/1991	204/1991	11/27/1991	Registered
159948	Saudi Arabia	KODAK EXPRESS LOGO	42	17050	7/4/1992	274/98	2/3/1993	Registered
144753	Singapore	KODAK EXPRESS LOGO	16			T88/04046F	8/2/1995	Registered
144748	Singapore	KODAK EXPRESS LOGO	1			T88/04044Z	8/2/1995	Registered
144745	Singapore	KODAK EXPRESS LOGO	9			T88/04045H	8/2/1995	Registered
144742	Singapore	KODAK EXPRESS LOGO	42	S/1912/91	3/1/1991	T91/01912Z	3/1/1991	Registered
159481	South Africa	KODAK EXPRESS LOGO	42	92/3445	4/24/1992	92/3445	4/24/1992	Registered
159476	South Africa	KODAK EXPRESS LOGO	16	92/3444	4/24/1992	92/3444	4/24/1992	Registered
159473	South Africa	KODAK EXPRESS LOGO	9	92/3443	4/24/1992	92/3443	4/24/1992	Registered
159467	South Africa	KODAK EXPRESS LOGO	1	92/3442	4/24/1992	92/3442	4/24/1992	Registered
167755	South Korea	KODAK EXPRESS LOGO	40	41-1999-8047	6/14/1999	61765	6/8/2000	Registered
167754	South Korea	KODAK EXPRESS LOGO	16	40-1999-20575	6/14/1999	476582	9/5/2000	Registered

167753	South Korea	KODAK EXPRESS LOGO	9	40-1999-20574	6/14/1999	473736	7/19/2000	Registered
167752	South Korea	KODAK EXPRESS LOGO	1	40-1999-20573	6/14/1999	482450	11/29/2000	Registered
136349	Sri Lanka	KODAK EXPRESS LOGO	42	79710	8/13/1996	79710	8/13/1996	Registered
136344	Sri Lanka	KODAK EXPRESS LOGO	16	79711	8/5/1996	79711	8/5/1996	Registered
136340	Sri Lanka	KODAK EXPRESS LOGO	9	79712	8/5/1996	79712	8/16/1996	Registered
136334	Sri Lanka	KODAK EXPRESS LOGO	1	79713	8/5/1996	79713	8/5/1996	Registered
157562	Syria	KODAK EXPRESS LOGO	1, 9, 16, 42		2/27/1992	22807	9/14/1992	Registered
167995	Taiwan	KODAK EXPRESS LOGO	35	88061169	12/7/1999	135673	1/1/2001	Registered
158898	Taiwan	KODAK EXPRESS LOGO	12	81-09024	2/29/1992	67203	11/16/1993	Registered
157669	Taiwan	KODAK EXPRESS LOGO	1			575269	11/16/1992	Registered
157682	Taiwan	KODAK EXPRESS LOGO	9	81003445	1/23/1992	65724	8/1/1993	Registered
157680	Taiwan	KODAK EXPRESS LOGO	73			603222	7/1/1993	Registered
167766	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	42	957	8/16/1999	957	8/16/1999	Registered
167765	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	16	27164	8/16/1999	27164	8/16/1999	Registered
167764	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	9	27163	8/16/1999	27163	8/16/1999	Registered
167763	Tanganyika (Tanzania Rep.)	KODAK EXPRESS LOGO	1	27162	8/16/1999	27162	8/16/1999	Registered
165893	Thailand	KODAK EXPRESS LOGO	42	239653	1/13/1993	Bor1508	1/13/1993	Registered
165888	Thailand	KODAK EXPRESS LOGO	16	239652	1/13/1993	Kor15067	8/15/1994	Registered
165883	Thailand	KODAK EXPRESS LOGO	9	239651	1/13/1993	Kor15111	1/13/1993	Registered
165879	Thailand	KODAK EXPRESS LOGO	1	239650	1/13/1993	Kor20191	1/13/1993	Registered
156904	Trinidad And Tobago	KODAK EXPRESS LOGO	1	20334	12/13/1991	20334	10/3/1994	Registered
156899	Trinidad And Tobago	KODAK EXPRESS LOGO	8	20336	12/13/1991	20336	10/3/1994	Registered
156895	Trinidad And Tobago	KODAK EXPRESS LOGO	39	20335	12/13/1991	20335	10/3/1994	Registered
166917	Turkey	KODAK EXPRESS LOGO	16	1998/5439	5/5/1998	196734	5/5/1998	Registered
144573	United Arab Emirates	KODAK EXPRESS LOGO	42	18953	10/15/1996	10157	5/11/1997	Registered
144762	Venezuela	KODAK EXPRESS LOGO	50	8884-88	5/26/1988	28187	2/8/1992	Registered
167769	Zanzibar (Tanzania Republic)	KODAK EXPRESS LOGO	39	364/99	8/10/1999	391/99	8/10/1999	Registered
167768	Zanzibar (Tanzania Republic)	KODAK EXPRESS LOGO	8	362/99	8/10/1999	389/99	8/10/1999	Registered
167767	Zanzibar (Tanzania Republic)	KODAK EXPRESS LOGO	1	363/99	8/10/1999	390/99	8/10/1999	Registered
143920	Bahrain	KODAK EXPRESS LOGO	42	872/93	7/28/1993	1202	7/28/1993	Registered
		(ARABIC)						
143916	Bahrain	KODAK EXPRESS LOGO	16	871/93	7/28/1993	16584	7/28/1993	Registered
		(ARABIC)						
143912	Bahrain	KODAK EXPRESS LOGO	9	870/93	7/28/1993	16583	7/28/1993	Registered
		(ARABIC)						
143906	Bahrain	KODAK EXPRESS LOGO	1	869/93	7/28/1993	16582	7/28/1993	Registered
		(ARABIC)						
143871	Jordan	KODAK EXPRESS LOGO	16	32692	8/10/1993	32692	8/10/1993	Registered
		(ARABIC)						

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143868	Jordan	KODAK EXPRESS LOGO (ARABIC)	9	32695	8/10/1993	32695	8/10/1993	Registered	
143864	Jordan	KODAK EXPRESS LOGO (ARABIC)	1	32696	8/10/1993	32696	8/10/1993	Registered	
143899	Kuwait	KODAK EXPRESS LOGO (ARABIC)	16	30008	12/26/1994	27805	12/26/1994	Registered	
143895	Kuwait	KODAK EXPRESS LOGO (ARABIC)	9	30007	12/26/1994	27804	12/26/1994	Registered	
143892	Kuwait	KODAK EXPRESS LOGO (ARABIC)	1	30006	12/26/1994	27801	12/26/1994	Registered	
143923	Lebanon	KODAK EXPRESS LOGO (ARABIC)	1, 9, 16, 42	170/85248	9/14/1993	118612	9/14/1993	Registered	
143860	Saudi Arabia	KODAK EXPRESS LOGO (ARABIC)	42	22289	9/13/1993	307/93	5/30/1994	Registered	
143881	Syria	KODAK EXPRESS LOGO (ARABIC)	9, 16, 40		3/22/1994	26577	11/21/2004	Registered	
135764	United Arab Emirates	KODAK EXPRESS LOGO (ARABIC)	42	18954	10/15/1996	10156	5/11/1997	Registered	
166932	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	42	9800063868	6/12/1998	1332395	11/7/1999	Registered	
166931	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	16	9800063867	6/12/1998	2017616	5/14/2003	Registered	
166930	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	9	9800063869	6/12/1998	1353765	1/14/2000	Registered	
166929	China (People's Republic Of)	KODAK EXPRESS LOGO (IN CHINESE)	1	9800063870	6/12/1998	1322594	10/14/1999	Registered	
151356	Hong Kong	KODAK EXPRESS LOGO (IN CHINESE)	16	9472/1994	8/16/1994	6904/1998	8/16/1994	Registered	
151352	Hong Kong	KODAK EXPRESS LOGO (IN CHINESE)	9	9476/1994	8/16/1994	10225/1997	8/16/1994	Registered	
151348	Hong Kong	KODAK EXPRESS LOGO (IN CHINESE)	1	9475/1994	8/16/1994	10224/1997	8/16/1994	Registered	
168024	Taiwan	KODAK EXPRESS LOGO (IN CHINESE)	42	88062395	12/13/1999	149473	9/16/2001	Registered	
168023	Taiwan	KODAK EXPRESS LOGO (IN CHINESE)	40	88062394	12/13/1999	151542	11/1/2001	Registered	
168022	Taiwan	KODAK EXPRESS LOGO (IN CHINESE)	35	88062393	12/13/1999	148759	9/16/2001	Registered	
147913	Estonia	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	35, 40, 42	9328	11/4/1993	19427	4/26/1996	Registered	
166109	Georgia	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	421/03	3/30/1994	M12964	11/9/1999	Registered	

144096	Greece	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	35, 40, 42	114987	7/8/1993	114987	12/19/1995	Registered
146896	Latvia	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	M-93-8131	9/21/1993	M35491	12/20/1996	Registered
147921	Lithuania	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	13090	10/13/1993	24305	2/18/1997	Registered
130892	Madagascar	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	1, 9, 16, 40	95/00829D	7/13/1995	1594	7/13/1995	Registered
161517	Poland	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	40	Z-147763	6/8/1995	R-102606	10/29/1998	Registered
141868	Russian Federation	KODAK EXPRESS LOGO (RED&YELLOW)&D:DIAGONAL STRIPES	35, 40, 42	93047636	10/19/1993	138655	2/29/1996	Registered
160339	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	40	2527453	7/13/2004	2012162	2/21/2005	Registered
160333	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	40	2527447	7/13/2004	2012157	2/21/2005	Registered
160330	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	40	2527444	7/13/2004	2012154	2/21/2005	Registered
160319	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	16	2527454	7/13/2004	2012163	2/21/2005	Registered
160315	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	16	2527448	7/13/2004	2012158	2/21/2005	Registered
160310	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	1	2527455	7/13/2004	2012164	2/21/2005	Registered
160305	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	1	2527452	7/13/2004	2012161	2/21/2005	Registered
160300	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	1	2527446	7/13/2004	2012156	2/21/2005	Registered
160325	Argentina	KODAK EXPRESS LOGO AND D:SELLERS INSIGNIA W/KODAK	16	2527445	7/13/2004	2012155	2/21/2005	Registered

Registration No.	Country	Trademark	Classes	App No.	Reg. Date	Pub. No.	Pub. Date	Status
174755	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727945	12/2/2004	314212	9/28/2006	Registered
174756	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727944	12/2/2004	314211	9/28/2006	Registered
174752	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727948	12/2/2004	314215	9/28/2006	Registered
174754	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727946	12/2/2004	314213	9/28/2006	Registered
174753	Russian Federation	KODAK EXPRESS LOGO with Cyrillic characters	1, 9, 16, 35, 40, 42	2004727947	12/2/2004	314214	9/28/2006	Registered
171258	Malaysia	KODAK EXPRESS NETWORK LOGO	42	2004/14123	9/20/2004	2004/14123	9/20/2004	Registered
170461	Peru	KODAK EXPRESS SERIVICIO DE CALIDAD CONTROLADA	40	284295	11/10/1995	2581	12/22/1995	Registered
170507	China (People's Republic Of)	KODAK EXPRESS TICKET LOGO	41	3723866	10/15/2003	3723866	12/21/2005	Registered
145122	Colombia	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	40	92/278088	7/16/1996	134187	7/16/1996	Registered
167738	Colombia	KODAK EXPRESS/CALIDAD AL INSTANTE (STYLIZED)	42	92/278087	8/17/1994	214233	8/17/1994	Registered
168655	Germany	KODAK FARBWELT	1	30029939.7	4/17/2000	30029939	6/8/2000	Registered
175634	South Korea	KODAK GENERATION NEWS	7	40-2009-3556	1/23/2009	40-815104	2/24/2010	Registered
150700	Iran	KODAK GOLD	1	111056	1/24/1994	72755	5/8/1994	Registered
148448	Taiwan	KODAK GOLD	73	81054431	10/30/1992	621395	11/16/1993	Registered
138235	China (People's Republic Of)	KODAK GOLD (IN CHINESE "KE DA JIN")	1	960113611	10/11/1996	1116443	10/7/1997	Registered
171385	Switzerland	KODAK GOLD FILM CLUB (STYLIZED)	1, 16, 40, 41	57839/2004	11/15/2004	529593	1/11/2005	Registered
169561	Colombia	KODAK GOLD ULTRA	1	T2002/066417	7/31/2002	275280	8/14/2003	Registered
161245	Jamaica	KODAK GUARANTEED FRESH AND D:SEAL	1	1/876	1/23/1992	B27186	1/23/1992	Registered
176154	Brazil	KODAK HERO	9	830919392	2/9/2011			Pending Application
175379	Dominica	KODAK IMAGE MAGIC	46	2/00086342	11/15/1997	86342	11/15/1997	Registered
175381	Dominica	KODAK IMAGE MAGIC	46	2/00086345	11/15/1997	86345	11/15/1997	Registered
161629	Denmark	KODAK IMAGELINK	1, 9	9308/89	12/14/1989	3149/91	5/24/1991	Registered
137941	Finland	KODAK IMAGELINK	1, 9	6312/89	12/14/1989	117285	3/5/1992	Registered
137930	Germany	KODAK IMAGELINK	1, 9, 16	E29500/9	3/26/1990	1177125	6/3/1991	Registered
163932	Germany	KODAK IMAGELINK	1, 9, 11, 16, 20, 37, 38	E30432/9 Wz	2/15/1991	2014443	5/22/1992	Registered

138014	Norway	KODAK IMAGELINK	1, 9	89.6033	12/11/1989	148319	1/2/1992	Registered
144707	South Africa	KODAK IMAGELINK	9	92/3290	4/21/1992	92/3290	4/21/1992	Registered
144703	South Africa	KODAK IMAGELINK	1	92/3289	4/21/1992	92/3289	4/21/1992	Registered
138018	Sweden	KODAK IMAGELINK	1, 9	90/0122	1/5/1990	228024	11/22/1991	Registered
170912	Austria	KODAK INNOVATION SERIES	9	212538	4/30/2003	212538	9/17/2003	Registered
159725	Denmark	KODAK INSIGHT	10	1992/2101	3/19/1992	1994/1536	3/11/1994	Registered
159728	Finland	KODAK INSIGHT	10	2111/92	4/28/1992	127435	8/5/1993	Registered
159733	Norway	KODAK INSIGHT	10	92.2239	4/28/1992	166462	1/12/1995	Registered
159739	Sweden	KODAK INSIGHT	10	92-2668	3/18/1992	246162	1/29/1993	Registered
175625	China (People's Republic Of)	KODAK LOGOTYPE (new)	7	6939436	10/13/2008	6939436	7/21/2010	Registered
175369	Austria	KODAK MARKETMOVER	35	AM06278/2007	9/11/2007	246748	9/4/2008	Registered
175402	Cyprus	KODAK MARKETMOVER	35	075061	5/9/2008			Pending Application
175370	Finland	KODAK MARKETMOVER	35	T200702899	9/19/2007	241731	4/15/2008	Registered
175373	Switzerland	KODAK MARKETMOVER	35, 41	60962/2007	10/4/2007	567587	2/4/2008	Registered
167228	Argentina	KODAK MAX	1	2952990	10/20/2009	2396364	9/27/2010	Registered
167304	Argentina	KODAK MAX	9	2952991	10/20/2009	2419828	1/17/2011	Registered
167225	Brazil	KODAK MAX	9.45	821109812	10/1/1998	821109812	11/16/2010	Registered
167227	Chile	KODAK MAX	1	849843	12/24/2008	849266	3/10/2009	Registered
167303	Chile	KODAK MAX	9	882302	10/23/2009	871342	11/9/2009	Registered
167240	Denmark	KODAK MAX	1, 9	4370/98	10/8/1998	1998 04505	12/21/1998	Registered
167241	Finland	KODAK MAX	1, 9	T199803306	10/8/1998	214890	7/30/1999	Registered
167242	Greece	KODAK MAX	1, 9	138533	10/13/1998	138533	4/18/2000	Registered
167243	Ireland	KODAK MAX	1, 9	98/4015	10/9/1998	211606	10/9/1998	Registered
167258	Mexico	KODAK MAX	9	348852	9/30/1998	591534	9/30/1998	Registered
167226	Mexico	KODAK MAX	1, 9	348851	9/30/1998	591533	9/30/1998	Registered
167244	Norway	KODAK MAX	1, 9	9058/98	10/9/1998	196484	3/11/1999	Registered
168137	Poland	KODAK MAX	1, 9	Z-217774	4/28/2000	148865	11/13/2003	Registered
167223	South Korea	KODAK MAX	1	40-1998-25923	10/2/1998	452565	8/12/1999	Registered
167310	South Korea	KODAK MAX	9	40-1998-25924	10/2/1998	456897	10/18/1999	Registered
167245	Sweden	KODAK MAX	1, 9	98-7594	10/9/1998	339737	8/25/2000	Registered
167222	United Kingdom	KODAK MAX	1, 9	2178763	10/3/1998	2178763	10/3/1998	Registered
171075	Turkey	KODAK PHOTO PERFECT PAPER (Stylized)	1, 16	007198	3/19/2004	2004 07198	3/19/2004	Registered
170764	Turkey	KODAK PHOTO PERFECT SERVICE (Stylized in gray print)	40	2003/023782	10/13/2003			Pending Application
157229	Germany	KODAK PHOTOLIFE	9, 11	E28036/9WZ	10/15/1988	1157520	4/17/1990	Registered

157235	Iceland	KODAK PHOTOLIFE	9	870/1991	9/26/1991	181/1992	2/20/1992	Registered
171160	Germany	KODAK PICTURE GUARD	1	30318428.0/01	4/10/2003	30318428	11/21/2003	Registered
169599	Thailand	KODAK PICTURE PERFECT	42	512257	2/28/2003	Bor21840	2/28/2003	Registered
176132	Australia	KODAK PLAYFULL	9	1386207	9/28/2010	1386207	6/27/2011	Registered
176137	China (People's Republic Of)	KODAK PLAYFULL	9	8711203	9/29/2010	8711203	11/14/2011	Registered
176139	India	KODAK PLAYFULL	9	2030719	9/29/2010			Pending Application
176255	Chile	KODAK PLAYSPORT	9	953890	5/20/2011	935372	10/19/2011	Registered
176149	Chile	KODAK PLAYTOUCH	9	935948	1/6/2011	923533	7/5/2011	Registered
149214	Finland	KODAK PRECISION	9	3829/91	8/16/1991	127346	8/5/1993	Registered
149225	Norway	KODAK PRECISION	9	91.4098	8/15/1991	155326	2/25/1993	Registered
149229	Sweden	KODAK PRECISION	9	91-6622	8/5/1991	247739	4/2/1993	Registered
148110	Denmark	KODAK PREMIER	16, 40	1994/299	1/12/1994	1994/2157	4/1/1994	Registered
146246	Finland	KODAK PREMIER	9	5054/90	10/5/1990	123950	1/5/1993	Registered
148121	Finland	KODAK PREMIER	16, 40	0819/94	2/15/1994	137004	3/20/1995	Registered
146361	Norway	KODAK PREMIER	9	90.5138	10/5/1990	154019	12/23/1992	Registered
148119	Norway	KODAK PREMIER	16, 40	940927	2/14/1994	169337	8/31/1995	Registered
155417	Poland	KODAK PREMIER	16, 40	Z-140217	11/16/1994	94954	11/16/1994	Registered
150046	South Africa	KODAK PREMIER	9	94/4141	4/25/1994	94/4141	4/25/1994	Registered
146366	Sweden	KODAK PREMIER	1, 9	90-9205	10/9/1990	238891	8/14/1992	Registered
148113	Sweden	KODAK PREMIER	16, 40	94-00287	1/13/1994	265214	3/24/1995	Registered
153563	Austria	KODAK PRIME	1	AM1197/94	3/14/1994	152752	5/25/1994	Registered
153584	Germany	KODAK PRIME	1	E33530/1WZ	10/8/1993	2069552	6/29/1994	Registered
138218	Switzerland	KODAK PRIME	001	422321	7/11/1994	422321	4/24/1996	Registered
131135	Thailand	KODAK PRO CENTER	35	230279	7/3/1992	Bor1160	7/3/1992	Registered
131803	Argentina	KODAK PROFESSIONAL PRO CENTER & DESIGN	40	2500223	3/10/2004	1988492	8/20/2004	Registered
171083	Argentina	KODAK PROFESSIONAL PRO CENTER & DESIGN	41	2500222	3/10/2004	1988491	8/20/2004	Registered
136584	Germany	KODAK PROFOTO	1, 9, 16, 40	39629999.7	7/10/1996	39629999	10/29/1996	Registered
172265	Albania	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
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172268	Austria	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172269	Azerbaijan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172270	Belarus	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered

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172272	Bosnia And Herzegovina	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172273	Bulgaria	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
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172276	Denmark	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172277	Egypt	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172278	Estonia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172279	Finland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172280	Georgia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172283	Hungary	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
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172285	Ireland	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172286	Italy	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172287	Kazakhstan	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172288	Kyrgyz Republic	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172289	Latvia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172290	Lesotho	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172291	Liberia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172292	Liechtenstein	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172293	Lithuania	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered
172294	Macedonia	KODAK PROLAB	9, 16, 35, 38, 40, 42	854739	6/14/2005	854739A	6/14/2005	Registered

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172295 Moldova KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172296 Monaco KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172297 Morocco KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
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172299 Norway KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172300 Poland KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172301 Portugal KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172302 Romania KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172303 Russian Federation KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172304 San Marino KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172305 Serbia and Montenegro KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172306 Sierra Leone KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172307 Slovak Republic KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172308 Slovenia KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172309 Spain KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172310 Sudan KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172311 Swaziland KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172312 Sweden KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172313 Switzerland KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172314 Tajikistan KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
173070 Turkey KODAK PROLAB 9, 16, 35, 38, 40, 42 06009535 3/13/2006 Pending Application				
172316 Turkmenistan KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				

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172317 Ukraine KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172318 United Kingdom KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172319 Uzbekistan KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
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172264 WIPO KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
172321 Zambia KODAK PROLAB 9, 16, 35, 38, 40, 42 854739 6/14/2005 854739A 6/14/2005 Registered				
175715 China (People's Republic Of) KODAK PROSPER 7 7452317 6/8/2009 7452317 10/14/2010 Registered				
175716 China (People's Republic Of) KODAK PROSPER 7 7452450 6/8/2009 7452450 10/14/2010 Registered				
175650 China (People's Republic Of) KODAK PROSPER 2 7452437 6/8/2009 7452437 10/21/2010 Registered				
175653 Hong Kong KODAK PROSPER 2, 7 301353834 6/1/2009 301353834 12/28/2009 Registered				
175852 Argentina KODAK PULSE 9 2956296 11/2/2009 Pending Application				
175860 Mexico KODAK PULSE 9 1043751 10/27/2009 1130054 11/10/2009 Registered				
176147 South Korea KODAK PULSE 9 40-2010-62666 12/6/2010 40-903406 2/8/2012 Registered				
176116 Turkey KODAK PULSE 9 2010/31647 5/13/2010 2010/31647 7/18/2011 Registered				
175864 United Kingdom KODAK PULSE 9 2531222 11/10/2009 2531222 11/10/2009 Registered				
175732 Brazil KODAK PYNK 40 830372857 8/26/2009 Pending Application				
175736 India KODAK PYNK 40 1854588 8/25/2009 1854588 8/25/2009 Registered				
153552 Austria KODAK Q-60 16 AM1541/94 3/29/1994 153 097 6/15/1994 Registered				
149637 Costa Rica KODAK ROYAL 1 40595 9/1/1993 85961 2/17/1994 Registered				
173680 Mexico KODAK ROYAL 1 775855 4/5/2006 931456 4/5/2006 Registered				
150069 South Africa KODAK ROYAL 16 94/4144 4/25/1994 94/4144 4/25/1994 Registered				
150065 South Africa KODAK ROYAL 1 94/4143 4/25/1994 94/4143 4/25/1994 Registered				
168830 Malaysia KODAK ROYAL PAPER 16 99/00107 1/7/1999 99/00107 1/7/1999 Registered				
171076 Poland KODAK ROYAL SUPRA 1, 9, 16, 35, 39, 40, 42 Z-277930 3/18/2004 184163 1/8/2007 Registered				
171077 Turkey KODAK ROYAL SUPRA 1, 9, 16, 35, 39, 40, 42 007197 3/19/2004 2004 007197 3/19/2004 Registered				
175394 Australia KODAK SCAN MATE 9 1214108 12/5/2007 1214108 12/5/2007 Registered				
175636 Benelux KODAK SCAN MATE 9 1176848 2/26/2009 859487 6/10/2009 Registered				
175395 China (People's Republic Of) KODAK SCAN MATE 9 6421277 1/8/2008 6421277 3/28/2010 Registered				
175399 Hong Kong KODAK SCAN MATE 9 301011211 12/11/2007 301011211 6/11/2008 Registered				
175396 India KODAK SCAN MATE 9 1628977 12/7/2007 Pending Application				
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176046 Switzerland KODAK SCAN MATE 9 51196/2010 2/5/2010 601373 2/5/2010 Registered				

175401	Taiwan	KODAK SCAN MATE	9	096058748	12/13/2007	1355618	4/1/2009	Registered
175720	Australia	KODAK SLICE	9	1316943	8/24/2009	1316943	8/24/2009	Registered
175724	Hong Kong	KODAK SLICE	9	301411938	8/24/2009	301411938	7/6/2010	Registered
175727	Japan	KODAK SLICE	9	65510/2009	8/27/2009	5343945	8/6/2010	Registered
176264	Norway	KODAK SLICE	9	201108549	7/27/2011	262838	12/5/2011	Registered
176148	Russian Federation	KODAK SLICE	9	2011700043	1/11/2011	475694	11/29/2012	Registered
175849	United Kingdom	KODAK SMILE	6, 9, 14, 20	2526605	9/18/2009	2526605	9/18/2009	Registered
175979	Switzerland	KODAK SONORA	7	50194/2010	1/8/2010	614379	4/19/2011	Registered
159634	South Korea	KODAK STAR	9	93-14171	4/29/1993	40-287751	3/30/1994	Registered
148924	Thailand	KODAK STAR	9	261848	3/15/1994	Kor27268	3/15/1994	Registered
136666	Chile	KODAK SUPRALIFE	9, 11	696732	7/22/2005	736205	10/17/2005	Registered
136683	Hong Kong	KODAK SUPRALIFE	9	1927/86		19873193	5/30/1986	Registered
136691	India	KODAK SUPRALIFE	9	454881	5/30/1986	454881	4/13/1992	Registered
136701	Singapore	KODAK SUPRALIFE	9			T86/02173A	5/27/1986	Registered
144669	Germany	KODAK T-MAX (STYLIZED BLACK)	1	E27456/1	3/26/1988	1130182	11/8/1988	Registered
145719	Germany	KODAK T-MAX (STYLIZED WHITE)	1	E27457/1WZ	3/26/1988	1130183	11/8/1988	Registered
176063	China (People's Republic Of)	KODAK TRILLIAN	7	8170452	4/1/2010	8170452	4/7/2011	Registered
169110	Albania	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
171149	Argentina	KODAK ULTRA	16	2515276	5/19/2004	2061848	1/9/2006	Registered
170942	Argentina	KODAK ULTRA	1	2491169	1/27/2004	2045756	10/6/2005	Registered
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169113	Austria	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169114	Azerbaijan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169115	Belarus	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169116	Benelux	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169117	Bosnia And Herzegovina	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169118	Bulgaria	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169560	Colombia	KODAK ULTRA	1	T2002/066419	7/31/2002	275235	8/14/2003	Registered
169119	Croatia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered

169120	Czech Republic	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169121	Denmark	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169122	Egypt	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169123	Estonia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169124	Finland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169125	Georgia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169126	Germany	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169127	Greece	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169128	Hungary	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169129	Iceland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169130	Ireland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169131	Italy	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169132	Kazakhstan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169133	Kenya	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169134	Kyrgyz Republic	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169135	Latvia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169136	Lesotho	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169137	Liberia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169138	Liechtenstein	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169139	Lithuania	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169140	Macedonia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169141	Moldova	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered

169142	Monaco	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169143	Morocco	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169144	Mozambique	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169145	Norway	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169146	Poland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169147	Portugal	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169148	Romania	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169149	Russian Federation	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169150	San Marino	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169166	Serbia and Montenegro	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169151	Sierra Leone	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169152	Slovak Republic	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169153	Slovenia	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169154	Spain	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169155	Sudan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169156	Swaziland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169157	Sweden	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169158	Switzerland	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169159	Tajikistan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
170042	Turkey	KODAK ULTRA	1, 9, 16, 35, 40, 42	006683	3/26/2003	2003/06683	3/26/2003	Registered
169161	Turkmenistan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169162	Ukraine	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered

Registration No.	Country	Trademark	Classes	App No.	Priority Date	Pub No.	Pub Date	Status
169163	United Kingdom	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169164	Uzbekistan	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169165	Vietnam	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169109	WIPO	KODAK ULTRA	1, 9, 16, 39, 40, 42	771061	11/5/2001	771061A	11/5/2001	Registered
169849	United Kingdom	KODAK ULTRA MAX	1, 9, 16, 40	2322139	1/30/2003	2322139	1/30/2003	Registered
153592	Germany	KODAK ULTRALINE	1	E32624/1WZ	2/3/1993	2053246	1/3/1994	Registered
150167	Finland	KODAK ULTRA-SPEED	1	207/93	1/19/1993	131556	4/5/1994	Registered
130748	Germany	KODAK ULTRA-SPEED	1	39527559.8	7/4/1995	39527559	4/11/1996	Registered
136267	Hungary	KODAK ULTRA-SPEED	1	M9601716	5/31/1996	147582	5/31/1996	Registered
131246	Sweden	KODAK ULTRA-SPEED	1	92-10002	11/13/1992	265160	3/24/1995	Registered
158233	United Kingdom	KODAK ULTRA-SPEED	1	1487125	1/8/1992	1487125	1/8/1992	Registered
175635	India	KODAK VERSAMARK	2, 9	1782043	2/5/2009			Pending Application
173797	Turkey	KODAK VERSAMARK	2, 9	2006/021059	5/9/2006			Pending Application
169952	China (People's Republic Of)	KODAK WEDDING CLUB	9	3480660	3/10/2003	3480660	8/21/2004	Registered
169963	China (People's Republic Of)	KODAK WEDDING CLUB	40	3480659	3/10/2003	3480659	9/14/2004	Registered
169954	India	KODAK WEDDING CLUB	9	1181030	3/6/2003	1181030	3/6/2003	Registered
169961	Indonesia	KODAK WEDDING CLUB	40	J00.2003.05298.05354	3/7/2003	561484	1/30/2004	Registered
169950	Indonesia	KODAK WEDDING CLUB	9	D00.2003.05299.05355	3/7/2003	561485	1/30/2004	Registered
169958	Malaysia	KODAK WEDDING CLUB	40	2003/02768	3/12/2003	03002768	3/12/2003	Registered
169947	Malaysia	KODAK WEDDING CLUB	9	2003/02769	3/12/2003	2003/02769	3/12/2003	Registered
169960	Singapore	KODAK WEDDING CLUB	40	T03/03288I	3/7/2003	T03/03288I	3/7/2003	Registered
169949	Singapore	KODAK WEDDING CLUB	9	T03/03287J	3/7/2003	T03/03287J	3/7/2003	Registered
169956	South Korea	KODAK WEDDING CLUB	40	41-2003-4630	3/5/2003	41-100267	4/27/2004	Registered
169945	South Korea	KODAK WEDDING CLUB	9	40-2003-9983	3/5/2003	583433	5/25/2004	Registered
169957	Thailand	KODAK WEDDING CLUB	40	512963	3/10/2003	Bor21595	3/10/2003	Registered
169946	Thailand	KODAK WEDDING CLUB	9	512962	3/10/2003	Kor191929	3/10/2003	Registered
169955	Vietnam	KODAK WEDDING CLUB	9, 40	4-2003-02322	4/7/2003	59185	12/20/2004	Registered
166925	Chile	KODAK XTRALIFE	9	845762	11/24/2008	848828	1/12/2009	Registered
132498	Finland	KODAK XTRALIFE	9	2512/88	6/10/1988	109922	12/20/1990	Registered
132493	Germany	KODAK XTRALIFE	9, 11	E28037/9	10/15/1988	1143202	7/19/1989	Registered
132506	Norway	KODAK XTRALIFE	9	89/0768	2/20/1989	142925	9/27/1990	Registered
132511	Sweden	KODAK XTRALIFE	9	88 4816	6/6/1988	218954	9/28/1990	Registered
151954	United States	KODAKERY	16, 38	459593	4/3/1943	403507	9/28/1943	Registered

150914	Singapore	KODALINE	1			2829	7/14/1939	Registered
150921	Taiwan	KODALINE	73			479070	3/16/1990	Registered
147567	Singapore	KODALITE	9			2850	7/14/1939	Registered
169922	Colombia	KODALITH	9	T2003/017111	2/27/2003	274729	9/26/2003	Registered
169921	Colombia	KODALITH	1	T2003/017109	2/27/2003	274682	9/26/2003	Registered
154691	Singapore	KODALK	1			2830	7/14/1939	Registered
145284	Denmark	KODALUX NR. 1 FARVEBILLEDER (STYLIZED)	1, 9, 16	988/1985	2/18/1985	3592/86	11/7/1986	Registered
171357	Norway	KODAPOST	9, 16, 40	200411653	11/25/2004	230687	1/31/2006	Registered
171358	Sweden	KODAPOST	1, 9, 16, 35, 40	2002/0746	2/4/2002	370377	1/28/2005	Registered
133252	Singapore	KODASLIDE	9			2855	7/14/1939	Registered
140887	Denmark	KODASTAR	1	2826/79	7/10/1979	577/80	1/25/1980	Registered
140892	Finland	KODASTAR	1	T197903529	7/11/1979	79744	12/7/1981	Registered
141031	Sweden	KODASTAR	1	79-3729	7/11/1979	170681	1/18/1980	Registered
162558	Australia	KODATEL	40	583763	8/5/1992	583763	8/5/1992	Registered
162553	Australia	KODATEL	35	583762	8/5/1992	583762	8/5/1992	Registered
162538	Canada	KODATEL		709635	7/24/1992	TMA424256	3/4/1994	Registered
165204	Finland	KODATEL	42	3968/92	8/14/1992	127531	8/5/1993	Registered
144152	Greece	KODATEL	42	115001	7/8/1993	115001	7/8/1993	Registered
162543	Japan	KODATEL	38	148811/92	7/30/1992	3025463	2/28/1995	Registered
162548	Japan	KODATEL	40	148812/92	7/30/1992	3010814	11/30/1994	Registered
165208	Norway	KODATEL	42	92.4056	8/13/1992	162491	5/11/1994	Registered
165199	Sweden	KODATEL	42	92-7055	8/7/1992	245999	1/22/1993	Registered
153579	Zambia	KODIREX	1			769/59	2/8/1993	Registered
176146	United States	KOLORKINS	16, 28	85187252	11/30/2010			Pending Application
176351	China (People's Republic Of)	KONNECT	42					Pending Application
176350	China (People's Republic Of)	KONNECT	41					Pending Application
176349	China (People's Republic Of)	KONNECT	40					Pending Application
176348	China (People's Republic Of)	KONNECT	16					Pending Application
176347	China (People's Republic Of)	KONNECT	9					Pending Application
176346	China (People's Republic Of)	KONNECT	1					Pending Application
174442	China (People's Republic Of)	KPG	38	3742280	10/8/2003	3742280	12/28/2005	Registered
174440	China (People's Republic Of)	KPG	16	3742273	10/8/2003	3742273	11/28/2005	Registered
174439	China (People's Republic Of)	KPG	9	3742274	10/8/2003	3742274	10/7/2005	Registered
174438	China (People's Republic Of)	KPG	7	3742275	10/8/2003	3742275	11/21/2005	Registered
174437	China (People's Republic Of)	KPG	2	3742276	10/8/2003	3742276	8/28/2005	Registered

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174436	China (People's Republic Of)	KPG	1	3742277	10/8/2003	3742277	8/21/2005	Registered
174443	China (People's Republic Of)	KPG	40	3742279	10/8/2003	3742279	2/7/2006	Registered
174441	China (People's Republic Of)	KPG	37	3742281	10/8/2003	3742281	1/21/2006	Registered
174444	China (People's Republic Of)	KPG	42	3742278	10/8/2003	3742278	2/21/2006	Registered
174446	China (People's Republic Of)	KPG	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	300087417	10/2/2003	300087417	5/4/2004	Registered
174445	European Union	KPG	1, 2, 7, 9, 16, 37, 38, 40, 42	003380664	10/1/2003			Pending Application
175166	Hong Kong	KPG	1, 2, 7, 9, 16, 37, 38, 40, 41, 42	300087417	10/2/2003	300087417	5/4/2004	Registered
174448	Mexico	KPG	1	621832	10/1/2003	818472	1/23/2004	Registered
174449	Mexico	KPG	2	621833	10/1/2003	818473	1/23/2004	Registered
174450	Mexico	KPG	7	621834	10/1/2003	826642	3/26/2004	Registered
174451	Mexico	KPG	9	621835	10/1/2003	826643	3/26/2004	Registered
174452	Mexico	KPG	16	621836	10/1/2003	858113	4/1/2003	Registered
174453	Mexico	KPG	37	621837	10/1/2003	826644	3/26/2004	Registered
174454	Mexico	KPG	38	621838	10/1/2003	827538	3/30/2004	Registered
174455	Mexico	KPG	40	621839	10/1/2003	826955	3/29/2004	Registered
174456	Mexico	KPG	42	621840	10/1/2003	851717	9/21/2004	Registered
154310	Thailand	LIFESTYLES STUDIO	42	249279	7/28/1993	Bor2265	7/28/1993	Registered
159264	Thailand	LIFESTYLES STUDIO	40	249278	7/28/1993	Bor2399	7/28/1993	Registered
141027	Venezuela	LINAGRAPH	1			21945	1/20/1950	Registered
141023	Venezuela	LINAGRAPH	1			21944	1/20/1950	Registered
173701	Canada	LOTEM		1097790	3/28/2001	TMA583030	6/4/2003	Registered
173379	Israel	LOTEM	1	124287	11/30/1998	124287	2/7/2000	Registered
173378	Israel	LOTEM	7	124288	11/30/1998	124288	2/7/2000	Registered
173377	Israel	LOTEM	9	124289	11/30/1998	124289	2/7/2000	Registered
131343	Argentina	MAGNAPRINT 35	16	2449527	8/4/2003	1954577	10/10/2003	Registered
131347	Argentina	MAGNAPRINT 35	40	2449528	8/4/2003	1954981	10/14/2003	Registered
173864	Albania	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173786	Argentina	MARKETMOVER	35	2666572	4/27/2006	2166312	6/26/2007	Registered
173865	Armenia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173866	Australia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173868	Bahrain	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173869	Belarus	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173870	Benelux	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered

173871	Bhutan	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173787	Brazil	MARKETMOVER	35	828337560	5/5/2006	828337560	5/20/2008	Registered
173872	Bulgaria	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173785	Canada	MARKETMOVER		1301663	5/2/2006	TMA741714	6/9/2009	Registered
173873	China (People's Republic Of)	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173874	Croatia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173876	Czech Republic	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173877	Denmark	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173878	Estonia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173880	France	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173881	Georgia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173882	Germany	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173883	Greece	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173788	Hong Kong	MARKETMOVER	35	300627688	4/26/2006	300627688	4/26/2006	Registered
173884	Hungary	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173885	Iceland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173790	Indonesia	MARKETMOVER	35	J00.2006.01421 4	5/5/2006	IDM000145635	5/6/2006	Registered
173886	Iran	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173887	Ireland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173791	Israel	MARKETMOVER	35	189597	4/26/2006	189597	2/14/2008	Registered
173888	Italy	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173889	Japan	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173890	Kenya	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173891	Kyrgyz Republic	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173892	Latvia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173893	Lesotho	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173894	Liechtenstein	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173895	Lithuania	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173896	Macedonia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173792	Mexico	MARKETMOVER	35	779391	4/26/2006	1005970	10/10/2007	Registered
173897	Moldova	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173898	Monaco	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173899	Morocco	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173900	Mozambique	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173901	Namibia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173902	Netherlands Antilles	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered

173903	Norway	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173904	Poland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173905	Portugal	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173906	Romania	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173907	Russian Federation	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173908	Serbia and Montenegro	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173909	Sierra Leone	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173910	Singapore	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173911	Slovak Republic	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173912	Slovenia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173793	South Africa	MARKETMOVER	35	2006/09196	4/26/2006	2006/09196	4/26/2006	Registered
173913	South Korea	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173914	Spain	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173915	Swaziland	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173916	Sweden	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
174577	Syria	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173794	Taiwan	MARKETMOVER	35	095021611	4/27/2006	1256937	4/1/2007	Registered
173918	Turkey	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173919	Turkmenistan	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173920	Ukraine	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173921	United Kingdom	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173784	United States	MARKETMOVER	35, 41	78873996	5/2/2006	3538851	11/25/2008	Registered
173795	Venezuela	MARKETMOVER	35	9007-06	5/2/2006	33722	12/22/2006	Registered
175481	Vietnam	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173863	WIPO	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
173922	Zambia	MARKETMOVER	35	895112	6/1/2006	895112	6/1/2006	Registered
154208	Greece	MASTER M LINE (STYLIZED)	16, 40	113481	3/26/1993	113481	3/26/1993	Registered
174123	Mexico	MATCH PRINT	9	34221	11/25/1987	343052	2/15/1988	Registered
174050	Argentina	MATCHPRINT	16	2952988	10/20/2009	2398720	10/4/2010	Registered
174051	Argentina	MATCHPRINT	1	2855103	9/12/2008	2350663	3/10/2010	Registered
174052	Argentina	MATCHPRINT	9	2952987	10/20/2009	1762134	11/16/1999	Registered
174054	Australia	MATCHPRINT	1, 9, 16	737178	6/18/1997	737178	4/24/1998	Registered
174053	Australia	MATCHPRINT	1	384194	11/19/1982	384194	11/19/1982	Registered
174056	Benelux	MATCHPRINT	1, 9, 16	895975	6/19/1997	630053	6/19/1997	Registered
174055	Benelux	MATCHPRINT	1, 16	744445	4/10/1990	481176	4/10/1990	Registered
174058	Bolivia	MATCHPRINT			3/20/1992	62250-A	3/16/1993	Registered

174061	Brazil	MATCHPRINT	9	820121215	7/7/1997	820121215	12/27/2005	Registered
174062	Brazil	MATCHPRINT	1	820121223	7/7/1997	820121223	12/27/2005	Registered
174060	Brazil	MATCHPRINT	7	816203873	5/29/1991	816203873	9/8/1992	Registered
174059	Brazil	MATCHPRINT	9.45	811027856	11/26/1982	811027856	3/7/1984	Registered
174064	Canada	MATCHPRINT		0854013	8/20/1997	TMA534159	10/6/2000	Registered
174063	Canada	MATCHPRINT		495045	11/18/1992	TMA283950	10/7/1983	Registered
174066	Chile	MATCHPRINT	1	842461	10/27/2008	846666	12/21/2008	Registered
174065	Chile	MATCHPRINT	9, 16	802890	1/14/2008	820729	3/10/2008	Registered
174069	China (People's Republic Of)	MATCHPRINT	9	94037207	4/28/1994	842733	5/28/1996	Registered
174067	China (People's Republic Of)	MATCHPRINT	1	94037205	4/28/1994	798343	12/14/1995	Registered
174070	China (People's Republic Of)	MATCHPRINT	1		8/4/1997	1254049	3/14/1999	Registered
174068	China (People's Republic Of)	MATCHPRINT	3	94037206	4/28/1994	804025	1/7/1996	Registered
174071	China (People's Republic Of)	MATCHPRINT	9		8/4/1997	1296182	7/21/1999	Registered
174072	China (People's Republic Of)	MATCHPRINT	16		7/31/1997	1244452	2/7/1999	Registered
174073	China (People's Republic Of)	MATCHPRINT	7		7/31/1999	1257539	3/21/1999	Registered
174074	Colombia	MATCHPRINT	1	92 366818	8/28/1992	147061	12/28/1993	Registered
174075	Colombia	MATCHPRINT	1	97 034470		207916	4/30/1998	Registered
174076	Colombia	MATCHPRINT	9	97 034472		207914	4/30/1998	Registered
174077	Colombia	MATCHPRINT	16	97 034471		207915	4/30/1998	Registered
174078	Costa Rica	MATCHPRINT	9		12/17/1991	79221	4/13/1992	Registered
174079	Denmark	MATCHPRINT	1	5685/85	10/10/1985	1622/88	4/25/1988	Registered
174080	Dominica	MATCHPRINT	1		9/22/1994	93/94	9/22/1994	Registered
174081	Ecuador	MATCHPRINT	1	47698	5/26/1994	3170/97	9/24/1997	Registered
174085	El Salvador	MATCHPRINT	1	2001/94	6/9/1994	127 Book 107	6/29/2000	Registered
174087	Finland	MATCHPRINT	1	1999203512	7/21/1992	127861	9/6/1993	Registered
174088	France	MATCHPRINT	1, 9, 16	97683803	6/23/1997	97683803	3/20/1998	Registered
174089	France	MATCHPRINT	1, 9, 16, 35, 40	647325	12/3/1982	1220715	12/3/1982	Registered
174090	Germany	MATCHPRINT	1	M52243	11/22/1982	1055847	11/14/1983	Registered
174091	Germany	MATCHPRINT	1, 7, 9, 16	39729099.3	6/24/1997	39729099	11/4/1997	Registered
174093	Guatemala	MATCHPRINT	1	23366		79928	7/10/1996	Registered
174095	Hong Kong	MATCHPRINT	17		1/25/1994	199811803	11/13/1998	Registered
174096	Hungary	MATCHPRINT	1	M 94 02144	5/6/1994	143479	3/26/1997	Registered
174103	Indonesia	MATCHPRINT	1	D97-15293	7/25/1997	IDM000014905 2	5/4/1998	Registered
174104	Indonesia	MATCHPRINT	16	D97-15295	7/25/1997	IDM000149051	5/4/1998	Registered
174102	Indonesia	MATCHPRINT	9	D97-15294	7/25/1997	IDM000149053	5/4/1998	Registered
174105	Ireland	MATCHPRINT	1	162849	5/6/1994	162849	5/6/1994	Registered

174108	Israel	MATCHPRINT	16	113097	6/20/1997	113097	11/4/1998	Registered
174107	Israel	MATCHPRINT	9	113096	6/20/1997	113096	1/7/1999	Registered
174106	Israel	MATCHPRINT	1	113095	6/20/1997	113095	11/4/1998	Registered
174110	Italy	MATCHPRINT	1, 9, 16	5751 97 MI	6/20/1997	809183	4/12/2000	Registered
174109	Italy	MATCHPRINT	1	12249 2002 MI	12/18/2002	1518453	3/10/1986	Registered
174112	Japan	MATCHPRINT	1, 9	S57-105183	11/29/1982	2415172	5/29/1992	Registered
174111	Japan	MATCHPRINT	1, 7, 9, 16	H09-133858	7/4/1997	4736835	12/23/2003	Registered
174113	Jordan	MATCHPRINT	1		6/7/1994	35090	6/7/1994	Registered
174114	Lebanon	MATCHPRINT	1, 9, 16	30470	9/22/1999	81094	9/22/1999	Registered
174115	Malaysia	MATCHPRINT	17	1779/94	3/8/1994	94/01779	3/8/1994	Registered
174120	Mexico	MATCHPRINT	1	305542	8/22/1997	619253	8/26/1999	Registered
174121	Mexico	MATCHPRINT	9	305541	8/22/1997	619252	8/26/1999	Registered
174122	Mexico	MATCHPRINT	16	305540	8/22/1997	690269	3/23/2001	Registered
174124	New Zealand	MATCHPRINT	1	144943	11/22/1982	B144943	11/22/1982	Registered
174125	New Zealand	MATCHPRINT	1	278425	6/18/1997	278425	6/18/1997	Registered
174126	New Zealand	MATCHPRINT	9	278426	6/18/1997	278426	6/18/1997	Registered
174127	New Zealand	MATCHPRINT	16	278427	6/18/1997	278427	6/18/1997	Registered
174128	Nicaragua	MATCHPRINT	1	94-015452	6/9/1994	27917CC	3/7/1995	Registered
174129	Norway	MATCHPRINT	17	198223538	11/24/1982	120697	4/25/1985	Registered
174131	Peru	MATCHPRINT	1	244448	6/13/1994	11155	10/28/1994	Registered
174133	Portugal	MATCHPRINT	1		5/26/1994	300730	11/30/1995	Registered
174134	Saudi Arabia	MATCHPRINT	1		7/25/1994	338/13	1/5/1995	Registered
174136	Singapore	MATCHPRINT	17	T93/03043J	4/22/1993	T93/03043J	4/22/1993	Registered
174143	South Africa	MATCHPRINT	16	97/09037	6/18/1997	97/09037	6/18/1997	Registered
174142	South Africa	MATCHPRINT	9	97/09036	6/18/1997	97/09036	6/18/1997	Registered
174140	South Africa	MATCHPRINT	1	82/9051	11/22/1982	82/9051	6/6/1984	Registered
174141	South Africa	MATCHPRINT	1	97/09035	6/18/1997	97/09035	6/18/1997	Registered
174116	South Korea	MATCHPRINT	17	94-3089	1/26/1994	306786	1/23/1995	Registered
174117	South Korea	MATCHPRINT	1	97-29833	6/30/1997	429591	11/16/1998	Registered
174118	South Korea	MATCHPRINT	1, 16	97-29834	6/30/1997	422662	9/22/1998	Registered
174119	South Korea	MATCHPRINT	9	97-29835	6/30/1997	433820	12/16/1998	Registered
174135	Spain	MATCHPRINT	1	1023168	12/3/1982	1023168	4/23/1984	Registered
174145	Sweden	MATCHPRINT	1	8207392	12/9/1982	198604	11/15/1985	Registered
174146	Switzerland	MATCHPRINT	1, 9	06570/1982	11/19/1982	P-322613	4/28/1983	Registered
174155	Thailand	MATCHPRINT	16	353490	10/15/1998	KOR90600	2/2/1998	Registered
174152	Thailand	MATCHPRINT	1	262085	3/18/1994	KOR23007	3/18/1994	Registered
174154	Thailand	MATCHPRINT	1	353488	2/2/1998	KOR88830	2/2/1998	Registered

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174153 Thailand MATCHPRINT 9 353489 2/2/1998 KOR93949 2/2/1998 Registered				
174156 Turkey MATCHPRINT 1, 9, 16 10/15/1998 201885 10/15/1998 Registered				
174157 Ukraine MATCHPRINT 1, 9, 16 97072051 7/4/1997 18486 7/4/1997 Registered				
166756 Canada MAX 864100 12/12/1997 539073 1/2/2001 Registered				
168542 China (People's Republic Of) MAX 1 2000159455 10/17/2000 1688090 12/28/2001 Registered				
168175 Hong Kong MAX 1 10272/2000 5/12/2000 2001B05278 5/12/2000 Registered				
167926 Turkey MAX 1 1999/18492 11/8/1999 1999/18492 11/8/1999 Registered				
166545 United States MAX 1 75/397140 11/28/1997 2243855 5/4/1999 Registered				
140093 Denmark MAX-FIX 1 1993/01808 3/17/1993 1993/04292 6/11/1993 Registered				
140100 Finland MAX-FIX 1 1576/93 4/8/1993 134533 11/7/1994 Registered				
140104 Greece MAX-FIX 1 113685 4/9/1993 113685 10/17/1995 Registered				
140114 Norway MAX-FIX 1 93.1703 4/6/1993 163126 6/9/1994 Registered				
140119 Sweden MAX-FIX 1 93-2383 3/16/1993 253207 11/5/1993 Registered				
169342 Argentina MAXI FOTOS 40 2376020 5/22/2002 1946261 8/19/2003 Registered				
145532 Denmark MAX-STOP 1 1993/05158 8/11/1993 1993/08225 11/26/1993 Registered				
145535 Finland MAX-STOP 1 4729/1993 10/20/1993 137938 6/5/1995 Registered				
145528 Greece MAX-STOP 1 115699 8/26/1993 115699 8/26/1993 Registered				
145540 Norway MAX-STOP 1 93.4976 10/13/1993 166244 12/29/1994 Registered				
145544 Sweden MAX-STOP 1 93-7184 8/10/1993 257773 4/29/1994 Registered				
174260 Benelux MERCURY 9 58663 5/7/1987 431110 5/7/1987 Registered				
174262 Denmark MERCURY 7 19872831VA 5/4/1987 VR1989/1225 3/31/1989 Registered				
174263 France MERCURY 7 1406575 5/4/1987 1406575 5/4/1987 Registered				
174264 Germany MERCURY 7 H57760/7WZ 5/8/1987 1135637 5/8/1987 Registered				
174265 Italy MERCURY 9 IT97-5457-MI 6/15/1997 791643 6/28/2007 Registered				
174267 Sweden MERCURY 7 198703463 4/30/1987 211560 7/22/1988 Registered				
174268 United Kingdom MERCURY 9 1306855 4/9/1987 1306855 9/18/1992 Registered				
158445 Mexico MEXICOLOR 1, 2, 3, 4, 5, 17, 29 145807 6/13/1979 248271 7/29/1980 Registered				
158437 Mexico MEXICOLOR 1, 9 20188 5/17/1968 146216 11/25/1968 Registered				
158433 Mexico MEXICOLOR 5, 6, 9, 15, 16, 18, 20, 21, 22 122327 4/22/1965 125716 10/15/1965 Registered				
158426 Mexico MEXICOLOR 16 59650 7/29/1953 75362 7/29/1953 Registered				
146786 Argentina MICRODOL 1 2863330 10/3/2008 2324966 10/26/2009 Registered				
146803 Chile MICRODOL 1, 9 818746 5/7/2008 833333 7/21/2008 Registered				
131940 Colombia MICRODOL 1 92/369929 10/27/1992 153006 1/21/1994 Registered				
146815 Finland MICRODOL 1 3562/87 8/24/1987 108427 8/20/1990 Registered				
146911 Indonesia MICRODOL 1 D97 19743 IDM000158968 3/15/1998 Registered				

146916	Japan	MICRODOL	1	707667/93	3/15/1993	424887		Registered
146921	Mexico	MICRODOL	1	37128	11/25/1947	57416	11/6/1948	Registered
146938	Peru	MICRODOL	1			39330		Registered
146946	Singapore	MICRODOL	1		9/6/1970	T4911677E	9/6/1970	Registered
146961	Venezuela	MICRODOL	1			26675	5/17/1952	Registered
165381	Greece	MICRODOL-X	1	84915	2/19/1987	84915	2/19/1987	Registered
165384	India	MICRODOL-X	1		12/11/1964	225908	1/3/1965	Registered
165392	Panama	MICRODOL-X	1			21698	9/21/1977	Registered
165368	United States	MICRODOL-X	1	00114197	2/23/1961	724081	11/21/1961	Registered
174271	Canada	NEWSETTER		1043540	1/21/2000	TMA554818	12/3/2001	Registered
171336	Australia	NEXPRESS	1, 7, 9, 16, 37, 41, 42	785628	2/15/1999	785628	2/15/1999	Registered
171337	Canada	NEXPRESS		1011240	4/6/1999	TMA623953	10/29/2004	Registered
171381	China (People's Republic Of)	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
171339	European Union	NEXPRESS	1, 7, 9, 16, 37, 41, 42	001064526	2/3/1999	001064526	8/25/2000	Registered
171340	Germany	NEXPRESS	1, 7, 9, 16, 37, 41, 42	39858794	10/13/1998	39858794	1/11/1999	Registered
171345	Hong Kong	NEXPRESS	1, 7, 16, 37	200011333	4/14/1999	200011333AA	4/14/1999	Registered
171351	Israel	NEXPRESS	42	127091	4/13/1999	127091	4/6/2000	Registered
171355	Israel	NEXPRESS	41	127095	4/13/1999	127095	9/6/2000	Registered
171354	Israel	NEXPRESS	9	127094	4/13/1999	127094	10/5/2000	Registered
171352	Israel	NEXPRESS	1	127092	4/13/1999	127092	9/6/2000	Registered
171350	Israel	NEXPRESS	37	127090	4/13/1999	127090	4/6/2000	Registered
171349	Israel	NEXPRESS	16	127089	4/13/1999	127089	6/9/2000	Registered
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171363	Japan	NEXPRESS	37	H11-031335	4/12/1999	4397887	7/7/2000	Registered
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171365	Japan	NEXPRESS	42	H11-031337	4/12/1999	4487236	6/29/2001	Registered
171361	Japan	NEXPRESS	7	H11-031332	4/12/1999	4384385	5/19/2000	Registered
171360	Japan	NEXPRESS	1	H11-031331	4/12/1999	4372001	3/31/2000	Registered
171362	Japan	NEXPRESS	9	H11-031333	4/12/1999	4384386	5/19/2000	Registered
171359	Japan	NEXPRESS	16	H11-031334	4/12/1999	4353380	1/21/2000	Registered
171366	New Zealand	NEXPRESS	1	307997	4/15/1999	307997	5/12/2000	Registered
171367	New Zealand	NEXPRESS	7	307998	4/15/1999	307998	5/12/2000	Registered
171368	New Zealand	NEXPRESS	9	307999	4/15/1999	307999	5/12/2000	Registered
171369	New Zealand	NEXPRESS	16	308000	4/15/1999	308000	5/12/2000	Registered

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171371	New Zealand	NEXPRESS	41	308002	4/15/1999	308002	5/12/2000	Registered
171372	New Zealand	NEXPRESS	42	308003	4/15/1999	308003	5/12/2000	Registered
171382	Norway	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
171377	Singapore	NEXPRESS	7	T99/03738J	4/16/1999	T99/03738J	4/16/1999	Registered
171373	Singapore	NEXPRESS	42	T99/03733Z	4/16/1999	T99/03733Z	4/16/1999	Registered
171374	Singapore	NEXPRESS	41	T99/03734H	4/16/1999	T99/03734H	4/16/1999	Registered
171375	Singapore	NEXPRESS	37	T99/03735F	4/16/1999	T99/03735F	4/16/1999	Registered
171376	Singapore	NEXPRESS	16	T99/03736D	4/16/1999	T99/03736D	4/16/1999	Registered
171379	Singapore	NEXPRESS	42	T00/01804D	2/9/2000	T00/01804D	2/9/2000	Registered
171378	Singapore	NEXPRESS	1	T99/03739I	4/16/1999	T99/03739I	4/16/1999	Registered
171383	Switzerland	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
171380	WIPO	NEXPRESS	1, 7, 9, 16, 37, 41, 42	718075	4/12/1999	718075	4/12/1999	Registered
176265	Canada	NGENUITY	9	1538622	8/5/2011	TMA828674	7/27/2012	Registered
176269	China (People's Republic Of)	NGENUITY (Stylized in color)	9	6814063	6/30/2008	6814063	1/7/2013	Registered
176268	European Union	NGENUITY (Stylized in color)	9, 16, 42	007010838	6/23/2008	007010838	4/24/2009	Registered
176266	United States	NGENUITY (Stylized in color)	9	77452168	4/18/2008	3661753	7/28/2009	Registered
169617	Australia	NOVAJET	9	642227	10/4/1994	642227	10/4/1994	Registered
169853	Japan	NOVAJET	9			3120238	2/29/1996	Registered
169571	United Kingdom	NOVAJET	9		12/23/1992	1522733	9/27/1996	Registered
158017	Australia	OPTISTAR	9	552830	3/27/1991	552830	2/25/1993	Registered
158012	Australia	OPTISTAR	1	552829	3/27/1991	552829	2/25/1993	Registered
133456	Australia	OPTIWRITER	9	542241	9/18/1990	542241	9/18/1990	Registered
133451	Australia	OPTIWRITER	1	542240	9/18/1990	542240	9/18/1990	Registered
131782	Brazil	OPTIWRITER	9	816520518	11/13/1991	816520518	10/10/1995	Registered
171850	Brazil	OPTIWRITER	1	816520518	11/13/1991	Div. of 816520518	10/10/1995	Registered
131342	Japan	OPTIWRITER	10	116690/91	11/8/1991	2702557	1/31/1995	Registered
161318	Denmark	ORACLE	9	1974/138	1/8/1974	1975/2403	6/6/1975	Registered
154736	Venezuela	P:CARTON - KODACOLOR VR-G	9	13147	9/23/1986	137381	2/22/1989	Registered
152044	United Kingdom	P:GOLD FILM BOX	1	2000961	10/31/1994	2000961	10/31/1994	Registered
152747	Argentina	P:KODACOLOR II 110 FILM CARTON	1	2497064	2/25/2004	1985556	7/19/2004	Registered

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130779 Austria P:KODACOLOR VR PLUS/DESIGN 1, 9, 16, 40 AM5630/95 10/4/1995 161890 1/15/1996 Registered				
130764 Germany P:KODACOLOR VR PLUS/DESIGN 1, 9, 16, 40 39539623.9 9/29/1995 39539623 5/15/1996 Registered				
130759 Germany P:KODACOLOR VR PLUS/PACKAGING 1, 16 39540266 10/4/1995 39540266 5/30/1996 Registered				
153448 Argentina P:STYLIZED CARTON-Y W/R (KODACHROME) 1 2497065 2/25/2004 1985555 7/19/2004 Registered				
134849 Argentina P:STYLIZED CARTON-YELLOW W/BLUE 1 2513097 5/6/2004 2001849 12/10/2004 Registered				
131323 New Zealand PACIFIC 1 257931 1/19/1996 257931 1/19/1996 Registered				
135217 South Africa PAGI-SET 1 94/4165 4/25/1994 94/4165 4/25/1994 Registered				
157635 Argentina PANALURE 1 2465084 10/1/2003 1964893 12/22/2003 Registered				
157148 Chile PANATOMIC 1 688649 5/27/2005 731856 8/25/2005 Registered				
157192 Hong Kong PANATOMIC 1 46/49 1/15/1949 19490862 9/27/1949 Registered				
157300 Japan PANATOMIC 1 S09-020352 10/16/1934 266179 6/22/1935 Registered				
157329 Peru PANATOMIC 1 87167 9/13/1995 Registered				
157351 Singapore PANATOMIC 1 2834 7/14/1939 Registered				
157366 Zambia PANATOMIC 1 770/59 2/8/1993 Registered				
152819 United States PANATOMIC-X 1 113993 2/20/1961 723579 11/7/1961 Registered				
173702 Canada PANDORA 1 1169125 2/24/2003 TMA628970 12/22/2004 Registered				
173490 European Union PANDORA 9 3792661 4/23/2004 3792661 9/6/2005 Registered				
166114 Armenia PATHE 1, 9 1288 2/12/1996 1825 6/11/1997 Registered				
141445 Kazakhstan PATHE 1, 9 5097 10/29/1993 3111 10/29/1993 Registered				
138970 Peru PATHE 16 214460 1/12/1993 600 6/25/1993 Registered				
169632 Argentina PERFECT TOUCH 16 2399028 11/18/2002 1944907 8/8/2003 Registered				
169633 Argentina PERFECT TOUCH 40 2399029 11/18/2002 1944908 8/8/2003 Registered				
174397 Benelux PERFECT TOUCH 40 903186 10/13/2006 903186 10/13/2006 Registered				
169637 Brazil PERFECT TOUCH 40 825124875 11/14/2002 Pending Application				
169636 Brazil PERFECT TOUCH 16 825124840 11/14/2002 825124840 5/2/2007 Registered				
169546 Canada PERFECT TOUCH 40 1145631 7/2/2002 TMA679777 1/19/2007 Registered				
169656 Canada PERFECT TOUCH 1159168 11/14/2002 TMA678136 12/5/2006 Registered				
169638 China (People's Republic Of) PERFECT TOUCH 16 3369334 11/14/2002 3369334 9/21/2004 Registered				
169639 China (People's Republic Of) PERFECT TOUCH 40 3369335 11/14/2002 3369335 6/7/2004 Registered				
174398 Cyprus PERFECT TOUCH 40 903186 10/13/2006 903186 10/13/2006 Registered				
174400 Denmark PERFECT TOUCH 40 903186 10/13/2006 903186 10/13/2006 Registered				
174401 Finland PERFECT TOUCH 40 903186 10/13/2006 903186 10/13/2006 Registered				
174402 France PERFECT TOUCH 40 903186 10/13/2006 903186 10/13/2006 Registered				

174404	Greece	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169640	Hong Kong	PERFECT TOUCH	16	200217663/2002	4/4/2003	300142082	1/20/2004	Registered
169641	Hong Kong	PERFECT TOUCH	40	200217664	4/4/2003	300142091	1/20/2004	Registered
174405	Hungary	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169642	India	PERFECT TOUCH	16	1150906	11/15/2002	1150906	11/15/2002	Registered
169644	Indonesia	PERFECT TOUCH	16	D00.2002.26742	11/18/2002	554972	12/15/2003	Registered
				.27031				
169645	Indonesia	PERFECT TOUCH	40	J00.2002.26741.	11/18/2002	554971	12/15/2003	Registered
				27030				
174406	Ireland	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174407	Italy	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169646	Japan	PERFECT TOUCH	16, 40	96503/2002	11/14/2002	4670574	5/9/2003	Registered
174408	Latvia	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174409	Lithuania	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169650	Mexico	PERFECT TOUCH	16	574851	11/12/2002	771541	11/12/2002	Registered
169651	Mexico	PERFECT TOUCH	40	574852	11/12/2002	771542	11/12/2002	Registered
174410	Monaco	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174411	Morocco	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174413	Poland	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174414	Portugal	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174415	Romania	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174416	Russian Federation	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174417	Serbia and Montenegro	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174418	Slovak Republic	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174419	Slovenia	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174420	Spain	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174421	Sweden	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174422	Switzerland	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169652	Taiwan	PERFECT TOUCH	16	91047423	11/12/2002	1055995	9/1/2003	Registered
169653	Taiwan	PERFECT TOUCH	40	91047424	11/12/2002	185592	8/16/2003	Registered
174423	Turkey	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174424	Ukraine	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
174425	United Kingdom	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
169028	United States	PERFECT TOUCH	40	78/109089	2/15/2002	2720163	5/27/2003	Registered
174395	WIPO	PERFECT TOUCH	40	903186	10/13/2006	903186	10/13/2006	Registered
133180	Uruguay	PHOTO CD (LOGOTYPE)	40		9/23/1992	349185	9/3/1993	Registered
165024	Argentina	PHOTO CD AND DESIGN	9	2417002	3/11/2003	1932555	6/18/2003	Registered

165029	Argentina	PHOTO CD AND DESIGN	16	2417003	3/11/2003	1933059	6/19/2003	Registered
165034	Argentina	PHOTO CD AND DESIGN	40	2417004	3/11/2003	1933060	6/19/2003	Registered
159430	Brazil	PHOTO CD AND DESIGN	40,60	816642648	3/12/1992	816642648	11/16/1993	Registered
159424	Brazil	PHOTO CD AND DESIGN	16,40	816642630	3/12/1992	816642630	10/26/1993	Registered
170048	Brazil	PHOTO CD AND DESIGN	41	816642648	3/12/1992	816642648	11/16/1993	Registered
145226	Chile	PHOTO CD AND DESIGN	16	632632	12/30/2003	687569	3/9/2004	Registered
165087	Chile	PHOTO CD AND DESIGN	9	632631	12/30/2003	687568	3/9/2004	Registered
165317	India	PHOTO CD AND DESIGN	16	538518	10/15/1990	538518	10/15/1990	Registered
165312	India	PHOTO CD AND DESIGN	9	538519	10/15/1990	538519	10/15/1997	Registered
165329	Japan	PHOTO CD AND DESIGN	9	116471/1990	10/16/1990	2664977	5/31/1994	Registered
165324	Japan	PHOTO CD AND DESIGN	1, 9	116470/1990	10/16/1990	2562227	7/30/1993	Registered
163722	Japan	PHOTO CD AND DESIGN	40	189099/1992	9/16/1992	3215226	10/31/1996	Registered
165362	Macao	PHOTO CD AND DESIGN	40	10.502M	11/6/1990	10.502M	7/23/1996	Registered
165357	Macao	PHOTO CD AND DESIGN	16	10.501M	11/6/1990	10.501M	7/23/1996	Registered
165352	Macao	PHOTO CD AND DESIGN	9	10.500M	11/6/1990	10.500M	7/23/1996	Registered
165407	Norway	PHOTO CD AND DESIGN	9, 16, 40, 42	90.6046	11/19/1990	156149	4/29/1993	Registered
165538	Taiwan	PHOTO CD AND DESIGN	93	81-30240	6/20/1992	638111	3/16/1994	Registered
160169	United States	PHOTO CD AND DESIGN	9	74/101482	9/28/1990	1814344	12/28/1993	Registered
165585	Venezuela	PHOTO CD AND DESIGN	9	18246/90	10/26/1990	171833	11/1/1994	Registered
165580	Venezuela	PHOTO CD AND DESIGN	9	18245/90	10/26/1990	171832	11/1/1994	Registered
158524	Argentina	PHOTO CD LOGOTYPE	40	2465097	10/1/2003	1964755	12/19/2003	Registered
158519	Argentina	PHOTO CD LOGOTYPE	16	2465096	10/1/2003	1964754	12/19/2003	Registered
158514	Argentina	PHOTO CD LOGOTYPE	9	2465095	10/1/2003	1964753	12/19/2003	Registered
163222	Bahrain	PHOTO CD LOGOTYPE	40	613/93	5/26/1993	1176	5/26/1993	Registered
163217	Bahrain	PHOTO CD LOGOTYPE	16		5/26/1993	16363	5/26/1993	Registered
163212	Bahrain	PHOTO CD LOGOTYPE	9	611/93	5/26/1993	16362	5/26/1993	Registered
159410	Brazil	PHOTO CD LOGOTYPE	40	816639345	2/28/1992	816639345	11/16/1993	Registered
170050	Brazil	PHOTO CD LOGOTYPE	41	816639345	2/28/1992	816639345	11/16/1993	Registered
145222	Chile	PHOTO CD LOGOTYPE	16	632630	12/30/2003	687567	3/9/2004	Registered
158498	Chile	PHOTO CD LOGOTYPE	9	632629	12/30/2003	687566	3/9/2004	Registered
130938	China (People's Republic Of)	PHOTO CD LOGOTYPE	9	93016076		697662	7/14/1994	Registered
143192	Democratic Republic of Congo	PHOTO CD LOGOTYPE	9, 16, 40	13/ZAI/93	1/9/1993	RM/RDC/460/2003	1/9/1993	Registered
158322	Finland	PHOTO CD LOGOTYPE	9, 16, 40	812/92	2/18/1992	128442	10/5/1993	Registered
144131	Greece	PHOTO CD LOGOTYPE	40, 42	114996	7/8/1993	114996	7/8/1993	Registered
165679	Iceland	PHOTO CD LOGOTYPE	9, 16, 40	1088/1992	11/6/1992	179/1993	2/22/1993	Registered
157522	India	PHOTO CD LOGOTYPE	9	567203	2/10/1992	567203	2/10/1992	Registered

157512	India	PHOTO CD LOGOTYPE	16	567204	2/10/1992	567204	2/10/1992	Registered
158588	Japan	PHOTO CD LOGOTYPE	11	30852/92	3/19/1992	2690615	7/29/1994	Registered
158582	Japan	PHOTO CD LOGOTYPE	1, 9	30851/92	3/19/1992	2686000	7/29/1994	Registered
139593	Laos	PHOTO CD LOGOTYPE	9	2132	6/3/1993	1366	6/4/2003	Registered
170492	Laos	PHOTO CD LOGOTYPE	16	2132	6/3/1993	1367	6/4/2003	Registered
170493	Laos	PHOTO CD LOGOTYPE	40	2132	6/3/1993	1368	6/4/2003	Registered
142044	Macao	PHOTO CD LOGOTYPE	40	12.201M	10/14/1992	12.201M	7/23/1996	Registered
142040	Macao	PHOTO CD LOGOTYPE	16	12.200M	10/14/1992	12.200M	7/23/1996	Registered
139583	Myanmar	PHOTO CD LOGOTYPE	9, 16, 40			3664/1993	11/30/1993	Registered
160433	New Zealand	PHOTO CD LOGOTYPE	40	219436	6/29/1992	219436	6/29/1992	Registered
160428	New Zealand	PHOTO CD LOGOTYPE	16	219435	6/29/1992	219435	6/29/1992	Registered
160423	New Zealand	PHOTO CD LOGOTYPE	9	219434	6/29/1992	219434	6/29/1992	Registered
158576	South Korea	PHOTO CD LOGOTYPE	41	92-815	2/29/1992	41-20607	7/16/1993	Registered
158566	South Korea	PHOTO CD LOGOTYPE	1, 9	92-5394	2/29/1992	40-260267	3/31/1993	Registered
158313	Sweden	PHOTO CD LOGOTYPE	9, 16, 40	92-1040	2/4/1992	249383	5/28/1993	Registered
158485	Taiwan	PHOTO CD LOGOTYPE	93	81-30237	6/20/1992	638151	3/16/1994	Registered
163392	Thailand	PHOTO CD LOGOTYPE	40	240200	1/27/1993	Bor4376	1/27/1993	Registered
163385	Thailand	PHOTO CD LOGOTYPE	16	240199	1/27/1993	Kor12634	1/27/1993	Registered
163379	Thailand	PHOTO CD LOGOTYPE	9	240198	1/27/1993	Kor18278	9/25/1994	Registered
158471	Venezuela	PHOTO CD LOGOTYPE	9	6152/92	3/30/1992	169805	10/7/1994	Registered
141447	Cyprus	PHOTO CD LOGOTYPE	9	38372	5/5/1993	B38372	5/5/1993	Registered
		AND DESIGN						
141457	Cyprus	PHOTO CD LOGOTYPE	40	38374	5/5/1993	B38374	5/5/1993	Registered
		AND DESIGN						
141453	Cyprus	PHOTO CD LOGOTYPE	16	38373	5/5/1993	B38373	5/5/1993	Registered
		AND DESIGN						
141348	Iran	PHOTO CD LOGOTYPE	9, 16, 35	110325	11/30/1993	72228	2/17/1994	Registered
		AND DESIGN						
141365	Jordan	PHOTO CD LOGOTYPE	16	32327	5/22/1993	32327	5/22/1993	Registered
		AND DESIGN						
141360	Jordan	PHOTO CD LOGOTYPE	9	32141	5/22/1993	32141	5/22/1993	Registered
		AND DESIGN						
141396	Oman	PHOTO CD LOGOTYPE	40	8656	7/4/1993	8656	7/2/2001	Registered
		AND DESIGN						
141392	Oman	PHOTO CD LOGOTYPE	16	8655	7/4/1993	8655	7/2/2001	Registered
		AND DESIGN						
141386	Oman	PHOTO CD LOGOTYPE	9	8654	7/4/1993	8654	7/2/2001	Registered
		AND DESIGN						
141437	Pakistan	PHOTO CD LOGOTYPE	16	120485	5/31/1993	120485	5/31/1993	Registered
		AND DESIGN						

Registration No.	Country	Trademark Description	Class	Serial No.	Priority Date	Registration No.	Registration Date	Status
141434	Pakistan	PHOTO CD LOGOTYPE AND DESIGN	9	120486	5/31/1993	120486	5/31/1993	Registered
141400	Qatar	PHOTO CD LOGOTYPE AND DESIGN	9	10898	5/23/1993	10898	6/13/2000	Registered
141410	Qatar	PHOTO CD LOGOTYPE AND DESIGN	40	10900	5/23/1993	10900	6/13/2000	Registered
141406	Qatar	PHOTO CD LOGOTYPE AND DESIGN	16	10899	5/23/1993	10899	6/13/2000	Registered
141416	Syria	PHOTO CD LOGOTYPE AND DESIGN	9, 16, 40		3/22/1994	26576	11/21/2004	Registered
157429	Argentina	PHOTO CENTER	9	2465089	10/1/2003	1964896	12/22/2003	Registered
157439	Argentina	PHOTO CENTER	40	2465091	10/1/2003	1964898	12/22/2003	Registered
157434	Argentina	PHOTO CENTER	16	2465090	10/1/2003	1964897	12/22/2003	Registered
157424	Argentina	PHOTO CENTER	1	2465088	10/1/2003	1964895	12/22/2003	Registered
150202	Argentina	PHOTO YCC	9	2444066	7/14/2003	1950429	9/12/2003	Registered
153556	Germany	PHOTO YCC	9	E33211/9 WZ	7/21/1993	2066064	5/30/1994	Registered
150251	Norway	PHOTO YCC	9	91.4575	9/10/1991	156770	6/3/1993	Registered
150246	South Korea	PHOTO YCC	9	25766-91	9/4/1991	40-258777	2/22/1993	Registered
166857	Canada	PHOTOCHAT	42	876850	4/30/1998	535700	10/25/2000	Registered
144728	Greece	PHOTO-FLO	1	84916	2/19/1987	84916	2/19/1987	Registered
167732	Taiwan	PHOTO-FLO	1	88029814	6/17/1999	910827	11/1/2000	Registered
170215	India	PHOTOGRAPHER	16	1211664	7/4/2003	1211664	7/4/2003	Registered
171227	Vietnam	ON-CALL PROGRAM FROM KODAK & DESIGN PHOTOGRAPHER ON-CALL PROGRAM FROM KODAK & DESIGN (VIETNAMESE)	41	4-2004-09201	9/7/2004	70974	3/28/2006	Registered
148719	Australia	PHOTOLIFE	9	A519810		A519810	9/25/1996	Registered
139154	Brazil	PHOTOLIFE	9.3, 9.8	819636347	11/1/1996	819636347	8/3/1999	Registered
140056	Canada	PHOTOLIFE		829617	11/21/1996	483437	10/1/1997	Registered
139158	Chile	PHOTOLIFE	9	776092	6/5/2007	800098	7/29/2007	Registered
139163	China (People's Republic Of)	PHOTOLIFE	9	960126453	11/15/1996	1139429	12/28/1997	Registered
148721	Denmark	PHOTOLIFE	9	7300/86	11/6/1986	842/89	3/3/1989	Registered
148725	Finland	PHOTOLIFE	9	T198604436	11/6/1986	103814	4/20/1989	Registered
148739	Greece	PHOTOLIFE	9	84268	12/1/1986	84268	5/17/1989	Registered
139167	Hong Kong	PHOTOLIFE	9	13445/1996	10/25/1996	1998B05837	10/25/1996	Registered
139192	Malaysia	PHOTOLIFE	9	96/15563	12/26/1996	96/15563	12/26/1996	Registered
139197	Mexico	PHOTOLIFE	9, 28	277966	10/25/1996	536218	10/25/1996	Registered
148845	New Zealand	PHOTOLIFE	9			196374	9/26/1996	Registered

148841	Norway	PHOTOLIFE	9	86.4387	11/4/1986	132756	7/14/1988	Registered
139203	Peru	PHOTOLIFE	9	24672	10/29/1996	32957	1/23/1997	Registered
139208	Singapore	PHOTOLIFE	9	T96/12075I	11/6/1996	T96/12075I	11/6/1996	Registered
139212	South Africa	PHOTOLIFE	9	96/15162	10/24/1996	96/15162	10/24/1996	Registered
139187	South Korea	PHOTOLIFE	9	96-49661	11/7/1996	395769	2/17/1998	Registered
148848	Sweden	PHOTOLIFE	9	86-8537	11/5/1986	214543	8/18/1989	Registered
139217	Taiwan	PHOTOLIFE	9	85054421	10/24/1996	782899	11/1/1997	Registered
139222	Thailand	PHOTOLIFE	9	388795	6/4/1999	Kor107210	6/4/1999	Registered
151995	United Kingdom	PHOTOLIFE	9	2000920	10/31/1994	2000920	10/31/1994	Registered
139227	Venezuela	PHOTOLIFE	9	19624	11/14/1996	P-202043	10/31/1997	Registered
167217	Canada	PICTURE GUARD		890257	9/24/1998	TMA551,368	9/21/2001	Registered
167199	Germany	PICTURE MAKER	16, 42	39848975.0/42	8/27/1998	39848975	5/6/2003	Registered
167791	Canada	PICTURE PLAYGROUND		1019614	6/18/1999	546957	6/21/2001	Registered
176131	Argentina	PLAYFULL	9	3034525	9/29/2010			Pending Application
176180	Austria	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176181	Benelux	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176133	Brazil	PLAYFULL	9	903005719	9/30/2010			Pending Application
176135	Canada	PLAYFULL	9	1497515	9/28/2010	TMA824709	5/24/2012	Registered
176136	Chile	PLAYFULL	9	922747	9/29/2010	914451	3/30/2011	Registered
176182	Denmark	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176183	Finland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176184	France	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176185	Germany	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176186	Greece	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176138	Hong Kong	PLAYFULL	9	301724544	9/28/2010	301724544	9/28/2010	Registered
176187	Hungary	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176140	Indonesia	PLAYFULL	9	D00.2010.03597 6	10/7/2010	IDM000339956	11/28/2011	Registered
176188	Ireland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176189	Italy	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176190	Japan	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176141	Mexico	PLAYFULL	9	1122776	9/28/2010	1225017	6/29/2011	Registered
176191	Norway	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176192	Poland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176193	Portugal	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176194	Russian Federation	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176195	Singapore	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered

176197	Spain	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176198	Sweden	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176199	Switzerland	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176142	Taiwan	PLAYFULL	9	099048344		1478835	10/16/2011	Registered
176200	Turkey	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176201	United Kingdom	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
176145	United States	PLAYFULL	9	85145641	10/5/2010	4154831	6/5/2012	Registered
176143	Venezuela	PLAYFULL	9	16203-10	9/28/2010	P312289	11/10/2011	Registered
176179	WIPO	PLAYFULL	9	1069865	2/25/2011	1069865	2/25/2011	Registered
175928	Albania	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175916	Argentina	PLAYSPORT	9	2968914	12/28/2009	2403197	10/29/2010	Registered
175929	Australia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175930	Austria	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175931	Belarus	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175932	Benelux	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175933	Bulgaria	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175918	Canada	PLAYSPORT		1464115	12/23/2009	TMA783923	12/1/2010	Registered
175934	China (People's Republic Of)	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175935	Croatia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175936	Cyprus	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175937	Czech Republic	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175938	Denmark	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175939	Estonia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175940	Finland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175941	France	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175942	Georgia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175943	Germany	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175944	Greece	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175920	Hong Kong	PLAYSPORT	9	301508346	12/24/2009	301508346	6/9/2010	Registered
175945	Hungary	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175946	Iceland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175921	India	PLAYSPORT	9	1901185	12/24/2009			Pending Application
175922	Indonesia	PLAYSPORT	9	D00.2009.04276 8	12/31/2009	IDM000311655	6/27/2011	Registered
175947	Iran	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175948	Ireland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175949	Italy	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered

175950	Japan	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175951	Kenya	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175952	Kyrgyz Republic	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175953	Latvia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175954	Liechtenstein	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175955	Lithuania	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175956	Macedonia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175924	Mexico	PLAYSPORT	9	1058084	1/7/2010	1143577	2/17/2010	Registered
175957	Monaco	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175958	Montenegro (Republic of)	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175959	Morocco	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175960	Norway	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175961	Poland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175962	Portugal	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175963	Romania	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175964	Russian Federation	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175965	Serbia (Republic of)	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175966	Singapore	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175967	Slovak Republic	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175968	Slovenia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175923	South Korea	PLAYSPORT	9	40-2009-63754	12/24/2009	40-860358	4/8/2011	Registered
175969	Spain	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175970	Sweden	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175971	Switzerland	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175972	Syria	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175925	Taiwan	PLAYSPORT	9	098058320	12/25/2009	1436666	11/1/2010	Registered
175973	Turkey	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175974	Turkmenistan	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175975	Ukraine	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175976	United Kingdom	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175915	United States	PLAYSPORT	9	77899209	12/22/2009	4056887	11/15/2011	Registered
175926	Venezuela	PLAYSPORT	9	2968914	12/28/2009			Pending Application
175977	Vietnam	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175927	WIPO	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175978	Zambia	PLAYSPORT	9	1025157	12/27/2009	1025157	12/27/2009	Registered
175994	Albania	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175995	Australia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered

175996	Austria	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175997	Belarus	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175999	Bulgaria	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175982	Canada	PLAYTOUCH		1466544	1/21/2010	TMA787364	1/14/2011	Registered
176000	China (People's Republic Of)	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176001	Croatia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176002	Cyprus	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176003	Czech Republic	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176004	Denmark	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176005	Estonia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176006	Finland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176008	Georgia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176009	Germany	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176010	Greece	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176011	Hungary	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176012	Iceland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175986	Indonesia	PLAYTOUCH	9	D00.2010.00353 3	1/29/2010	IDM000312323	6/27/2011	Registered
176014	Ireland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176015	Italy	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176016	Japan	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176017	Kenya	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176018	Kyrgyz Republic	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176019	Latvia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176020	Liechtenstein	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176021	Lithuania	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176022	Macedonia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175988	Mexico	PLAYTOUCH	9	1061656	1/21/2010	1180842	9/27/2010	Registered
176023	Monaco	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176024	Montenegro (Republic of)	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176025	Morocco	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176026	Norway	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176028	Portugal	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176029	Romania	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176030	Russian Federation	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176031	Serbia (Republic of)	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176032	Slovak Republic	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered

176033	Slovenia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176034	Spain	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176035	Sweden	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176036	Switzerland	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176037	Syria	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175989	Taiwan	PLAYTOUCH	9	099003384	1/22/2010	1434668	10/16/2010	Registered
176038	Turkey	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176039	Turkmenistan	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176040	Ukraine	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176041	United Kingdom	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175991	United States	PLAYTOUCH	9	77918209	1/20/2010	3924114	2/22/2011	Registered
175990	Venezuela	PLAYTOUCH	9	848-10	1/22/2010	P307809	3/5/2011	Registered
176042	Vietnam	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
175993	WIPO	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
176043	Zambia	PLAYTOUCH	9	1028584	1/28/2010	1028584	1/28/2010	Registered
166116	Andorra	PLUS-X	1	3683	1/14/1997	2479	1/14/1997	Registered
150385	Argentina	PLUS-X	1	2979579	2/16/2010	2423097	2/7/2011	Registered
150396	Bulgaria	PLUS-X	1, 9, 16			825	4/16/1993	Registered
150425	Greece	PLUS-X	1	84900	2/18/1987	84900	2/18/1987	Registered
150526	India	PLUS-X	1		10/8/1942	6308	3/23/1945	Registered
150517	Indonesia	PLUS-X	9	D97 19747		IDM000158963	3/15/1998	Registered
150529	Iran	PLUS-X	1		3/7/1956	15321		Registered
150523	Israel	PLUS-X	1	15068	1/8/1956	15068	12/22/1958	Registered
150531	Japan	PLUS-X	18			1359527	11/30/1978	Registered
150546	Mexico	PLUS-X	9	87531	5/6/1939	97909	9/12/1959	Registered
150569	Poland	PLUS-X	1	96503	2/8/1991	71228	2/8/1991	Registered
150590	South Africa	PLUS-X	1	65/4514	11/4/1965	65/4514	11/4/1965	Registered
150583	Venezuela	PLUS-X	1	1739	3/14/1997	26811	6/23/1952	Registered
150591	Zambia	PLUS-X	1		5/8/1977	B780/59	5/8/1977	Registered
150572	Zimbabwe	PLUS-X	1			B780/59	1/26/1943	Registered
143751	Canada	P-MAX		732775	7/12/1993	430807	7/22/1994	Registered
144051	Denmark	P-MAX	1	1993/04765	7/23/1993	1993/07951	11/12/1993	Registered
144055	Finland	P-MAX	1	3255/93	7/22/1993	135483	12/20/1994	Registered
144060	Greece	P-MAX	1	115204	7/22/1993	115204	7/22/1993	Registered
144068	Norway	P-MAX	1	933457	7/20/1993	164261	8/18/1994	Registered
166342	Poland	P-MAX	1	Z-142264	1/11/1995	R-95517	1/11/1995	Registered
144072	Sweden	P-MAX	1	93-6261	7/7/1993	256172	3/4/1994	Registered

164196	United States	P-MAX	1	74/296810	7/23/1992	1796685	10/5/1993	Registered
130902	Madagascar	PMT		95/00825D	7/13/1995	1590	7/13/1995	Registered
145539	Denmark	POCKET INSTAMATIC	9	1972/02975	8/14/1972	1973/00837	3/23/1973	Registered
157640	Argentina	POLYCONTRAST	1	2465083	10/1/2003	1964892	12/22/2003	Registered
156370	Denmark	POLYMATIC	1, 7, 9, 16	1980/5220	11/26/1980	1984/363	1/27/1984	Registered
131140	Argentina	POLYMAX	1	2609918	8/8/2005	2071639	3/10/2006	Registered
168328	Brazil	POLYMAX	1	200018973	3/4/1996	200018973	12/26/2001	Registered
152078	Denmark	POLYMAX	1, 9, 16	07987/90	10/18/1990	10636/92	11/20/1992	Registered
152081	Finland	POLYMAX	1, 9, 16	5249/90	10/17/1990	123392	12/7/1992	Registered
152098	Greece	POLYMAX	1, 9, 16	101502	11/6/1990	101502	11/17/1993	Registered
152212	Japan	POLYMAX	1, 9	14494/1991		2531679	4/28/1993	Registered
152222	New Zealand	POLYMAX	1	208088	2/8/1991	208088	2/8/1991	Registered
152215	Norway	POLYMAX	1, 9	90.5656	10/30/1990	155885	4/1/1993	Registered
150042	South Africa	POLYMAX	16	94/4140	4/25/1994	94/4140	4/25/1994	Registered
150039	South Africa	POLYMAX	1	94/4139	4/25/1994	94/4139	4/25/1994	Registered
152229	Sweden	POLYMAX	1, 9, 16	90-9546	10/18/1990	250700	8/13/1993	Registered
160178	United States	POLYMAX	1	74/186784	1/18/1991	1773331	5/25/1993	Registered
166024	Argentina	PORTRA	1	2844822	8/4/2008	2299458	7/2/2009	Registered
166053	Australia	PORTRA	1	733506	5/1/1997	733506	5/1/1997	Registered
166776	Brazil	PORTRA	9.45	820545449	2/5/1998	820545449	12/14/1999	Registered
166777	Canada	PORTRA		843979	5/2/1997	521277	1/11/2000	Registered
170897	Chile	PORTRA	1	630709		694889	6/9/2004	Registered
167211	Denmark	PORTRA	1	1998/3894	9/10/1998	1999/528	2/16/1999	Registered
167210	Finland	PORTRA	1	T199802967	9/8/1998	214741	7/15/1999	Registered
167212	Ireland	PORTRA	1	98/3642	9/8/1998	213704	9/8/1998	Registered
166032	Japan	PORTRA	1	112729/1997	5/1/1997	4189160	9/18/1998	Registered
166668	Mexico	PORTRA	1		5/8/1997	548907	5/23/1997	Registered
167213	Norway	PORTRA	1	1998 08112	9/9/1998	198377	7/14/1999	Registered
165946	South Africa	PORTRA	1	97/06513	5/2/1997	97/06513	5/2/1997	Registered
167214	Sweden	PORTRA	1	98-6754	9/9/1998	340950	10/6/2000	Registered
166050	Taiwan	PORTRA	1	86021558	5/1/1997	794142	2/1/1998	Registered
159324	Thailand	PORTRAIT LS STUDIOS & D:NEW LIFESTYLES	42	249281	7/28/1993	Bor2397	7/28/1993	Registered
159320	Thailand	PORTRAIT LS STUDIOS & D:NEW LIFESTYLES	40	249280	7/28/1993	Bor2398	7/28/1993	Registered
131839	Canada	PORTRAITS & MORE		803073	1/31/1996	516202	9/13/1999	Registered

165562	Denmark	PRECISION LINE	1	3847/77	9/26/1977	1323/78	4/14/1978	Registered
165567	Finland	PRECISION LINE	1	4283/77	9/22/1977	81907	6/21/1982	Registered
165688	Iceland	PRECISION LINE	1	864/1991	9/26/1991	48/1992	1/23/1992	Registered
165692	Japan	PRECISION LINE	1, 9	135400/1987	12/2/1987	2202425	1/30/1990	Registered
165703	Sweden	PRECISION LINE	1	77-4193	9/13/1977	162851	3/31/1978	Registered
173703	Canada	PREPS		1169191	2/24/2003	TMA629052	12/22/2004	Registered
173493	European Union	PREPS	9	3791233	4/23/2004	3791233	9/2/2005	Registered
173494	Japan	PREPS	9	2004-039101	4/23/2004	4820143	11/19/2004	Registered
174278	Canada	PRESS AIM		1007175	3/2/1999	TMA541243	2/16/2001	Registered
165073	Sweden	PRIME	1	92-6958	8/4/1992	246638	2/12/1993	Registered
160192	United States	PRIME	1	270701	4/30/1992	1799901	10/19/1993	Registered
157041	Canada	PRIMETIME		774916	2/9/1995	490373	2/20/1998	Registered
173505	Argentina	PRINERGY	9	2993715	4/9/2010	2430083	4/26/2000	Registered
173506	Australia	PRINERGY	9	787663	3/5/1999	787663	3/5/1999	Registered
173507	Brazil	PRINERGY	9	821688308	6/2/1999	821688308	1/4/2005	Registered
173705	Canada	PRINERGY		1007437	3/3/1999	TMA537313	11/20/2000	Registered
173508	Chile	PRINERGY	9	884124	11/9/2009	873184	12/16/2009	Registered
173509	China (People's Republic Of)	PRINERGY	9	9900051827	5/13/1999	1477683	11/21/2000	Registered
173511	Czech Republic	PRINERGY	9	140669	3/5/1999	223544	3/23/2000	Registered
173510	European Union	PRINERGY	9	1094408	3/4/1999	1094408	6/14/2000	Registered
173512	Hong Kong	PRINERGY	9	1999/2618	3/4/1999	00813	1/13/2000	Registered
173514	Indonesia	PRINERGY	9	D99-9618	6/9/1999	458356	12/18/2000	Registered
173515	Israel	PRINERGY	9	126330	3/7/1999	126330	4/6/2000	Registered
173516	Japan	PRINERGY	9	1999-019828	3/5/1999	4378383	4/21/2000	Registered
173517	Malaysia	PRINERGY	9	2003/01337	1/31/2003	2003/01337	9/21/2005	Registered
173518	Mexico	PRINERGY	9	368106	3/18/1999	660957	6/27/2000	Registered
173519	New Zealand	PRINERGY	9	306006	3/4/1999	306006	8/31/1999	Registered
173520	Norway	PRINERGY	9	1999 02302	3/4/1999	204262	8/24/2000	Registered
173521	Philippines	PRINERGY	9	4-1999-001489	3/3/1999	4-1999-001489	3/10/2006	Registered
173522	Poland	PRINERGY	9	Z-198846	3/8/1999	R137931	5/7/2002	Registered
173523	Russian Federation	PRINERGY	9	99702866	3/4/1999	190824	7/12/2000	Registered
173524	Saudi Arabia	PRINERGY	9	49734	6/15/1999	574/3	6/19/2001	Registered
173525	Singapore	PRINERGY	9	T99/02213H	3/6/1999	T9902213H	2/5/1999	Registered
173527	South Africa	PRINERGY	9	99/03360	3/3/1999	99/03360	4/4/2002	Registered
173526	South Korea	PRINERGY	9	99-6471	3/4/1999	466259	3/7/2000	Registered
173528	Switzerland	PRINERGY	9	99-02016	3/5/1999	464565	3/5/1999	Registered
173530	Thailand	PRINERGY	9	390803	6/25/1999	Kor108023	2/7/2000	Registered

173532	United States	PRINERGY	9	75637976	2/5/1999	2388655	9/19/2000	Registered
173538	United States	PRINERGY POWERPACK	9	76/278991	7/2/2001	2674162	1/14/2003	Registered
162314	Brazil	PRO CENTER	9	816814163	7/28/1992	816814163	1/25/1994	Registered
162308	Brazil	PRO CENTER	1	816814171	7/28/1992	816814171	2/8/1994	Registered
162323	Brazil	PRO CENTER	40	816814155	7/28/1992	816814155	4/12/1994	Registered
162317	Brazil	PRO CENTER	16	816815666	7/30/1992	816815666	3/29/1994	Registered
171157	Brazil	PRO CENTER	41	816814155	7/28/1992	816814155	4/12/1994	Registered
166815	Cyprus	PRO CENTER	42	50162	4/10/1998	50162	4/10/1998	Registered
140165	Greece	PRO CENTER	42	131744	12/30/1996	131744	12/17/1998	Registered
166360	Pakistan	PRO CENTER	9	144278	10/9/1997	144278	10/9/1997	Registered
166359	Pakistan	PRO CENTER	1	144283	10/9/1997	144283	10/9/1997	Registered
135273	Peru	PRO CENTER	1	223992	7/8/1993	2715	11/17/1993	Registered
135268	Peru	PRO CENTER	9	223993	7/8/1993	2716	11/17/1993	Registered
135263	Peru	PRO CENTER	16	223994	7/8/1993	2717	11/17/1993	Registered
140183	South Africa	PRO CENTER	42	96/16947	11/28/1996	96/16947	11/28/1996	Registered
140174	Turkey	PRO CENTER	35, 41	18272	12/9/1996	179492	12/9/1996	Registered
166508	Canada	PRO CENTRE & DESIGN		806587		TMA528613	5/30/2000	Registered
169199	Argentina	PRO IMAGE	1	2368542	3/11/2002	1916650	3/5/2003	Registered
147967	Bangladesh	PRO IMAGE	1	39800	1/23/1994			Pending Application
167810	Brazil	PRO IMAGE	1	822045290	9/22/1999	822045290	9/23/2003	Registered
147946	Cambodia (Kampuchea)	PRO IMAGE	1	4097	1/21/1994	4095	1/31/1994	Registered
169395	Chile	PRO IMAGE	1	569217	5/31/2002	642747	9/23/2002	Registered
171122	Chile	PRO IMAGE	42	646004	5/4/2004	722136	4/4/2005	Registered
169396	Colombia	PRO IMAGE	1	02/046999	5/31/2002	265737	4/22/2003	Registered
147943	Indonesia	PRO IMAGE	1	1662	1/31/1994	IDM000013518	4/18/1995	Registered
147953	Laos	PRO IMAGE	1	2757	3/3/1994	2501	7/22/1994	Registered
169401	Mexico	PRO IMAGE	1	549527	5/31/2002	754024	5/31/2002	Registered
147957	Myanmar	PRO IMAGE	1			920/1994	4/7/1994	Registered
147971	Nepal	PRO IMAGE	1					Pending Application
169397	Panama	PRO IMAGE	1	122274-01	7/25/2002	122274-01	7/25/2002	Registered
169398	Peru	PRO IMAGE	1	490720	4/19/2012	83123	9/11/2002	Registered
147977	Sri Lanka	PRO IMAGE	1	69791	3/22/1994	69791	3/22/1994	Registered
169399	Uruguay	PRO IMAGE	1	440956	11/14/2012	341602	2/14/2003	Registered
169400	Venezuela	PRO IMAGE	1	8215-02	6/3/2002			Pending Application
147959	Vietnam	PRO IMAGE	1	17092	2/26/1994	14333	11/24/1994	Registered
131152	Argentina	PRO PASSPORT	16	2579879	3/30/2005	2051523	11/10/2005	Registered
147649	Denmark	PRO PASSPORT	9, 16, 35, 41, 42	1989/08746	11/23/1989	1993/00471	1/22/1993	Registered

147653	Finland	PRO PASSPORT	9, 16, 35, 42	6008/1989	11/23/1989	140737	11/20/1995	Registered
144137	Greece	PRO PASSPORT	35, 36, 40, 42	114997	7/8/1993	114997	7/8/1993	Registered
139103	Philippines	PRO-CENTER	1	4-1996-114039	9/19/1996	4-1996-114039	1/20/2003	Registered
139514	United Kingdom	PRO-DIREKT	35	2113595	10/22/1996	2113595	10/22/1996	Registered
168267	Cyprus	PROFOTO	1	56898	6/28/2000	56898	6/28/2000	Registered
168268	Ghana	PROFOTO	1	31443	8/7/2000	31443	8/7/2000	Registered
131255	Kenya	PROFOTO	1	44096	3/7/1996	44096	3/7/1996	Registered
168145	Nigeria	PROFOTO	1	TP44942	4/25/2000	61759	9/19/2000	Registered
131242	Pakistan	PROFOTO	1	134518	3/4/1996	134518	3/4/1996	Registered
130502	South Africa	PROFOTO	1	95/15844	11/29/1995	95/15844	11/29/1995	Registered
131251	Syria	PROFOTO	1	782-42-129608	9/15/1996	28675	2/20/2006	Registered
168143	Tanganyika (Tanzania Rep.)	PROFOTO	1	27925	5/5/2000	27925	5/5/2000	Registered
168155	Uganda	PROFOTO	1	23190	4/26/2000	23190	4/26/2000	Registered
156047	Croatia	PROFOTO (STYLIZED)	1	Z 950033A	1/3/1995	Z 950033A	6/30/1997	Registered
156008	Estonia	PROFOTO (STYLIZED)	1	9500012	1/4/1995	22263	2/7/1997	Registered
154234	Greece	PROFOTO (STYLIZED)	1, 9, 16, 40	113650	4/8/1993	113650	4/8/1993	Registered
156003	Hungary	PROFOTO (STYLIZED)	1	M9500005	1/3/1995	153633	9/9/1998	Registered
156013	Latvia	PROFOTO (STYLIZED)	1	M-95-11	1/4/1995	38436	10/20/1997	Registered
156043	Lithuania	PROFOTO (STYLIZED)	1	95 0175	1/13/1995	27887	5/28/1998	Registered
130897	Madagascar	PROFOTO (STYLIZED)		95/00826D	7/13/1995	1591	7/13/1995	Registered
167577	Tunisia	PROFOTO (STYLIZED)	1, 9, 16, 40			EE990495	4/7/1999	Registered
162629	Ukraine	PROFOTO (STYLIZED)	1	95010133/T	1/17/1995	12887	7/19/1999	Registered
171827	Argentina	PROLAB	35	2581361	4/5/2005			Pending Application
171834	Argentina	PROLAB	40	2581362	4/5/2005			Pending Application
171331	Bolivia	PROLAB	35	SM-3718	11/18/2004	108710-C	6/4/2007	Registered
171332	Bolivia	PROLAB	40	SM-3719	11/18/2004	108712-C	6/4/2007	Registered
171828	Brazil	PROLAB	35	827340532	4/12/2005	827340532	12/4/2007	Registered
171836	Chile	PROLAB	40	681989	4/5/2005	737215	10/26/2005	Registered
171837	Colombia	PROLAB	40	T2005/029271	4/4/2005	305451	11/17/2005	Registered
171829	Colombia	PROLAB	35	T2005/029272	4/4/2005	305445	11/17/2005	Registered
171838	Mexico	PROLAB	42	709899	4/1/2005	924955	4/1/2005	Registered
171830	Mexico	PROLAB	35	709898	4/1/2005	954020	4/1/2005	Registered
171839	Peru	PROLAB	40	238025	4/8/2005	42878	8/17/2006	Registered
171833	Venezuela	PROLAB	35	7030/05	4/8/2005	30570	2/16/2006	Registered
147460	Denmark	PROMISE OF EXCELLENCE & DESIGN	16, 40, 42	1994/128	1/4/1994	1994/4507	7/8/1994	Registered
173708	Canada	PROOFSETTER		1097787	3/28/2001	TMA612202	6/7/2004	Registered

173545	Israel	PROOFSETTER	9	144492	12/3/2000	144492	5/3/2002	Registered
173709	Canada	PROOFSETTER SPECTRUM		873897	3/31/1998	TMA521775	1/19/2000	Registered
173548	European Union	PROOFSETTER SPECTRUM	9	863647	6/29/1998	863647	10/15/1999	Registered
173549	Israel	PROOFSETTER SPECTRUM	9	144039	11/19/2000	144039	5/3/2002	Registered
141354	Peru	PRO-PASSPORT	9	223999	7/8/1993	2721	11/17/1993	Registered
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169105	China (People's Republic Of)	PROSHOTS	40	3104985	3/4/2002	3104985	6/7/2003	Registered
175640	Argentina	PROSPER	2	2919010	6/2/2009	2472547	11/4/2011	Registered
175641	Argentina	PROSPER	7	2919011	6/2/2009	2356938	3/31/2010	Registered
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175674	Benelux	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
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175675	Bulgaria	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175646	Canada	PROSPER		1439822	5/29/2009			Pending Application
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175680	Denmark	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
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175682	France	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175683	Germany	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
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175686	Iceland	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175656	India	PROSPER	2, 7, 9	1824957	6/2/2009			Pending Application
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175661	Indonesia	PROSPER	9	D00.2009.02030 5	6/19/2009	IDM000282708	12/2/2010	Registered
175687	Iran	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
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175665	Taiwan	PROSPER	2, 7	098023080	6/2/2009	1438483	11/1/2010	Registered
175711	Turkey	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
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175713	United Kingdom	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
175639	United States	PROSPER	2, 7	77747478	5/29/2009	4099413	2/14/2012	Registered
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175714	Vietnam	PROSPER	2, 7	1009562	6/3/2009	1009562	6/3/2009	Registered
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175870 Belarus PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
175871 Benelux PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
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175854 Canada PULSE 9 1456742 10/26/2009 TMA823838 5/10/2012 Registered				
175855 Chile PULSE 9 883201 10/30/2009 Pending Application				
175873 China (People's Republic Of) PULSE 9 1019982 11/4/2009 1019982 11/4/2009 Registered				
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175844	United Kingdom	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175742	United States	PYNK	40	77813033	8/26/2009	3994462	7/12/2011	Registered
175740	Venezuela	PYNK	40	13920-09	8/26/2009	46361	7/23/2010	Registered

175845	Vietnam	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175794	WIPO	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
175846	Zambia	PYNK	40	1018736	9/2/2009	1018736	9/2/2009	Registered
158124	Finland	Q1 (STYLIZED)	35	6228/91	12/27/1991	128412	10/5/1993	Registered
158134	Norway	Q1 (STYLIZED)	35	91.6462	12/27/1991	160730	12/23/1993	Registered
158139	Sweden	Q1 (STYLIZED)	35	91-11109		247611	3/26/1993	Registered
162815	Australia	Q-LAB	42	569282	12/12/1991	A569282	3/30/1994	Registered
162810	Australia	Q-LAB	40	A569281	12/12/1991	A569281	3/30/1994	Registered
162805	Australia	Q-LAB	16	A569280	12/12/1991	A569280	3/30/1994	Registered
131824	Brazil	Q-LAB	40.6	819134848	3/4/1996	819134848	8/18/1998	Registered
162995	Canada	Q-LAB		690003	9/20/1991	402724	9/11/1992	Registered
151225	India	Q-LAB	16	638254	8/26/1994	638254	8/26/1994	Registered
135303	Peru	Q-LAB	9	223996	7/8/1993	2718	11/17/1993	Registered
141338	Peru	Q-LAB	16	223997	7/8/1993	2719	11/17/1993	Registered
169867	Peru	Q-LAB	1	223995		3418	11/30/1993	Registered
168535	Argentina	Q-LAB & D:HEXAGON (B&W)	40	2302820	8/18/2000	2017916	3/30/2005	Registered
168536	Argentina	Q-LAB & D:HEXAGON (B&W)	42	2302821	8/18/2000	2029347	5/31/2005	Registered
167773	Argentina	Q-LAB & D:HEXAGON (B&W)	1	2122102	12/22/1997	1998941	11/17/2004	Registered
167774	Argentina	Q-LAB & D:HEXAGON (B&W)	9	2122103	12/22/1997	+1998940	11/17/2004	Registered
167775	Argentina	Q-LAB & D:HEXAGON (B&W)	16	2122104	12/22/1997	1998939	11/17/2004	Registered
144144	Greece	Q-LAB & D:HEXAGON (B&W)	40, 41, 42	114999	7/8/1993	114999	7/8/1993	Registered
148253	Ireland	Q-LAB & D:HEXAGON (B&W)	40, 41, 42	94/0597	1/28/1994	205125	7/1/1996	Registered
154576	Mexico	Q-LAB & D:HEXAGON (B&W)	40	203897	6/30/1994	473339	9/13/1994	Registered
154571	Mexico	Q-LAB & D:HEXAGON (B&W)	16	203898	6/30/1994	476654	10/11/1994	Registered
154565	Mexico	Q-LAB & D:HEXAGON (B&W)	9	203899	6/30/1994	474453	9/22/1994	Registered
150587	Mexico	Q-LAB & D:HEXAGON (B&W)	42	203896	6/30/1994	472124	9/1/1994	Registered
145762	Sweden	Q-LAB & D:HEXAGON (B&W)	9, 16, 40, 41, 42	1288/90	2/8/1990	266381	10/27/1995	Registered
168824	Canada	QUALEX		822989	9/11/1996	534513	10/13/2000	Registered

168825	Canada	QUALEX & D:Q (Q IN BLACK)		823131	9/12/1996	534514	10/13/2000	Registered
152012	United Kingdom	RADIANCE	1	2000958	10/31/1994	2000958	10/31/1994	Registered
152015	United Kingdom	READYLOAD	16	2000950	10/31/1994	2000950	10/31/1994	Registered
167796	Brazil	RECRE & D:RAINBOW W/DISK	40	821966537	9/3/1999	821966537	7/6/2004	Registered
141233	Panama	RELIANT	9			383	6/24/1963	Registered
168718	Argentina	RETINA	1	2329213	2/27/2001	1884597	9/11/2002	Registered
152268	Argentina	RETINA	9	2444069	7/14/2003	1950432	9/12/2003	Registered
168729	Bolivia	RETINA	1	SM-0663	3/7/2001	91465-C	10/6/2003	Registered
152281	Bolivia	RETINA	9			11804C/63655-A	6/21/2004	Registered
168717	Brazil	RETINA	1	823561844	2/13/2001	823561844	3/13/2007	Registered
152287	Canada	RETINA		222876	1/11/1954	48652	1/11/1954	Registered
168719	Chile	RETINA	1	519011	2/27/2001	761416	6/29/2006	Registered
152300	Chile	RETINA	1, 9	928767	11/11/2010	907319	12/12/2010	Registered
168722	Colombia	RETINA	1	01/015132	2/26/2001	242978	11/16/2001	Registered
168724	Costa Rica	RETINA	1		3/15/2001	130036	11/23/2001	Registered
152746	Democratic Republic of Congo	RETINA	1, 9, 10, 16		2/25/2005	11000/2005	9/4/2007	Registered
148094	Denmark	RETINA	1	1994/358	1/14/1994	1994/5240	8/5/1994	Registered
168842	Dominican Republic	RETINA	1	2012/44650	7/2/2012	135735	10/15/2002	Registered
168738	Ecuador	RETINA	1	112311	3/27/2001	13873/01	7/11/2001	Registered
168723	El Salvador	RETINA	1	012001012326	3/19/2001	57 Book 142	10/24/2001	Registered
148102	Finland	RETINA	1	620/94	2/7/1994	135370	12/5/1994	Registered
152325	Finland	RETINA	9	2243/52	12/9/1952	26638	5/23/1953	Registered
148085	Greece	RETINA	1	117508	1/18/1994	117508	1/18/1994	Registered
152348	Greece	RETINA	9	18381		18381	12/10/1952	Registered
168735	Guatemala	RETINA	1	M-1864-2001	3/22/2001	124079	6/4/2003	Registered
168730	Honduras	RETINA	1	1159/2001	3/16/2001	82725	10/15/2001	Registered
169330	Hong Kong	RETINA	1	6404/2002	5/6/2002	498/2003	5/6/2002	Registered
168895	India	RETINA	1	1068910B	12/24/2001	1068910	12/24/2001	Registered
152625	India	RETINA	9		10/8/1942	6303	4/21/1944	Registered
168892	Indonesia	RETINA	1	R00 2011 015278	12/27/2011	IDM000352518	12/14/2002	Registered
152621	Israel	RETINA	9		12/24/1952	12555	8/2/1953	Registered
142028	Japan	RETINA	9	20346/1997	2/26/1997	4175109	8/7/1998	Registered
142023	Japan	RETINA	1	20345/1997	2/26/1997	4201471	10/16/1998	Registered
152657	Malawi	RETINA	9			1378/59	6/15/1994	Registered

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168893	Malaysia	RETINA	1	2002/00925	1/24/2002	02000925	1/24/2002	Registered
168831	Mexico	RETINA	1	505338	9/4/2001	720553	9/4/2001	Registered
168734	Nicaragua	RETINA	1	2001-01052	3/29/2001	51713CC	10/17/2001	Registered
152665	Nigeria	RETINA	8		1/17/1953	7306	1/17/1953	Registered
148106	Norway	RETINA	1	94.0782	2/7/1994	166662	1/19/1995	Registered
152669	Norway	RETINA	9	51839	12/5/1952	41822	12/5/1952	Registered
168898	Pakistan	RETINA	1	176133	2/6/2002	176133	2/6/2002	Registered
168720	Peru	RETINA	1	124307-2001	3/2/2001	72032	5/30/2001	Registered
152690	Peru	RETINA	9	210556	10/16/1992	47683	12/24/1992	Registered
168897	Singapore	RETINA	1	T02/00477F	1/11/2002	T02/00477F	1/11/2002	Registered
152708	Singapore	RETINA	9		9/6/1970	T4911682A	9/6/1970	Registered
152740	South Africa	RETINA	9	65/4518	11/4/1965	65/4518	11/4/1965	Registered
168900	South Korea	RETINA	1	40-2002-25934	6/4/2002	40-556017	8/11/2003	Registered
148089	Sweden	RETINA	1	94-285	1/13/1994	303489	7/21/1995	Registered
152703	Sweden	RETINA	9	2878/1952	12/6/1952	73471	2/13/1953	Registered
168896	Thailand	RETINA	1	478907	1/29/2002	Kor166303	1/29/2002	Registered
152720	Thailand	RETINA	9	260894		Kor10482	2/25/1994	Registered
168721	Uruguay	RETINA	1	437012	6/11/2012	329844	8/6/2002	Registered
168715	Venezuela	RETINA	1	3451-01	3/2/2001			Pending Application
152731	Venezuela	RETINA	9	001730	3/14/1997	26854	6/30/1952	Registered
152743	Zambia	RETINA	9			1378/59	6/15/1994	Registered
166333	Zanzibar (Tanzania Republic)	RETINA	8			166/55	9/6/1997	Registered
169090	Argentina	RETINAR	9	2367098	2/27/2002	1915498	2/27/2003	Registered
169091	Australia	RETINAR	9	904341	2/22/2002	904341	2/22/2002	Registered
169092	Brazil	RETINAR	9	300229129926	3/21/2002			Pending Application
169093	Canada	RETINAR	9	1132842	3/4/2002	624680	11/4/2004	Registered
169094	Chile	RETINAR	9	559452	2/25/2002	672151	8/29/2003	Registered
138962	Finland	RETINAR	9	T198703568	8/24/1987	105026	8/21/1989	Registered
152637	Iceland	RETINAR	9	875/1991	9/26/1991	57/1992	1/23/1992	Registered
169095	India	RETINAR	9	1083539	2/27/2002			Pending
169096	Indonesia	RETINAR	9	R00 2011 015276	12/27/2011	IDM000352516	2/28/2003	Registered
169100	Mexico	RETINAR	9	533888	2/22/2002	742800	2/22/2002	Registered
169097	South Korea	RETINAR	9	40-2002-9243	2/26/2002	558366	9/3/2003	Registered
169099	Taiwan	RETINAR	9	91006779	2/22/2002	1036810	3/16/2003	Registered
169107	United States	RETINAR	9	78/116945	3/22/2002	2814109	2/10/2004	Registered
169098	Venezuela	RETINAR	9	2941-02	2/27/2002	247114	4/11/2003	Registered

156740	Venezuela	REVELADO 1 HORA (STYLIZED)	9	13807	9/17/1987	143568	3/5/1991	Registered
156744	Venezuela	REVELADO 1 HORA (STYLIZED)	16	13808	9/17/1987	143569	3/5/1991	Registered
176329	Japan	RIGILON with Japanese Characters	1	S53/011705	2/23/1978	1547825	11/26/1982	Registered
166117	Andorra	ROYAL	1	3646	1/14/1997	2472	1/14/1997	Registered
169335	Argentina	ROYAL	1	2374344	5/7/2002	1976385	3/29/2004	Registered
169338	Argentina	ROYAL	40	2376023	5/22/2002	1972062	2/27/2004	Registered
165907	Australia	ROYAL	16	728085	2/19/1997	728085	2/19/1997	Registered
163149	Australia	ROYAL	1	676526	10/30/1995	676526	10/30/1995	Registered
169541	Brazil	ROYAL	40	824682629	6/27/2002	824682629	4/24/2007	Registered
169538	Brazil	ROYAL	1	824682610	6/27/2002			Pending Application
148468	Canada	ROYAL				473626	3/25/1997	Registered
169534	Chile	ROYAL	1	571984	6/26/2002	649566	11/21/2002	Registered
138717	China (People's Republic Of)	ROYAL	1	960122617	11/5/1996	1134076	12/14/1997	Registered
169542	Colombia	ROYAL	40	02/055467	6/26/2002	261572	2/26/2003	Registered
169537	Colombia	ROYAL	1	T2002/055469	6/26/2002	268809	6/16/2003	Registered
139090	Dominican Republic	ROYAL	11		8/30/1993	59191	10/15/1993	Registered
139101	Ecuador	ROYAL	1	37911	3/23/1993	3355/94	9/2/1994	Registered
139106	El Salvador	ROYAL	1	1174/93	3/30/1993	166 BOOK 53	5/15/1997	Registered
172201	European Union	ROYAL	1	003575412	10/11/2002	003575412	4/26/2007	Registered
170833	European Union	ROYAL	1, 16, 40	003408432	10/14/2003	003408432	5/24/2006	Registered
139110	Guatemala	ROYAL	1	3807/93	6/16/1993	107318	10/26/2000	Registered
139117	Honduras	ROYAL	1	2945/93	3/24/1993	58373	9/7/1993	Registered
151471	India	ROYAL	1	641503	9/29/1994	641503	9/29/1994	Registered
167313	Israel	ROYAL	16	124372	12/3/1998	124372	2/7/2000	Registered
167312	Israel	ROYAL	1	124371	12/3/1998	124371	2/7/2000	Registered
153107	Japan	ROYAL	1	S56-028770	4/9/1981	1799615	8/29/1985	Registered
153111	Mexico	ROYAL	9	60874	11/23/1953	76469	3/27/1954	Registered
167353	Nepal	ROYAL	1	4682	8/25/1999	14540/056	9/20/1999	Registered
139121	Nicaragua	ROYAL	1	1015/93	4/29/1993	25316CC	3/14/1994	Registered
169535	Peru	ROYAL	1	521494	1/28/2013	87010	2/27/2003	Registered
166356	Poland	ROYAL	1	Z-178730	10/7/1997	125017	10/7/1997	Registered
166568	Russian Federation	ROYAL	1, 16, 40	98703836	3/10/1998	208520	1/25/2002	Registered
166490	Singapore	ROYAL	1	T97/13453B	11/3/1997	T97/13453B	11/3/1997	Registered
166835	Syria	ROYAL	1	1051-4-50517	4/6/1998	64720	5/14/1998	Registered
156919	Taiwan	ROYAL	48			567609	8/1/1992	Registered

160202	United States	ROYAL	1	74/147837	3/15/1991	1707629	8/18/1992	Registered
169543	Venezuela	ROYAL	40	9566/02	6/26/2002	23327	11/4/2003	Registered
169536	Venezuela	ROYAL	1	9571/02	6/26/2002			Pending Application
169852	China (People's Republic Of)	ROYAL (CHINESE)	1	3462609	2/20/2003	3462609	11/21/2004	Registered
135769	Denmark	ROYAL GOLD	1	3479/96	6/11/1996	VR 1997 01365	3/21/1997	Registered
135748	Finland	ROYAL GOLD	1	2648/96	6/7/1996	204870	2/28/1997	Registered
135774	Greece	ROYAL GOLD	1	129755	6/19/1996	129755	9/18/1998	Registered
135779	Ireland	ROYAL GOLD	1	96/3728	6/7/1996	175771	6/7/1996	Registered
135753	Norway	ROYAL GOLD	1	3754/1996	6/18/1996	183631	7/17/1997	Registered
166357	Poland	ROYAL GOLD	1	Z-178731	10/7/1997	124940	10/7/1997	Registered
135784	Sweden	ROYAL GOLD	1	5700/96	6/10/1996	320991	1/17/1997	Registered
135789	United Kingdom	ROYAL GOLD	1	2102320	6/10/1996	2102320	6/10/1996	Registered
173409	Germany	ROYALFILM	1, 9, 16, 40, 42	30163695	11/2/2001	30163695	3/4/2002	Registered
173410	Germany	ROYALFOTO	16, 38, 42	30441709	7/20/2004	30441709	10/4/2004	Registered
173412	Germany	ROYALPAPER	1, 16, 40, 42	30460084	10/21/2004	30460084	5/30/2005	Registered
173408	Germany	ROYALPAPIER	1, 9, 16, 40, 42	30163696	11/2/2001	30163696	2/28/2002	Registered
167663	Germany	ROYALPLUS	16, 40, 42	39928948.8	5/19/1999	39928948	10/12/1999	Registered
162683	Brazil	ROYALPRINT	1.7	11962/75	6/30/1975	7056486	1/25/1980	Registered
162678	Brazil	ROYALPRINT	9.45	11961/75	6/30/1975	7056478	1/25/1980	Registered
166543	Brazil	ROYALPRINT	9.45	817787704	4/19/1994	817787704	2/25/1998	Registered
162822	Japan	ROYALPRINT	10	722693/1994	7/12/1994	1734107	12/21/1994	Registered
171193	Japan	ROYALPRINT	1	67415/2004	7/21/2004	4841974	2/25/2005	Registered
162838	Mexico	ROYALPRINT	1			385351	10/10/1990	Registered
162843	Mexico	ROYALPRINT	9			385740	10/10/1990	Registered
162654	United States	ROYALPRINT	1	73-047991	3/28/1975	1025554	11/25/1975	Registered
154445	Argentina	S:A KODAK MOMENT	40	2501576	3/17/2004	1988972	8/25/2004	Registered
154440	Argentina	S:A KODAK MOMENT	16	2501577	3/17/2004	1988973	8/25/2004	Registered
144932	Chile	S:A KODAK MOMENT	40	249177	8/12/1993	691363	4/21/2004	Registered
144927	Chile	S:A KODAK MOMENT	16	637970	2/20/2004	702674	9/7/2004	Registered
139698	Chile	S:A KODAK MOMENT	1	621880	9/17/2003	678776	11/18/2003	Registered
141332	Chile	S:A KODAK MOMENT	9	621881	9/17/2003	678795	11/18/2003	Registered
145068	China (People's Republic Of)	S:A KODAK MOMENT	40	93090727	9/28/1993	777613	2/13/1995	Registered
145064	China (People's Republic Of)	S:A KODAK MOMENT	16	93092268	9/29/1993	742888	4/27/1995	Registered
139650	China (People's Republic Of)	S:A KODAK MOMENT	9	93032433		736088	3/21/1995	Registered
139645	China (People's Republic Of)	S:A KODAK MOMENT	1	93062955		724608	1/14/1995	Registered
144922	Colombia	S:A KODAK MOMENT	16	93/401550	8/11/1993	159271	3/30/1994	Registered
144926	Colombia	S:A KODAK MOMENT	40	93/401549	8/11/1993	158799	3/30/1994	Registered

139709	Colombia	S:A KODAK MOMENT	1	93/385075	5/4/1993	153256	2/28/1994	Registered
139718	Colombia	S:A KODAK MOMENT	9	93/385076	5/4/1993	153255	2/28/1994	Registered
145681	Denmark	S:A KODAK MOMENT	16, 40	1993/5328	8/19/1993	1994/386	1/21/1994	Registered
165714	Denmark	S:A KODAK MOMENT	1, 9	1992/07431	10/20/1992	1993/07048	10/8/1993	Registered
139728	Dominican Republic	S:A KODAK MOMENT	66		5/4/1993	59169	8/15/1993	Registered
139722	Dominican Republic	S:A KODAK MOMENT	11		5/17/1993	57797	7/15/1993	Registered
145685	Finland	S:A KODAK MOMENT	16, 40	3819/93	8/31/1993	133685	8/22/1994	Registered
165720	Finland	S:A KODAK MOMENT	1, 9	5003/92	10/15/1992	130812	2/21/1994	Registered
145688	Greece	S:A KODAK MOMENT	16, 40	115741	8/30/1993	115741	8/30/1993	Registered
165724	Greece	S:A KODAK MOMENT	1, 9	111605	11/26/1992	111605	9/18/1995	Registered
144998	Hong Kong	S:A KODAK MOMENT	40	8531/1993	8/13/1993	199503417	4/28/1995	Registered
144994	Hong Kong	S:A KODAK MOMENT	16	8530/1993	8/13/1993	199505079	6/22/1995	Registered
163115	Hong Kong	S:A KODAK MOMENT	9	16202/92	9/24/1992	199402816	5/11/1994	Registered
163110	Hong Kong	S:A KODAK MOMENT	1	16203/92	9/24/1992	199402817	5/11/1994	Registered
145072	India	S:A KODAK MOMENT	16	604252	8/16/1993	604252	8/16/1993	Registered
139683	India	S:A KODAK MOMENT	1	593055	3/19/1993	593055	3/19/1993	Registered
139687	India	S:A KODAK MOMENT	9	593056	3/19/1993	593056	3/19/1993	Registered
144941	Indonesia	S:A KODAK MOMENT	40	V00.2003.02609 .0261	3/21/2003	IDM000002674	4/7/2004	Registered
144936	Indonesia	S:A KODAK MOMENT	16	R00.2003.02606 .02609	3/21/2003	IDM000002671	4/7/2004	Registered
139753	Indonesia	S:A KODAK MOMENT	9	R00.2004.00120 .00120	1/7/2004	IDM000013106	8/2/2004	Registered
139749	Indonesia	S:A KODAK MOMENT	1	R00.2004.00121 .00121	1/7/2004	IDM000013107	8/2/2004	Registered
144950	Israel	S:A KODAK MOMENT	40	88562	8/12/1993	88562	9/3/1995	Registered
144946	Israel	S:A KODAK MOMENT	16	88561	8/12/1993	88561	9/7/1995	Registered
139763	Israel	S:A KODAK MOMENT	9	86878	3/29/1993	86878	7/4/1995	Registered
139758	Israel	S:A KODAK MOMENT	1	86877	3/29/1993	86877	7/4/1995	Registered
145059	Japan	S:A KODAK MOMENT	40	87132/93	8/24/1993	4007512	6/6/1997	Registered
163129	Japan	S:A KODAK MOMENT	9	192444/1992	9/17/1992	3057065	7/31/1995	Registered
163125	Japan	S:A KODAK MOMENT	1	192443/1992	9/17/1992	3043678	5/31/1995	Registered
145041	Malaysia	S:A KODAK MOMENT	16	93/08299	10/22/1993	93/08299	10/22/1993	Registered
139658	Malaysia	S:A KODAK MOMENT	9	93/08177	10/18/1993	93/08177	10/18/1993	Registered
139653	Malaysia	S:A KODAK MOMENT	1	93/02418	4/15/1993	93/02418	4/15/1993	Registered
144972	Mexico	S:A KODAK MOMENT	40	175545	8/16/1993	446482	11/12/1993	Registered
144968	Mexico	S:A KODAK MOMENT	16	175544	8/16/1993	446481	11/12/1993	Registered
163102	Mexico	S:A KODAK MOMENT	9		9/24/1992	428529	12/28/1992	Registered

163098	Mexico	S:A KODAK MOMENT	1		9/24/1992	428528	12/28/1992	Registered
165739	Norway	S:A KODAK MOMENT	1, 9	925218	10/16/1992	161157	1/20/1994	Registered
146959	Paraguay	S:A KODAK MOMENT	9	8123	4/2/2004	270232	8/11/2004	Registered
146968	Paraguay	S:A KODAK MOMENT	40	8125	4/2/2004	270234	8/11/2004	Registered
146964	Paraguay	S:A KODAK MOMENT	16	8124	4/2/2004	270233	8/11/2004	Registered
146955	Paraguay	S:A KODAK MOMENT	1	8122	4/2/2004	270231	8/11/2004	Registered
144988	Peru	S:A KODAK MOMENT	40	226112	8/18/1993	1071	12/3/1993	Registered
144984	Peru	S:A KODAK MOMENT	16	226111	8/18/1993	3692	12/3/1993	Registered
139082	Peru	S:A KODAK MOMENT	9	217825	3/16/1993	1838	10/14/1993	Registered
139077	Peru	S:A KODAK MOMENT	1	217824	3/16/1993	1839	10/14/1993	Registered
140308	Poland	S:A KODAK MOMENT	1, 9, 16, 35, 40, 42	Z-134749	6/16/1994	R-91856	6/16/1994	Registered
145037	Singapore	S:A KODAK MOMENT	40	6216/93	8/12/1993	T93/06216B	8/14/1993	Registered
145033	Singapore	S:A KODAK MOMENT	16	6217/93	8/14/1993	T93/06217J	8/14/1993	Registered
139669	Singapore	S:A KODAK MOMENT	9	S/1866/93	3/15/1993	T93/01866Z	3/15/1993	Registered
139665	Singapore	S:A KODAK MOMENT	1	S/1867/93	3/15/1993	T93/01867H	3/15/1993	Registered
149896	South Africa	S:A KODAK MOMENT	40	94/4113	4/25/1994	94/4113	4/25/1994	Registered
149889	South Africa	S:A KODAK MOMENT	16	94/4112	4/25/1994	94/4112	4/25/1994	Registered
149885	South Africa	S:A KODAK MOMENT	9	94/4111	4/25/1994	94/4111	4/25/1994	Registered
149878	South Africa	S:A KODAK MOMENT	1	94/4110	4/25/1994	94/4110	4/25/1994	Registered
145052	South Korea	S:A KODAK MOMENT	35, 40, 41	4767/93	8/13/1993	41-25995	2/8/1995	Registered
145048	South Korea	S:A KODAK MOMENT	16	28748-93	8/13/1993	308016	2/15/1995	Registered
163117	South Korea	S:A KODAK MOMENT	1, 9	92-26022	9/18/1992	40-271987	8/18/1993	Registered
145693	Sweden	S:A KODAK MOMENT	16, 40	93-7374	8/17/1993	259137	6/23/1994	Registered
165744	Sweden	S:A KODAK MOMENT	1, 9	92-9014	10/13/1992	258881	6/17/1994	Registered
145029	Taiwan	S:A KODAK MOMENT	9	82039575	8/13/1993	69265	3/1/1994	Registered
145020	Thailand	S:A KODAK MOMENT	40	253696	10/14/1993	Bor2361	10/14/1993	Registered
145017	Thailand	S:A KODAK MOMENT	16	253695	10/14/1993	Kor36902	10/14/1993	Registered
139678	Thailand	S:A KODAK MOMENT	9	249361	7/29/1993	Kor28772	7/29/1993	Registered
139674	Thailand	S:A KODAK MOMENT	1	249360	7/29/1993	Kor37336	7/29/1993	Registered
146212	Turkey	S:A KODAK MOMENT	16	8404/93	8/19/1993	145859	8/19/1993	Registered
139694	Turkey	S:A KODAK MOMENT	9	2618/93	3/22/1993	142458	3/22/1993	Registered
145006	Venezuela	S:A KODAK MOMENT	40	14767/93	8/13/1993	1691	7/10/1995	Registered
145002	Venezuela	S:A KODAK MOMENT	16	14768/93	8/13/1993	179430	7/10/1995	Registered
139636	Venezuela	S:A KODAK MOMENT	1	4648/93	3/22/1993	177756	7/10/1995	Registered
139640	Venezuela	S:A KODAK MOMENT	9	4647/93	3/22/1993	177755	7/10/1995	Registered

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141873	Benelux	S:AVANCEZ DANS L'IMAGE	1, 9, 16, 40	81915	11/18/1996	607663	11/18/1996	Registered
136658	France	S:AVANCEZ DANS L'IMAGE	1, 9, 16, 40	96/635336	7/22/1996	96/635336	7/22/1996	Registered
139541	Benelux	S:DE TOEKOMST IN BEELD	1, 9, 16, 40	81916	11/18/1996	607664	11/18/1996	Registered
169630	China (People's Republic Of)	S:DIGITAL MADE SIMPLE. PICTURES MADE BEAUTIFUL.	40	3367001	11/12/2002	3367001	6/7/2004	Registered
140160	Panama	S:KODAK TU MEJOR IMAGEN	35			40998	2/26/1997	Registered
160693	Chile	S:KODAK UN GOLAZO DE PELICULA	1	665469	11/4/2004	717096	2/9/2005	Registered
160722	Chile	S:KODAK WORLD LEADER IN IMAGES	1, 9, 16	618081	8/20/2003	695600	6/18/2004	Registered
156876	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15132/91	8/6/1991	L-2905	8/19/1994	Registered
156871	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15133/91	8/6/1991	L-2906	8/19/1994	Registered
156866	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15134/91	8/6/1991	L-2907	8/19/1994	Registered
156862	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15135/91	8/6/1991	L-2908	8/19/1994	Registered
156858	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15136/91	8/6/1991	L-2909	8/19/1994	Registered
156854	Venezuela	S:KODAK, CADA MOMENTO, UN RECUERDO	LC	15131/91	8/6/1991	L-2904	8/19/1994	Registered
148981	Argentina	S:MEGAPRINT DE KODAK	16	2431275	5/16/2003	2263936	12/15/2008	Registered
175386	Dominica	S:PARA RETRATAR TU PAIS KODAK	46	2/00086486	11/15/1997	86486	11/15/1997	Registered
175384	Dominica	S:RETRATA TU PAIS CON KODAK	46	2/00086535	11/15/1997	86535	11/15/1997	Registered
169619	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	1	3367032	11/12/2002	3367032	3/14/2008	Registered
169620	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	9	3367031	11/12/2002	3367031	10/28/2007	Registered
169622	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	40	3367029	11/12/2002	3367029	6/7/2004	Registered

169621	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE.	16	3367030	11/12/2002	3367030	9/21/2004	Registered
169941	Japan	S:SHARE MOMENTS. SHARE LIFE.	1, 9, 16, 40	16397/2003	3/3/2003	4719703	10/17/2003	Registered
169623	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	1	3443883	1/22/2003	3443883	1/14/2008	Registered
169624	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	9	3443884	1/22/2003	3443884	11/7/2007	Registered
169625	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	16	3443885	1/22/2003	3443885	4/7/2005	Registered
169626	China (People's Republic Of)	S:SHARE MOMENTS. SHARE LIFE. (IN CHINESE)	40	3443874	1/22/2003	3443874	11/7/2007	Registered
175385	Dominica	S:SOLO KODAK RETRATA TU PAIS	46	2/00086571	11/15/1997	86571	11/15/1997	Registered
131861	Canada	S:TAKE PICTURES. FURTHER.		804396	2/14/1996	534092	10/4/2000	Registered
175387	Dominica	S:TU PAIS RETRATALO CON KODAK	46	2/00086654	11/15/1997	86654	11/15/1997	Registered
169873	Colombia	S:UN GOLAZO DE PELICULA	9	94/005932	2/16/1994	198745	3/19/1997	Registered
169868	Peru	S:UN GOLAZO DE PELICULA	1	239051	3/25/1994	566	7/11/1994	Registered
169870	Peru	S:UN GOLAZO DE PELICULA	16	239053	3/25/1994	568	7/11/1994	Registered
170787	Peru	S:UN GOLAZO DE PELICULA	9	239052	3/25/1994	567	7/11/1994	Registered
144896	Argentina	S:UN MOMENTO KODAK	40	2513096	5/6/2004	2001848	12/10/2004	Registered
144893	Argentina	S:UN MOMENTO KODAK	16	2513089	5/6/2004	2001837	12/10/2004	Registered
163089	Argentina	S:UN MOMENTO KODAK	9	2474895	11/10/2003	1971816	2/26/2004	Registered
163084	Argentina	S:UN MOMENTO KODAK	1	2474894	11/10/2003	1971815	2/26/2004	Registered
175390	Argentina	SCAN MATE	9	2791282	12/7/2007	2263270	12/12/2008	Registered
175583	Austria	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175391	Brazil	SCAN MATE	9	829510567	12/7/2007	829510567	12/29/2009	Registered
175585	Bulgaria	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175392	Canada	SCAN MATE		1380120	1/11/2008	TMA825475	6/5/2012	Registered
175586	Croatia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175588	Czech Republic	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175589	Denmark	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175590	Finland	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175591	France	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175592	Germany	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered

175593	Greece	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175594	Hungary	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175595	Iceland	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175397	Indonesia	SCAN MATE	9	D00.2007.04246 7	12/19/2007	IDM000213261	8/8/2009	Registered
175596	Iran	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
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175598	Italy	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175599	Kenya	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175600	Latvia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175601	Liechtenstein	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175602	Macedonia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175393	Mexico	SCAN MATE	9	900588	12/6/2007	1076109	12/5/2008	Registered
175603	Monaco	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175604	Morocco	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175605	Norway	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175607	Portugal	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175608	Romania	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175609	Russian Federation	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175610	Serbia (Republic of)	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175611	Singapore	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175612	Slovak Republic	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175613	Slovenia	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175614	Spain	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175615	Sweden	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175617	Turkey	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175618	Ukraine	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175619	United Kingdom	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175403	United States	SCAN MATE	9	77353353	12/17/2007	3772214	4/6/2010	Registered
175398	Venezuela	SCAN MATE	9	29452-07	12/13/2007	288683	8/13/2008	Registered
175620	Vietnam	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
175582	WIPO	SCAN MATE	9	960903	4/17/2008	960903	4/17/2008	Registered
171283	Sweden	SCREENCHECK	42	1999/05398	7/27/1999	367073	5/28/2004	Registered
163034	Argentina	SELECT	1	2474887	11/10/2003	1971826	2/26/2004	Registered
163030	Brazil	SELECT	1	816884110	9/11/1992	816884110	1/25/1994	Registered
163038	Chile	SELECT	1	596257	1/29/2003	660911	3/24/2003	Registered
163024	Mexico	SELECT	1		9/7/1992	427383	12/7/1992	Registered

163151	South Korea	SELECT	1	92-26021	9/18/1992	40-271986	8/18/1993	Registered
138644	Argentina	SELECTOL	1	2431257	5/16/2003	1939933	8/7/2003	Registered
138791	Mexico	SELECTOL	1, 2, 3, 4, 5, 17, 29	53713	12/7/1988	374153	3/19/1990	Registered
158771	Argentina	SENSALITE	9	2474871	11/10/2003	1971980	2/27/2004	Registered
159462	Colombia	SERVICIO CALIDAD CONTROLADA & D:RIBBON	40	92/296922	1/11/1989	134570	8/20/1996	Registered
165904	Venezuela	SERVICIO DE CALIDAD CONTROLADA	50	13081/90	8/2/1990	7737	11/1/1994	Registered
154731	Brazil	SHOEBOX						Pending
175719	Argentina	SLICE	9	2939674	8/26/2009			Pending Application
175722	Canada	SLICE	9	1449158	8/21/2009	TMA778038	9/24/2010	Registered
175723	Chile	SLICE	9	875592	8/25/2009	880346	4/6/2010	Registered
175725	India	SLICE	9	1854587	8/25/2009	1854587	8/25/2009	Registered
175726	Indonesia	SLICE	9	D00.2009.028785	8/28/2009	IDM000290768	1/20/2011	Registered
176117	Japan	SLICE	9	38627/2008	5/20/2008	5207403-2	2/20/2009	Registered
175728	Mexico	SLICE	9	1028825	8/24/2009	1121990	9/22/2009	Registered
175729	Taiwan	SLICE	9	098036911	8/25/2009	1407603	5/1/2010	Registered
175730	Venezuela	SLICE	9	13919-09	8/26/2009	304942	7/23/2010	Registered
173574	Israel	SMART	9	62736	2/10/1986	62736	2/10/1986	Registered
135467	United Kingdom	SMILES by Kodak (STYLIZED)	16, 42	2100012	5/13/1996	2100012	5/13/1996	Registered
143276	Japan	SNAP KIDS	9	61153/93	6/18/1993	3173137	6/28/1996	Registered
170948	Colombia	SOMOS REVELADO	42	94/005228		162130	5/31/1994	Registered
170947	Colombia	SOMOS REVELADO	40	94/005225		161328	5/31/1994	Registered
175429	Albania	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175430	Australia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175431	Austria	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175432	Belarus	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175433	Benelux	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175416	Brazil	SONORA	7	829572937	1/31/2008	829572937	7/20/2010	Registered
175434	Bulgaria	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175417	Canada	SONORA	7	1384019	2/11/2008	TMA828293	7/18/2012	Registered
175418	Chile	SONORA	7	804256	1/21/2008	821343	7/7/2008	Registered
175435	China (People's Republic Of)	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175436	Croatia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175438	Czech Republic	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered

175439	Denmark	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175440	Estonia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175441	Finland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175442	France	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175443	Georgia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175444	Germany	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175445	Greece	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175419	Hong Kong	SONORA	7	301034973	1/18/2008	301034973	1/18/2008	Registered
175446	Hungary	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175447	Iceland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175420	India	SONORA	7	1643705	1/21/2008			Pending Application
175421	Indonesia	SONORA	7	D00.2008.00387 6	2/4/2008	IDM000216781	9/7/2009	Registered
175448	Iran	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175449	Ireland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175450	Italy	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175451	Japan	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175452	Kenya	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175453	Kyrgyz Republic	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175454	Latvia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175455	Liechtenstein	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175456	Lithuania	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175457	Macedonia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175423	Mexico	SONORA	7	908590	1/22/2008	1026635	1/22/2008	Registered
175458	Monaco	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175459	Montenegro (Republic of)	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175460	Morocco	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175424	New Zealand	SONORA	7	782844	1/18/2008	782844	1/18/2008	Registered
175461	Norway	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175462	Poland	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175463	Portugal	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175464	Romania	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175465	Russian Federation	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175466	Serbia (Republic of)	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175467	Singapore	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175468	Slovak Republic	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175469	Slovenia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered

175470	South Korea	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175471	Spain	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175472	Sweden	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175474	Syria	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175425	Taiwan	SONORA	7	097003073	1/21/2008	1330391	10/1/2008	Registered
175475	Turkey	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175476	Turkmenistan	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175477	Ukraine	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175478	United Kingdom	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175427	United States	SONORA	7	77380615	1/25/2008	4118811	3/27/2012	Registered
175426	Venezuela	SONORA	7	960-08	1/22/2008			Pending Application
175479	Vietnam	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175428	WIPO	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
175480	Zambia	SONORA	7	954544	2/4/2008	954544	2/4/2008	Registered
167981	Australia	SOUNDGUARD	9	809091	10/4/1999	809091	10/4/1999	Registered
162755	Canada	SP2000	2, 9	481460	1/27/1982	299842	2/8/1985	Registered
173711	Canada	SPIRE		1097786	3/28/2001	TMA578401	3/27/2003	Registered
173712	Canada	SQUARESPOT		873900	3/31/1998	TMA509843	3/23/1999	Registered
173577	European Union	SQUARESPOT	9	874149	6/29/1998	874149	2/28/2000	Registered
173578	Israel	SQUARESPOT	9	144040	11/19/2000	144040	11/12/2001	Registered
173579	Japan	SQUARESPOT	7, 9	2000-139039	12/25/2000	4601504	9/6/2002	Registered
173580	United States	SQUARESPOT	7	75/441847	2/27/1998	2288250	10/19/1999	Registered
173713	Canada	STACCATO		884571	7/15/1998	TMA524614	3/10/2000	Registered
173581	European Union	STACCATO	9	863555	6/29/1998	863555	10/4/1999	Registered
173582	Israel	STACCATO	9	144041	11/19/2000	144041	10/12/2001	Registered
173583	Japan	STACCATO	9	2000-139040	12/25/2000	4612148	10/11/2002	Registered
173585	Japan	STACCATO (IN KATAKANA)	9	1994-000774	1/7/1994	3246268	1/31/1997	Registered
143422	Hong Kong	STAR	9	6580/93	6/29/1993	B3669/1996	6/29/1993	Registered
146696	Denmark	STARFICHE	9	4325/75	10/15/1975	1383/76	4/9/1976	Registered
146792	Norway	STARFICHE	9	123564	10/10/1975	95815	1/22/1976	Registered
146800	Sweden	STARFICHE	9			154448	2/20/1976	Registered
133961	Denmark	STARFILE	9	1938/67	5/24/1967	1968 02209	8/23/1968	Registered
167156	Sweden	STARFILE	9			125185	10/18/1968	Registered
136022	Argentina	STARLET	9	2474865	11/10/2003	2034241	7/6/2005	Registered
144392	Denmark	STARMATE	9	881/87	2/12/1987	4060/1988	11/18/1988	Registered
144415	Norway	STARMATE	9	87 0569	2/11/1987	134055	11/3/1988	Registered

139125	Norway	STARVUE	9	117309	12/21/1973	93497	4/17/1975	Registered
158975	Taiwan	SUPER CLEAR	1	84025949	5/26/1995	713702	4/16/1996	Registered
151483	Argentina	SUPERMARKET PRODUCTS LOGO	1	2586801	4/28/2005	2046664	10/13/2005	Registered
151479	Argentina	SUPERMARKET PRODUCTS LOGO	9	2586800	4/28/2005	2046663	10/13/2005	Registered
170851	Chile	SUPRA	9	627759	11/12/2003	693076	5/14/2004	Registered
170850	Chile	SUPRA	1	627760	11/12/2003	697617	7/14/2004	Registered
157403	Argentina	SUPRALIFE	9	2926008	6/30/1999	2383341	7/26/2010	Registered
157412	Denmark	SUPRALIFE	9, 11	3262/86	5/22/1986	1988/636	2/5/1988	Registered
157433	Greece	SUPRALIFE	9	83005	6/19/1986	83005	3/17/1989	Registered
157668	India	SUPRALIFE	11	454882	5/30/1986	454882	5/30/1993	Registered
157673	Japan	SUPRALIFE	10	52021/1986	5/20/1986	2094272	11/30/1988	Registered
157677	Japan	SUPRALIFE	9	52022/1986	5/20/1986	2070083	8/29/1988	Registered
157692	Malaysia	SUPRALIFE	9	88/01127	3/15/1988	88/01127	3/15/1988	Registered
157690	Mexico	SUPRALIFE	9, 11	9587	5/21/1986	319000	5/21/1991	Registered
157699	Norway	SUPRALIFE	9, 11	19862041	5/22/1986	130178	10/1/1987	Registered
157703	Puerto Rico	SUPRALIFE	9		10/22/1996	27365	1/7/1997	Registered
157754	South Africa	SUPRALIFE	11	86/3211	5/20/1986	86/3211	5/20/1986	Registered
157751	South Africa	SUPRALIFE	9	86/3210	5/20/1986	86/3210	5/20/1986	Registered
157684	South Korea	SUPRALIFE	9	5577/96	8/27/1996	140856	5/25/1987	Registered
157706	Sweden	SUPRALIFE	9	86.3928	5/22/1986	214732	9/22/1989	Registered
157723	Taiwan	SUPRALIFE	99			352961	1/1/1987	Registered
157714	Thailand	SUPRALIFE	9	385055	4/9/1999	Kor103679	6/28/1999	Registered
174284	Australia	SWORD	1, 7	953177	5/8/2003	953177	5/8/2003	Registered
174285	Brazil	SWORD	1	825501237	5/12/2003	825501237	6/5/2007	Registered
174286	Brazil	SWORD	7	825501229	5/12/2003	825501229	6/5/2007	Registered
174287	Canada	SWORD		1177411	5/7/2003	TMA665644	6/6/2006	Registered
174288	China (People's Republic Of)	SWORD	1	3577872	6/3/2003	3577872	5/14/2005	Registered
174289	China (People's Republic Of)	SWORD	7	3577873	6/3/2003	3577873	6/14/2005	Registered
174291	Hong Kong	SWORD	1, 7	300017171	5/12/2003	300017171	12/15/2003	Registered
174292	Japan	SWORD	1, 7	2003-38321	5/12/2003	4861085	4/28/2005	Registered
174293	Mexico	SWORD	1	600112	5/9/2003	795985	6/24/2003	Registered
174294	Mexico	SWORD	7	600113	5/9/2003	795986	6/24/2003	Registered
138716	New Zealand	TABLEMAKER	9	215758	1/22/1992	B215758	1/22/1992	Registered
150691	Canada	TECHNIDOL	1	476204	9/30/1981	278653	4/8/1998	Registered
150781	New Zealand	TECHNIDOL	1	146011	2/17/1983	146011	1/10/1986	Registered

158073	Denmark	TELASSISTANCE	37, 38, 92	8156/91	11/14/1991	4851/93	7/9/1993	Registered
158058	Sweden	TELASSISTANCE	9, 37, 38	91-9592	11/8/1991	248872	5/7/1993	Registered
166067	Australia	T-GRAIN	1	738088	6/30/1997	738088	6/30/1997	Registered
160919	Denmark	T-GRAIN	1	1983/5784	11/29/1983	1984/2816	8/3/1984	Registered
160930	Finland	T-GRAIN	1	T198306561	11/29/1983	95486	8/21/1986	Registered
161054	Norway	T-GRAIN	1	83.3821	11/24/1983	119073	11/1/1984	Registered
161065	South Africa	T-GRAIN	1	85/3712	5/27/1985	85/3712	5/27/1985	Registered
161059	Sweden	T-GRAIN	1	83-7886	11/28/1983	198145	10/4/1985	Registered
174322	Australia	THERMAL GOLD	7	901998	1/31/2002	901998	1/31/2002	Registered
174323	Brazil	THERMAL GOLD	7	824357701	2/8/2002	824357701	1/15/2008	Registered
174324	Canada	THERMAL GOLD		1112317	8/10/2001	TMA619324	9/13/2004	Registered
174718	Argentina	THERMAL PLATINUM	7	2719270	12/13/2006	2205189	12/26/2007	Registered
174719	Brazil	THERMAL PLATINUM	7	828895449	12/14/2006	828895449	3/2/2010	Registered
174720	Canada	THERMAL PLATINUM		1334441	1/15/2007	TMA726004	10/14/2008	Registered
174721	China (People's Republic Of)	THERMAL PLATINUM	7	5796583	5/22/2007			Pending Application
174722	Hong Kong	THERMAL PLATINUM	7	300872181	5/17/2007	300872181	5/17/2007	Registered
174723	India	THERMAL PLATINUM	7	1520224	12/26/2006			Pending Application
174724	Indonesia	THERMAL PLATINUM	7	D00.2006.04203 3	12/22/2006	IDM000221603	10/12/2009	Registered
174725	Japan	THERMAL PLATINUM	7	114409/2006	12/11/2006	5148219	7/4/2008	Registered
174727	Mexico	THERMAL PLATINUM	7	824394	12/11/2006	1000249	9/7/2007	Registered
174726	South Korea	THERMAL PLATINUM	7	40-2006-63211	12/13/2006	735303	1/24/2008	Registered
174728	Taiwan	THERMAL PLATINUM	7	095062394	12/14/2006	1281802	10/1/2007	Registered
174729	Venezuela	THERMAL PLATINUM	7	29124-06	12/14/2006			Pending Application
174327	Brazil	THERMALDIRECT	7	826230962	1/28/2004	826230962	9/11/2007	Registered
174328	Canada	THERMALDIRECT		1203877	1/22/2004	692397	7/19/2007	Registered
174330	China (People's Republic Of)	THERMALDIRECT	7	3900057	1/30/2004	3900057	2/14/2006	Registered
174332	Japan	THERMALDIRECT	7	2004-5077	1/22/2004	4824763	12/10/2004	Registered
174333	Mexico	THERMALDIRECT	7	639392	1/28/2004	828743	4/7/2004	Registered
174334	United States	THERMALDIRECT	7	78/358860	1/28/2004	2956130	5/24/2005	Registered
174335	Australia	THERMALNEWS	7	840466	6/27/2000	840466	6/27/2000	Registered
174336	Canada	THERMALNEWS		1065084	6/27/2000	TMA563464	6/14/2002	Registered
174338	Japan	THERMALNEWS	7	2000-072322	6/29/2000	4492769	7/19/2001	Registered
166358	Andorra	T-MAX	1	2027	1/22/1997	2920	1/22/1997	Registered
160153	Australia	T-MAX	1	449888	8/7/1986	B449888	8/7/1986	Registered
143816	Canada	T-MAX		733354	7/20/1993	430811	7/22/1994	Registered
160158	Denmark	T-MAX	1	2392/86	4/11/1986	1362/88	4/5/1988	Registered

160163	Finland	T-MAX	1	T198601390	4/9/1986	104294	6/20/1989	Registered
160180	Greece	T-MAX	1	84907	2/19/1987	84907	2/19/1987	Registered
160299	Iceland	T-MAX	1	866/1991	9/26/1991	50/1992	1/23/1992	Registered
160304	Norway	T-MAX	1	1482/86	4/4/1986	134842	1/5/1989	Registered
160321	Poland	T-MAX	1	96502	2/8/1991	71227	2/8/1991	Registered
150077	South Africa	T-MAX	1	94/4150	4/25/1994	94/4150	4/25/1994	Registered
160324	Sweden	T-MAX	1	2837/86	4/11/1986	212797	1/5/1989	Registered
157469	Argentina	TOP COLOR	16	2465094	10/1/2003	1964752	12/19/2003	Registered
157449	Argentina	TOP COLOR	9	2465093	10/1/2003	1964900	12/22/2003	Registered
157442	Argentina	TOP COLOR	1	2465092	10/1/2003	1964899	12/22/2003	Registered
173620	European Union	TRACELESS	9	4062238	10/5/2004	4062238	8/4/2006	Registered
173621	United States	TRACELESS	9	78/396718	4/5/2004	3172086	11/14/2006	Registered
173717	Canada	TRENDSETTER		1097788	3/28/2001	TMA574601	1/29/2003	Registered
173649	Israel	TRENDSETTER	9	144042	11/19/2000	144042	3/4/2002	Registered
173650	Japan	TRENDSETTER	9	2000-139041	12/25/2000	4562251	4/19/2002	Registered
173718	Canada	TRENDSETTER SPECTRUM		884570	7/15/1998	TMA515217	8/25/1999	Registered
173719	Canada	TRENDSETTER SPECTRUM		1097789	3/28/2001	TMA592650	10/20/2003	Registered
173654	Israel	TRENDSETTER SPECTRUM	9	144495	12/3/2000	144495	5/3/2002	Registered
176065	Albania	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176047	Argentina	TRILLIAN	7	2984428	3/9/2010	2414663	12/17/2010	Registered
176066	Australia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176067	Austria	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176068	Belarus	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176069	Benelux	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176048	Brazil	TRILLIAN	7	830543732	3/10/2010			Pending Application
176070	Bulgaria	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176049	Canada	TRILLIAN	7	1472101	3/5/2010	TMA794338	3/31/2011	Registered
176050	Chile	TRILLIAN	7	897491	3/9/2010	905726	12/22/2010	Registered
176071	Croatia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176072	Cyprus	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176073	Czech Republic	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176074	Denmark	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176075	Estonia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176076	Finland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176077	France	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered

176078	Georgia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176079	Germany	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176080	Greece	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176051	Hong Kong	TRILLIAN	7	301562995	3/15/2010	301562995	3/15/2010	Pending Application
176081	Hungary	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176082	Iceland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176052	India	TRILLIAN	7	1933096	3/9/2010			Pending Application
176053	Indonesia	TRILLIAN	7	D00.2010.00991 3	3/19/2010			Pending Application
176083	Iran	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176084	Ireland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176085	Italy	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176086	Japan	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176087	Kenya	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176088	Kyrgyz Republic	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176089	Latvia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176090	Liechtenstein	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176091	Lithuania	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176092	Macedonia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176054	Mexico	TRILLIAN	7	1072834	3/8/2010	1181704	9/29/2010	Registered
176093	Monaco	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176094	Montenegro (Republic of)	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176095	Morocco	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176096	Norway	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176097	Poland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176098	Portugal	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176099	Romania	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176100	Russian Federation	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176101	Serbia (Republic of)	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176102	Singapore	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176103	Slovak Republic	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176104	Slovenia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176105	South Korea	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176106	Spain	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176107	Sweden	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176108	Switzerland	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176109	Syria	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered

176055	Taiwan	TRILLIAN	7	099010118	3/8/2010	1478721	10/16/2011	Registered
176110	Turkey	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176111	Turkmenistan	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176112	Ukraine	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176113	United Kingdom	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176057	United States	TRILLIAN	7	77960308	3/16/2010	4032322	9/27/2011	Registered
176056	Venezuela	TRILLIAN	7	3808-10	3/15/2010			Pending Application
176114	Vietnam	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176064	WIPO	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
176115	Zambia	TRILLIAN	7	1034997	3/30/2010	1034997	3/30/2010	Registered
166118	Andorra	TRI-X	1	4899	1/24/1997	3052	1/24/1997	Registered
161710	Argentina	TRI-X	1	32207032	1/7/2013	1909447	1/6/2003	Registered
161739	Chile	TRI-X	1, 9	928766	11/11/2010	907318	12/12/2010	Registered
161772	Greece	TRI-X	1	84904	2/19/1987	84904	2/19/1987	Registered
161876	India	TRI-X	1		10/8/1942	6314	3/5/1948	Registered
161872	Indonesia	TRI-X	9	D97 19745		IDM000158962	3/15/1998	Registered
161882	Iran	TRI-X	1		9/11/1966	29538		Registered
161887	Japan	TRI-X	1	734272/95	10/16/1995	477596	3/8/1956	Registered
161902	Mexico	TRI-X	1, 9	88441	7/14/1959	98552	11/11/1959	Registered
161916	Panama	TRI-X	16			29630	10/27/1982	Registered
161927	Peru	TRI-X	9			92895	8/26/1991	Registered
161921	Peru	TRI-X	1	243691	6/1/1994	26890	10/14/1994	Registered
161937	Poland	TRI-X	1	96499	2/8/1991	71224	2/8/1991	Registered
161957	South Africa	TRI-X	1	65/5175	12/13/1965	65/5175	12/13/1965	Registered
161890	South Korea	TRI-X	1	1188/1971	4/1/1971	22624	6/28/1971	Registered
161693	United States	TRI-X	1	71-672501	8/31/1954	609563	7/26/1955	Registered
161950	Venezuela	TRI-X	9			39283	1/12/1961	Registered
176270	United States	TRUPER	9	76625993	12/29/2004	3627362	5/26/2009	Registered
169773	India	ULTIMA	1	1152529	11/22/2002	1152529	11/22/2002	Registered
169340	Argentina	ULTRA	40	2376022	5/22/2002	1922942	4/21/2003	Registered
168888	Guatemala	ULTRA	1	M-9130-2001	12/19/2001	117781	5/22/2002	Registered
157376	Finland	ULTRACOLOR	9	1817/95	3/27/1995	203184	11/29/1996	Registered
169562	Argentina	ULTRAFOTOS (STYLIZED)	16	2382119	7/17/2002	1997872	11/9/2004	Registered
169563	Brazil	ULTRAFOTOS (STYLIZED)	16	824741684	7/29/2002	824741684	4/24/2007	Registered
169564	Guatemala	ULTRAFOTOS (STYLIZED)	16	M-5398-2002	8/12/2002	125605	9/3/2003	Registered
171155	Panama	ULTRAFOTOS (STYLIZED)	40	125829 01	2/26/2003	1258291	2/26/2003	Registered
170765	Paraguay	ULTRAFOTOS (STYLIZED)	16	26025/03	10/9/2003	276075	3/10/2005	Registered

170898	Uruguay	ULTRAFOTOS (STYLIZED)	16	351822	12/15/2003	351822	8/30/2004	Registered
143675	Denmark	ULTRA-IMAGE	9	1993/03677	6/8/1993	1993/07937	11/12/1993	Registered
143694	Greece	ULTRA-IMAGE	9	114742	6/21/1993	114742	6/21/1993	Registered
131462	Brazil	ULTRALINE	1	816873895	8/27/1992	816873895	1/25/1994	Registered
175580	India	ULTRAMAX	1	1678970	4/22/2008			Pending Application
131194	Canada	ULTRATEC		500047	3/10/1983	309848	12/27/1985	Registered
131360	Norway	ULTRATEC	9	88.1412	3/29/1988	155869	4/1/1993	Registered
131383	Sweden	ULTRATEC	1	83/1669	3/15/1983	188793	11/4/1983	Registered
173720	Canada	UPFRONT		1169126	2/24/2003	682144	2/22/2007	Registered
175629	China (People's Republic Of)	VALUE FOREVER (in Chinese)	1	7120001	12/18/2008	7120001	8/7/2010	Registered
137090	Bolivia	VERICHROME	16			83374-A	12/8/1970	Registered
137085	Bolivia	VERICHROME	9			83375-A	12/8/1970	Registered
137080	Bolivia	VERICHROME	1			83376-A	12/8/1970	Registered
137128	Chile	VERICHROME	1	696746	7/22/2005	735475	10/6/2005	Registered
137134	Colombia	VERICHROME	1	92/271005	6/25/1997	14843	7/6/1997	Registered
137541	Democratic Republic of Congo	VERICHROME	1, 34			A/003297	10/2/1971	Registered
137209	Hong Kong	VERICHROME	1	46/49	1/15/1977	19490863	9/27/1949	Registered
137337	India	VERICHROME	1			6298	12/4/1944	Registered
137324	Indonesia	VERICHROME	9	D97 19753		IDM000158971	3/15/1998	Registered
137341	Iran	VERICHROME	1		6/24/1954	12520	6/24/1954	Registered
137332	Israel	VERICHROME	1		6/16/1952	12323	5/17/1953	Registered
137395	Malawi	VERICHROME	1			776/59	2/8/1993	Registered
137407	Nigeria	VERICHROME	1		7/7/1952	7171	7/7/1952	Registered
137448	Peru	VERICHROME	9	25501	11/11/1996	44265	4/26/1997	Registered
137443	Peru	VERICHROME	1			9801	12/27/1991	Registered
137486	Singapore	VERICHROME	1			2839	7/14/1939	Registered
150081	South Africa	VERICHROME	1	94/4151	4/25/1994	94/4151	4/25/1994	Registered
137533	South Africa	VERICHROME	1	65/4527	11/4/1965	65/4527	11/4/1965	Registered
137365	South Korea	VERICHROME	1, 9	2897/1970	8/17/1970	20671	12/14/1970	Registered
137499	Taiwan	VERICHROME	18			4208	11/1/1955	Registered
137493	Thailand	VERICHROME	1	285706	7/28/1965	Kor30063	7/28/1965	Registered
137507	Uganda	VERICHROME	1			3066	6/17/1994	Registered
137525	Venezuela	VERICHROME	9		6/13/1994	21247	8/13/1949	Registered
137538	Zambia	VERICHROME	1			776/59	2/8/1993	Registered
137478	Zimbabwe	VERICHROME	1		2/8/1958	776/59	2/14/1931	Registered
162292	Argentina	VERICOLOR	1	2449563	8/4/2003	1954805	10/10/2003	Registered

162304	Canada	VERICOLOR		384229	3/27/1975	TMA212104	2/13/1976	Registered
162337	Greece	VERICOLOR	1	62657	1/10/1979	62657	8/18/1980	Registered
162460	Iceland	VERICOLOR	1	873/1991	9/26/1991	55/1992	1/23/1992	Registered
162447	Indonesia	VERICOLOR	1			IDM000184876	11/18/2008	Registered
162457	Iran	VERICOLOR	1		10/10/1976	45987	11/16/1996	Registered
162452	Ireland	VERICOLOR	9			141689	10/17/1997	Registered
162466	Japan	VERICOLOR	1			1316310	12/13/1997	Registered
150085	South Africa	VERICOLOR	1	94/4152	4/25/1994	94/4152	4/25/1994	Registered
157015	Argentina	VERICOLOR II	1	2449564	8/4/2003	1954806	10/10/2003	Registered
174341	Australia	VERIFI	9	822636	2/7/2000	822636	2/7/2000	Registered
174347	Japan	VERIFI	35, 38, 42	2001-053213	6/12/2001	4640229	1/24/2003	Registered
173659	Australia	VERIS	2, 16	949709	4/7/2003	949709	8/18/2003	Registered
173721	Canada	VERIS		1173484	4/2/2003	TMA657577	1/31/2006	Registered
173662	European Union	VERIS	2, 16	3123502	4/7/2003	3123502	7/1/2004	Registered
173663	Hong Kong	VERIS	2, 16	300003905	4/9/2003	300003905	4/9/2003	Registered
173665	Japan	VERIS	2, 16	2003-028219	4/8/2003	4709249	9/12/2003	Registered
173666	Japan	VERIS	7	2002-055056	7/2/2002	4662492	4/11/2003	Registered
165096	South Africa	VERSALITE	1	85/1465	2/27/1985	85/1465	2/27/1985	Registered
144913	South Africa	VERSALITE & D:TRIANGLE	1	85/3714	5/27/1985	85/3714	5/27/1985	Registered
171389	Argentina	VERSAMARK	2	2560064	12/9/2004	2095214	6/28/2006	Registered
171388	Argentina	VERSAMARK	9	2560065	12/9/2004	2131321	11/30/2006	Registered
171391	Brazil	VERSAMARK	2	827003064	12/13/2004	827003064	10/30/2007	Registered
171390	Brazil	VERSAMARK	9	827003072	12/13/2004	827003072	10/30/2007	Registered
171412	Canada	VERSAMARK	2, 9	1244213	1/12/2005	TMA706280	2/1/2008	Registered
171413	France	VERSAMARK	2, 9	04 3328481	12/8/2004	04 3328481	12/8/2004	Registered
171392	Hong Kong	VERSAMARK	2, 9	30331929	12/4/2004	30331929	12/4/2004	Registered
171396	Indonesia	VERSAMARK	9	D00.2004.36219 .36580	12/10/2004	IDM000085795	8/31/2006	Registered
171397	Indonesia	VERSAMARK	2	D00.2004.36236 .36597	12/10/2004	IDM000085805	8/31/2006	Registered
171408	Israel	VERSAMARK	9	177010	12/19/2004	177010	2/8/2006	Registered
171409	Israel	VERSAMARK	2	177009	12/19/2004	177009	2/8/2006	Registered
171399	Malaysia	VERSAMARK	2	2004/19224	12/8/2004	2004/19224	12/8/2004	Registered
171398	Malaysia	VERSAMARK	9	2004/19223	12/8/2004	04019223	12/8/2004	Registered
171400	Mexico	VERSAMARK	9	691452	12/6/2004	866709	12/6/2004	Registered
171401	Mexico	VERSAMARK	2	691451	12/6/2004	866708	12/6/2004	Registered
171406	Peru	VERSAMARK	9	227325	12/7/2004	103938	3/15/2005	Registered

171407	Peru	VERSAMARK	2	227324	12/7/2004	104464	4/12/2005	Registered
171402	Taiwan	VERSAMARK	2, 9	093057212	12/8/2004	1176725	10/1/2005	Registered
171410	Thailand	VERSAMARK	9	575709	12/14/2004	Kor121237	12/14/2004	Registered
171411	Thailand	VERSAMARK	2	575363	12/13/2004	KOR228071	12/13/2004	Registered
171404	Venezuela	VERSAMARK	9	21685-04	12/9/2004		11/11/2005	Registered
171405	Venezuela	VERSAMARK	2	21684-04	12/9/2004		11/11/2005	Registered
160007	Finland	VERSAMAT	1, 9	3571/87	8/24/1987	106531	2/20/1990	Registered
159993	United States	VERSAMAT	9	00156963	11/9/1962	00767131	3/24/1964	Registered
159989	United States	VERSAMAT	1	T00156962	11/9/1962	00766958	3/24/1964	Registered
174358	China (People's Republic Of)	VIOLET EXCEL	7	4237786	8/25/2004	4237786	1/28/2007	Registered
174361	Hong Kong	VIOLET EXCEL	7	300274202	8/25/2004	300274202	8/25/2004	Registered
174363	Singapore	VIOLET EXCEL	7	T04/14227J	8/27/2004	T04/14227J	8/27/2004	Registered
174369	Brazil	VIOLET PRINT	7	827009232	12/17/2004	827009232	11/6/2007	Registered
174393	China (People's Republic Of)	VIOLET PRINT	7	4411839		4411839	3/21/2009	Registered
174372	Hong Kong	VIOLET PRINT	7	300336807	12/13/2004	300336807	6/7/2005	Registered
174374	Mexico	VIOLET PRINT	7	693118	12/15/2004	869350	12/15/2004	Registered
174373	Russian Federation	VIOLET PRINT	7	2004728970	12/15/2004	310053	7/6/2006	Registered
174375	Singapore	VIOLET PRINT	7	T01/21945A	12/13/2004	T04/21945	12/13/2004	Registered
174376	South Korea	VIOLET PRINT	7	40-2004-55929	12/10/2004	649820	2/3/2006	Registered
174380	Australia	VIOLETNEWS	7	1014267	8/4/2004	1014267	8/4/2004	Registered
174381	Brazil	VIOLETNEWS	7	826773184	8/5/2004	826773184	10/16/2007	Registered
174382	Canada	VIOLETNEWS		1225833	8/4/2004	TMA694195	8/16/2007	Registered
174383	China (People's Republic Of)	VIOLETNEWS	7	4206409	8/5/2004	4206409	12/21/2006	Registered
174385	Hong Kong	VIOLETNEWS	7	300262944	8/5/2004	300262944	1/27/2005	Registered
174386	Mexico	VIOLETNEWS	7	670851	8/9/2004	853356	8/9/2004	Registered
174387	Russian Federation	VIOLETNEWS	7	2004718735	8/18/2004	299493	12/14/2005	Registered
174388	Singapore	VIOLETNEWS	7	T04/13342E	8/10/2004	T04/13342E	8/10/2004	Registered
165947	South Africa	VISAGE	1	97/6512	5/2/1997	97/6512	5/2/1997	Registered
172223	Argentina	VISION	1	2607323	7/28/2005	2128291	11/20/2006	Registered
172341	Australia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172342	Austria	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172343	Benelux	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172224	Brazil	VISION	1	827658362	8/10/2005			Pending Application
172344	Bulgaria	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172225	Canada	VISION		1268095	8/4/2005	TMA694208	8/16/2007	Registered
172345	China (People's Republic Of)	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172346	Croatia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered

172347	Cyprus	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172348	Czech Republic	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172349	Denmark	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172350	Estonia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172352	France	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172353	Georgia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172354	Germany	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172355	Greece	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172227	Hong Kong	VISION	1	300462762	7/22/2005	300462762	7/22/2005	Registered
172356	Hungary	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172357	Iceland	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172229	Indonesia	VISION	1	D00.2005.01567 0	8/16/2005	IDM000230882	12/28/2009	Registered
172358	Iran	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172359	Ireland	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172360	Italy	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172362	Latvia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172363	Liechtenstein	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172364	Lithuania	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172365	Macedonia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172230	Mexico	VISION	1	730264	7/25/2005	940367	7/25/2005	Registered
172366	Monaco	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172367	Morocco	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172368	Mozambique	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172369	Namibia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172370	Norway	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172372	Portugal	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172373	Romania	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172374	Russian Federation	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172375	Serbia and Montenegro	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172376	Singapore	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172377	Slovak Republic	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172378	Slovenia	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172379	Spain	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172380	Sweden	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172381	Switzerland	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172382	Syria	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered

172231	Taiwan	VISION	1	094035427	7/25/2005	1199457	3/16/2006	Registered
172383	Turkey	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172384	Ukraine	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172385	United Kingdom	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
172261	United States	VISION	1	78/704018	8/31/2005	3129558	8/15/2006	Registered
172232	Venezuela	VISION	1	16341-05	7/29/2005	270080	4/17/2006	Registered
172340	WIPO	VISION	1	869559	10/7/2005	869559	10/7/2005	Registered
175630	China (People's Republic Of)	VIVID (in Chinese)	1	7120002	12/18/2008	7120002	8/7/2010	Registered
158829	United States	VR (STYLIZED)	1	492642	7/30/1984	1347045	7/9/1985	Registered
174168	Canada	WINNER		1007174	3/2/1999	TMA532131	9/5/2000	Registered
174176	New Zealand	WINNER	7	303786	1/11/1999	303786	6/23/1999	Registered
176275	India	WONDER YEARS	9, 16, 40	2241503	11/29/2011			Pending Application
176279	India	WONDER YEARS Logo	9, 16, 40	2248254	12/12/2011			Pending Application
149373	Greece	WRATTEN	9	84919	2/18/1987	84919	2/18/1997	Registered
149463	India	WRATTEN	9		10/8/1942	6302	2/12/1945	Registered
149468	Japan	WRATTEN	1, 9	734270/95	10/16/1995	78067	3/20/1916	Registered
149482	Peru	WRATTEN	9			41744	7/24/1991	Registered
149501	Singapore	WRATTEN	9			T39/02868G	7/14/1939	Registered
149349	United States	WRATTEN	9, 11	71/070177	5/2/1913	98493	7/21/1914	Registered
134717	Mexico	X	9	500521	4/26/1929	29229	5/1/1929	Registered
137898	Australia	XTOL	1	713682	7/25/1996	713682	7/25/1996	Registered
137908	Canada	XTOL	1	818603	7/23/1996	515912	8/31/1999	Registered
137928	Denmark	XTOL	1	4350/96	8/1/1996	VR 1997 01369	3/21/1997	Registered
137913	Finland	XTOL	1	3334/96	7/31/1996	205809	5/15/1997	Registered
137933	Greece	XTOL	1	130303	8/6/1996	130303	9/17/1998	Registered
137938	Ireland	XTOL	1	96/4647	8/1/1996	203228	8/1/1996	Registered
137918	Norway	XTOL	1	4595/1996	7/31/1996	183788	7/24/1997	Registered
137943	Sweden	XTOL	1	7132/96	8/2/1996	321084	1/17/1997	Registered
137923	United Kingdom	XTOL	1	2106510	7/30/1996	2106510	7/30/1996	Registered
166493	Argentina	XTRALIFE	9	2876391	11/18/2008	1711208	12/18/1998	Registered
147318	Denmark	XTRALIFE	9	5676/86	9/3/1986	1829/88	4/25/1988	Registered
147337	Greece	XTRALIFE	9	83705	9/19/1986	83705	9/19/1986	Registered
168864	India	XTRALIFE	9	1058605	11/12/2001	1058605	11/12/2001	Registered
166491	Mexico	XTRALIFE	9	311412	10/20/1997	565625	11/28/1997	Registered
167452	Paraguay	XTRALIFE	9	1004807	2/11/2010	341068	5/29/2000	Registered
167300	Peru	XTRALIFE	9	387839	4/28/2009	56888	7/2/1999	Registered
152029	United Kingdom	XTRALIFE	9	2000960	10/31/1994	2000960	10/31/1994	Registered

167301	Uruguay	XTRALIFE	9	308208	10/30/1998	425679	11/19/2001	Registered
166496	Venezuela	XTRALIFE	21	21346/97	10/21/1997	243710	12/20/2002	Registered
171204	Israel	YELLOW (color only)	1	173868	8/2/2004	173868	10/15/2006	Registered
171205	Israel	YELLOW (color only)	40	173869	8/2/2004	173869	10/15/2006	Registered
152037	United Kingdom	YOU PUSH THE BUTTON, KODAK DOES THE REST	1, 9, 16, 40	2000970	10/31/1994	2000970	10/31/1994	Registered
140125	Denmark	ZOOM	1	6486/96	12/2/1996	VR 1997 00141	1/17/1997	Registered
140130	Finland	ZOOM	1	5018/96	12/3/1996	207469	9/15/1997	Registered
140140	Iceland	ZOOM	1	1537/1996	12/9/1996	480/1997	4/23/1997	Registered

Registered Owner: Kodak (Near East) Inc. P.O. Box 11460
Dubai, UNITED ARAB EMIRATES

ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
156220	Lebanon	EKTACHROME	1, 9, 16	145180	9/5/2012	73555	9/16/1997	Registered
152218	Lebanon	KODACHROME	1, 9, 16	145182	9/5/2012	73554	9/16/1997	Registered
151491	Lebanon	KODACOLOR	1, 9, 16	145181	9/5/2012	73553	9/16/1997	Registered
142548	Lebanon	KODAK	1, 9, 16			45222	1/6/1984	Registered
143674	Syria	KODAK	9	1104	3/17/2004	25755	6/9/2004	Registered
153308	Lebanon	KODAK (ARABIC)	1, 9, 16			49100	7/10/1986	Registered
153329	Syria	KODAK (ARABIC)	1, 9, 16			28671	2/20/2006	Registered
155056	Lebanon	KODAK CORP.SYMBOL-B&W	40		1/14/1987	49868	1/14/1987	Registered
166275	Lebanon	RETINA	9		1/6/1984	45221		Registered
152711	Syria	RETINA	9	1104	3/17/2004	25756	6/9/2004	Registered

Registered Owner: Kodak Philippines, Ltd. P.O. Box 620
Commercial Center
Makati Rizal 3117
PHILIPPINES

ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
169025	Philippines	KODAK EXPRESS	41	94145	7/26/1994	65909	6/26/1998	Registered
172531	Philippines	KODAK EXPRESS	42	4-2002-000841	1/31/2002	4-2002-000841	2/26/2006	Registered

Registered Owner: Pakon, Inc.

ID	Country	Mark	Classes	App. #	App. Dt	Reg. #	Reg. Dt	Status
176273	United States	PAKON	9	72302171	7/8/1968	882813	12/23/1969	Registered

Domain Names

Domain Name	Expiration Date	REGISTRAR	Kodak Contact for domain
kodakgallery.ca	5-Dec-14	Namespro.ca	Kodak Canada Inc -
kodakweddings.co.uk	7-Jan-14	123-Reg.co.uk	via UDRP - transferred to Kodak 02/13
kodakmarcomrequestform.com	4-May-14	GoDaddy	Iain Craigie Customer Marketing Manager Americas Region, Document Imaging
mygua.org	7-Jan-14	GoDaddy	Michele R Laird- Williams Customer Marketing Manager Packaging Segment & Executive Director, Kodak Graphic User's Association Americas
encad.com	28-Nov-13	NetworkSolutions	NS acct 22699172
kodakversamark.com	30-Dec-13	NetworkSolutions	NS acct versamark
design2launch.com	24-Oct-14	Register.com	
tokencreator.com	3/18/2013	Network Solutions	
tokenredeemer.com	3/18/2013	Network Solutions	
tokenserver.com	3/18/2013	Network Solutions	
creonews.com	3/27/2013	Network Solutions	
creo-web.com	3/28/2013	Network Solutions	
prinergy.com	4/22/2013	Network Solutions	
creo.com	6/23/2013	Network Solutions	
networkedgraphicproduction.com	6/23/2013	Network Solutions	
ngppartners.com	6/23/2013	Network Solutions	
creodata.com	7/15/2013	Network Solutions	
creodemo.com	7/16/2013	Network Solutions	
creolize.com	7/16/2013	Network Solutions	
ngppartners.org	7/28/2013	Network Solutions	
printkodak.co.uk	7/28/2013	Network Solutions	
creocomunicacion.com	8/18/2013	Network Solutions	
creoplus.com	9/9/2013	Network Solutions	
kpgraphics.com	10/21/2013	Network Solutions	
creoevent.com	10/24/2013	Network Solutions	
creo-works.net	10/28/2013	Network Solutions	
kodakpulse.com	10/29/2013	Network Solutions	
creoimaging.com	10/31/2013	Network Solutions	
kodakgallerycoupon.org	11/4/2013	Network Solutions	
kodakinkjetprinter.com	11/15/2013	Network Solutions	
printandprosper.com	12/16/2013	Network Solutions	
newkodak.com	1/12/2014	Network Solutions	
kodaktransforms.com	1/15/2014	Network Solutions	
sixdegrees.biz	2/2/2014	Network Solutions	
creocorp.com	3/22/2014	Network Solutions	
creotech.net	3/22/2014	Network Solutions	
ctpthermal.com	3/26/2014	Network Solutions	
thermalctp.com	3/26/2014	Network Solutions	
thermalctp.net	3/26/2014	Network Solutions	
imsibiz.com	3/28/2014	Network Solutions	
creoglobal.com	4/18/2014	Network Solutions	
creolatino.com	4/18/2014	Network Solutions	
creotranslation.com	4/18/2014	Network Solutions	
iqsmart1.com	5/4/2014	Network Solutions	
creo-works.com	6/20/2014	Network Solutions	
creointernational.com	8/8/2014	Network Solutions	
pakon.com	1/17/2015	Network Solutions	
creodp.com	8/15/2015	Network Solutions	
creopod.com	9/1/2015	Network Solutions	
creopods.com	9/1/2015	Network Solutions	
creopos.com	9/1/2015	Network Solutions	
creoprintondemand.com	9/1/2015	Network Solutions	
ofoto.com	5/27/2016	Network Solutions	

d2ls.com	8/9/2016	Network Solutions
kodak.lt	1/10/2013	MelbourneIT
kodak.rw	1/10/2013	MelbourneIT
kodak.li	1/31/2013	MelbourneIT
kodak.co.ae	2/7/2013	MelbourneIT
kodakexpress.no	2/27/2013	MelbourneIT
kodak.jp	2/28/2013	MelbourneIT
kodakmobile.com.ro	3/4/2013	MelbourneIT
kodak.tm	3/21/2013	MelbourneIT
kodak.com.vc	4/6/2013	MelbourneIT
kodak.net	4/6/2013	MelbourneIT
kodak.vc	4/6/2013	MelbourneIT
kodakexpress.tm	4/17/2013	MelbourneIT
kodak.com.br	4/23/2013	MelbourneIT
kodakexpress.cn	4/24/2013	MelbourneIT
kodak.se	4/25/2013	MelbourneIT
kodakeprint.com	4/25/2013	MelbourneIT
appliedsciencefiction.com	5/2/2013	MelbourneIT
kodakmcs.com	5/2/2013	MelbourneIT
kodakmobile.at	5/2/2013	MelbourneIT
mcsoffer.com	5/2/2013	MelbourneIT
seemyoffer.com	5/2/2013	MelbourneIT
kodakexpress.com	5/3/2013	MelbourneIT
kodakmobile.co.at	5/3/2013	MelbourneIT
kodakgallery.com.hk	5/4/2013	MelbourneIT
kodakgallery.com.au	5/9/2013	MelbourneIT
kodakmobile.cz	5/11/2013	MelbourneIT
kodakgallery.cz	5/12/2013	MelbourneIT
shopkodak.ca	5/12/2013	MelbourneIT
kodak.ws	5/13/2013	MelbourneIT
kodak.us	5/15/2013	MelbourneIT
kodakexpress.fr	5/17/2013	MelbourneIT
kodak.co.ve	5/21/2013	MelbourneIT
kodakgalerie.fr	5/22/2013	MelbourneIT
asf.com	5/28/2013	MelbourneIT
photonet.com	5/29/2013	MelbourneIT
kodak.com.kn	5/31/2013	MelbourneIT
kodak.kn	5/31/2013	MelbourneIT
kodakexpress.ch	5/31/2013	MelbourneIT
kodakgallery.at	5/31/2013	MelbourneIT
kodakexpress.com.cn	6/2/2013	MelbourneIT
kodak.com.pl	6/3/2013	MelbourneIT
kodakgallery.se	6/6/2013	MelbourneIT
kodakexpress.gr	6/11/2013	MelbourneIT
kodak.is	6/19/2013	MelbourneIT
kodak.ly	6/19/2013	MelbourneIT
kodakgallery.cl	6/21/2013	MelbourneIT
kodakexpress.com.mx	6/22/2013	MelbourneIT
photonet.org	6/23/2013	MelbourneIT
kodak.com.pr	6/25/2013	MelbourneIT
kodakgallery.it	6/29/2013	MelbourneIT
kodak.com.uy	6/30/2013	MelbourneIT
kodakexpress.eu	6/30/2013	MelbourneIT
kodakgallery.eu	6/30/2013	MelbourneIT

kodakexpress.co.th	7/1/2013	MelbourneIT
kodakexpress.co.ve	7/2/2013	MelbourneIT
kodakexpress.com.ve	7/3/2013	MelbourneIT
kodak.com.mt	7/6/2013	MelbourneIT
kodak.com.az	7/7/2013	MelbourneIT
kodak.com.sc	7/9/2013	MelbourneIT
leblogkodak.fr	7/9/2013	MelbourneIT
kodak.co.nz	7/10/2013	MelbourneIT
kodakgallery.com.ar	7/11/2013	MelbourneIT
kodak.com.pa	7/15/2013	MelbourneIT
kodakexpress.net	7/17/2013	MelbourneIT
kodakexpress.co	7/20/2013	MelbourneIT
kodakgallery.co	7/20/2013	MelbourneIT
kodakexpress.org	7/25/2013	MelbourneIT
kodak.co.uk	7/27/2013	MelbourneIT
kodak.info	7/28/2013	MelbourneIT
kodakexpress.info	7/28/2013	MelbourneIT
kodak.nu	8/5/2013	MelbourneIT
kodak.mn	8/8/2013	MelbourneIT
kodak.ru	8/9/2013	MelbourneIT
kodakexpress.com.sg	8/10/2013	MelbourneIT
gallery.com	8/11/2013	MelbourneIT
kodak.cl	8/17/2013	MelbourneIT
kodak.com.gr	8/18/2013	MelbourneIT
kodak.com.mx	8/18/2013	MelbourneIT
kodak.de	8/18/2013	MelbourneIT
kodak.com.gt	8/20/2013	MelbourneIT
kodak.com.tr	8/20/2013	MelbourneIT
kodak.lu	8/20/2013	MelbourneIT
kodak.com.ar	8/21/2013	MelbourneIT
kodakmms.com	8/24/2013	MelbourneIT
kodakromania.com.ro	8/28/2013	MelbourneIT
kodakromania.ro	8/28/2013	MelbourneIT
kodak.be	8/30/2013	MelbourneIT
kodak.eu	8/31/2013	MelbourneIT
kodak.it	8/31/2013	MelbourneIT
kodak.fi	9/1/2013	MelbourneIT
kodakexpress.fi	9/1/2013	MelbourneIT
sokodak.com	9/1/2013	MelbourneIT
kodak.com.co	9/3/2013	MelbourneIT
kodak.org	9/8/2013	MelbourneIT
kodakexpress.com.gt	9/11/2013	MelbourneIT
kodak.com	9/15/2013	MelbourneIT
kodakexpress.ph	9/19/2013	MelbourneIT
kodak.com.hk	9/21/2013	MelbourneIT
kodak.mobi	9/26/2013	MelbourneIT
kodak.sa.com	9/27/2013	MelbourneIT
adventprinter.com	9/29/2013	MelbourneIT
kodak.dk	9/30/2013	MelbourneIT
kodak.cd	10/1/2013	MelbourneIT
kodakexpress.com.hk	10/1/2013	MelbourneIT
kodakexpress.com.lv	10/2/2013	MelbourneIT
kodakexpress.lv	10/2/2013	MelbourneIT
kodak.com.ni	10/3/2013	MelbourneIT

kodakgallery.com	10/6/2013	MelbourneIT
kodakgallery.com.es	10/6/2013	MelbourneIT
kodak.ca	10/10/2013	MelbourneIT
kodak.com.my	10/10/2013	MelbourneIT
kodakexpress.com.my	10/12/2013	MelbourneIT
kodak.com.sg	10/15/2013	MelbourneIT
kodakonline.com.br	10/15/2013	MelbourneIT
kodak.co.id	10/16/2013	MelbourneIT
kodakexpress.co.nz	10/17/2013	MelbourneIT
kodak.mw	10/19/2013	MelbourneIT
kodak.cz	10/21/2013	MelbourneIT
kodakexpress.com.pa	10/24/2013	MelbourneIT
kodakgallery.com.my	10/25/2013	MelbourneIT
kodakmobile.com.my	10/25/2013	MelbourneIT
kodakexpress.com.do	10/26/2013	MelbourneIT
kodak.co.ma	10/27/2013	MelbourneIT
kodak.st	10/27/2013	MelbourneIT
eastmanbusinesspark.com	10/29/2013	MelbourneIT
kodak.ie	10/29/2013	MelbourneIT
kodak.com.ua	10/30/2013	MelbourneIT
kodak.ch	10/31/2013	MelbourneIT
kodak.com.au	10/31/2013	MelbourneIT
kodakexpress.com.pe	11/2/2013	MelbourneIT
nexpress.com	11/5/2013	MelbourneIT
printondemandsolutions.com	11/6/2013	MelbourneIT
venuephotos.com	11/7/2013	MelbourneIT
kodakexpress.com.uy	11/9/2013	MelbourneIT
kodak.kg	11/10/2013	MelbourneIT
kodakgallery.es	11/10/2013	MelbourneIT
kodakgallery.info	11/11/2013	MelbourneIT
kodakgallery.org	11/11/2013	MelbourneIT
kodak.bi	11/12/2013	MelbourneIT
kodak.vu	11/12/2013	MelbourneIT
kodak.tv	11/13/2013	MelbourneIT
kodakexpress.com.ph	11/13/2013	MelbourneIT
kodak.com.ph	11/15/2013	MelbourneIT
kodak.no	11/15/2013	MelbourneIT
kodakgallery.de	11/17/2013	MelbourneIT
kodak.asia	11/24/2013	MelbourneIT
kodak.io	11/25/2013	MelbourneIT
kodak.com.dm	11/28/2013	MelbourneIT
kodak.com.lv	11/28/2013	MelbourneIT
kodak.dm	11/28/2013	MelbourneIT
kodak.lv	11/28/2013	MelbourneIT
kodak.gd	11/29/2013	MelbourneIT
kodak.co.jp	11/30/2013	MelbourneIT
kodak.co.ck	12/1/2013	MelbourneIT
kodakexpress.cz	12/4/2013	MelbourneIT
kodak.com.jm	12/5/2013	MelbourneIT
kodak.cg	12/10/2013	MelbourneIT
kodak.hm	12/11/2013	MelbourneIT
kodakexpress.com.ar	12/12/2013	MelbourneIT
kodak.co.th	12/18/2013	MelbourneIT
kodak.at	12/22/2013	MelbourneIT

kodak.fr	12/28/2013	MelbourneIT
kodak.com.fj	12/30/2013	MelbourneIT
kodak.com.nf	12/30/2013	MelbourneIT
kodakgallery.co.nz	12/30/2013	MelbourneIT
kodak.co.in	12/31/2013	MelbourneIT
kodak.com.gy	12/31/2013	MelbourneIT
kodak.gy	12/31/2013	MelbourneIT
kodak.sn	12/31/2013	MelbourneIT
kodakexpress.be	12/31/2013	MelbourneIT
kodakexpress.dk	12/31/2013	MelbourneIT
kodak.co.at	1/1/2014	MelbourneIT
kodak.gl	1/1/2014	MelbourneIT
kodak.gm	1/1/2014	MelbourneIT
kodak.ky	1/1/2014	MelbourneIT
kodak.lk	1/1/2014	MelbourneIT
kodak.ac	1/5/2014	MelbourneIT
kodak.as	1/5/2014	MelbourneIT
kodak.sh	1/5/2014	MelbourneIT
kodak.fm	1/10/2014	MelbourneIT
kodak.gs	1/10/2014	MelbourneIT
kodak.off.ai	1/10/2014	MelbourneIT
kodak.kz	1/11/2014	MelbourneIT
kodak.ms	1/11/2014	MelbourneIT
kodak.tc	1/11/2014	MelbourneIT
kodak.vg	1/11/2014	MelbourneIT
kodakexpress.es	1/11/2014	MelbourneIT
kodak.ag	1/16/2014	MelbourneIT
kodak.com.ag	1/16/2014	MelbourneIT
kodak.com.pe	1/16/2014	MelbourneIT
kodak.co.im	1/17/2014	MelbourneIT
kodak.com.gi	1/20/2014	MelbourneIT
kodak.ee	1/20/2014	MelbourneIT
kodak-express.de	1/22/2014	MelbourneIT
kodakexpress.de	1/22/2014	MelbourneIT
kodakexpress.com.pr	1/23/2014	MelbourneIT
kodak.co.za	1/24/2014	MelbourneIT
kodakexpress.co.za	1/24/2014	MelbourneIT
kodak.to	1/25/2014	MelbourneIT
kodak.co.gg	1/31/2014	MelbourneIT
kodak.co.je	1/31/2014	MelbourneIT
kildistributor.com	2/1/2014	MelbourneIT
kodak.co.tt	2/1/2014	MelbourneIT
kodakexpress.asia	2/6/2014	MelbourneIT
kodak.la	2/7/2014	MelbourneIT
kodakexpress.la	2/7/2014	MelbourneIT
kodak.co.vi	2/9/2014	MelbourneIT
kodak.in	2/14/2014	MelbourneIT
kodakexpress.in	2/16/2014	MelbourneIT
kodak.pl	2/17/2014	MelbourneIT
kodakexpress.com.br	2/19/2014	MelbourneIT
kodakexpress.it	2/20/2014	MelbourneIT
kodakexpress.md	2/20/2014	MelbourneIT
kodak-express.nl	2/22/2014	MelbourneIT
kodak.nl	2/22/2014	MelbourneIT

kodakexpress.nl	2/22/2014	MelbourneIT
kodak.co	2/23/2014	MelbourneIT
kodakmobile.lu	2/23/2014	MelbourneIT
kodak.com.ru	2/25/2014	MelbourneIT
kodak-dpt.com	2/28/2014	MelbourneIT
kodak.com.ec	2/28/2014	MelbourneIT
kodak.com.pt	2/28/2014	MelbourneIT
kodak.pt	2/28/2014	MelbourneIT
kodakexpress.pt	2/28/2014	MelbourneIT
kodak.com.ve	3/1/2014	MelbourneIT
kodakgallery.com.cn	3/1/2014	MelbourneIT
kodakgallery.nl	3/2/2014	MelbourneIT
kodakgallery.fr	3/3/2014	MelbourneIT
kodak.es	3/4/2014	MelbourneIT
kodak.com.do	3/8/2014	MelbourneIT
kodachrome.com	3/9/2014	MelbourneIT
kodak.com.lc	3/10/2014	MelbourneIT
creoservers.com	3/12/2014	MelbourneIT
kodak.com.vn	3/12/2014	MelbourneIT
kodakmobile.fi	3/17/2014	MelbourneIT
kodakmobile.ie	3/22/2014	MelbourneIT
kodakexpress.cl	3/28/2014	MelbourneIT
kodakgalerie.de	3/28/2014	MelbourneIT
printkodak.com	3/28/2014	MelbourneIT
pod-wf.com	3/29/2014	MelbourneIT
kodakexpress.co.in	3/31/2014	MelbourneIT
kodakexpress.com.es	4/6/2014	MelbourneIT
kodak.co.ke	4/11/2014	MelbourneIT
kodakexpress.co.ke	4/11/2014	MelbourneIT
kodak.cx	4/12/2014	MelbourneIT
kodak.am	4/15/2014	MelbourneIT
kodakexpress.com.tr	4/15/2014	MelbourneIT
kodakgallery.co.in	4/16/2014	MelbourneIT
kodakgallery.co.kr	4/19/2014	MelbourneIT
kodakgallery.com.sg	4/20/2014	MelbourneIT
kodakgallery.com.ph	4/23/2014	MelbourneIT
kodakgallery.com.mx	4/24/2014	MelbourneIT
kodak.com.sv	4/30/2014	MelbourneIT
kodakgallery.com.tw	4/30/2014	MelbourneIT
kodakexpress.co.uk	6/23/2014	MelbourneIT
kodakexpress.com.pk	7/5/2014	MelbourneIT
kodakexpress.biz.pk	7/10/2014	MelbourneIT
kodakexpress.com.au	10/15/2014	MelbourneIT
kodak.gr	12/31/2014	MelbourneIT
kodak.ph	12/31/2020	MelbourneIT
kodak.xxx	12/6/2021	MelbourneIT
kodakexpress.xxx	12/6/2021	MelbourneIT
kodakgallery.xxx	12/6/2021	MelbourneIT

Trade Names

<u>Grantor</u>	<u>Jurisdiction of Organization</u>	<u>FEIN</u>	<u>Organizational ID Number</u>	<u>Trade Names</u>	<u>Alternate Names Used During Last Five Years</u>
Eastman Kodak Company	New Jersey	16-0417150	3590801000		
Creo Manufacturing America LLC	Wyoming	20-0754412	200400460497		
Eastman Kodak International Capital Company, Inc.	Delaware	16-0952341	0675517		
Far East Development Ltd.	Delaware	16-1152300	0899514		
FPC Inc. <i>(incorporated as Metro Film Products; named changed to FPC Inc. eff 10/19/88)</i>	California	95-3519183	C0957735	Pro-Tek	
Kodak (Near East), Inc.	New York	16-6027936	N/A		
Kodak Americas, Ltd. <i>(incorporated as Kodak Puerto Rico, Limited; name changed to Kodak Caribbean, Limited eff 12/8/70; changed to Kodak Americas, Ltd. eff 3/31/97)</i>	New York	66-0216256	N/A		

Kodak Aviation Leasing LLC	Delaware	06-1585224	3241322	
Kodak Imaging Network, Inc. <i>(incorporated as Ofoto, Inc.; name changed to Kodak Imaging Network, Inc. eff 2/25/05)</i>	Delaware	94-3334107	3059736	Kodak Gallery
Kodak Philippines, Ltd.	New York	16-0747862	N/A	
Kodak Portuguesa Limited	New York	16-0839171	N/A	
Kodak Realty, Inc. <i>(incorporated as Recordak Sales Corporation; name changed to Eastman Kodak Exposition Company, Ltd. eff 5/24/94; changed to Eastman Kodak Communications, Inc. eff 1/2/95; changed to Kodak Realty, Inc. eff 10/28/03)</i>	New York	16-0912045	N/A	
Laser-Pacific Media Corporation	Delaware	95-3824617	2236415	Laser Edit, Inc. Pacific Video, Inc.
NPEC Inc. <i>(incorporated as 360 North Pastoria Environmental Corporation; name changed to NPEC Inc. eff 10/25/01)</i>	California	16-1375677	C1513754	

Pakon, Inc. <i>(incorporated as Pakon Corporation; name changed to Pakon, Inc. eff 8/5/85)</i>	Indiana	35-1643462	198507-375	
Qualex Inc. <i>(incorporated as Ektra Photofinishing Corporation; name changed to Qualex Inc. eff 3/29/88)</i>	Delaware	16-1306019	2133251	QLX Photoprocessing QLX Photoprocessing, Inc. QLX Imaging Kodalux Processing Services Event Imaging Solutions

Copyrights

Amended Schedule IV to US Security Agreement - Copyrights

No.	Title	Registration Number	Registration Date	Record Owner
1	100-year start on tomorrow : 1880-1980.	TX0000478030	1980-05-15	Eastman Kodak Company
2	4-H photography project : leader's guide.	TX0000669547	1981-03-26	Eastman Kodak Company
3	5th & 6th Here's how / [John F. Englert, Jr., Barbara Jean, Charles A. Kinsley et al.].	TX000072478	1978-04-10	Eastman Kodak Company
4	9 Kodak color films for Process C-41.	TX0000223225	1979-03-26	Eastman Kodak Company
5	ABC's of industrial X-ray film processing.	RE0000411289	1988-12-21	Eastman Kodak Company
6	About Kodak.	RE5000000144	1990-12-03	Eastman Kodak Company
7	About Kodak.	RE0000273640	1985-12-30	Eastman Kodak Company
8	Accurate exposure with your meter.	TX0002501218	1989-02-03	Eastman Kodak Company
9	Accurate exposure with your meter.	TX0001016333	1982-11-15	Eastman Kodak Company
10	Action maze, 2.	TX0000092968	1978-07-14	Eastman Kodak Company
11	Action maze 6.	TX0000118794	1978-05-05	Eastman Kodak Company
12	Adaptation of conventional deep-tank or spray processing machines for viscous-layer development.	RE0000552566	1991-11-12	Eastman Kodak Company
13	Addendum to Copy preparation and platemaking using Kodak P M T materials, Q-71.	TX0001009399	1982-10-07	Eastman Kodak Company
14	Adding : advanced equipment communications option to TECHNET quality management software series A 1.10.	TX0002182882	1987-11-18	Eastman Kodak Company
15	Adding : professional equipment option to TECHNET quality management software, series A 2.00.	TX0002182886	1987-11-18	Eastman Kodak Company
16	Adding : reversal paper printing and processing option to TECHNET quality management software series A 1.10.	TX0002182881	1987-11-18	Eastman Kodak Company
17	Advanced black-and-white photography.	TX0002208454	1987-11-18	Eastman Kodak Company
18	Advanced camera techniques.	TX0002597623	1989-06-08	Eastman Kodak Company
19	Advanced color printing technology for photofinishers and professional finishers.	TX0000332009	1979-08-30	Eastman Kodak Company
20	Adventures in existing-light photography : a photo book from Kodak.	TX0000120339	1978-09-25	Eastman Kodak Company
21	Adventures in outdoor color slides.	RE0000500150	1990-12-03	Eastman Kodak Company
22	Adventures in picture-taking.	RE0000600923	1992-12-11	Eastman Kodak Company
23	Adventures with your camera : unit 1, member's manual, 4-H photography.	TX0000604409	1980-12-04	Eastman Kodak Company
24	Aerial photo log.	CSN0000192	1978	Eastman Kodak Company
25	Aerial photo log.	CSN0008721	1978	Eastman Kodak Company
26	Aerial photo log.	CSN0000192	1977	Eastman Kodak Company
27	Aerial photo log.	CSN0008721	1977	Eastman Kodak Company
28	American image—150 years of photography / produced by Debra Shapiro; directed by Bob Comiskey.	PA0000412762	1989-03-24	Martin Sandler Productions, Ltd., and the Eastman Kodak Company
29	Analysis, treatment, and disposal of ferricyanide in photographic effluents, a compendium.	TX0000471446	1980-05-14	Eastman Kodak Company

30	Analytical methods for testing Kodak products for microelectronics.	TX0000985545	1982-09-07	Eastman Kodak Company
31	Annotated bibliography of vitamin E, 1958-1960.	RE0000448937	1989-11-29	Eastman Kodak Company
32	Annotated bibliography of vitamin E. Vol. 4, 1958.	RE0000317263	1986-12-30	Eastman Kodak Company
33	Applied color photography indoors.	RE0000500154	1990-12-03	Eastman Kodak Company
34	Applied infrared photography.	TX0000780363	1981-10-13	Eastman Kodak Company
35	Applied photography. No. 14.	RE0000411314	1988-12-21	Eastman Kodak Company
36	Applied photography. Vol. 1963, no. 20, 1963.	RE0000549449	1991-11-12	Eastman Kodak Company
37	Art of seeing / [written by Derek Doeffinger]	TX0001481858	1984-12-26	Eastman Kodak Company
38	Artificial intelligence.	TX0001862237	1986-07-10	Eastman Kodak Company
39	Assignment jet colorama, 493'.	RE0000549419	1991-11-12	Eastman Kodak Company
40	Astrophotography basics : getting started, eclipses.	TX0000728328	1981-06-23	Eastman Kodak Company
41	At the rim : a celebration of women's collegiate basketball / introd. By Patsy Neal.	TX0003180246	1991-10-23	Thomasson-Grant, Inc. & Eastman Kodak Company on editorial, photo. Selection, profiles & captions
42	Audio-visual notes from Kodak, Special Issue.	RE0000600944	1992-12-11	Eastman Kodak Company
43	Audio-visual notes from Kodak. Vol. 1, 1961.	RE0000447647	1989-11-29	Eastman Kodak Company
44	Audio-visual notes from Kodak. Vol. 61, no. 2, 1961.	RE0000447650	1989-11-29	Eastman Kodak Company
45	Audio-visual notes from Kodak. Vol. 61, no. 3, 1961.	RE0000447654	1989-11-29	Eastman Kodak Company
46	Audiovisual notes from Kodak.	CSN0024170	1982	Eastman Kodak Company
47	Audiovisual notes from Kodak.	CSN0024170	1980	Eastman Kodak Company
48	Audiovisual notes from Kodak.	CSN0015160	1979	Eastman Kodak Company
49	Audiovisual notes from Kodak.	TX0000076857	1978-04-10	Eastman Kodak Company
50	Audiovisual notes from Kodak.	TX0000149259	1978-11-13	Eastman Kodak Company
51	Audiovisual notes from Kodak : no. T-91-8-1.	TX0000040336	1978-05-05	Eastman Kodak Company
52	Audiovisual notes from Kodak. Vol. 62, no. 1, 1962.	RE0000500185	1990-12-03	Eastman Kodak Company
53	Audiovisual notes from Kodak. Vol. 62, no. 3, 1962.	RE0000500203	1990-12-03	Eastman Kodak Company
54	Audiovisual notes from Kodak. Vol. 63, no. 1, 1962.	RE0000500127	1990-12-03	Eastman Kodak Company
55	Audiovisual notes from Kodak. Vol. 63, no. 2, 1963.	RE0000549438	1991-11-12	Eastman Kodak Company
56	Audiovisual notes from Kodak. Vol. 63, no. 3, 1963.	RE0000549457	1991-11-12	Eastman Kodak Company
57	Audiovisual notes from Kodak. Vol. 64, no. 1, 1964.	RE0000600940	1992-12-11	Eastman Kodak Company
58	Audiovisual projection : motion pictures, slides, filmstrips.	TX0000985791	1982-09-20	Eastman Kodak Company
59	Audiovisual projection : motion pictures, slides, filmstrips.	TX0000661819	1981-03-26	Eastman Kodak Company

60	Audiovisual projection : motion pictures, slides, filmstrips : [publication no.] S-3.	TX0000137795	1978-10-31	Eastman Kodak Company
61	Autoradiography of macroscopic specimens.	TX0002675771	1989-10-30	Eastman Kodak Company
62	Avoiding static electricity on photographic film.	TX0002197899	1987-12-03	Eastman Kodak Company
63	Avoiding static electricity on photographic film.	TX0000661814	1981-03-26	Eastman Kodak Company
64	Back label on funsaver otuc : no. 3J0123 : Louie.BLBL.3J0123.	VA0001334841	2006-02-06	Eastman Kodak Company
65	Balancing Kodak commercial internegative film 4325/5325 : E-225T.	TX0003511454	1993-03-22	Eastman Kodak Company
66	Balancing Kodak vericolor internegative file, type 2 (4114).	TX0002206287	1987-12-09	Eastman Kodak Company
67	Balancing Kodak Vericolor internegative films.	TX0002182854	1987-11-18	Eastman Kodak Company
68	Balancing light intensities for line and symbol exposure on a photoplotter.	TX0000014323	1978-03-20	Eastman Kodak Company
69	Basic color for the graphic arts.	RE0000600937	1992-12-11	Eastman Kodak Company
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1176	Medical radiography and photography. Vol. 33, no. 1, Feb. 7, 1957.	RE0000273494	1985-12-30	Eastman Kodak Company
1177	Medical radiography and photography. Vol. 33, no. 2, May 27, 1957.	RE0000273499	1985-12-30	Eastman Kodak Company
1178	Medical radiography and photography. Vol. 33, no. 3, Sept. 18, 1957.	RE0000273501	1985-12-30	Eastman Kodak Company
1179	Medical radiography and photography. Vol. 33, no. 4, Dec. 17, 1957.	RE0000273502	1985-12-30	Eastman Kodak Company
1180	Medical radiography and photography. Vol. 34, no. 1, 1958.	RE0000317261	1986-12-30	Eastman Kodak Company
1181	Medical radiography and photography. Vol. 34, no. 2, 1958.	RE0000316901	1986-12-30	Eastman Kodak Company
1182	Medical radiography and photography. Vol. 34, no. 3, Jan. 9, 1959.	RE0000318842	1986-12-30	Eastman Kodak Company
1183	Medical radiography and photography. Vol. 36, no. 1.	RE0000411305	1988-12-21	Eastman Kodak Company
1184	Medical radiography and photography. Vol. 36, no. 2.	RE0000411312	1988-12-21	Eastman Kodak Company
1185	Medical radiography and photography. Vol. 38, no. 1, 1962.	RE0000500189	1990-12-03	Eastman Kodak Company
1186	Medical radiography and photography. Vol. 38, no. 2, 1962.	RE0000500198	1990-12-03	Eastman Kodak Company
1187	Medical radiography and photography. Vol. 38, no. 3, 1962.	RE0000500204	1990-12-03	Eastman Kodak Company
1188	Medical radiography and photography. Vol. 39, no. 1, 1963.	RE0000549439	1991-11-12	Eastman Kodak Company
1189	Medical radiography and photography. Vol. 39, no. 2, 1963.	RE0000549455	1991-11-12	Eastman Kodak Company
1190	Medical radiography and photography. Vol. 40, suppl., 1964.	RE0000600943	1992-12-11	Eastman Kodak Company
1191	Medical radiography and photography. Vol. 40, suppl., 1964.	RE0000600946	1992-12-11	Eastman Kodak Company
1192	Mini-textbook, Kodak products for electrophotography : [publication no.] G-95.	TX0000390350	1979-12-17	Eastman Kodak Company
1193	Mirror for world's most powerful telescope.	TX0001201594	1983-08-30	Eastman Kodak Company
1194	Mixing directions' charts for Kodak Ektaprint 2 developer replenisher (150 gallon size) : [Kodak publication no.] Z-122F.	TX0000279271	1979-06-21	Eastman Kodak Company
1195	Molecular formula index of Eastman organic chemicals catalog number ...	CSN0017538	1979	Eastman Kodak Company
1196	Molecular formula index of Kodak laboratory chemicals.	TX0000661813	1981-03-26	Eastman Kodak Company
1197	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1985	Eastman Kodak Company
1198	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1984	Eastman Kodak Company
1199	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1983	Eastman Kodak Company
1200	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1982	Eastman Kodak Company

1201	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1981	Eastman Kodak Company
1202	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1980	Eastman Kodak Company
1203	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1979	Eastman Kodak Company
1204	Montage : imagination in learning : a newsletter for educators from Kodak.	CSN0017540	1978	Eastman Kodak Company
1205	More here's how.	RE0000600935	1992-12-11	Eastman Kodak Company
1206	More joy of photography.	TX0000920937	1981-12-16	Eastman Kodak Company
1207	More joy of photography : 100 advanced techniques for more creative photographs.	TX0002529346	1989-03-22	Eastman Kodak Company
1208	More on contacting / by John F. Holtz.	TX0000401428	1980-01-21	Eastman Kodak Company
1209	More slides—planning, producing, and presenting digital images.	TX0003861333	1994-06-14	Eastman Kodak Company
1210	Movies at work.	RE0000411319	1988-12-21	Eastman Kodak Company
1211	My father's hair.	TX0002207137	1987-12-03	Eastman Kodak Company
1212	Negative making for professional photographers.	RE0000411295	1988-12-21	Eastman Kodak Company
1213	Negative making with Kodak black-and-white sheet films.	RE0000500168	1990-12-03	Eastman Kodak Company
1214	New! From Kodak! : The productivity machines from Kodak are here.	TX0001030153	1982-11-22	Eastman Kodak Company
1215	New information on color correction with Kodak tri-mask film.	RE0000552563	1991-11-12	Eastman Kodak Company
1216	New joy of photography / by the editors of Eastman Kodak Company.	TX0001757615	1986-02-11	Eastman Kodak Company
1217	New! Kodak rapid paper slicer 2610/2620.	TX0000137796	1978-10-31	Eastman Kodak Company
1218	New! Lower replenishment rate for Kodak Ektaprint R-100 color developer.	TX0000039699	1978-04-14	Eastman Kodak Company
1219	New way to use Kodak silver estimating test papers.	TX0000106648	1978-09-15	Eastman Kodak Company
1220	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1980	Eastman Kodak Company
1221	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1979	Eastman Kodak Company
1222	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1978	Eastman Kodak Company
1223	Newsletter for photo educators.	CSN0080174	1988	Eastman Kodak Company
1224	Newsletter for photography instructors.	CSN0062884	1987	Eastman Kodak Company
1225	Newsletter for photography instructors.	CSN0062884	1984	Eastman Kodak Company
1226	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1984	Eastman Kodak Company
1227	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1983	Eastman Kodak Company
1228	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1982	Eastman Kodak Company
1229	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1981	Eastman Kodak Company
1230	No hangups on hookups.	TX0002192638	1987-11-18	Eastman Kodak Company

1231	Notes from Kodak audio visual.	RE0000411307	1988-12-21	Eastman Kodak Company
1232	Notes on tropical photography.	RE0000318821	1986-12-30	Eastman Kodak Company
1233	Numerical listing of Eastman organic chemicals : an Eastman dataservice publication.	CSN0017770	1979	Eastman Kodak Company
1234	Numerical listing of Kodak laboratory chemicals.	TX0000661821	1981-03-26	Eastman Kodak Company
1235	Offline input manager's guide for Kodak starlink four software.	TX0001606489	1985-06-24	Eastman Kodak Company
1236	Offset presswork.	TX0001085733	1983-03-14	Eastman Kodak Company
1237	One for the road.	RE0000600948	1992-12-11	Eastman Kodak Company
1238	Operating and maintaining the Kodak air-knife film cleaner.	TX0000092957	1978-07-14	Eastman Kodak Company
1239	Operating and maintaining the Kodak Dektomatic 65 paper processor.	TX0002182872	1987-11-18	Eastman Kodak Company
1240	Operating and maintaining the Kodak professional color print processor, model 18LL.	TX0002461534	1988-12-08	Eastman Kodak Company
1241	Operating and maintaining the Kodak professional color print processor model 22LL.	TX0002497979	1989-02-03	Eastman Kodak Company
1242	Operating and maintaining the Kodak RA color print processor, model 66 (CL)	TX0002501161	1989-02-03	Eastman Kodak Company
1243	Operating instructions for Kodak Komstar finisher IV.	TX0002513912	1989-02-03	Eastman Kodak Company
1244	Operating instructions for the Kodak Ektagraphic audioviewer/projector : models 220, 270, 470, 570AF.	TX0001635398	1985-07-22	Eastman Kodak Company
1245	Operating, Kodak color print copy attachment, model 5S/5B-K.	TX0000069167	1978-05-26	Eastman Kodak Company
1246	Operating Kodak Ektalog control terminal and tape cassette deck : [publication pt.no. 638782] ; Installing and maintaining Kodak Ektalog control terminal and tape cassette deck : [publication pt. no. 638795].	TX0000093430	1978-08-07	Eastman Kodak Company
1247	Operating Kodak Ektalog tape cassette deck and control terminal.	TX0000519923	1980-08-04	Eastman Kodak Company
1248	Operating Kodak negative reorder laminator.	TX0000149265	1978-11-13	Eastman Kodak Company
1249	Operating Kodak notched film transport equipment, Kodak 2610 automatic film cutter.	TX0000214581	1979-02-27	Eastman Kodak Company
1250	Operating the Kodak 2610 color printer using micro-control reorder accessories.	TX0000223226	1979-03-26	Eastman Kodak Company
1251	Operating the Kodak 2610 color printer using the Kodak 2610 program tape, series 7.	TX0000368569	1979-10-31	Eastman Kodak Company
1252	Operating the Kodak 2610 color printer with the Kodak 2610 1/4-inch advance unit.	TX0000479266	1980-05-15	Eastman Kodak Company
1253	Operating the Kodak 2610 color printer with the Kodak 2610 universal borderless mask and roller guides : [pub. Pt. no. 637233].	TX0000471693	1980-05-14	Eastman Kodak Company

1254	Operating the Kodak color print processor models 27 and 55 : [pub. Pt. no. 638994].	TX0000471683	1980-05-14	Eastman Kodak Company
1255	Operating the Kodak color printer model 5S-5 : [pub. Pt. no. 638971].	TX0000255384	1979-05-11	Eastman Kodak Company
1256	Operating the Kodak film processor, system 20 series 2 software, with Kodak film processor replenisher accessory, system 20.	TX0002652707	1989-04-04	Eastman Kodak Company
1257	Operating the Kodak film processor system 50.	TX0002378132	1988-08-10	Eastman Kodak Company
1258	Operating the Kodak high speed punched tape reader, February 1978.	TX0000008231	1978-03-10	Eastman Kodak Company
1259	Operating the Kodak MC-5, MC-8, and MC-11 digital color printers : [publication pt. no. 638870].	TX0000093429	1978-08-07	Eastman Kodak Company
1260	Operating the Kodak minilab system 40.	TX0002191724	1987-11-20	Eastman Kodak Company
1261	Operating the Kodak negative reorder cutter, January 1978.	TX0000008229	1978-03-10	Eastman Kodak Company
1262	Operating the Kodak negative reorder laminator, January 1978.	TX0000008228	1978-03-10	Eastman Kodak Company
1263	Operating the Kodak negative reorder transport attachment and Gates model 5S.	TX0000045130	1978-03-10	Eastman Kodak Company
1264	Operating the Kodak precise-temp control model 40B.	TX0000479272	1980-05-15	Eastman Kodak Company
1265	Operating the Kodak printer/paper processor, system 20 (five-inch paper) with series 2 software.	TX0002531314	1989-02-03	Eastman Kodak Company
1266	Operating the Kodak printer setup photometer.	TX0000401556	1980-01-21	Eastman Kodak Company
1267	Operating the Kodak printer setup photometer.	TX0000092966	1978-07-14	Eastman Kodak Company
1268	Operating the Kodak reorder laminator accessory 2610.	TX0000390361	1979-12-17	Eastman Kodak Company
1269	Operating the Kodak reorder laminator accessory 2610.	TX0000223224	1979-03-26	Eastman Kodak Company
1270	Operating the Kodak Royalprint processor, model 417 : [publication pt. no.638677] : June 1978 ; Maintaining the Kodak Royalprint processor, model 417 : [publication pt. no. 638678] : June 1978.	TX0000073193	1978-06-12	Eastman Kodak Company
1271	Operating the Kodak Royalprint roll feed adapter, the Kodak Royalprint replenishment assembly.	TX0000321795	1979-08-31	Eastman Kodak Company
1272	Operating the Kodak S/2610 negative reorder laminator.	TX0000471704	1980-05-14	Eastman Kodak Company
1273	Operating the Kodak V C N A translator remote display unit with the Kodak color negative translator : model 3.	TX0000321803	1979-08-31	Eastman Kodak Company
1274	Operating the Kodak V C N A translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000368582	1979-10-26	Eastman Kodak Company
1275	Operating the Kodak VCNA translator slope unit with the Kodak color negative translator, model 3 or 4.	TX0000390362	1979-12-17	Eastman Kodak Company
1276	Operator assistance cards.	TX0002423837	1988-10-07	Eastman Kodak Company

1277	Operator assistance cards : Kodak minilab system 50, printer/paper processor.	TX0002378092	1988-08-10	Eastman Kodak Company
1278	Operator guide for Kodak create-a-print 35mm enlargement center.	TX0002601410	1989-06-08	Eastman Kodak Company
1279	Operator instructions for the Kodamatic 17B processor when equipped with the Kodamatic 17 replenishment conversion assembly.	TX0001194334	1983-08-19	Eastman Kodak Company
1280	Operator service manual for the Kodak Ektachem 400 analyzer and the Kodak Ektachem 100 analyzer.	TX0001248625	1983-12-12	Eastman Kodak Company
1281	Operator training manual for Kodak Reliant 800 microfilmer.	TX0002786271	1990-04-09	Eastman Kodak Company
1282	Operator's checklist for daily start-up of the Kodak Versamat film processor, model 1140 series : [no.] Y-12A, Y-12B.	TX0000072493	1978-04-10	Eastman Kodak Company
1283	Operator's manual for Kodak DATASHOW system.	TX0002193261	1987-12-09	Eastman Kodak Company
1284	Operator's manual for Kodak Datashow system.	TX0002192560	1987-11-20	Eastman Kodak Company
1285	Operator's manual for the Kodak Ektachem 700 analyzer.	TX0001614149	1985-07-17	Eastman Kodak Company
1286	Operator's manual for the Kodak Ektachem DT60 analyzer.	TX0001630334	1985-07-17	Eastman Kodak Company
1287	Operator's manual for the Kodak Polymatic plate processor, model 30.	TX0000328410	1979-08-31	Eastman Kodak Company
1288	Operator's manual for the Kodak polymatic plate processor, model 48A.	TX0000602911	1980-12-04	Eastman Kodak Company
1289	Operator's manual for the Kodak startech processor, model 244 and model 244T.	TX0000479271	1980-05-15	Eastman Kodak Company
1290	Operator's manual for the Kodamatic 17B processor.	TX0000751417	1981-07-21	Eastman Kodak Company
1291	Operator's manual, Kodak readymatic processor model 420A : [pub. Pt. no. 637020].	TX0000471688	1980-05-14	Eastman Kodak Company
1292	Pako 24-SQ processor.	TX0000149263	1978-11-13	Eastman Kodak Company
1293	Pakorall-G and super-G processor, models 17-1, 17-1.5, 24-1, and 24-1.5.	TX0000149257	1978-11-13	Eastman Kodak Company
1294	Panorama.	CSN0026859	1984	Eastman Kodak Company
1295	Panorama.	CSN0026859	1983	Eastman Kodak Company
1296	Panorama.	CSN0026859	1982	Eastman Kodak Company
1297	Panorama.	CSN0026859	1981	Eastman Kodak Company
1298	Panorama.	CSN0026859	1980	Eastman Kodak Company
1299	Panorama.	CSN0026859	1979	Eastman Kodak Company
1300	Panorama.	CSN0005827	1979	Eastman Kodak Company
1301	Panorama.	CSN0005827	1978	Eastman Kodak Company
1302	Panorama highlights.	TX0001474817	1984-12-21	Eastman Kodak Company
1303	Paper information from Kodak.	TX0002182867	1987-11-18	Eastman Kodak Company
1304	Parts list for the Kodamatic 17B processor.	TX00000781669	1981-10-13	Eastman Kodak Company
1305	Pathways to color : Kodak publication no. E-11.	TX0000254142	1979-04-20	Eastman Kodak Company
1306	Pattern 2305.	Vau000413412	1997-10-21	Eastman Kodak Company
1307	Pattern W610.	Vau000413414	1997-10-21	Eastman Kodak Company

1308	Pattern W610R.	Vau000413413	1997-10-21	Eastman Kodak Company
1309	People/ideas/quality products—Eastman Kodak's Apparatus & optical division.	RE0000500141	1990-12-03	Eastman Kodak Company
1310	Photo chemistry in black-and-white and color photography.	RE0000273646	1985-12-30	Eastman Kodak Company
1311	Photo decor : a guide to the enjoyment of photographic art : publication no. O-22 / written and designed by John Holland.	TX0000137797	1978-10-31	Eastman Kodak Company
1312	Photo decor : a guide to the enjoyment of photographic art / written by John Holland ; designed by Howlett-Bergner & Holland.	TX0001130640	1983-05-19	Eastman Kodak Company
1313	Photo decor : an idea book : [P3-200].	TX0000390366	1979-12-17	Eastman Kodak Company
1314	Photo explorations : [Kodak publication no. AT-16] / by Jack Biedermann.	TX0000515687	1980-06-23	Eastman Kodak Company
1315	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1983	Eastman Kodak Company
1316	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	CSN0045050	1982	Eastman Kodak Company
1317	Photo topics and techniques / edited by Eastman Kodak Company, Amphoto.	TX0000649318	1981-02-20	Amphoto & Eastman Kodak Company
1318	Photoengraving means business.	RE0000411316	1988-12-21	Eastman Kodak Company
1319	Photofabrication methods with Kodak photo resists : [Kodak publication no.] P-246, [cat. No. 105-8338].	TX0000255382	1979-05-11	Eastman Kodak Company
1320	Photographer's children.	RE0000600949	1992-12-11	Eastman Kodak Company
1321	Photographic production of slides and filmstrips.	RE0000411276	1988-12-21	Eastman Kodak Company
1322	Photographic retouching / written for Kodak by Vilia Reed.	TX0002597642	1989-06-08	Eastman Kodak Company
1323	Photographing baby and child / edited by George Hornby and the editors of Eastman Kodak Company.	TX0000093381	1978-03-16	Eastman Kodak Company and Crown Publishers, Inc.
1324	Photographing people : a Kodak audiovisual slide presentation, AV-37.	TX0000649222	1981-03-04	Eastman Kodak Company
1325	Photographing with automatic cameras / written for Kodak by Hubert C. Birnbaum.	TX0001009397	1982-10-07	Eastman Kodak Company
1326	Photographing your baby : tips for taking great pictures / by the editors of Eastman Kodak Company.	TX0001462422	1984-11-19	Eastman Kodak Company
1327	Photography & layout for reproduction : [no.] Q-74.	TX0000150376	1978-11-13	Eastman Kodak Company
1328	Photography at work, a progress report (motion picture, 42 mins./1507')	RE0000500175	1990-12-03	Eastman Kodak Company
1329	Photography books from Kodak.	TX0001118302	1983-05-19	Eastman Kodak Company
1330	Photography books from Kodak.	TX0000751418	1981-07-21	Eastman Kodak Company
1331	Photography for the printer.	RE0000500167	1990-12-03	Eastman Kodak Company
1332	Photography from lightplanes and helicopters.	TX0001587912	1985-06-17	Eastman Kodak Company
1333	Photography in the school. Vol. 62, no. 1, 1962.	RE0000500183	1990-12-03	Eastman Kodak Company

1334	Photography in the school. Vol. 62, no. 2, 1962.	RE0000500191	1990-12-03	Eastman Kodak Company
1335	Photography in the school. Vol. 62, no. 3, 1962.	RE0000500200	1990-12-03	Eastman Kodak Company
1336	Photography in the school. Vol. 63, no. 1, 1963.	RE0000549428	1991-11-12	Eastman Kodak Company
1337	Photography in the school. Vol. 63, no. 3, 1963.	RE0000549446	1991-11-12	Eastman Kodak Company
1338	Photography in your science fair project.	TX0001137146	1983-05-18	Eastman Kodak Company
1339	Photography through the microscope.	TX0002687030	1989-10-30	Eastman Kodak Company
1340	Photography through the microscope.	RE0000500156	1990-12-03	Eastman Kodak Company
1341	Photography through the microscope.	RE0000273643	1985-12-30	Eastman Kodak Company
1342	Photography through the microscope / [written, rev., or edited, with new photos. By John Gustav Delly].	TX0000602909	1980-12-04	Eastman Kodak Company
1343	Photolab design for professionals.	TX0002978634	1990-12-13	Eastman Kodak Company
1344	Photomacrography.	RE0000500155	1990-12-03	Eastman Kodak Company
1345	Photomacrography : mathematical analysis of magnification and depth of detail : Kodak publication no. N-15.	TX0000069169	1978-05-26	Eastman Kodak Company
1346	Photomicrography with Kodak Ektachrome professional films, process E-6.	TX0000092963	1978-07-14	Eastman Kodak Company
1347	Photoplotting desk reference.	TX0000661820	1981-03-26	Eastman Kodak Company
1348	Photoreproduction.	TX0000584745	1980-12-04	Eastman Kodak Company
1349	Phototypesetting with Kodak products / [edited by John F. Holtz].	TX0000661816	1981-03-26	Eastman Kodak Company
1350	Physical characteristics of glass for Kodak photographic plates.	TX0001201595	1983-08-30	Eastman Kodak Company
1351	Physical characteristics of Kodak polystyrene base films.	RE0000318822	1986-12-30	Eastman Kodak Company
1352	Picture-taking around Rochester.	TX0001481864	1984-12-31	Eastman Kodak Company
1353	Picture-taking at the Fair for miniature and other advanced cameras.	RE0000600925	1992-12-11	Eastman Kodak Company
1354	Picture-taking in northern California.	TX0000783107	1981-10-09	Eastman Kodak Company
1355	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0001250602	1983-12-19	Eastman Kodak Company
1356	Picture-taking in southern California : photo tips, photo spots, photo fun.	TX0000588339	1980-12-04	Eastman Kodak Company
1357	Picture-taking on Cape Cod and the Islands / [prepared as a public service by Kodak].	TX0000999169	1982-10-05	Eastman Kodak Company
1358	Picture-taking spots in Washington, D. C. / map by Frank Solomon.	TX0000402837	1980-01-21	Eastman Kodak Company
1359	Picture-tkaing [sic] in Florida.	TX0001477803	1984-12-21	Eastman Kodak Company
1360	Picture your teeth.	RE0000549423	1991-11-12	Eastman Kodak Company
1361	Pictures by existing light.	TX0002420471	1988-10-07	Eastman Kodak Company
1362	Picturing the times of your life / Don Nibbelink [i.e. Don D. Nibbelink], Monica Nibbelink ; edited for Eastern Kodak Company [by] Amphoto.	TX0000554199	1980-09-23	Eastman Kodak Company & American Photographic Book Publishing

1363	Planet Peru : an aerial journey through a timeless land / photos. By Marilyn Bridges ; introd. By Fernando Belaunde Terry ; historical commentary by John Hyslop ; afterword by Marilyn Bridges.	VA0000530817	1991-12-03	Eastman Kodak Company and Aperture Foundation, Inc. (employer for hire) on editing & compilation
1364	Planning and producing visual aids.	RE0000500161	1990-12-03	Eastman Kodak Company
1365	Planning, taking your travel pictures.	RE0000552560	1991-11-12	Eastman Kodak Company
1366	Plate care, on and off press.	TX0000092960	1978-07-14	Eastman Kodak Company
1367	Plate cracking / in cooperation with Paul R. Josephson.	TX0000106647	1978-09-15	Eastman Kodak Company
1368	Portrait : professional techniques and practices in portrait photography.	TX0003584366	1993-09-20	Eastman Kodak Company
1369	Potential silver yield from Kodak photographic products.	TX0000783115	1981-10-09	Eastman Kodak Company
1370	Potential silver yield from Kodak photographic products.	TX0000510102	1980-05-27	Eastman Kodak Company
1371	Practical densitometry.	TX0002301924	1987-12-09	Eastman Kodak Company
1372	Preparing large color prints on Kodak Ektacolor 74 RC and 78 papers.	TX0000324330	1979-08-30	Eastman Kodak Company
1373	Preparing large color transparencies for display.	TX0001023291	1982-11-15	Eastman Kodak Company
1374	Preparing process C-41 solutions from Kodak Flexicolor A R chemicals (concentrates) : [publication no.] Z-121F.	TX0000107689	1978-09-11	Eastman Kodak Company
1375	Presenting yourself.	TX0003861274	1994-06-14	Eastman Kodak Company
1376	Presenting yourself / by Michael Kenny [i.e. Michael F. Kenny] for Eastman Kodak Company.	TX0001070594	1983-02-09	Eastman Kodak Company
1377	Preservation of photographs.	TX0000347928	1979-10-17	Eastman Kodak Company
1378	Prevention of contact dermatitis in photographic work.	TX0000092961	1978-07-14	Eastman Kodak Company
1379	Principles of the Kodak x-omat processing system.	RE0000552565	1991-11-12	Eastman Kodak Company
1380	Printer monitoring method for use with Kodak Ektachrome 2203 paper : publication no. Z-123B.	TX0000093427	1978-08-07	Eastman Kodak Company
1381	Printing and cutting notched film accessories : [no. P5-231].	TX0000073188	1978-06-12	Eastman Kodak Company
1382	Printing color negatives.	TX0000107697	1978-09-11	Eastman Kodak Company
1383	Printing color negatives.	RE0000600930	1992-12-11	Eastman Kodak Company
1384	Printing color negatives.	RE0000317256	1986-12-30	Eastman Kodak Company
1385	Prizewinning photos—what makes them click : a Kodak audiovisual slide presentation : AV-42.	TX0001010529	1982-10-07	Eastman Kodak Company
1386	Process datafile : how to process Kodak Ektachrome 22 paper in Kodak rapid color processors.	TX0002182860	1987-11-18	Eastman Kodak Company
1387	Process datafile : small-tube or tray processing of Kodak Ektachrome 22 paper using Kodak Ektachrome R-3000 chemicals.	TX0002182861	1987-11-18	Eastman Kodak Company
1388	Process E-6 action maze.	TX0000092967	1978-07-14	Eastman Kodak Company
1389	Process monitoring : monitoring and troubleshooting processes using Kodak flexicolor chemicals : no. Z-131E2.	TX0004061045	1995-05-19	Eastman Kodak Company

1390	Processing and process monitoring of Kodak black-and-white films.	TX0000986218	1982-09-20	Eastman Kodak Company
1391	Processing chemicals and formulas.	RE0000552569	1991-11-12	Eastman Kodak Company
1392	Processing chemicals and formulas.	RE0000140574	1982-10-14	Eastman Kodak Company
1393	Processing Kodak Ektacolor paper in roller-transport processing machines using Kodak Ektaprint 2 chemicals.	TX0000214578	1979-02-27	Eastman Kodak Company
1394	Processing Kodak Ektacolor Plus and professional papers.	TX0002182871	1987-11-18	Eastman Kodak Company
1395	Processing Kodak high resolution plates.	TX0000985548	1982-09-07	Eastman Kodak Company
1396	Processing Kodak Vericolor print film 4111 (Estar thick base) in the Kodak rapid color processor, model 30 or model 30A.	TX0000282520	1979-05-11	Eastman Kodak Company
1397	Producing quality documents with KEEPS (Kodak Ektaprint electronic publishing system) : a basic guide to layout and typography.	TX0002576714	1989-05-22	Eastman Kodak Company
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1399	Producing slides and filmstrips.	RE0000552568	1991-11-12	Eastman Kodak Company
1400	Production of X-rays.	RE0000600912	1992-12-11	Eastman Kodak Company
1401	Professional photographic illustration.	TX0002617538	1989-06-08	Eastman Kodak Company
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1404	"Professional" versus "amateur" Kodak Ektachrome camera films : the difference between them!.	TX0000072489	1978-04-10	Eastman Kodak Company
1405	Programmed course in logarithms.	RE0000411291	1988-12-21	Eastman Kodak Company
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1409	Quality assurance in dental radiography.	TX0002735888	1990-01-22	Eastman Kodak Company
1410	Quality control in the processing of Kodak Ektachrome film (process E3)	RE0000411284	1988-12-21	Eastman Kodak Company
1411	Quality enlarging with Kodak B/W papers : art, technique, and science, a Kodak data book.	TX0001020511	1982-11-15	Eastman Kodak Company
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1414	Questions and answers about Kodak super 8 film cartridges.	TX0000073183	1978-06-12	Eastman Kodak Company
1415	Questions and answers about Kodak super 8 movie films.	TX0001118327	1983-05-19	Eastman Kodak Company
1416	Quick-look reference : Kodak black-&-white reversal motion picture films : [Kodak publication no.] H-61.	TX0000489006	1980-05-27	Eastman Kodak Company

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1419	Radiation safety in dental radiography.	TX0002742177	1990-01-22	Eastman Kodak Company
1420	Radiation safety manual.	TX0004049145	1995-05-19	Eastman Kodak Company
1421	Radiografía y fotografía clínicas. Vol. 26, no. 1.	RE0000411315	1988-12-21	Eastman Kodak Company
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1423	Radiografía y fotografía clínicas. Vol. 26, no. 3.	RE0000411313	1988-12-21	Eastman Kodak Company
1424	Radiografía y fotografía clínicas. Vol. 28, no. 1, 1962.	RE0000500187	1990-12-03	Eastman Kodak Company
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1426	Radiografía y fotografía clínicas. Vol. 28, no. 3, 1962.	RE0000500205	1990-12-03	Eastman Kodak Company
1427	Radiografía y fotografía clínicas. Vol. 29, no. 1, 1963.	RE0000549427	1991-11-12	Eastman Kodak Company
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1430	Radiography in modern industry.	TX0000599323	1980-12-04	Eastman Kodak Company
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1448	Retouching prints on Kodak Ektacolor and Ektachrome papers.	TX0002729941	1989-10-13	Eastman Kodak Company
1449	Retouching type C color prints.	RE0000317257	1986-12-30	Eastman Kodak Company
1450	Reverse-text slides.	TX0000783114	1981-10-09	Eastman Kodak Company
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1452	Reversing optics for lateral reversal.	TX0000513990	1980-06-23	Eastman Kodak Company
1453	Revised information on color correction with Kodak tri-mask film.	RE0000552584	1991-11-12	Eastman Kodak Company
1454	[Revision & PVAC series 3]	TX0002189483	1987-11-18	Eastman Kodak Company
1455	Revision to the Kodak 312 color printer : DPC/DPCU, ser. 1.	TX0002182855	1987-11-18	Eastman Kodak Company
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1469	Selected special order (S O) products list for Professional and Finishing Markets Division.	TX0000214567	1979-02-27	Eastman Kodak Company
1470	Seminar in print : analytical methods for testing Kodak products for microelectronics.	TX0000713069	1981-06-23	Eastman Kodak Company
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1475	Service manual Kodak X-OMAT processor model M3.	RE0000448935	1989-11-29	Eastman Kodak Company
1476	Setting up and balancing.	TX0002182868	1987-11-18	Eastman Kodak Company
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1480	Setup and balancing the Kodak MC-5, MC-8 & MC-11 digital color printers : [publication pt. no. 638872].	TX0000093428	1978-08-07	Eastman Kodak Company
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1482	Setup and balancing : the Kodak printer models S-5 and B-K series.	TX0000192369	1978-10-31	Eastman Kodak Company
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1489	Site preparations : Kodak disc film processor, model 200E.	TX0001118303	1983-05-19	Eastman Kodak Company
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1532	Supplement to Operating the Kodak rapid print cutter model SR-5.	TX0000137788	1978-10-31	Eastman Kodak Company
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1575	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	CSN0007753	1978	Eastman Kodak Company, Texas Eastman Company Division
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1600	Use of Kodak PMT paper plate fixer MX-1102 with the Kodak PMT paper litho plate.	TX0000214566	1979-02-27	Eastman Kodak Company
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1602	Use of water in photographic processing.	TX0002478317	1988-10-07	Eastman Kodak Company
1603	Use of water in photographic processing.	TX0000092959	1978-07-14	Eastman Kodak Company
1604	Use the C C P R for the good look : Kodak 2610 color printers.	TX0000072479	1978-07-24	Eastman Kodak Company
1605	Use the C C P R for the good look : Kodak 2610 color printers, series 6 tape on Kodak Ektacolor 78 paper.	TX0000478015	1980-05-15	Eastman Kodak Company
1606	Use the C C P R for the good look : Kodak 2610 color printers using series 7 tape on Kodak Ektacolor 78 paper.	TX0000478013	1980-05-15	Eastman Kodak Company
1607	Use the C C P R for the good look : Kodak 2610 color printers using series 7 tape on Kodak Ektacolor 78 paper : ser. 7.	TX0000402343	1979-10-26	Eastman Kodak Company
1608	Use the C C P R for the good look, Kodak M C digital color printer, for photofinishing applications on Kodak Ektacolor 74 R C paper.	TX0000136122	1978-10-16	Eastman Kodak Company

1609	Use the C C P R for the good look, Kodak MC digital color printer for photofinishing applications on Kodak Ektacolor 78 paper.	TX0000478016	1980-05-15	Eastman Kodak Company
1610	Use the C C P R for the good look, Kodak S-series and 2620 color printers.	TX0000478014	1980-05-15	Eastman Kodak Company
1611	Use the C C P R for the good look : Kodak S-series and 2620 color printers.	TX0000137969	1978-10-31	Eastman Kodak Company
1612	Use the CCPR for the good look : Kodak 2610 color printers.	TX0000254139	1979-04-20	Eastman Kodak Company
1613	Use the CCPR for the good look, Kodak MC digital color printer for photofinishing applications on Kodak Ektacolor 74 RC paper and Kodak Ektacolor 78 paper.	TX0000255564	1979-05-11	Eastman Kodak Company
1614	Use the CCPR for the good look, Kodak S-series and 2620 color printers.	TX0000255563	1979-05-11	Eastman Kodak Company
1615	Use the CCRP for the good look : Kodak MC digital color printer.	TX0000168449	1978-12-26	Eastman Kodak Company
1616	Using a Kodak Vericolor II commercial film, type S.	TX0000967566	1982-09-07	Eastman Kodak Company
1617	Using filters / by the editors of Eastman Kodak Company.	TX0000993187	1982-09-20	Eastman Kodak Company
1618	Using flash effectively.	TX0001300306	1984-03-02	Eastman Kodak Company
1619	Using Kodak chemicals, process E-6.	TX0003861929	1994-06-14	Eastman Kodak Company
1620	Using Kodak chemicals : process E-6.	TX0002673186	1989-10-30	Eastman Kodak Company
1621	Using Kodak Ektacolor RA chemicals.	TX0002483022	1988-10-07	Eastman Kodak Company
1622	Using Kodak Ektaprint 2 bleach-fix and replenisher N R in continuous color print processors.	TX0000137793	1978-10-31	Eastman Kodak Company
1623	Using Kodak Ektaprint 2 bleach-fix and replenisher N R in continuous color print processors : Z-122G.	TX0000323959	1979-08-30	Eastman Kodak Company
1624	Using Kodak Ektaprint 2 bleach-fix and replenisher N T in continuous color print processors : (includes the low-flow wash option).	TX0000485582	1980-05-27	Eastman Kodak Company
1625	Using Kodak Ektaprint 2 bleach-fix and replenisher NR in continuous color print processors : [publication no.] Z-122G.	TX0000390352	1979-12-17	Eastman Kodak Company
1626	Using Kodak Ektaprint 2 chemicals.	TX0002675768	1989-10-30	Eastman Kodak Company
1627	Using Kodak Ektaprint 2 chemicals.	TX0001194037	1983-08-29	Eastman Kodak Company
1628	Using Kodak Ektaprint 2 chemicals : Kodak publication no. Z-122.	TX0000515688	1980-06-23	Eastman Kodak Company
1629	Using Kodak Ektaprint R-100 chemicals (and Ektachrome 14 paper).	TX0000993185	1982-09-07	Eastman Kodak Company
1630	Using Kodak Ektaprint R-100 chemicals : Kodak publication no. Z-123.	TX0000014324	1978-03-02	Eastman Kodak Company
1631	Using Kodak matrix film/4150 to make dye transfer prints from color negatives.	TX0003012062	1991-03-01	Eastman Kodak Company
1632	Using Kodak splice print count reader.	TX0002189336	1987-11-18	Eastman Kodak Company
1633	Using Kodak Vericolor films in the laboratory.	TX0000783113	1981-10-09	Eastman Kodak Company
1634	Using Kodak Vericolor III professional film, type S.	TX0001129694	1983-05-19	Eastman Kodak Company

1635	Using process C-41.	TX0001481867	1984-12-31	Eastman Kodak Company
1636	Using process C-41.	TX0001118470	1983-05-19	Eastman Kodak Company
1637	Using process E-6.	TX0001148976	1983-05-19	Eastman Kodak Company
1638	Using process E-6.	TX0000072497	1978-06-29	Eastman Kodak Company
1639	Using process EM-26.	TX0001148970	1983-05-18	Eastman Kodak Company
1640	Using Technet.	TX0000721440	1981-06-23	Eastman Kodak Company
1641	Using Technet center.	TX0001118350	1983-05-19	Eastman Kodak Company
1642	Using Technet center.	TX0001023289	1982-11-15	Eastman Kodak Company
1643	Using the analyzer response plaque TL-2608.	TX0000214579	1979-02-27	Eastman Kodak Company
1644	Using the Kodacolor 400 control negative set (size 120).	TX0000168448	1978-12-26	Eastman Kodak Company
1645	Using the Kodacolor 400 standard negative (size 120).	TX0000321801	1979-08-30	Eastman Kodak Company
1646	Using the Kodacolor II setup patch (black-bound).	TX0000107691	1978-09-11	Eastman Kodak Company
1647	Using the Kodak 110 negative holder assembly, part number 537533.	TX0000368587	1979-10-26	Eastman Kodak Company
1648	Using the Kodak 110 negative printing kit, Model 5S/5B-K/8S.	TX0000401553	1980-01-21	Eastman Kodak Company
1649	Using the Kodak 312 graphics printing attachments.	TX0002118787	1987-07-23	Eastman Kodak Company
1650	Using the Kodak 5S roll paper magazine.	TX0000519931	1980-08-04	Eastman Kodak Company
1651	Using the Kodak balancing filter assembly 2610.	TX0000328409	1979-08-31	Eastman Kodak Company
1652	Using the Kodak densitometer, model 1.	TX0002206305	1987-12-09	Eastman Kodak Company
1653	Using the Kodak densitometer, model 2.	TX0002182874	1987-11-18	Eastman Kodak Company
1654	Using the Kodak Ektachrome color copier, model 11.	TX0002189297	1987-11-18	Eastman Kodak Company
1655	Using the Kodak Ektachrome color copier, model 18.	TX0002182870	1987-11-18	Eastman Kodak Company
1656	Using the Kodak Ektachrome color copier slide attachment, model 18.	TX0002189293	1987-11-18	Eastman Kodak Company
1657	Using the Kodak electrical counter, model 1.	TX0000254143	1979-04-20	Eastman Kodak Company
1658	Using the Kodak electrolytic silver recovery unit, model M L.	TX0002189294	1987-11-18	Eastman Kodak Company
1659	Using the Kodak electrolytic silver recovery unit Model ML.	TX0002577621	1989-05-22	Eastman Kodak Company
1660	Using the Kodak greeting card accessory system 50.	TX0002400498	1988-08-15	Eastman Kodak Company
1661	Using the Kodak instant film back.	TX0000168440	1978-12-26	Eastman Kodak Company
1662	Using the Kodak instant film back : pub. Pt. no. 633431.	TX0000324499	1979-08-31	Eastman Kodak Company
1663	Using the Kodak lens assembly, system 25.	TX0002378124	1988-08-10	Eastman Kodak Company
1664	Using the Kodak lens assembly system 50/four up (ID) cat no. 151 1633, the Kodak lens assembly system 50/two-up (wallet) cat no. 173 1645, the Kodak lens assembly, system 50/two-up (passport) cat no. 141 9909.	TX0002370378	1988-08-15	Eastman Kodak Company
1665	Using the Kodak M L 135 film extractor, model A.	TX0002189299	1987-11-18	Eastman Kodak Company

1666	Using the Kodak MC diagnostic tape series A.	TX0000223232	1979-03-26	Eastman Kodak Company
1667	Using the Kodak ML 135 negative sleeve, model SA.	TX0002378125	1988-08-10	Eastman Kodak Company
1668	Using the Kodak pricing unit system 25.	TX0002189337	1987-11-18	Eastman Kodak Company
1669	Using the Kodak pricing unit system 50.	TX0002400495	1988-08-15	Eastman Kodak Company
1670	Using the Kodak print marker, model 5.	TX0000513991	1980-06-23	Eastman Kodak Company
1671	Using the Kodak printer control set (C110) or (C126) or (C135).	TX0000368568	1979-10-31	Eastman Kodak Company
1672	Using the Kodak rapid paper splicer 2610/2620.	TX0000149262	1978-11-13	Eastman Kodak Company
1673	Using the Kodak universal negative sleeve, model SA.	TX0002182859	1987-11-18	Eastman Kodak Company
1674	Using the Kodak V C N A color negative translator : model 4.	TX0000321794	1979-08-31	Eastman Kodak Company
1675	Using the Kodak Vericolor II printer control negative set (size 120).	TX0000168447	1978-12-26	Eastman Kodak Company
1676	Using the Kodak video color negative analyzer, model 2.	TX0000254145	1979-04-20	Eastman Kodak Company
1677	Using the Kodak video color negative analyzer model 3.	TX0000507736	1980-05-14	Eastman Kodak Company
1678	Using the replacement thermostat for the Kodak slide mounting press model 2.	TX0000073184	1978-06-12	Eastman Kodak Company
1679	Using your autofocus 35mm camera.	TX0003017214	1990-12-13	Eastman Kodak Company
1680	Using your Kodak CRT digital color printer : pt. no. 967586.	TX0003861923	1994-06-14	Eastman Kodak Company
1681	Ventilation and design considerations for Kodak toner MX 1112 and Kodak toner MX 1125.	TX0000669546	1981-03-26	Eastman Kodak Company
1682	Video tape, artifacts and defects : a troubleshooting guide.	TX0001519897	1984-12-21	Eastman Kodak Company
1683	Visual troubleshooting of process E-6.	TX0002189296	1987-11-18	Eastman Kodak Company
1684	Welcome to Kodak.	RE0000317066	1986-12-30	Eastman Kodak Company
1685	Welcome to Kodak.	RE0000273638	1985-12-30	Eastman Kodak Company
1686	What the U S P interim revision does to vitamin A assay.	RE0000317255	1986-12-30	Eastman Kodak Company
1687	What to do about it; motion picture.	RE0000500178	1990-12-03	Eastman Kodak Company
1688	Winning pictures : 100 ideas for outstanding photographs / written for Kodak by Jeff Wignall.	TX0002546822	1989-02-03	Eastman Kodak Company
1689	World of animation / [text written for Kodak by Raul DaSilva].	TX0000368571	1979-10-31	Eastman Kodak Company
1690	X-rays in dentistry.	RE0000600919	1992-12-11	Eastman Kodak Company
1691	Your films have met their match.	TX0002189339	1987-11-18	Eastman Kodak Company
1692	Your programs from Kodak . : audio-visual library distribution.	CSN0014730	1978	Eastman Kodak Company
1693	Your programs from Kodak . : [catalog].	CSN0014730	1985	Eastman Kodak Company
1694	Your programs from Kodak . : [catalog].	CSN0014730	1983	Eastman Kodak Company
1695	Your programs from Kodak . : [catalog].	CSN0014730	1979	Eastman Kodak Company
1696	Your wedding (one day)	RE0000549424	1991-11-12	Eastman Kodak Company
1697	You're on the team.	RE0000230801	1984-12-24	Eastman Kodak Company
1698	You're the director.	RE0000600928	1992-12-11	Eastman Kodak Company
1699	You're the director.	RE0000500172	1990-12-03	Eastman Kodak Company
1700	Aerial photo log.	TX0000008223	1978-03-10	Eastman Kodak Company

1701	Aerial photo log.	TX0000120429	1978-09-11	Eastman Kodak Company
1702	Aerial photo log.	TX0000117027	1978-09-11	Eastman Kodak Company
1703	Aerial photo log.	TX0000117026	1978-09-11	Eastman Kodak Company
1704	Aerial photo log.	TX0000042041	1978-04-17	Eastman Kodak Company
1705	Aerial photo log.	TX0000076858	1978-04-10	Eastman Kodak Company
1706	Aerial photo log.	TX0000117024	1978-09-11	Eastman Kodak Company
1707	Aerial photo log.	TX0000117025	1978-09-11	Eastman Kodak Company
1708	Audiovisual notes from Kodak.	TX0000985543	1982-09-07	Eastman Kodak Company
1709	Audiovisual notes from Kodak.	TX0000485585	1980-05-27	Eastman Kodak Company
1710	Audiovisual notes from Kodak	TX0000255381	1979-05-11	Eastman Kodak Company
1711	Book marks : news for people who sell Kodak books.	TX0001129698	1983-05-19	Eastman Kodak Company
1712	Book marks : news for people who sell Kodak books.	TX0001129697	1983-05-19	Eastman Kodak Company
1713	Bookmarks : news for people who sell Kodak books.	TX0001009392	1982-10-07	Eastman Kodak Company
1714	Bookmarks : news for people who sell Kodak books.	TX0000718696	1981-06-23	Eastman Kodak Company
1715	Camera trace / William A. Triggs, editor].	TX0001334498	1984-03-02	Eastman Kodak Company
1716	Cameras in the curriculum : an N E A/Kodak program.	TX0001248609	1983-12-19	Eastman Kodak Company
1717	Compass / Vince Giummo, editor].	TX0001192673	1983-08-30	Eastman Kodak Company
1718	Compass / Vince Giummo, editor].	TX0000967563	1982-09-07	Eastman Kodak Company
1719	Compass / Vince Giummo, editor].	TX0000981935	1982-09-07	Eastman Kodak Company
1720	Compass / Vince Giummo, editor].	TX0000999221	1982-10-05	Eastman Kodak Company
1721	Compass / Vince Giummo, editor].	TX0001129699	1983-05-19	Eastman Kodak Company
1722	Compass / Vince Giummo, editor].	TX0000660467	1981-03-26	Eastman Kodak Company
1723	Compass / Vince Giummo, editor].	TX0000716959	1981-06-23	Eastman Kodak Company
1724	Compass / Vince Giummo, editor].	TX0000777830	1981-10-09	Eastman Kodak Company
1725	Compass / Vince Giummo, editor].	TX0001085730	1983-03-14	Eastman Kodak Company
1726	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000368593	1979-10-26	Eastman Kodak Company
1727	Current information summary / Customer Technical Services, Eastman Kodak Company.	TX0000390349	1979-12-17	Eastman Kodak Company
1728	Data release.	TX0000985649	1982-09-07	Eastman Kodak Company
1729	Data release.	TX0000969858	1982-09-07	Eastman Kodak Company
1730	Data release.	TX0001021342	1982-11-15	Eastman Kodak Company
1731	Data release.	TX0000985650	1982-09-07	Eastman Kodak Company
1732	Data release.	TX0000323952	1979-08-31	Eastman Kodak Company
1733	Data release.	TX0000323948	1979-08-30	Eastman Kodak Company
1734	Dental radiography and photography / editor, Robert E. Silha.	TX0001252191	1983-12-19	Eastman Kodak Company
1735	Dental radiography and photography / editor, Robert E. Silha.	TX0001271596	1983-11-01	Eastman Kodak Company
1736	Dental radiography and photography / editor, Robert E. Silha.	TX0001271599	1983-11-01	Eastman Kodak Company
1737	Dental radiography and photography / editor, Robert E. Silha.	TX0001271600	1983-11-01	Eastman Kodak Company
1738	Dental radiography and photography / editor, Robert E. Silha.	TX0001271598	1983-11-01	Eastman Kodak Company
1739	Dental radiography and photography / editor, Robert E. Silha.	TX0001257281	1983-12-19	Eastman Kodak Company

1740	Dental radiography and photography / editor, Robert E. Silha.	TX0001252204	1983-12-19	Eastman Kodak Company
1741	Dental radiography and photography / editor, Robert E. Silha.	TX0001271597	1983-11-01	Eastman Kodak Company
1742	Dental radiography and photography / editor, Robert E. Silha.	TX0000484602	1980-05-27	Eastman Kodak Company
1743	Dental radiography and photography / editor, Robert E. Silha.	TX0000615752	1980-06-23	Eastman Kodak Company
1744	Dental radiography and photography / editor, Robert E. Silha.	TX0000662618	1981-03-26	Eastman Kodak Company
1745	Dental radiography and photography / editor, Robert E. Silha.	TX0000035644	1978-05-05	Eastman Kodak Company
1746	Dental radiography and photography / editor, Robert E. Silha.	TX0000118554	1978-09-25;	Eastman Kodak Company
1747	Dental radiography and photography / editor, Robert E. Silha.	TX0000195695	1979-01-12	Eastman Kodak Company
1748	Dental radiography and photography / editor, Robert E. Silha.	TX0000195694	1979-01-12	Eastman Kodak Company
1749	Desk calendar / by the editors of Eastman Kodak Company.	TX0000594059	1980-12-05	Eastman Kodak Company
1750	Directory of silver services / Kodak	TX0001021340	1982-11-15	Eastman Kodak Company
1751	Eastman Kodak Company ... annual report.	TX0001194336	1983-08-19	Eastman Kodak Company
1752	Eastman Kodak Company ... annual report.	TX0001194337	1983-08-19	Eastman Kodak Company
1753	Eastman Kodak Company ... annual report.	TX0001194338	1983-08-19	Eastman Kodak Company
1754	Eastman Kodak Company ... annual report.	TX0000471699	1980-05-14	Eastman Kodak Company
1755	Eastman Kodak Company ... annual report.	TX0000227407	1979-03-26	Eastman Kodak Company
1756	Eastman Kodak Company ... annual report.	TX0000076859	1978-04-10	Eastman Kodak Company
1757	Eastman organic chemical bulletin.	TX0000402340	1980-01-21	Eastman Kodak Company
1758	Eastman organic chemical bulletin.	TX0000368590	1979-10-26	Eastman Kodak Company
1759	Eastman organic chemical bulletin	TX0000035370	1978-04-14	Eastman Kodak Company
1760	Eastman organic chemical bulletin	TX0000169727	1978-12-26	Eastman Kodak Company
1761	Eastman organic chemicals : catalog & price list.	TX0000195696	1979-01-12	Eastman Kodak Company
1762	Eastman organic chemicals catalog. Supplement.	TX0000063341	1978-05-26	Eastman Kodak Company
1763	Financial statistics : graphic arts dealers.	TX0000323957	1979-08-30	Eastman Kodak Company
1764	Financial statistics : professional finishers.	TX0000323956	1979-08-30	Eastman Kodak Company
1765	Financial statistics : school finishers.	TX0000323958	1979-08-30	Eastman Kodak Company
1766	Financial statistics : X-ray dealers.	TX0000323955	1979-08-30	Eastman Kodak Company
1767	Functional group index of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185179	1979-01-12	Eastman Kodak Company
1768	Graphics newsletter.	TX0000279270	1979-06-21	Eastman Kodak Company
1769	Graphics newsletter.	TX0000279268	1979-06-21	Eastman Kodak Company
1770	Graphics newsletter.	TX0000368596	1979-10-25	Eastman Kodak Company
1771	Graphics newsletter.	TX0000368591	1979-10-26	Eastman Kodak Company
1772	Graphics newsletter.	TX0000134139	1978-10-16	Eastman Kodak Company

1773	Graphics newsletter.	TX0000174982	1978-12-26	Eastman Kodak Company
1774	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000489928	1980-05-27	Eastman Kodak Company
1775	Graphics newsletter : for use of Kodak personnel and distributors of Kodak products only / Eastman Kodak International Sales Company, Inc. ; [edited by Walter J. Manzek and Deanna Tiefenthal].	TX0000402345	1980-01-21	Eastman Kodak Company
1776	Here's how : [techniques for outstanding pictures].	TX0000442323	1980-01-21	Eastman Kodak Company
1777	Index to Kodak information.	TX0001495619	1984-12-31	Eastman Kodak Company
1778	Index to Kodak information.	TX0001118304	1983-05-19	Eastman Kodak Company
1779	Index to Kodak information.	TX0000986217	1982-09-20	Eastman Kodak Company
1780	Index to Kodak information.	TX0000720511	1981-06-23	Eastman Kodak Company
1781	Index to Kodak information.	TX0000489931	1980-05-27	Eastman Kodak Company
1782	Interface	TX0000064818	1978-06-12	Eastman Kodak Company
1783	International photography / Kodak.	TX0000984528	1982-09-07	Eastman Kodak Company
1784	International photography / Kodak.	TX0000792831	1981-10-13	Eastman Kodak Company
1785	International photography / Kodak.	TX0001085735	1983-03-14	Eastman Kodak Company
1786	International photography / Kodak.	TX0000980529	1982-09-07	Eastman Kodak Company
1787	International photography / Kodak.	TX0000793667	1981-10-13	Eastman Kodak Company
1788	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0001009393	1982-10-07	Eastman Kodak Company
1789	Kodak A V equipment memo : technical information about audiovisual equipment.	TX0000778869	1981-10-13	Eastman Kodak Company
1790	Kodak audiovisual products catalog	TX0001635399	1985-07-22	Eastman Kodak Company
1791	Kodak bulletin for the graphic arts.	TX0000599790	1980-12-04	Eastman Kodak Company
1792	Kodak catalog of educational materials ...	TX0001137171	1983-05-18	Eastman Kodak Company
1793	Kodak centennial desk calendar ...	TX0000319921	1979-07-02	Eastman Kodak Company
1794	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000778695	1981-10-09	Eastman Kodak Company
1795	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0001085731	1983-03-14	Eastman Kodak Company
1796	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction	TX0000986305	1982-09-07	Eastman Kodak Company
1797	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000604408	1980-12-04	Eastman Kodak Company
1798	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	TX0000368594	1979-10-26	Eastman Kodak Company
1799	Kodak compass : reproduction processes/materials/industry news.	TX0000514215	1980-06-23	Eastman Kodak Company
1800	Kodak compass : reproduction processes/materials/industry news.	TX0000509718	1980-06-23	Eastman Kodak Company
1801	Kodak compass : reproduction processes/materials/industry news.	TX0000509717	1980-06-23	Eastman Kodak Company

1802	Kodak compass : reproduction processes/materials/industry news.	TX0000250165	1979-05-11	Eastman Kodak Company
1803	Kodak compass : reproduction processes/materials/industry news.	TX0000250167	1979-05-11	Eastman Kodak Company
1804	Kodak compass : reproduction processes/materials/industry news.	TX0000268624	1979-06-07	Eastman Kodak Company
1805	Kodak compass : reproduction processes/materials/industry news.	TX0000403619	1980-01-21	Eastman Kodak Company
1806	Kodak compass : reproduction processes/materials/industry news.	TX0000038209	1978-05-05	Eastman Kodak Company
1807	Kodak compass : reproduction processes/materials/industry news.	TX0000063340	1978-05-26	Eastman Kodak Company
1808	Kodak compass : reproduction processes/materials/industry news.	TX0000118555	1978-09-25	Eastman Kodak Company
1809	Kodak compass : reproduction processes/materials/industry news.	TX0000185178	1979-01-12	Eastman Kodak Company
1810	Kodak customer service pamphlet.	TX0001119160	1983-05-19	Eastman Kodak Company
1811	Kodak customer service pamphlet.	TX0001137145	1983-05-18	Eastman Kodak Company
1812	Kodak customer service pamphlet.	TX0001137150	1983-05-18	Eastman Kodak Company
1813	Kodak customer service pamphlet.	TX0001009391	1982-10-07	Eastman Kodak Company
1814	Kodak customer service pamphlet.	TX0000678967	1981-03-26	Eastman Kodak Company
1815	Kodak customer service pamphlet.	TX0000588341	1980-12-04	Eastman Kodak Company
1816	Kodak customer service pamphlet.	TX0000588340	1980-12-04	Eastman Kodak Company
1817	Kodak customer service pamphlet.	TX0000273621	1979-06-07	Eastman Kodak Company
1818	Kodak dental X-ray products.	TX0000513995	1980-06-23	Eastman Kodak Company
1819	Kodak dental X-ray products . : list prices.	TX0000268407	1979-06-07	Eastman Kodak Company
1820	Kodak desk calendar . / by the editors of Eastman Kodak Company.	TX0000791110	1981-10-13	Eastman Kodak Company
1821	Kodak highlights.	TX0001193393	1983-08-19	Eastman Kodak Company
1822	Kodak highlights.	TX0000474173	1980-05-14	Eastman Kodak Company
1823	Kodak highlights.	TX0000227406	1979-03-26	Eastman Kodak Company
1824	Kodak highlights.	TX0000442324	1980-01-21	Eastman Kodak Company
1825	Kodak highlights.	TX0000401877	1980-01-17	Eastman Kodak Company
1826	Kodak highlights.	TX0000076855	1978-04-10	Eastman Kodak Company
1827	Kodak highlights.	TX0000064816	1978-06-12	Eastman Kodak Company
1828	Kodak highlights.	TX0000101444	1978-09-11	Eastman Kodak Company
1829	Kodak highlights.	TX0000150374	1978-12-01	Eastman Kodak Company
1830	Kodak information ... index.	TX0000227408	1979-03-26	Eastman Kodak Company
1831	Kodak laboratory chemicals bulletin.	TX0001600545	1985-06-24	Eastman Kodak Company
1832	Kodak laboratory chemicals bulletin.	TX0000984542	1982-09-07	Eastman Kodak Company
1833	Kodak laboratory chemicals bulletin.	TX0000471694	1980-05-14	Eastman Kodak Company
1834	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001632108	1985-08-12	Eastman Kodak Company
1835	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0001170431	1983-03-11	Eastman Kodak Company
1836	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	TX0000666590	1981-03-26	Eastman Kodak Company
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2077	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092712	1978-01-05	Eastman Kodak Company
2078	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092713	1978-01-05	Eastman Kodak Company
2079	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092714	1978-01-05	Eastman Kodak Company
2080	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092716	1978-01-05	Eastman Kodak Company
2081	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092715	1978-01-05	Eastman Kodak Company
2082	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092708	1978-01-05	Eastman Kodak Company
2083	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092707	1978-01-05	Eastman Kodak Company
2084	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092706	1978-01-05	Eastman Kodak Company
2085	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092705	1978-01-05	Eastman Kodak Company
2086	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092704	1978-01-05	Eastman Kodak Company
2087	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092703	1978-01-05	Eastman Kodak Company
2088	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092702	1978-01-05	Eastman Kodak Company
2089	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092701	1978-01-05	Eastman Kodak Company
2090	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092700	1978-01-05	Eastman Kodak Company
2091	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092699	1978-01-05	Eastman Kodak Company
2092	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092698	1978-01-05	Eastman Kodak Company
2093	Kodakery / [editor-in-chief, Ron Wiley ... et al.].	TX0000092709	1978-01-05	Eastman Kodak Company
2094	Kodakery international = Kodakery internacional / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000646593	1981-03-04	Eastman Kodak Company
2095	Kodakery international = Kodakery internacional / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000662609	1981-03-26	Eastman Kodak Company

2123	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249155	1979-01-18	Eastman Kodak Company
2124	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249156	1979-01-18	Eastman Kodak Company
2125	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249157	1979-01-18	Eastman Kodak Company
2126	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249158	1979-01-18	Eastman Kodak Company
2127	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249159	1979-01-18	Eastman Kodak Company
2128	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249160	1979-01-18	Eastman Kodak Company
2129	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249161	1979-01-18	Eastman Kodak Company
2130	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000249162	1979-01-18	Eastman Kodak Company
2131	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035374	1978-04-12	Eastman Kodak Company
2132	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035371	1978-04-12	Eastman Kodak Company
2133	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035375	1978-04-12	Eastman Kodak Company
2134	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035376	1978-04-12	Eastman Kodak Company
2135	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035372	1978-04-12	Eastman Kodak Company
2136	Kodakery international / Ron Wiley, editor-in-chief, Kaye Lechleitner, editor.	TX0000035373	1978-04-12	Eastman Kodak Company
2137	Medical radiography and photography / [editor, Alice R. Russell].	TX0001600546	1985-06-24	Eastman Kodak Company
2138	Medical radiography and photography / [editor, Alice R. Russell].	TX0002568189	1989-05-22	Eastman Kodak Company
2139	Medical radiography and photography / [editor, Alice R. Russell].	TX0001259554	1983-12-19	Eastman Kodak Company
2140	Medical radiography and photography / [editor, Alice R. Russell].	TX0000785811	1981-10-09	Eastman Kodak Company
2141	Medical radiography and photography / [editor, Alice R. Russell].	TX0001257138	1983-12-19	Eastman Kodak Company
2142	Medical radiography and photography / [editor, Alice R. Russell].	TX0000670845	1980-06-26	Eastman Kodak Company
2143	Medical radiography and photography / [editor, Alice R. Russell].	TX0001223450	1980-10-31	Eastman Kodak Company
2144	Medical radiography and photography / [editor, Alice R. Russell].	TX0000297176	1979-07-23	Eastman Kodak Company
2145	Medical radiography and photography / [editor, Alice R. Russell].	TX0000442326	1980-01-21	Eastman Kodak Company
2146	Medical radiography and photography / [editor, Alice R. Russell].	TX0000014317	1978-02-24	Eastman Kodak Company
2147	Medical radiography and photography / [editor, Alice R. Russell].	TX0000150377	1978-11-13	Eastman Kodak Company
2148	Molecular formula index of Eastman organic chemicals catalog number	TX0000214571	1979-02-27	Eastman Kodak Company
2149	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001597172	1985-06-17	Eastman Kodak Company

2150	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001308064	1984-03-02	Eastman Kodak Company
2151	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001493389	1984-12-26	Eastman Kodak Company
2152	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001493390	1984-12-26	Eastman Kodak Company
2153	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001119164	1983-05-19	Eastman Kodak Company
2154	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001196369	1983-08-29	Eastman Kodak Company
2155	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001271479	1983-12-12	Eastman Kodak Company
2156	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000984544	1982-09-07	Eastman Kodak Company
2157	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000984543	1982-09-07	Eastman Kodak Company
2158	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001006308	1982-11-15	Eastman Kodak Company
2159	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000647636	1981-03-04	Eastman Kodak Company
2160	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000751422	1981-07-21	Eastman Kodak Company
2161	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0001108502	1983-05-18	Eastman Kodak Company
2162	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489930	1980-05-27	Eastman Kodak Company
2163	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489927	1980-05-27	Eastman Kodak Company
2164	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000599789	1980-12-04	Eastman Kodak Company
2165	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000268623	1979-06-07	Eastman Kodak Company
2166	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000489926	1980-05-27	Eastman Kodak Company
2167	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000368598	1979-10-31	Eastman Kodak Company
2168	Montage : imagination in learning : a newsletter for educators from Kodak.	TX0000268627	1979-06-07	Eastman Kodak Company
2169	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000472745	1980-05-14	Eastman Kodak Company
2170	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000471691	1980-05-14	Eastman Kodak Company
2171	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000662620	1981-03-26	Eastman Kodak Company
2172	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000244371	1979-03-26	Eastman Kodak Company
2173	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000277768	1979-07-02	Eastman Kodak Company

2174	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000329254	1979-08-31	Eastman Kodak Company
2175	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	TX0000042042	1978-04-14	Eastman Kodak Company
2176	Newsletter for photo educators.	TX0002378186	1988-08-10	Eastman Kodak Company
2177	Newsletter for photography instructors.	TX0002198527	1987-11-03	Eastman Kodak Company
2178	Newsletter for photography instructors.	TX0001593368	1985-06-17	Eastman Kodak Company
2179	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001308063	1984-03-02	Eastman Kodak Company
2180	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001612168	1984-12-26	Eastman Kodak Company
2181	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001119161	1983-05-19	Eastman Kodak Company
2182	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001199217	1983-08-29	Eastman Kodak Company
2183	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001231625	1983-11-18	Eastman Kodak Company
2184	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000989775	1982-10-07	Eastman Kodak Company
2185	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0000999222	1982-10-05	Eastman Kodak Company
2186	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001022419	1982-11-29	Eastman Kodak Company
2187	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	TX0001108504	1983-05-18	Eastman Kodak Company
2188	Numerical listing of Eastman organic chemicals : an Eastman dataservice publication.	TX0000185180	1979-01-12	Eastman Kodak Company
2189	Panorama.	TX0001493395	1984-12-26	Eastman Kodak Company
2190	Panorama.	TX0001493394	1984-12-26	Eastman Kodak Company
2191	Panorama.	TX0001493393	1984-12-26	Eastman Kodak Company
2192	Panorama.	TX0001129700	1983-05-19	Eastman Kodak Company
2193	Panorama.	TX0001195848	1983-08-30	Eastman Kodak Company
2194	Panorama.	TX0001231622	1983-11-18	Eastman Kodak Company
2195	Panorama.	TX0000966060	1982-09-07	Eastman Kodak Company
2196	Panorama.	TX0000966059	1982-09-07	Eastman Kodak Company
2197	Panorama.	TX0001014664	1982-11-15	Eastman Kodak Company
2198	Panorama.	TX0001129701	1983-05-19	Eastman Kodak Company
2199	Panorama.	TX0000718606	1981-06-23	Eastman Kodak Company
2200	Panorama.	TX0000778864	1981-10-13	Eastman Kodak Company
2201	Panorama.	TX0000778866	1981-10-09	Eastman Kodak Company
2202	Panorama.	TX0000966058	1982-09-07	Eastman Kodak Company
2203	Panorama.	TX0000471698	1980-05-14	Eastman Kodak Company
2204	Panorama.	TX0000518587	1980-08-04	Eastman Kodak Company
2205	Panorama.	TX0000662619	1981-03-26	Eastman Kodak Company
2206	Panorama.	TX0000442325	1980-01-21	Eastman Kodak Company
2207	Panorama.	TX0000221700	1979-03-26	Eastman Kodak Company
2208	Panorama.	TX0000291845	1979-07-23	Eastman Kodak Company
2209	Panorama.	TX0000368597	1979-10-17	Eastman Kodak Company
2210	Panorama.	TX0000040134	1978-04-14	Eastman Kodak Company
2211	Panorama.	TX0000092721	1978-07-14	Eastman Kodak Company
2212	Panorama.	TX0000113288	1978-09-11	Eastman Kodak Company

2213	Panorama.	TX0000148709	1978-12-01	Eastman Kodak Company
2214	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001119159	1983-05-19	Eastman Kodak Company
2215	Photo information bulletin : consumer/professional & finishing markets / Eastman Kodak Company.	TX0001016374	1982-11-15	Eastman Kodak Company
2216	Research magazine.	TX0002499176	1989-02-03	Eastman Kodak Company
2217	Scientific publications / from Eastman Kodak Laboratories.	TX0000519933	1980-06-23	Eastman Kodak Company
2218	SPR contact / Professional and Finishing Markets Division.	TX0000308542	1979-07-23	Eastman Kodak Company
2219	Survey of motion picture, still photography, and graphic arts instruction : in American and Canadian colleges, universities, technical institutes, and schools of photography / by John Mercer.	TX0001005567	1982-10-07	Eastman Kodak Company
2220	Technical sales representatives.	TX0000368566	1979-10-25	Eastman Kodak Company
2221	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007811	1978-02-03	Eastman Kodak Company
2222	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000007810	1978-02-03	Eastman Kodak Company
2223	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000004808	1978-02-13	Eastman Kodak Company
2224	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000028677	1978-02-27	Eastman Kodak Company
2225	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019315	1978-03-14	Eastman Kodak Company
2226	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019317	1978-03-29	Eastman Kodak Company
2227	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000060768	1978-04-10	Eastman Kodak Company
2228	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000036933	1978-04-24	Eastman Kodak Company
2229	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000047975	1978-05-08	Eastman Kodak Company

2230	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000043310	1978-05-22	Eastman Kodak Company
2231	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000082310	1978-06-06	Eastman Kodak Company
2232	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000055479	1978-06-19	Eastman Kodak Company
2233	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000058626	1978-07-03	Eastman Kodak Company
2234	Texas Eastman news : [a newspaper for the people of Texas Eastman, manufacturer of plastics and chemicals] / editor, Don Millsap.	TX0000019316	1978-01-03	Eastman Kodak Company
2235	Tips net results : news from the Kodak technical assistance network.	TX0000965460	1982-09-07	Eastman Kodak Company
2236	Tips net results : news from the Kodak technical assistance network.	TX0001013729	1982-11-22	Eastman Kodak Company
2237	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312300	1984-03-02	Eastman Kodak Company
2238	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489389	1984-12-26	Eastman Kodak Company
2239	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489366	1984-12-26	Eastman Kodak Company
2240	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489288	1984-12-26	Eastman Kodak Company
2241	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001489287	1984-12-26	Eastman Kodak Company
2242	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119165	1983-05-19	Eastman Kodak Company
2243	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001119166	1983-05-19	Eastman Kodak Company

2244	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001269217	1983-12-12	Eastman Kodak Company
2245	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271223	1983-12-12	Eastman Kodak Company
2246	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001271224	1983-12-12	Eastman Kodak Company
2247	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001312299	1984-03-02	Eastman Kodak Company
2248	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965457	1982-09-07	Eastman Kodak Company
2249	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965459	1982-09-07	Eastman Kodak Company
2250	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000965458	1982-09-07	Eastman Kodak Company
2251	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000992129	1982-10-07	Eastman Kodak Company
2252	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0001014663	1982-11-15	Eastman Kodak Company
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2254	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000662611	1981-03-26	Eastman Kodak Company
2255	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000751414	1981-07-21	Eastman Kodak Company
2256	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000716808	1981-06-23	Eastman Kodak Company

2257	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000751413	1981-07-21	Eastman Kodak Company
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2260	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000973508	1982-09-07	Eastman Kodak Company
2261	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000615751	1980-12-04	Eastman Kodak Company
2262	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	TX0000722490	1981-03-04	Eastman Kodak Company
2263	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002198526	1987-11-03	Eastman Kodak Company
2264	TIPS : technical information for photographic systems / Professional Photography Division.	TX0002193662	1987-11-18	Eastman Kodak Company
2265	TSR newsletter / Professional and Finishing Markets Division.	TX0000221701	1979-03-26	Eastman Kodak Company
2266	TSR newsletter / Professional and Finishing Markets Division.	TX0000242370	1979-04-20	Eastman Kodak Company
2267	TSR newsletter / Professional and Finishing Markets Division.	TX0000242372	1979-04-20	Eastman Kodak Company
2268	TSR newsletter / Professional and Finishing Markets Division.	TX0000250164	1979-05-11	Eastman Kodak Company
2269	TSR newsletter / Professional and Finishing Markets Division.	TX0000250163	1979-05-11	Eastman Kodak Company
2270	TSR newsletter / Professional and Finishing Markets Division.	TX0000250168	1979-05-11	Eastman Kodak Company
2271	TSR newsletter / Professional and Finishing Markets Division.	TX0000250166	1979-05-11	Eastman Kodak Company
2272	TSR newsletter / Professional and Finishing Markets Division.	TX0000268626	1979-06-07	Eastman Kodak Company
2273	TSR newsletter / Professional and Finishing Markets Division.	TX0000268625	1979-06-07	Eastman Kodak Company
2274	TSR newsletter / Professional and Finishing Markets Division.	TX0000279265	1979-06-21	Eastman Kodak Company
2275	TSR newsletter / Professional and Finishing Markets Division.	TX0000279264	1979-06-21	Eastman Kodak Company
2276	TSR newsletter / Professional and Finishing Markets Division.	TX0000282521	1979-07-02	Eastman Kodak Company

2277	TSR newsletter / Professional and Finishing Markets Division.	TX0000279266	1979-06-21	Eastman Kodak Company
2278	TSR newsletter / Professional and Finishing Markets Division.	TX0000275493	1979-07-02	Eastman Kodak Company
2279	TSR newsletter / Professional and Finishing Markets Division.	TX0000308544	1979-07-23	Eastman Kodak Company
2280	TSR newsletter / Professional and Finishing Markets Division.	TX0000308543	1979-07-23	Eastman Kodak Company
2281	TSR newsletter / Professional and Finishing Markets Division.	TX0000323953	1979-08-30	Eastman Kodak Company
2282	TSR newsletter / Professional and Finishing Markets Division.	TX0000323960	1979-08-30	Eastman Kodak Company
2283	TSR newsletter / Professional and Finishing Markets Division.	TX0000323954	1979-08-30	Eastman Kodak Company
2284	TSR newsletter / Professional and Finishing Markets Division.	TX0000329255	1979-08-31	Eastman Kodak Company
2285	TSR newsletter / Professional and Finishing Markets Division.	TX0000323951	1979-08-31	Eastman Kodak Company
2286	TSR newsletter / Professional and Finishing Markets Division.	TX0000402342	1979-10-26	Eastman Kodak Company
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2288	TSR newsletter / Professional and Finishing Markets Division.	TX0000349781	1979-10-17	Eastman Kodak Company
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2290	TSRunner / Robert A. LeBlanc.	TX0000992130	1982-10-07	Eastman Kodak Company
2291	Your programs from Kodak . : audio-visual library distribution.	TX0000107685	1978-09-11	Eastman Kodak Company
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2298	Dental radiography and photography / editor, Robert E. Silha.	CSN0002192	1984	Eastman Kodak Company
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2300	Here's how : [techniques for outstanding pictures].	CSN0025660	1980	Eastman Kodak Company
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2302	International photography / Kodak.	CSN0037651	1983	Eastman Kodak Company
2303	Kodak audiovisual products catalog.	CSN0062582	1985	Eastman Kodak Company
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2305	Kodak color notes : a series of pamphlets on new techniques for photomechanical color reproduction.	CSN0021606	1983	Eastman Kodak Company
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2308	Kodak laboratory chemicals : catalog & price list : a Kodak dataservice catalog.	CSN0033923	1983	Eastman Kodak Company
2309	Kodak newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0037796	1983	Eastman Kodak Company
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2311	Kodak Precision Line plate L P P.	CSN0026065	1980	Eastman Kodak Company
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2313	Kodak Tech Bits.	CSN0021607	1994	Eastman Kodak Company
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2315	Kodak Tech Bits.	CSN0011829	1979	Eastman Kodak Company
2316	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1985	Eastman Kodak Company
2317	Kodak Tech Bits : a publication for scientists and engineers.	CSN0021607	1983	Eastman Kodak Company
2318	Kodak X-Omat products.	CSN0021609	1980	Eastman Kodak Company
2319	Medical radiography and photography.	CSN0004908	1989	Eastman Kodak Company
2320	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1984	Eastman Kodak Company
2321	Medical radiography and photography / [editor, Alice R. Russell].	CSN0004908	1983	Eastman Kodak Company
2322	Newsletter for graphic arts and photography instructors / Elizabeth Eggleton, editor].	CSN0005415	1981	Eastman Kodak Company
2323	Newsletter for photography instructors.	CSN0062884	1988	Eastman Kodak Company
2324	Newsletter for photography instructors.	CSN0062884	1985	Eastman Kodak Company
2325	Newsletter for professional photography instructors / Elizabeth Eggleton, editor].	CSN0044848	1985	Eastman Kodak Company
2326	Panorama.	CSN0026859	1985	Eastman Kodak Company
2327	Research magazine.	CSN0083195	1989	Eastman Kodak Company
2328	Scientific publications / from Eastman Kodak Laboratories.	CSN0031212	1980	Eastman Kodak Company
2329	TIPS : technical information for photographic systems / Kodak ; [compiled and edited by Edward W. Morse ... et al.].	CSN0035399	1985	Eastman Kodak Company
2330	TIPS : technical information for photographic systems / Professional Photography Division [of Eastman Kodak Company].	CSN0035399	1985	Eastman Kodak Company
2331	Your programs from Kodak . : audio-visual library distribution.	CSN0014730	1980	Eastman Kodak Company
2332	Part of the picture / words by Ken Ashby and Paul Colwell ; music by Ken Ashby, Paul Colwell & Herbert Allen	PAu000133078	1979-08-10	Eastman Kodak Company
2333	Manual of local anesthesia in dentistry.	TX0000521094	1980-08-04	Eastman Kodak Company
2334	Moderator's implementation guide	TX0000934895	1982-07-06	Eastman Kodak Company
2335	Manual of local anesthesia in general dentistry	R335272	1964-04-09	Eastman Kodak Company
2336	The theory of the photographic process Fourth Edition	A0000907479	1977-10-03	Eastman Kodak Company

2337	Kodak pocket guide to 35 mm photography / by the editors of Eastman Kodak Company ; [editor, Susan Victor].	TX0001129007	1983-06-09	Eastmann [sic] Kodak Company
2338	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2001	Eastman Kodak & Meredith Corporation
2339	Everyday Pictures : because the best moments in life happen every day.	CSN0132146	2000	Eastman Kodak & Meredith Corporation
2340	Everyday Pictures : because the best moments in life happen every day.	TX0005193278	2000-09-22	Eastman Kodak & Meredith Corporation
2341	Everyday Pictures : because the best moments in life happen every day.	TX0005308424	2001-02-02	Eastman Kodak & Meredith Corporation
2342	Everyday Pictures : because the best moments in life happen every day.	TX0005308305	2001-02-02	Eastman Kodak & Meredith Corporation
2343	Everyday pictures : because the best moments in life happen every day : special advertising section.	TX0005439509	2001-11-02	Eastman Kodak, Meredith Corporation
2344	Kodak Halloween memories.	TX0005343180	2001-02-02	Meredith Corporation & Eastman Kodak
2345	Kodak holiday gift ideas.	TX0005343179	2001-02-02	Meredith Corporation & Eastman Kodak

Claims Asserted**Patents with Challenged Claims**

- European Opposition: EP1157829: Opposition began May 11, 2007. Pending.
- European Opposition: EP1989058: Opposition began September 30, 2010. Pending.
- European Opposition: EP1996408: Opposition began March 24, 2010. Pending.

Agreements with a Claim of Breach

<u>Cases</u>	<u>Date Opened</u>	<u>Type of Action</u>	<u>Asserted Patents</u>	<u>Trial Date</u>	<u>Outside Counsel</u>	<u>Opposing Counsel</u>
Kodak v. Kyocera (WDNY) (6:10cv6334)	6/22/2010	Breach of Contract	N/A	8/12/13	Wilmer Hale	Morrison & Foerster
Kodak v. Asia Optical (SDNY) (11-cv-6036) On Appeal to 2 nd Circuit.	8/26/2011 (filed)	Breach of Contract	N/A	Appeal fully briefed. No argument date set.	Wilmer Hale	Hughes, Hubbard & Reed
Kodak v. Altek (SDNY) (12-cv-0246)	1/12/2012 (filed)	Breach of Contract	N/A	Trial date not yet scheduled	Wilmer Hale	Orrick, Herrington & Sutcliffe
Kodak v. Ricoh Company, Ltd. (SDNY) (12-cv-3109)	4/19/12 (filed)	Breach of Contract	N/A	Trial date not yet scheduled	Wilmer Hale	Morrison & Foerster

SCHEDULE V
LOCATION, CHIEF EXECUTIVE OFFICE, TYPE OF ORGANIZATION,
JURISDICTION OF ORGANIZATION AND ORGANIZATIONAL
IDENTIFICATION NUMBER

<u>Grantor</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID number</u>
Section 31. Eastman Kodak Company	343 State Street Rochester, New York 14650	Corporation	New Jersey	3590801000
Creo Manufacturing America LLC	1821 Logan Avenue Cheyenne, WY 82001	LLC	Wyoming	200400460497
Eastman Kodak International Capital Company, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	0675517
Far East Development Ltd.	343 State Street Rochester, NY 14650	Corporation	Delaware	0899514
FPC Inc.	6721 Romaine Street Los Angeles, CA 90038	Corporation	California	C0957735
Kodak (Near East), Inc.	343 State Street Rochester, NY 14650	Corporation	New York	N/A

<u>Grantor</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID number</u>
Kodak Americas, Ltd.	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Kodak Aviation Leasing LLC	343 State Street Rochester, NY 14650	LLC	Delaware	3241322
Kodak Imaging Network, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	3059736
Kodak Philippines, Ltd.	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Kodak Portuguesa Limited	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Kodak Realty, Inc.	343 State Street Rochester, NY 14650	Corporation	New York	N/A
Laser-Pacific Media Corporation	343 State Street Rochester, NY 14650	Corporation	Delaware	2236415

<u>Grantor</u>	<u>Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID number</u>
NPEC Inc.	343 State Street Rochester, NY 14650	Corporation	California	C1513754
Pakon, Inc.	251 E. Ohio Street Suite 500 Indianapolis, IN 46204	Corporation	Indiana	198507-375
Qualex Inc.	4020 Stirrup Creek Drive, Suite 100, Durham, NC 27703	Corporation	Delaware	2133251

SCHEDULE VI
CHANGES IN NAME, LOCATION, ETC. WITHIN TWELVE MONTHS
PRIOR TO THE DATE OF THE AGREEMENT

<u>Grantor</u>	<u>Previous Chief Executive Office</u>	<u>Type of Organization</u>	<u>Jurisdiction of Organization</u>	<u>Organizational ID Number</u>
Creo Manufacturing America LLC	1720 Carey Avenue Cheyenne, WY 82001	LLC	Wyoming	200400460497
FPC Inc.	6721 Romaine Street Los Angeles, CA 90038	Corporation	California	C0957735
Kodak Imaging Network, Inc.	343 State Street Rochester, NY 14650	Corporation	Delaware	3059736
Pakon, Inc.	251 E. Ohio Street Suite 1100 Indianapolis, IN 46204	Corporation	Indiana	198507-375

SCHEDULE VII
LETTERS OF CREDIT

None.

SCHEDULE VIII

EQUIPMENT LOCATIONS

<u>Grantor</u>	<u>Location</u>
Eastman Kodak Company	Eastman Business Park 1964 & 1991 Lake Avenue Rochester, NY 14652
Eastman Kodak Company	Kodak Office 343 State Street Rochester, NY 14650
Eastman Kodak Company	Kodak Colorado 9952 Eastman Park Drive Windsor, CO 80551-1308
Eastman Kodak Company	One Polychrome Park Columbus, GA 31907-2934
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420

SCHEDULE IX
INVENTORY LOCATIONS

Grantor	Location
Eastman Kodak Company	Eastman Business Park Rochester, NY 14652
Eastman Kodak Company	2600 Manitou Road Rochester, NY 14624
Eastman Kodak Company	9952 Eastman Park Drive Windsor, CO 80551
Eastman Kodak Company	4585 Cargo Drive Columbus, GA 31907
Eastman Kodak Company	3000 Research Blvd Dayton, OH 45420
Eastman Kodak Company	4900 Creekside Parkway Lockbourne, OH 43137
Eastman Kodak Company	127 East Elk Trail Blvd Carol Stream, IL 60188
Eastman Kodak Company	12035 Moya Blvd Reno, NV 89506
Eastman Kodak Company	6721 Romaine Street Hollywood, CA 90028

SCHEDULE X
COMMERCIAL TORT CLAIMS

Case No.	Parties	Venue
3:10-CV-05452-SI	Epson Imaging Devices Corporation Epson Electronics America, Inc. Toshiba Corporation Toshiba America Electronics Components, Inc. Toshiba Mobile Display Technology Co., Ltd. AU Optronics Corporation AU Optronics Corporation America, Inc.	United States District Court for the Northern District of California

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**") dated [], 2013, is made by the Persons listed on the signature pages hereof (collectively, the "**Grantors**") in favor of Wilmington Trust, National Association, as Agent (the "**Agent**") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement), has entered into a Debtor-in-Possession Credit Agreement dated as of March 22, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**") with the U.S. Subsidiaries of the Company party hereto, each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code, as Guarantors, the banks, financial institutions and other institutional lenders from time to time party thereto and Wilmington Trust, National Association, as Agent. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the making of Loans and the issuance of Letters of Credit by the Lenders under the Credit Agreement, each Grantor has executed and delivered that certain Security Agreement dated March 22, 2013, made by the Grantors to the Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. In addition to the security interest set forth in the DIP Order, each Grantor hereby grants to the Agent for the ratable benefit of the Secured Parties a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**"):

- (i) the patents and patent applications set forth in Schedule A hereto;
- (ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability

of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby;

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including, without limitation, the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto;

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

SECTION 2. Security for Obligations. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the DIP Order, the grant of a security interest in the Collateral by each Grantor under this IP Security Agreement secures the payment of all obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the cases, regardless of whether allowed or allowable in such proceedings). Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents but for the fact that such Secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights and any other applicable government officer record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor

does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

SECTION 7. Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the DIP Order, the provisions of the DIP Order shall govern.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

EASTMAN KODAK COMPANY

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

[NAME OF GRANTOR]

By _____
Name:
Title:

Address for Notices:

FORM OF INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this "**IP Security Agreement Supplement**") dated _____, 2013, is made by the Person listed on the signature page hereof (the "**Grantor**") in favor of Wilmington Trust, National Association, as Agent (the "**Agent**") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Eastman Kodak Company, a New Jersey corporation, a debtor and debtor-in-possession in a case pending under Chapter 11 of the Bankruptcy Code (as defined in the Credit Agreement), has entered into a Debtor-in-Possession Credit Agreement dated as of March 22, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**") with the U.S. Subsidiaries of the Company party hereto, each a Debtor and Debtor-in-Possession under Chapter 11 of the Bankruptcy Code, as Guarantors, the banks, financial institutions and other institutional lenders from time to time party thereto and Wilmington Trust, National Association, as Agent. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, pursuant to the Credit Agreement, the Grantor and certain other Persons have executed and delivered that certain Security Agreement dated March 22, 2013 made by the Grantor and such other Persons to the Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") and that certain Intellectual Property Security Agreement dated [_____, 2013 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**IP Security Agreement**").

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Agent, for the ratable benefit of the Secured Parties, a security interest in the Collateral (as defined in Section 1 below) of the Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

SECTION 1. Grant of Security. In addition to the security interest set forth in the DIP Order, each Grantor hereby grants to the Agent, for the ratable benefit of the Secured Parties, a security interest in all of such Grantor's right, title and interest in and to the following (the "**Collateral**"):

- (i) the patents and patent applications set forth in Schedule A hereto;
- (ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability

of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby;

(iii) the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto;

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing 'or arising from any of the foregoing.

SECTION 2. Security for Obligations. In addition to the security for payment of the Secured Obligations to the Secured Parties provided by the DIP Order, the grant of a security interest in the Additional Collateral by the Grantor under this IP Security Agreement Supplement secures the payment of all obligations of the Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings).

SECTION 3. Recordation. The Grantor authorizes and requests that the Register of Copyrights and any other applicable government officer to record this IP Security Agreement Supplement.

SECTION 4. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Agent with respect to the Additional Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 5. Governing Law. This IP Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.

SECTION 6. Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the DIP Order, the provisions of the DIP Order shall govern.

IN WITNESS WHEREOF, the Grantor has caused this IP Security Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By _____

Name:

Title:

Address for Notices:

(including, without limitation, proceeds, collateral and supporting obligations that constitute property of the types described in this Section 1) and, to the extent not otherwise included, all (A) payments under insurance (whether or not the Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral, and (B) cash.

SECTION 2. Security for Obligations. In addition to the security for the payment of the Secured Obligations to the Secured Parties provided by the DIP Order, the grant of a security interest in the Collateral by the undersigned under this Security Agreement Supplement and the Security Agreement secures the payment of all Secured Obligations of the undersigned now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest (including interest accruing during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings), premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise (including monetary obligations incurred during the pendency of the Cases, regardless of whether allowed or allowable in such proceedings). Without limiting the generality of the foregoing, this Security Agreement Supplement and the Security Agreement secures the payment of all amounts that constitute part of the Secured Obligations and that would be owed by the undersigned to any Secured Party under the Loan Documents but for the fact that such Secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Representations and Warranties. (a) The undersigned's exact legal name, chief executive office, type of organization, jurisdiction of organization and organizational identification number is set forth in Schedule D hereto. Within the twelve months preceding the date hereof, the undersigned has not changed its name, chief executive office, type of organization, jurisdiction of organization or organizational identification number from those set forth in Schedule E hereto except as set forth in Schedule F hereto.

(b) All Equipment having a value in excess of \$5,000,000 and all Inventory having a value in excess of \$5,000,000 as of the date hereof of the undersigned is located at the places specified therefor in Schedule H hereto.

(c) The undersigned is not a beneficiary or assignee under any letter of credit, other than the letters of credit described in Schedule I hereto.

(d) The undersigned hereby makes each other representation and warranty set forth in Section 6 of the Security Agreement with respect to itself and the Collateral granted by it.

SECTION 4. Obligations Under the Security Agreement. The undersigned hereby agrees, as of the date first above written, to be bound as a Grantor by all of the terms and provisions of the Security Agreement to the same extent as each of the other Grantors. The undersigned further agrees, as of the date first above written, that each reference in the Security Agreement to an "Additional Grantor" or a "Grantor" shall also mean and be a reference to the undersigned, that each reference to the "Collateral" or any part thereof shall also mean and be a reference to the undersigned's Collateral or part thereof, as the case may be, and that each

reference in the Security Agreement to a Schedule shall also mean and be a reference to the schedules attached hereto.

SECTION 5. Governing Law. This Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York and (to the extent applicable) the Bankruptcy Code.²

SECTION 6. Inconsistency. In the event of any inconsistency or conflict between the provisions of this Agreement and the DIP Order, the provisions of the DIP Order shall govern.

Very truly yours,

[NAME OF ADDITIONAL GRANTOR]

By _____
Title:

Address for notices:

² If the Additional Grantor is not concurrently executing a guaranty or other Loan Document containing provisions relating to submission to jurisdiction and jury trial waiver, include them here.

INTERCREDITOR AGREEMENT

Dated as of

March 22, 2013

Among

CITICORP NORTH AMERICA, INC.,
as Representative with respect to the ABL Credit Agreement,

WILMINGTON TRUST, NATIONAL ASSOCIATION,
as Representative with respect to the New Money Term Loans
under the Term Loan Agreement,

WILMINGTON TRUST, NATIONAL ASSOCIATION,
as Representative with respect to the Junior Term Loans
under the Term Loan Agreement,

EASTMAN KODAK COMPANY

and

THE OTHER GRANTORS PARTY HERETO

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INTERCREDITOR AGREEMENT

INTERCREDITOR AGREEMENT (this "Agreement"), dated as of March 22, 2013, among CITICORP NORTH AMERICA, INC. ("CNAI"), as Representative with respect to the ABL Credit Agreement, WILMINGTON TRUST, NATIONAL ASSOCIATION ("Wilmington Trust"), as Representative with respect to the New Money Term Loans, WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative with respect to the Junior Term Loans, Eastman Kodak Company (the "Borrower"), and each of the other Grantors party hereto.

WHEREAS, the Borrower, the lenders party thereto, CNAI, as administrative agent (the "ABL Agent") and the lenders party thereto are parties to that certain Amended and Restated Debtor-in-Possession Revolving Credit Agreement, dated as of March 22, 2013 (the "ABL Credit Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Borrower, the lenders party thereto, Wilmington Trust, as administrative agent with respect to the New Money Term Loans (the "New Money Term Loan Agent"), Wilmington Trust, as administrative agent with respect to the Junior Term Loans (the "Junior Term Loan Agent") and the lenders party thereto are parties to that certain Debtor-in-Possession Loan Agreement, dated as of March 22, 2013 (the "Term Loan Agreement"), pursuant to which such lenders have agreed to make loans and extend other financial accommodations to the Borrower; and

WHEREAS, the Grantors and the ABL Agent are parties to that certain Amended and Restated Security Agreement, dated as of March 22, 2013 (as the same may be amended, restated, amended and restated, supplemented or otherwise modified, the "ABL Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the ABL Secured Obligations; and

WHEREAS, the Grantors, the New Money Term Loan Agent and the Junior Term Loan Agent are parties to that certain Security Agreement, dated as of March 22, 2013 (as the same may be amended, restated, amended and restated, supplemented or otherwise modified, the "Term Loan Security Agreement"), pursuant to which such Grantors have granted Liens on their assets securing the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations; and

WHEREAS, it is the desire of the parties hereto to set forth their respective rights and priorities with respect to the Common Collateral;

NOW THEREFORE, in consideration of the foregoing and the mutual covenants herein contained and other good and valuable consideration, the existence and sufficiency of which is expressly recognized by all of the parties hereto, the parties agree as follows:

SECTION 1. *Definitions; Other Interpretive Provisions.*

1.1 Definitions.

The following terms, as used herein, have the following meanings:

"ABL Agent" has the meaning set forth in the first WHEREAS clause of this Agreement; *provided* that the term "ABL Agent" shall also mean the Representative for the holders of any indebtedness outstanding under any Replacement ABL Credit Agreement then extant.

“ABL Credit Agreement” has the meaning set forth in the first WHEREAS clause of this Agreement; *provided* that the term “ABL Credit Agreement” shall also include any Replacement ABL Credit Agreement, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“ABL Loan Documents” means (i) the “Loan Documents” as defined in the ABL Credit Agreement or (ii) the “Loan Documents” (or comparable term) as defined in any Replacement ABL Credit Agreement, as the case may be.

“ABL Priority Collateral” means any and all present and future right, title and interest of the Grantors in and to the following, whether now owned or hereafter acquired, existing or arising, and wherever located: (a) cash and Cash Equivalents (other than cash proceeds of property that was Term Loan Priority Collateral when such cash proceeds arose to the extent such cash proceeds are held in a Term Facility Cash Collateral Account, and any investment of such cash and Cash Equivalents held in a Term Facility Cash Collateral Account), (b) deposit accounts (other than any deposit account (including any Term Facility Cash Collateral Account) that contains solely the identifiable cash proceeds of property that was Term Loan Priority Collateral when such cash proceeds arose), (c) Inventory, (d) accounts, chattel paper and other related rights to payment, (e) to the extent evidencing, governing, securing or otherwise related to the items referred to in the preceding clauses (a) through (d) of this definition, all related contracts, contract rights, documents, instruments and other evidences of indebtedness, payment intangibles, letter-of-credit rights and other supporting obligations and other claims or causes of action; (f) all books and records relating to the foregoing and (g) all proceeds of any and all of the foregoing; *provided* that the ABL Priority Collateral and the Term Loan Priority Collateral shall include the proceeds of Avoidance Actions (as defined in the ABL Credit Agreement as in effect on the date hereof) on an equal and ratable basis. Terms used in the foregoing definition which are defined in the Uniform Commercial Code and not otherwise defined in this Agreement have the meanings specified in the Uniform Commercial Code.

“ABL Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(b).

“ABL Priority Collateral Processing and Sale Period” has the meaning specified in Section 7.3(b).

“ABL Priority DIP Financing” has the meaning specified in Section 5.2(a).

“ABL Purchase” has the meaning specified in Section 4.4(a).

“ABL Purchase Event” has the meaning specified in Section 4.4(a).

“ABL Purchase Price” has the meaning specified in Section 4.4(b).

“ABL Purchasing Parties” has the meaning specified in Section 4.4(a).

“ABL Secured Obligations” means all “Secured Obligations” (or comparable term) as defined in the ABL Credit Agreement (including, for the avoidance of doubt, in any Replacement ABL Credit Agreement).

“ABL Secured Parties” means holders from time to time of the ABL Secured Obligations.

“ABL Security Agreement” has the meaning set forth in the third WHEREAS clause of this Agreement; *provided* that if a Replacement ABL Credit Agreement is in effect, “ABL Security

Agreement” shall be deemed to be a reference to each agreement pursuant to which Liens have been granted to secure obligations under such Replacement ABL Credit Agreement, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Additional Debt” has the meaning specified in Section 11.3(b).

“Adequate Protection Liens” means any Liens granted in any Insolvency Proceeding to any Secured Party as adequate protection of the Secured Obligations held by such Secured Party.

“Available Credit Bid Amount” means, at any time during the pendency of the Existing Chapter 11 Cases, (i) \$200,000,000 minus (ii) the aggregate principal amount of New Money Term Loans prepaid with the proceeds of any other Specified Sale consummated prior to the consummation of the applicable transaction with respect to which a credit bid is to be made minus (iii) the amount of all other successful credit bids previously made in connection with any other Specified Sale.

“Bankruptcy Code” means the United States Bankruptcy Code (11 U.S.C. §101 et seq.), as amended from time to time.

“Bankruptcy Court” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Borrower” has the meaning set forth in the preamble of this Agreement.

“Cash Equivalents” has the meaning specified in the ABL Credit Agreement.

“CNAI” has the meaning set forth in the preamble of this Agreement.

“Class” refers to the determination (x) in relation to any particular Type of Common Collateral, (i) with respect to any Secured Obligations, whether such Secured Obligations are First Priority Obligations, Second Priority Obligations or Third Priority Obligations and (ii) with respect to any Secured Party, whether such Secured Party is a First Priority Secured Party, a Second Priority Secured Party or a Third Priority Secured Party and (y) in relation to any Secured Obligations, whether such Secured Obligations are ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations.

“Common Collateral” means all assets of the Grantors on which Liens have been granted (or purported to be granted) to secure more than one Class of Secured Obligations.

“Comparable Second Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document, that Second Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Comparable Third Priority Security Document” means, in relation to any Common Collateral subject to any First Priority Security Document or any Second Priority Security Document, that Third Priority Security Document that creates a security interest in the same Common Collateral, granted by the same Grantor, as applicable.

“Defaulting ABL Secured Party” has the meaning specified in Section 4.4(g).

“Defaulting New Money Secured Party” has the meaning specified in Section 4.5(f).

“DIP Financing” means an ABL Priority DIP Financing or a Term Loan Priority DIP Financing.

“Effective Date” means March 22, 2013.

“Enforcement Action” means, with respect to any Class of Secured Obligations, the exercise of any rights and remedies with respect to any Common Collateral securing such obligations or the commencement or prosecution of enforcement of any of the rights and remedies under the Loan Documents governing such Class, or applicable law, including without limitation the exercise of any rights of set-off, recoupment or credit bidding, and the exercise of any rights or remedies of a secured creditor under the Uniform Commercial Code, the Bankruptcy Code (including credit bidding rights) or other similar creditors’ rights, bankruptcy, insolvency, reorganization or similar laws of any applicable jurisdiction.

“Existing Chapter 11 Cases” means the Chapter 11 cases filed by Eastman Kodak Company and certain of its subsidiaries on January 19, 2012 in the United States Bankruptcy Court for the Southern District of New York and pending as of the Effective Date.

“Existing Chapter 11 Cases Emergence Date” means the date of the substantial consummation (as defined in Section 1101 of the Bankruptcy Code and which for purposes of this Agreement shall be no later than the effective date) of a Reorganization Plan in the Existing Chapter 11 Cases that is confirmed pursuant to an order of the Bankruptcy Court.

“First Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related First Priority Obligations.

“First Priority Lien” means any Lien on any Type of Common Collateral securing any First Priority Obligation.

“First Priority Obligations” means, subject to Section 1.2, (i) with respect to the ABL Priority Collateral, the ABL Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the New Money Term Loan Secured Obligations. To the extent any payment with respect to any First Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any Second Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“First Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date on which (i) the First Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable First Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable First Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable First Priority Documents (other than such as have been cash collateralized or defeased or otherwise provided for in accordance with the terms of the applicable First Priority Documents), and (iv) the First Priority Representative with respect to such Common Collateral has delivered a written notice to the Second Priority Representative and the Third Priority Representative with respect to such Common Collateral stating that the events described in clauses (i), (ii) and (iii) have occurred to the satisfaction of the First Priority Secured Parties with respect

to such Common Collateral. For avoidance of doubt, a Refinancing of First Priority Obligations with respect to any Type of Common Collateral that is permitted hereby (other than with the proceeds of DIP Financing following the Existing Chapter 11 Cases Emergence Date) shall not give rise to the First Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“First Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the First Priority Obligations with respect to such Common Collateral.

“First Priority Secured Parties” means, with respect to each Type of Common Collateral, the First Priority Representative and the holders of the First Priority Obligations.

“First Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure First Priority Obligations.

“Grantor Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex III, appropriately completed.

“Grantors” means the Borrower and each Subsidiary of the Borrower that has at any time granted a Lien on any assets that constitute Common Collateral.

“Hedge Agreement Obligations” has the meaning set forth in the ABL Credit Agreement.

“Insolvency Proceeding” means any proceeding in respect of bankruptcy, insolvency, winding up, receivership, dissolution or assignment for the benefit of creditors, in each of the foregoing events whether under the Bankruptcy Code or any similar federal, state or foreign bankruptcy, insolvency, reorganization, receivership or similar law.

“Inventory” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Junior Term Loan Agent” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “Junior Term Loan Agent” shall also mean the Representative for the holders of any indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant (and, if more than one Junior Term Loan Agent exists at any time, “Junior Term Loan Agent” shall be deemed to be a collective reference to each Junior Term Loan Agent).

“Junior Term Loan Secured Obligations” means, collectively, (i) all “Obligations” (or comparable term) in respect of the Junior Term Loans under the Term Loan Agreement and (ii) all “Obligations” (or comparable term) in respect of any other indebtedness that has been designated, in accordance with this Agreement, as “Junior Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant.

“Junior Term Loan Secured Parties” means the holders from time to time of the Junior Term Loan Secured Obligations.

“Junior Term Loans” means the “Junior Loans” (as defined in the Term Loan Agreement as in effect on the date hereof).

“Lien” means any lien, security interest, hypothecation, hypothec or other charge or encumbrance of any kind on the property of a Person, including, without limitation, the lien or retained security title of a conditional vendor and any easement, right of way or other encumbrance on title to real property; *provided* the term “Lien” shall not include any license of intellectual property.

“Loan Document” means any of the ABL Loan Documents or the Term Loan Documents.

“Maximum Obligations Amount” means

(I) prior to the Existing Chapter 11 Cases Emergence Date, (x) with respect to the principal amount of New Money Term Loan Secured Obligations (A) \$473,200,000 minus (B) the aggregate amount of all mandatory prepayments of principal of the New Money Term Loans made on or after the date hereof (excluding, for the avoidance of doubt, any such prepayments made in connection with the Refinancing of any such loans that is permitted under this Agreement), (y) with respect to the principal amount of Junior Term Loan Secured Obligations, \$375,000,000, and (z) (A) with respect to the principal amount of ABL Secured Obligations, together with the undrawn face amount of and unreimbursed drawings with respect to letters of credit constituting ABL Secured Obligations, \$200,000,000 plus (B) with respect to the amount of obligations under Secured Agreements (or a comparable term in any Replacement ABL Credit Agreement) constituting ABL Secured Obligations, \$75,000,000, plus, in the case of a Refinancing pursuant to this Agreement and in the case of each of clauses (x), (y) and (z), an amount equal to accrued and unpaid interest on, and premium with respect to, the obligations being Refinanced and other reasonable and customary fees and expenses incurred in connection with such Refinancing; and

(II) on and after the Existing Chapter 11 Cases Emergence Date, (x) with respect to the principal amount of Term Loan Secured Obligations (A) \$848,200,000 minus (B) the aggregate amount of all mandatory prepayments of principal of the Term Loan Secured Obligations made on or after the Existing Chapter 11 Cases Emergence Date (excluding, for the avoidance of doubt, any repayment of the New Money Term Loans on the Existing Chapter 11 Cases Emergence Date and any such prepayments made in connection with the Refinancing of any such loans that is permitted under this Agreement) plus (C) the product of (i) the aggregate principal amount of New Money Term Loan Secured Obligations under the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement that are converted to Term Loan Secured Obligations under the “Exit Loan Agreement” as contemplated by Section 2.22 of such Term Loan Agreement multiplied by (ii) 2%, and (y) (A) with respect to the principal amount of ABL Secured Obligations, together with the undrawn face amount of and unreimbursed drawings with respect to letters of credit constituting ABL Secured Obligations, \$200,000,000 plus (B) with respect to the amount of obligations under Secured Agreements (or a comparable term in any Replacement ABL Credit Agreement) constituting ABL Secured Obligations, \$75,000,000, plus, in the case of a Refinancing pursuant to this Agreement and in the case of each of clauses (x) and (y), an amount equal to accrued and unpaid interest on, and premium with respect to, the obligations being Refinanced and other reasonable and customary fees and expenses incurred in connection with such Refinancing.

“Mortgage” means mortgage, deed of trust, leasehold mortgage, assignment of leases and rents, modifications and any other agreement, document or instrument pursuant to which any Lien on real property is granted to secure any Secured Obligations or under which rights or remedies with respect to any such Lien are governed.

“New DIP Order” means (i) that certain Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and

364 [Docket No. 2926], attached as Exhibit J-1 to the ABL Credit Agreement as modified by (ii) that certain Order Amending Order (I) Authorizing Debtors (A) to Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§ 105, 361, 362, 364(c)(1), 364(c)(2), 364(c)(3), 364 (d)(1) and 364(e) and (B) to Continue to Utilize Cash Collateral Pursuant to 11 U.S.C. § 363 and (II) Granting Adequate Protection to Certain Pre-Petition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363 and 364 [Docket No. 3279], attached as Exhibit J-2 to the ABL Credit Agreement.

“New Money Term Loan Agent” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “New Money Term Loan Agent” shall also mean the Representative for the holders of any indebtedness that has been designated, in accordance with this Agreement, as “New Money Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant (and, if more than one New Money Term Loan Agent exists at any time, “New Money Term Loan Agent” shall be deemed to be a collective reference to each New Money Term Loan Agent).

“New Money Term Loan Purchase” has the meaning specified in Section 4.5(a).

“New Money Term Loan Purchase Event” has the meaning specified in Section 4.5(a).

“New Money Term Loan Purchase Price” has the meaning specified in Section 4.5(b).

“New Money Term Loan Purchasing Parties” has the meaning specified in Section 4.5(a).

“New Money Term Loan Secured Obligations” means, collectively, (i) all “Obligations” (or comparable term) in respect of the New Money Term Loans under the Term Loan Agreement and (ii) all “Obligations” (or comparable term) in respect of any other indebtedness that has been designated, in accordance with this Agreement, as “New Money Term Loan Secured Obligations” outstanding under each Replacement Term Loan Agreement then extant.

“New Money Term Loan Secured Parties” means the holders from time to time of the New Money Term Loan Secured Obligations.

“New Money Term Loans” means the “New Money Loans” (as defined in the Term Loan Agreement as in effect on the date hereof).

“Patent License” means any agreement now or hereafter in existence granting to any Grantor, or pursuant to which any Grantor grants to any other Person, any right with respect to any Patent or any invention now or hereafter in existence, whether patentable or not, whether a patent or application for patent is in existence on such invention or not, and whether a patent or application for patent on such invention may come into existence or not.

“Patents” means all the following owned or hereafter acquired by any Grantor: (i) all letters patent and design letters patent of the United States or any other country and all applications for letters patent or design letters patent of the United States or any other country, (ii) all reissues, divisions, continuations, continuations in part, revisions and extensions of any of the foregoing, (iii) all claims for, and rights to sue for, past or future infringements of any of the foregoing and (iv) all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past or future infringements thereof.

“Person” means an individual, partnership, corporation (including a business trust), joint stock company, trust, unincorporated association, joint venture, limited or unlimited liability company or other entity, or a government or any political subdivision or agency thereof.

“Post-Petition Interest” means any interest, fees, expenses or other amount that accrues or would have accrued after the commencement of any Insolvency Proceeding, whether or not allowed or allowable in any such Insolvency Proceeding.

“Refinance” means, in respect of any indebtedness, to extend, refinance, renew or replace, defease or refund such indebtedness, in whole or in part. “Refinanced” and “Refinancing” shall have correlative meanings.

“Reorganization Plan” means a plan of reorganization pursuant to Chapter 11 of the Bankruptcy Code.

“Replacement ABL Credit Agreement” means (i) any replacement credit agreement entered into by the Grantors (or any of them) to Refinance, in whole but not in part, the indebtedness outstanding under the then-extant ABL Credit Agreement or (ii) in the event that no indebtedness is outstanding under the then-extant ABL Credit Agreement, any replacement credit agreement entered into by the Grantors (or any of them), so long as, in the case of each of clauses (i) and (ii), the commitments under the then-extant ABL Credit Agreement shall have also been terminated; *provided* that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the then-extant Term Loan Documents and (2) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement credit agreement as the “ABL Agent” by delivering a writing to such effect to each Term Loan Agent, (y) the provisions of Section 6.2(a) of this Agreement shall have been complied with and (z) the Borrower shall have delivered to each Term Loan Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Replacement Term Loan Agreement” means (A) the “Exit Loan Agreement” contemplated by Section 2.22 of the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement and (B) any other replacement loan agreement or agreements entered into by the Grantors (or any of them) to Refinance, in whole or in part, the indebtedness outstanding under any then-extant Term Loan Agreement; *provided* in the case of each of clauses (A) and (B), that (w) the incurrence of such indebtedness and the Liens securing such indebtedness is permitted by (1) the ABL Loan Documents, (2) the other then-extant Term Loan Documents and (3) this Agreement (including, without limitation, Section 6.2), (x) the Borrower shall have designated the Representative of the holders of the indebtedness under such replacement loan agreement as a “Term Loan Agent” by delivering a writing to such effect to the ABL Agent, (y) the provisions of Section 6.2(b) and/or 6.2(c), as applicable, of this Agreement shall have been complied with and (z) the Borrower shall have delivered to the ABL Agent an officer’s certificate certifying that the preceding conditions have been satisfied.

“Representative” means the agent, trustee, or other representative for the holders of the Secured Obligations of any Class designated pursuant to the applicable Loan Documents.

“Representative Joinder Agreement” means a supplement to this Agreement substantially in the form of Annex II, appropriately completed.

“Responsible Officer” means the chief executive officer, president, chief financial officer, secretary, assistant secretary, treasurer, assistant treasurer or controller of a Grantor.

“Second Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Second Priority Obligations.

“Second Priority Lien” means any Lien on any Type of Common Collateral securing any Second Priority Obligation.

“Second Priority Obligations” means, subject to Section 1.2, (i) with respect to the ABL Priority Collateral, the New Money Term Loan Secured Obligations and (ii) with respect to the Term Loan Priority Collateral, the ABL Secured Obligations. To the extent any payment with respect to any Second Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any First Priority Secured Party, Third Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“Second Priority Obligations Payment Date” means, with respect to each Type of Common Collateral, the first date after the First Priority Obligations Payment Date with respect to such Common Collateral on which (i) the Second Priority Obligations (other than those that constitute Unasserted Contingent Obligations) with respect to such Common Collateral have been paid in cash in full (or, if applicable, cash collateralized or defeased in accordance with the terms of the applicable Second Priority Documents or converted or rolled into DIP Financing), (ii) all commitments to extend credit under the applicable Second Priority Documents have been terminated, (iii) there are no outstanding letters of credit or similar instruments issued under the applicable Second Priority Documents (other than such as have been cash collateralized or defeased or otherwise provided for in accordance with the terms of the applicable Second Priority Documents), and (iv) the Second Priority Representative with respect to such Common Collateral has delivered a written notice to the Third Priority Representative with respect to such Common Collateral stating that the events described in clauses (i), (ii) and (iii) have occurred to the satisfaction of the Second Priority Secured Parties with respect to such Common Collateral. For avoidance of doubt, a Refinancing of Second Priority Obligations with respect to any Type of Common Collateral that is permitted hereby (other than with the proceeds of DIP Financing following the Existing Chapter 11 Cases Emergence Date) shall not give rise to the Second Priority Obligations Payment Date with respect to such Common Collateral unless the terms thereof expressly so provide with reference to this Agreement.

“Second Priority Permitted Actions” means the actions permitted to be taken by the Second Priority Secured Parties with respect to each Type of Common Collateral pursuant to Section 3.1(b).

“Second Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Secured Parties” means, with respect to each Type of Common Collateral, the Second Priority Representative and the holders of the Second Priority Obligations with respect to such Common Collateral.

“Second Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Second Priority Obligations.

“Second Priority Standstill Period” has the meaning specified in Section 3.1(b).

“Secured Agreements” has the meaning set forth in the ABL Credit Agreement as in effect on the date hereof.

“Secured Obligations” means, collectively, the First Priority Obligations, the Second Priority Obligations and the Third Priority Obligations.

“Secured Parties” means, collectively, the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties.

“Security Documents” means, collectively, (i) the “Collateral Documents” (or like term) as defined in the ABL Credit Agreement and (ii) the “Collateral Documents” (or like term) as defined in the Term Loan Agreement.

“Specified Sale” means any sale or disposition, in whole or in part, of any combination of (A) the assets and businesses to be sold in the transaction assigned the code name “Rockford”, (B) the assets and businesses to be sold in the transaction assigned the code name “Walden” and/or (C) trademarks, trademark licenses, domain names or related intellectual property assets and materials of the Borrower or any of its Subsidiaries.

“Subsidiary” of any Person means any corporation, partnership, joint venture, limited liability company, trust or estate of which (or in which) more than 50% of (a) the issued and outstanding capital stock having ordinary voting power to elect a majority of the Board of Directors of such corporation (irrespective of whether at the time capital stock of any other class or classes of such corporation shall or might have voting power upon the occurrence of any contingency), (b) the interest in the capital or profits of such limited liability company, partnership or joint venture or (c) the beneficial interest in such trust or estate is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more of its other Subsidiaries or by one or more of such Person’s other Subsidiaries.

“Surviving ABL Obligations” has the meaning specified in Section 4.4(a).

“Surviving New Money Term Loan Obligations” has the meaning specified in Section 4.5(a).

“Term Facility Cash Collateral Account” means a segregated Deposit Account (as defined in the ABL Credit Agreement) into which only the identifiable proceeds of Term Loan Priority Collateral are deposited.

“Term Loan Agent” means the collective reference to the New Money Term Loan Agent (in such capacity) and the Junior Term Loan Agent (in such capacity); *provided* that the term “Term Loan Agent” shall also mean the Representative for the holders of any indebtedness outstanding under each Replacement Term Loan Agreement then extant (and, if more than one Term Loan Agent exists at any time, “Term Loan Agent” shall be deemed to be a collective reference to each Term Loan Agent).

“Term Loan Agreement” has the meaning set forth in the second WHEREAS clause of this Agreement; *provided* that the term “Term Loan Agreement” shall also include any Replacement Term Loan Agreement (and if more than one Term Loan Agreement exists at any time, “Term Loan Agreement” shall be deemed to be a collective reference to each Term Loan Agreement then extant), in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Term Loan Documents” means, collectively, the “Loan Documents” (or comparable term) as defined in each Term Loan Agreement.

“Term Loan Priority DIP Financing” has the meaning specified in Section 5.2(b).

“Term Loan Priority Collateral” means all assets of the Grantors on which Liens have been granted pursuant to the Security Documents other than ABL Priority Collateral.

“Term Loan Priority Collateral Enforcement Action Notice” has the meaning specified in Section 7.3(b).

“Term Loan Priority Collateral Enforcement Actions” has the meaning specified in Section 7.3(b).

“Term Loan Secured Obligations” means, collectively, the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations.

“Term Loan Security Agreement” has the meaning set forth in the fourth WHEREAS clause of this Agreement; *provided* that if more than one Term Loan Agreement is in effect, “Term Loan Security Agreement” shall be deemed to be a collective reference to each agreement pursuant to which Liens have been granted to secure obligations under each Term Loan Agreement then extant, in each case as any such agreement may be amended, supplemented or otherwise modified in accordance with the terms hereof and thereof.

“Third Priority Documents” means, with respect to any Type of Common Collateral, the Loan Documents governing the related Third Priority Obligations.

“Third Priority Lien” means any Lien on any Type of Common Collateral securing any Third Priority Obligation.

“Third Priority Obligations” means, subject to Section 1.2, with respect to the ABL Priority Collateral and the Term Loan Priority Collateral, the Junior Term Loan Secured Obligations. To the extent any payment with respect to any Third Priority Obligation (whether by or on behalf of any Grantor, as proceeds of security, enforcement of any right of setoff or otherwise) is declared to be a fraudulent conveyance or a preference in any respect, set aside or required to be paid to a debtor in possession, any First Priority Secured Party, Second Priority Secured Party, receiver or similar Person, then the obligation or part thereof originally intended to be satisfied shall, for the purposes of this Agreement and the rights and obligations of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties, be deemed to be reinstated and outstanding as if such payment had not occurred.

“Third Priority Representative” means, with respect to each Type of Common Collateral, the collective reference to each Representative for the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Secured Parties” means, with respect to each Type of Common Collateral, the Third Priority Representative and the holders of the Third Priority Obligations with respect to such Common Collateral.

“Third Priority Security Documents” means each agreement or document granting or purporting to grant a Lien on any Common Collateral to secure Third Priority Obligations.

“Trademark License” means any agreement now or hereafter in existence granting to any Grantor, or pursuant to which any Grantor grants to any other Person, any right to use any Trademark.

“Trademarks” means all the following owned or hereafter acquired by any Grantor: (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, brand names, trade dress, including as displayed on prints and labels, package and other designs, and all other source or business identifiers, and all general intangibles of like nature, and the rights in any of the foregoing which arise under applicable law, (ii) the goodwill of the business symbolized thereby or associated with each of them, (iii) all registrations and applications in connection therewith, (iv) all renewals of any of the foregoing, (v) all claims for, and rights to sue for, past or future infringements of any of the foregoing and (vi) all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past or future infringements thereof.

“Type” when used to describe any Common Collateral, refers to whether such Common Collateral is ABL Priority Collateral or Term Loan Priority Collateral

“Unasserted Contingent Obligations” means, at any time, with respect to any Class of Secured Obligations, Secured Obligations of such Class for taxes, costs, indemnifications, reimbursements, damages and other liabilities (excluding (i) the principal of, and interest and premium (if any) on, and fees and expenses relating to, any Secured Obligation of such Class and (ii) contingent reimbursement obligations in respect of amounts that may be drawn under outstanding letters of credit) in respect of which no assertion of liability (whether oral or written) and no claim or demand for payment (whether oral or written) has been made (and, in the case of Secured Obligations of such Class for indemnification, no notice for indemnification has been issued by the indemnitor) at such time.

“Uniform Commercial Code” means the Uniform Commercial Code as in effect from time to time in the State of New York.

“United States” means the United States of America.

“Wilmington Trust” has the meaning set forth in the preamble of this Agreement.

1.2 Applicability of this Agreement.

Notwithstanding anything to the contrary herein, (i) upon the occurrence of the First Priority Obligations Payment Date with respect to a Type of Common Collateral, (a) the Second Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to be the First Priority Obligations with respect to such Common Collateral for purposes of this Agreement, and (b) the Third Priority Obligations with respect to such Common Collateral (immediately prior to the First Priority Obligations Payment Date) shall be deemed to be the Second Priority Obligations with respect to such Common Collateral for purposes of this Agreement and (ii) to the extent that the aggregate amount of any Class of Secured Obligations exceeds the Maximum Obligations Amount with respect to such Class, such excess shall not constitute First Priority Obligations, Second Priority Obligations or Third Priority Obligations hereunder, and shall be junior in Lien priority to all Secured Obligations.

SECTION 2. *Lien Priorities.*

2.1 Subordination of Liens.

(a) Any and all Second Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens now existing or

hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Second Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document or Second Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Second Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(b) Any and all Third Priority Liens now existing or hereafter created or arising, regardless of how acquired, whether by grant, statute, operation of law, subrogation or otherwise, are expressly junior in priority, operation and effect to any and all First Priority Liens and Second Priority Liens now existing or hereafter created or arising, notwithstanding (i) anything to the contrary contained in any agreement or filing to which any Third Priority Secured Party may now or hereafter be a party, and regardless of the time, order or method of grant, attachment, recording or perfection of any financing statements or other security interests, assignments, pledges, deeds, mortgages and other liens, charges or encumbrances or any defect or deficiency or alleged defect or deficiency in any of the foregoing, (ii) any provision of the Uniform Commercial Code or any applicable law or any First Priority Document, Second Priority Document or Third Priority Document or any other circumstance whatsoever and (iii) the fact that any such First Priority Liens or Second Priority Liens are (x) subordinated to any Lien securing any obligation of any Grantor other than the Third Priority Obligations or (y) otherwise subordinated, voided, avoided, invalidated or lapsed.

(c) No Secured Party shall object to or contest, or support any other Person in contesting or objecting to, in any proceeding (including without limitation, any Insolvency Proceeding), the validity, extent, perfection, priority or enforceability of any security interest in the Common Collateral granted to any other Secured Party. No Second Priority Secured Party and no Third Priority Secured Party shall take, or cause to be taken, any action the purpose of which is to make any Second Priority Lien or Third Priority Lien, as applicable, *pari passu* with or senior to the First Priority Lien. It is understood that nothing in this Section 2.1(c) is intended to prohibit any Second Priority Secured Party or Third Priority Secured Party from exercising any rights expressly granted to it under this Agreement.

(d) Notwithstanding any failure by any Secured Party to perfect any or all of its security interests in the Common Collateral or any avoidance, invalidation or subordination by any third party or court of competent jurisdiction of any or all of the security interests in the Common Collateral granted to such Secured Party, the priority and rights as among the Secured Parties with respect to the Common Collateral shall be as set forth herein.

2.2 Nature of Obligations. Each Secured Party acknowledges that certain of the Secured Obligations are revolving in nature and that the amount thereof that may be outstanding at any time or from time to time may be increased or reduced and subsequently reborrowed, and that the terms of such Secured Obligations may be modified, extended or amended from time to time, and that the aggregate amount of the Secured Obligations may be increased, replaced or Refinanced, in each event, without notice to or consent by the Secured Parties (except to the extent required under Section 6) and without affecting the provisions hereof. The lien priorities provided in Section 2.1 shall not be altered or otherwise affected by any such amendment, modification, supplement, extension, repayment, reborrowing, increase, replacement, renewal, restatement or Refinancing of or waiver, consent or accommodation with respect to any Secured Obligations, or any portion thereof.

2.3 Agreements Regarding Actions to Perfect Liens.

(a) With respect to each Type of Common Collateral, the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that UCC-1 financing statements, patent, trademark or copyright filings or other filings or recordings filed or recorded by or on behalf of such Second Priority Representative or any other Second Priority Secured Party (or any agent or other representative thereof) or such Third Priority Representative or any other Third Priority Secured Party (or any agent or other representative thereof) shall be in form reasonably satisfactory to the First Priority Representative.

(b) The Second Priority Representative and Third Priority Representative with respect to the Term Loan Priority Collateral each agrees, on behalf of itself and the other Second Priority Secured Parties and Third Priority Secured Parties with respect to the Term Loan Priority Collateral, as the case may be, that all Mortgages now or thereafter filed against real property in favor of or for the benefit of the Second Priority Representative or Third Priority Representative with respect to the Term Loan Priority Collateral shall be in form reasonably satisfactory to the First Priority Representative with respect to the Term Loan Priority Collateral and shall contain the following notation: "The lien created by this [mortgage][deed of trust][similar instrument] on the property described herein is junior and subordinate to the lien on such property created by any mortgage, deed of trust or similar instrument now or hereafter granted to Wilmington Trust, National Association, and its successors and assigns, in such property, in accordance with the provisions of the Intercreditor Agreement, dated as of March 22, 2013, among Citicorp North America, Inc., as Representative with respect to the ABL Credit Agreement, Wilmington Trust, National Association, as Representative with respect to the New Money Term Loans under the Term Loan Agreement, Wilmington Trust, National Association, as Representative with respect to the Junior Term Loans under the Term Loan Agreement, Eastman Kodak Company and the other parties thereto, as amended from time to time."

(c) With respect to each Type of Common Collateral, the First Priority Representative hereby acknowledges that, to the extent that it holds, or a third party holds on its behalf, physical possession of or "control" (as defined in the Uniform Commercial Code) over such Common Collateral pursuant to the First Priority Documents, such possession or control is also for the benefit of the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, but solely as gratuitous bailee to the extent required to perfect their security interest in such Common Collateral. Nothing in the preceding sentence shall be construed to impose any duty on the First Priority Representative (or any third party acting on its behalf) with respect to such Common Collateral or provide any Second Priority Representative or any other Second Priority Secured Party or any Third Priority Representative or any other Third Priority Secured Party with respect to such Common Collateral with any rights with respect to such Common Collateral beyond those specified in this Agreement and the Second Priority Documents or the Third Priority Documents, as the case may be; *provided* that with respect to each Type of Common Collateral, subsequent to the occurrence of the First Priority Obligations Payment Date in each case at the Borrower's sole cost and expense, (i) the First Priority Representative shall (x) deliver to the Second Priority Representative (and each Grantor hereby directs such First Priority Representative to so deliver and the Third Priority Representative on behalf of itself and the other Third Priority Secured Parties, consents to such delivery), any stock certificates or promissory notes evidencing or constituting such Common Collateral in its possession or control together with any necessary endorsements to the extent required by the Second Priority Documents or (y) direct and deliver such Common Collateral as a court of competent jurisdiction otherwise directs and (ii) in the case of any Common Collateral consisting of deposit accounts or securities accounts as to which the First Priority Representative has control pursuant to an account control agreement, the First Priority

Representative and the applicable Grantor shall take such actions, if any, as are required to cause control over such Common Collateral to become vested in the Second Priority Representative; *provided further* that the provisions of this Agreement are intended solely to govern the respective Lien priorities as between the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and shall not impose on the First Priority Secured Parties any obligations in respect of the disposition of any Common Collateral (or any proceeds thereof) that would conflict with prior perfected Liens or any claims thereon in favor of any other Person that is not a Secured Party.

(d) Other than as set forth in the first proviso to the second sentence of the immediately preceding paragraph (c), any First Priority Secured Party with physical possession of or control over Common Collateral shall not have any duty or liability to protect or preserve any rights pertaining to any of such Common Collateral and, except for gross negligence or willful misconduct as determined pursuant to a final non-appealable order of a court of competent jurisdiction, each Second Priority Secured Party and each Third Priority Secured Party hereby waives and releases such Person from all claims and liabilities arising pursuant to such Person's role as gratuitous bailee with respect to such Common Collateral.

2.4 No New Liens. The parties hereto agree that there shall be no Lien, and no Grantor shall have any right to create any Lien, on any asset of such Grantor securing any Secured Obligation of such Grantor if such asset is not also subject to a Lien securing each other Secured Obligation of such Grantor, except that (x) nothing contained in this Section 2.4 shall preclude (i) the First Priority Secured Parties from being granted Adequate Protection Liens regardless of whether any Adequate Protection Liens are granted to the Second Priority Secured Parties or the Third Priority Secured Parties or (ii) the Second Priority Secured Parties or the Third Priority Secured Parties from being granted Adequate Protection Liens in accordance with Section 5.4 and (y) this Section 2.4 shall be inapplicable to any Lien securing obligations under any Secured Agreements and/or Hedge Agreement Obligations and/or Letters of Credit (as defined in the ABL Credit Agreement), and not any other obligations, that is permitted under both the ABL Credit Agreement and the Term Loan Agreement. If any Secured Party shall (nonetheless and in breach hereof) acquire or hold any Lien on any assets of any Grantor securing the Secured Obligations of such Grantor, which assets are not also subject to a Lien securing the other Secured Obligations of such Grantor as required by the first sentence of this Section 2.4, then such Secured Party shall, without the need for any further consent of any other Secured Party, and notwithstanding anything to the contrary in any Loan Document, be deemed to hold and have held such Lien for the benefit of the Secured Parties holding Secured Obligations that are required to have a Lien on such assets by the first sentence of this Section 2.4 (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1).

SECTION 3. *Enforcement Rights.*

3.1 Exclusive Enforcement.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, whether or not an Insolvency Proceeding has been commenced by or against any Grantor, the First Priority Secured Parties shall have the exclusive right to take and continue (or refrain from taking or continuing) any Enforcement Action with respect to such Common Collateral, without any consultation with or consent of any Second Priority Secured Party or any Third Priority Secured Party with respect to such Common Collateral; *provided* that the Second Priority Secured Parties and the Third Priority Secured Parties with respect to any Common Collateral may exercise credit bidding rights with respect to such Common Collateral (A) to the extent expressly permitted under clause (y) of

Section 5.6(a) and (B) to the extent expressly permitted under Section 5.6(c). With respect to each Type of Common Collateral, upon the occurrence and during the continuance of an event of default under the First Priority Documents (and subject to the provisions of the First Priority Documents), the First Priority Representative and the other First Priority Secured Parties may take and continue any Enforcement Action with respect to the applicable First Priority Obligations and such Common Collateral in such order and manner as they may determine in their sole discretion.

(b) Notwithstanding Section 3.1(a), with respect to each Type of Common Collateral, the Second Priority Representative and the Second Priority Secured Parties may enforce any of their rights and exercise any of their remedies with respect to the Common Collateral after a period of 180 days has elapsed since the date on which the Second Priority Representative has delivered to the First Priority Representative written notice of the acceleration or non-payment at maturity of the indebtedness then outstanding under the Second Priority Documents (the "Second Priority Standstill Period"); *provided, however*, that notwithstanding the expiration of the Second Priority Standstill Period or anything to the contrary herein, with respect to each Type of Common Collateral, in no event shall the Second Priority Representative or any other Second Priority Secured Party enforce or exercise any rights or remedies with respect to such Common Collateral if the First Priority Representative or any other First Priority Secured Party shall have commenced, and shall be diligently pursuing (or shall have sought or requested relief from or modification of the automatic stay or any other stay in any Insolvency Proceeding to enable the commencement and pursuit thereof), the enforcement or exercise of any rights or remedies with respect to all or a material portion of such Common Collateral (prompt written notice thereof to be given to the Second Priority Representative by the First Priority Representative). If any stay or other order prohibiting the exercise of remedies with respect to any Type of Common Collateral has been entered in connection with any Insolvency Proceeding or by a court of competent jurisdiction, the Second Priority Standstill Period with respect to such Common Collateral shall be tolled during the pendency of any such stay or other order.

(c) It is understood that Sections 3.1(a) and 3.1(b) do not restrict the following:

(i) in any Insolvency Proceeding commenced by or against any Grantor, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral may file a claim or statement of interest with respect to such Type of Common Collateral;

(ii) (A) the Second Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the prior Liens securing the First Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to preserve, perfect or protect the Second Priority Lien on such Type of Common Collateral and (B) the Third Priority Representative with respect to each Type of Common Collateral may take any action (not adverse to the prior Liens securing the First Priority Obligations or the Second Priority Obligations with respect to each Type of Common Collateral, or the rights of the First Priority Representative or the First Priority Secured Parties or the Second Priority Representative or the Second Priority Secured Parties with respect to such Type of Common Collateral to exercise remedies in respect thereof) in order to preserve, perfect or protect the Third Priority Lien on such Type of Common Collateral;

(iii) (A) the Second Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or

otherwise seeking the disallowance of the claims of the Second Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case in accordance with the terms of this Agreement and (B) the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any necessary responsive or defensive pleadings in opposition to any motion, claim, adversary proceeding or other pleading made by any Person objecting to or otherwise seeking the disallowance of the claims of the Third Priority Secured Parties with respect to such Type of Common Collateral, if any, in each case in accordance with the terms of this Agreement;

(iv) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to file any pleadings, objections, motions or agreements which assert rights or interests available to unsecured creditors of the Grantors arising under either any bankruptcy, insolvency or similar law or applicable non-bankruptcy law, in each case in accordance with the terms of this Agreement; and

(v) the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral shall be entitled to vote on any plan of reorganization and file any proof of claim in an Insolvency Proceeding or otherwise and make any arguments and motions that are, in each case, in accordance with the terms of this Agreement.

3.2 Standstill and Waivers.

(a) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, subject to Section 3.1(c) and except in connection with the taking of any Second Priority Permitted Actions, they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange, transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Second Priority Lien or Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the First Priority Representative or any other First Priority Secured Party and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, agrees that, until the Second Priority Obligations Payment Date, subject to Section 3.1(c), they will not oppose, object to, interfere with, hinder or delay, in any manner, whether by judicial proceedings (including without limitation the filing of an Insolvency Proceeding) or otherwise, any foreclosure, sale, lease, exchange, transfer or other disposition of such Common Collateral pursuant to an Enforcement Action (or pursuant to a sale, lease, exchange or transfer as a result of which the Third Priority Lien is automatically released pursuant to Section 4.2(a)) or any other Enforcement Action taken by or on behalf of the Second Priority Representative or any other Second Priority Secured Party;

(b) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they have no right to (x) direct the First Priority Representative or any other First Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c) and except in connection with the taking of any Second

Priority Permitted Actions, consent or object to the taking by the First Priority Representative or any other First Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they have no right to (x) direct the Second Priority Representative or any other Second Priority Secured Party to take any Enforcement Action with respect to such Common Collateral or (y) subject to Section 3.1(c), consent or object to the taking by the Second Priority Representative or any other Second Priority Secured Party of any Enforcement Action with respect to such Common Collateral or to the timing or manner thereof (or, to the extent it may have any such right described in this Section 3.2(b) as a junior lien creditor, they hereby irrevocably waive such right);

(c) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding any claim against the First Priority Representative or any other First Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the First Priority Representative nor any other First Priority Secured Party shall be liable for, any action taken or omitted to be taken by the First Priority Representative or any First Priority Secured Party with respect to such Common Collateral or pursuant to the First Priority Documents and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not institute any suit or other proceeding or assert in any suit, Insolvency Proceeding or other proceeding any claim against the Second Priority Representative or any other Second Priority Secured Party seeking damages from or other relief by way of specific performance, instructions or otherwise, with respect to, and none of the Second Priority Representative nor any other Second Priority Secured Party shall be liable for, any action taken or omitted to be taken by the Second Priority Representative or any Second Priority Secured Party with respect to such Common Collateral or pursuant to the Second Priority Documents; *provided* that nothing in this Section 3.2(c) shall be construed to prevent or limit any party hereto from instituting any such suit or other proceeding to enforce the terms of this Agreement;

(d) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not take any Enforcement Action with respect to such Common Collateral;

(e) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit

of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral, in each case, except as otherwise permitted under the proviso to the first sentence of Section 3.1(a) or under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not commence judicial or nonjudicial foreclosure proceedings with respect to, seek to have a trustee, receiver, liquidator or similar official appointed for or over, attempt any action to take possession of, exercise any right, remedy or power with respect to, or otherwise take any action to enforce their interest in or realize upon, such Common Collateral; and

(f) With respect to each Type of Common Collateral, (i) each of the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the First Priority Representative and each other First Priority Secured Party, that until the First Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral, except as otherwise permitted under Section 3.1(b) and (ii) the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees, for the benefit of the Second Priority Representative and each other Second Priority Secured Party, that until the Second Priority Obligations Payment Date, they will not seek, and hereby waive any right, to have such Common Collateral or any part thereof marshaled upon any foreclosure or other disposition of such Common Collateral.

3.3 Judgment Creditors. In the event that any Second Priority Secured Party or Third Priority Secured Party becomes a judgment lien creditor as a result of its enforcement of its rights as an unsecured creditor in respect of its Second Priority Obligations or Third Priority Obligations, as the case may be (it being understood that any such party may exercise its rights and remedies as an unsecured creditor against the relevant Grantors in accordance with the terms of the Second Priority Documents or Third Priority Documents, as applicable, and applicable law; *provided* that such exercise of rights or remedies is not a violation of this Agreement), such judgment lien shall be subject to the terms of this Agreement for all purposes (including in relation to the First Priority Liens and the First Priority Obligations and the Second Priority Liens and the Second Priority Obligations, as applicable) to the same extent as all other Second Priority Liens (created pursuant to the Second Priority Documents) or all other Third Priority Liens (created pursuant to the Third Priority Documents), as the case may be, subject to this Agreement.

3.4 Cooperation. With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties agrees that each of them shall take such actions as the First Priority Representative shall reasonably request in connection with an Enforcement Action by any First Priority Secured Party or the exercise by the First Priority Secured Parties of their rights set forth herein.

3.5 No Additional Rights for the Grantors Hereunder. Except as provided in Section 3.6, if any Secured Party shall enforce its rights or remedies in violation of the terms of this Agreement, no Grantor shall be entitled to use such violation as a defense to any action by any Secured Party, nor to assert such violation as a counterclaim or basis for set off or recoupment against any Secured Party.

3.6 Actions Upon Breach.

(a) With respect to each Type of Common Collateral, if any Second Priority Secured Party or Third Priority Secured Party commences or participates in any action or proceeding against any Grantor in respect of such Common Collateral contrary to this Agreement, such Grantor, with the prior written consent of the First Priority Representative, may interpose as a defense or dilatory plea the making of this Agreement, and any First Priority Secured Party may intervene and interpose such defense or plea in its or their name or in the name of such Grantor.

(b) With respect to each Type of Common Collateral, if any Second Priority Secured Party (or any agent or other representative thereof) or any Third Priority Secured Party (or any agent or other representative thereof) in any way takes, attempts to take or threatens to take any action with respect to such Common Collateral (including, without limitation, any attempt to enforce any remedy on such Common Collateral) in violation of this Agreement, or fails to take any action required by this Agreement, any First Priority Secured Party (in its or their own name or in the name of any Grantor) may obtain relief against such Second Priority Secured Party (or agent or other representative thereof) or Third Priority Secured Party (or agent or other representative thereof), as the case may be, by injunction, specific performance and/or other appropriate equitable relief, it being understood and agreed by the Second Priority Representative on behalf of each other Second Priority Secured Party and the Third Priority Representative on behalf of each other Third Priority Secured Party that (i) the damages of the First Priority Secured Parties from its actions may at that time be difficult to ascertain and may be irreparable, and (ii) each Second Priority Secured Party and each Third Priority Secured Party waives any defense that any Grantor and/or the First Priority Secured Parties cannot demonstrate damage and/or can be made whole by the awarding of damages.

SECTION 4. *Application of Proceeds of Common Collateral; Dispositions and Releases of Common Collateral; Inspection and Insurance.*

4.1 Application of Proceeds; Turnover Provisions.

(a) All proceeds of ABL Priority Collateral (to the extent such ABL Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.04 of the ABL Credit Agreement (or the then-extant First Priority Documents with respect to the ABL Priority Collateral) until the First Priority Obligations with respect to the ABL Priority Collateral are paid in full;

second, to the Second Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Second Priority Documents with respect to the ABL Priority Collateral) until the Second Priority Obligations with respect to the ABL Priority Collateral are paid in full;

third, to the Third Priority Representative with respect to the ABL Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Third Priority Documents with respect to the ABL Priority Collateral) until the Third Priority Obligations with respect to the ABL Priority Collateral are paid in full; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(b) All proceeds of the Term Loan Priority Collateral (to the extent such Term Loan Priority Collateral constitutes Common Collateral) (including any interest earned thereon) resulting from any Enforcement Action, and whether or not pursuant to an Insolvency Proceeding, shall be distributed as follows:

first, to the First Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant First Priority Documents with respect to the Term Loan Priority Collateral) until the First Priority Obligations with respect to the Term Loan Priority Collateral are paid in full;

second, to the Second Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.04 of the ABL Credit Agreement (or the then-extant Second Priority Documents with respect to the Term Loan Priority Collateral) until the Second Priority Obligations with respect to the Term Loan Priority Collateral are paid in full;

third, to the Third Priority Representative with respect to the Term Loan Priority Collateral to be applied in accordance with Section 6.02 of the Term Loan Agreement (or the then-extant Third Priority Documents with respect to the Term Loan Priority Collateral) until the Third Priority Obligations with respect to the Term Loan Priority Collateral are paid in full; and

finally, to the relevant Grantor, or as a court of competent jurisdiction may direct.

(c) With respect to each Type of Common Collateral, until the occurrence of the First Priority Obligations Payment Date, no Second Priority Secured Party or Third Priority Secured Party may accept any such Common Collateral, including any such Common Collateral constituting proceeds, in satisfaction, in whole or in part, of the Second Priority Secured Obligations or Third Priority Secured Obligations, as the case may be, in violation of Sections 4.1(a) or 4.1(b). Any Common Collateral, including any Common Collateral constituting proceeds, received by a Second Priority Secured Party or Third Priority Secured Party that is not permitted to be received pursuant to the preceding sentence shall be segregated and held in trust and promptly turned over to the First Priority Representative with respect to such Common Collateral to be applied in accordance with Section 4.1(a) or 4.1(b), as the case may be, in the same form as received, with any necessary endorsements, and each Second Priority Secured Party and each Third Priority Secured Party hereby authorizes the First Priority Representative to make any such endorsements as agent for the Second Priority Representative and the Third Priority Representative (which authorization, being coupled with an interest, is irrevocable). Upon the turnover of such Common Collateral as contemplated by the immediately preceding sentence, the Second Priority Obligations or the Third Priority Obligations purported to be satisfied by the payment of such Common Collateral shall be immediately reinstated in full as though such payment had never occurred.

4.2 Releases of Lien.

(a) With respect to each Type of Common Collateral, upon any release, sale or disposition of such Common Collateral that results in the release of the First Priority Lien on such Common Collateral and that is (i) permitted pursuant to the terms of the First Priority Documents and not prohibited under the Second Priority Documents or Third Priority Documents or (ii) effected pursuant to an Enforcement Action, the Second Priority Lien and the Third Priority Lien on such Common Collateral (but not on any proceeds of such Common Collateral not required to be paid to the First Priority Secured Parties) shall be automatically and unconditionally released.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, the Second Priority Representative and the Third Priority Representative shall promptly execute and deliver such release documents and instruments and shall take such further actions as the First Priority Representative shall reasonably request to evidence any release of the Second Priority Lien and Third Priority Lien described in Section 4.2(a). With respect to each Type of Common Collateral, the Second Priority Representative and the Third Priority Representative hereby appoints the First Priority Representative and any officer or duly authorized person of the First Priority Representative, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power of attorney in the place and stead of the Second Priority Representative and the Third Priority Representative and in the name of the Second Priority Representative, the Third Priority Representative or in the First Priority Representative's own name; *provided* that such power of attorney may only be exercised if the Second Priority Representative or the Third Priority Representative has not executed and delivered such release documents and instruments in a timely manner following a request from the First Priority Representative, and must be exercised in the First Priority Representative's reasonable discretion, solely for the purposes of carrying out the terms of Section 4.2(a), to take any and all appropriate action and to execute and deliver any and all documents and instruments as may be necessary or desirable to accomplish the purposes of Section 4.2(a), including any financing statements, endorsements, assignments, releases or other documents or instruments of transfer (which appointment, being coupled with an interest, is irrevocable).

4.3 Inspection Rights and Insurance.

(a) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, any First Priority Secured Party and its representatives and invitees may, to the extent expressly permitted by the First Priority Documents, inspect, repossess, remove and otherwise deal with such Common Collateral, and, pursuant to an Enforcement Action, the First Priority Representative may advertise and conduct public auctions or private sales of such Common Collateral, in each case without notice (other than any notice required by law) to, the involvement of or interference by any Second Priority Secured Party or Third Priority Secured Party or liability to any Second Priority Secured Party or Third Priority Secured Party.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, the First Priority Representative will have the sole and exclusive right, subject to the rights of the Grantors under the applicable First Priority Documents, (i) to be named as additional insured and loss payee under any insurance policies maintained from time to time by any Grantor with respect to such Common Collateral (except that, if the applicable insurer permits, the Second Priority Representative and the Third Priority Representative shall have the right to be named as an additional insured so long as its second lien status or third lien status, as the case may be, is identified in a manner reasonably satisfactory to the First Priority Representative); (ii) to adjust or settle any insurance policy or claim covering such Common Collateral in the event of any loss thereunder; and (iii) to approve any award granted in any condemnation or similar proceeding affecting such Common Collateral.

4.4 Option to Purchase ABL Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the ABL Agent (whether in its capacity as First Priority Representative or Second Priority Representative) or the ABL Secured Parties, the ABL Secured Parties agree that at any time following (a) acceleration of the ABL Secured Obligations in accordance with the terms of the ABL Credit Agreement, (b) the commencement of an Enforcement Action by the ABL Secured Parties or (c) the commencement of an Insolvency Proceeding by or against any Grantor (each, an "ABL Purchase Event"), one or more of the New Money Term Loan Secured Parties may request to purchase by way of assignment (and, to the extent

provided in clause (b) below, cash collateralization), and the ABL Secured Parties, severally and not jointly, hereby offer the New Money Term Loan Secured Parties the option to purchase by way of assignment (and, to the extent provided in clause (b) below, cash collateralization) (and shall thereby also assume all commitments and duties of the ABL Secured Parties, other than in respect of Secured Agreements) all, but not less than all, of the aggregate amount of ABL Secured Obligations outstanding at the time of purchase (any such purchase, an "ABL Purchase"; and the persons effecting such purchase, the "ABL Purchasing Parties"); *provided* that (x) at the time of (and as a condition to) any ABL Purchase all commitments pursuant to any then outstanding ABL Credit Agreement shall have terminated, (y) any ABL Purchase shall be effected not later than 30 days following the first date on which an ABL Purchase Event occurs and (z) any ABL Purchase shall not in any way affect any rights of the ABL Secured Parties with respect to indemnification and other obligations of the Grantors under the ABL Loan Documents that are expressly stated to survive the termination of the ABL Documents (the "Surviving ABL Obligations").

(b) Without limiting the obligations of the Grantors to the ABL Secured Parties under the ABL Loan Documents with respect to the Surviving ABL Obligations, on the date of an ABL Purchase, the ABL Purchasing Parties shall (i) pay to the ABL Secured Parties as the purchase price (the "ABL Purchase Price") 100% of the amount of all ABL Secured Obligations (other than Unasserted Contingent Obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys' and advisors' fees and expenses (in each case, whether or not invoiced or final)), payable in cash, (ii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any ABL Secured Obligations in respect of Secured Agreements, without prejudice to the right of such ABL Secured Parties to terminate any such Secured Agreements at any time, (iii) furnish cash collateral to the ABL Secured Parties in such amounts as the relevant ABL Secured Parties determine is reasonably necessary to secure such ABL Secured Parties in connection with any outstanding Letters of Credit (as defined in the ABL Credit Agreement) (not to exceed 105% of the aggregate undrawn face amount of such letters of credit) and (iv) agree to reimburse the ABL Secured Parties for (x) returned payment items relating to any checks or other payments provisionally credited to the ABL Secured Obligations and/or as to which the ABL Secured Parties have not yet received final payment and, in each case, are reflected in the ABL Purchase Price and (y) to the extent that the cash collateral furnished pursuant to clauses (ii) and/or (iii) is insufficient, all amounts thereafter drawn under any outstanding Letters of Credit or thereafter payable by the ABL Secured Parties (or any of them) in respect of Secured Agreements.

(c) The ABL Purchase Price and cash collateral shall be remitted by wire transfer in immediately available funds to such account of the ABL Agent as it shall designate to the ABL Purchasing Parties. The ABL Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the ABL Purchase Price to the ABL Secured Parties in accordance with their holdings of the applicable ABL Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account prior to 1:00 p.m., New York City time, and interest shall be calculated to and including such day if the amounts so paid by the ABL Purchasing Parties to the account designated by the ABL Agent are received in such account later than 1:00 p.m., New York City time.

(d) After the date of such ABL Purchase (i) the ABL Agent will promptly provide the New Money Term Loan Agent with written notification of the termination of any Secured Agreements and the cancellation or termination of any Letters of Credit (as defined in the ABL Credit Agreement), in each case, for which the ABL Purchasing Parties have provided cash collateral, and (ii) to the extent any Secured Agreements are terminated or any Letters of Credit are cancelled or terminated without

being drawn, the ABL Agent shall return to the ABL Purchasing Parties such portion of the cash collateral furnished to the ABL Agent as collateral therefor and not applied to the satisfaction of the ABL Secured Obligations to which such cash collateral relates.

(e) The ABL Purchase shall be made without representation or warranty of any kind by the ABL Secured Parties as to the ABL Secured Obligations, the ABL Priority Collateral or otherwise and without recourse to the ABL Secured Parties, except that the ABL Secured Parties shall represent and warrant: (i) the amount of the ABL Secured Obligations being purchased, (ii) that the ABL Secured Parties own the ABL Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the ABL Credit Agreement, in which case the ABL Purchase Price shall be appropriately adjusted so that the ABL Purchasing Parties do not pay amounts in respect of any participation interests that remain in effect) and (iii) that the ABL Secured Parties have the right to assign the ABL Secured Obligations and the assignment is duly authorized.

(f) The ABL Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the ABL Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(g) The obligations of the ABL Secured Parties to sell their respective ABL Secured Obligations under this Section 4.4(g) are several and not joint and several. To the extent any ABL Secured Party breaches its obligation to sell its ABL Secured Obligations under this Section 4.4(g) (a "Defaulting ABL Secured Party"), nothing in this Section 4.4(g) shall be deemed to require the ABL Agent or any other ABL Secured Party to purchase such Defaulting ABL Secured Party's ABL Secured Obligations for resale to any New Money Term Loan Secured Party, and in all cases the ABL Agent and each ABL Secured Party complying with the terms of this Section 4.4(g) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting ABL Secured Party; *provided* that nothing in this Section 4.4(g) shall require any ABL Purchasing Party to purchase less than all of the ABL Secured Obligations.

(h) Each Grantor irrevocably consents to any assignment effected to one or more New Money Term Loan Secured Parties pursuant to this Section 4.4 for purposes of all ABL Loan Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.5 Option to Purchase New Money Term Loan Secured Obligations.

(a) Without prejudice to the enforcement of remedies by the New Money Term Loan Agent (whether in its capacity as First Priority Representative or Second Priority Representative) or the New Money Term Loan Secured Parties, the New Money Term Loan Secured Parties agree that at any time following (a) acceleration of the New Money Term Loan Secured Obligations in accordance with the terms of the Term Loan Agreement, (b) the commencement of an Enforcement Action by the New Money Term Loan Secured Parties or (c) the commencement of an Insolvency Proceeding by or against any Grantor (each, a "New Money Term Loan Purchase Event"), one or more of the ABL Secured Parties may request to purchase by way of assignment, and the New Money Term Loan Secured Parties, severally and not jointly, hereby offer the ABL Secured Parties the option to purchase by way of assignment all, but not less than all, of the aggregate amount of New Money Term Loan Secured Obligations outstanding at the time of purchase (any such purchase, a "New Money Term Loan Purchase"; and the persons effecting such purchase, the "New Money Term Loan Purchasing Parties"); *provided* that (x) at the time of (and as a condition to) any New Money Term Loan Purchase all commitments pursuant to any then outstanding Term Loan Agreement shall have terminated, (y)

any New Money Term Loan Purchase shall be effected not later than 30 days following the first date on which a New Money Term Loan Purchase Event occurs and (z) any New Money Term Loan Purchase shall not in any way affect any rights of the New Money Term Loan Secured Parties with respect to indemnification and other obligations of the Grantors under the Term Loan Documents that are expressly stated to survive the termination of the Term Loan Documents or the repayment of the New Money Term Loans (the “Surviving New Money Term Loan Obligations”).

(b) Without limiting the obligations of the Grantors to the New Money Term Loan Secured Parties under the Term Loan Documents with respect to the Surviving New Money Term Loan Obligations, on the date of an New Money Term Loan Purchase, the New Money Term Loan Purchasing Parties shall (i) pay to the New Money Term Loan Secured Parties as the purchase price (the “New Money Term Loan Purchase Price”) 100% of the amount of all New Money Term Loan Secured Obligations (other than unasserted contingent indemnification obligations) then outstanding and unpaid (including principal, interest, fees, breakage costs, attorneys’ and advisors’ fees and expenses (in each case, whether or not invoiced or final)), payable in cash and (ii) agree to reimburse the New Money Term Loan Secured Parties for returned payment items relating to any checks or other payments provisionally credited to the New Money Term Loan Secured Obligations and/or as to which the New Money Term Loan Secured Parties have not yet received final payment and, in each case, are reflected in the New Money Term Loan Purchase Price.

(c) The New Money Term Loan Purchase Price shall be remitted by wire transfer in immediately available funds to such account of the New Money Term Loan Agent as it shall designate to the New Money Term Loan Purchasing Parties. The New Money Term Loan Agent shall, promptly following its receipt thereof, distribute the amounts received by it in respect of the New Money Term Loan Purchase Price to the New Money Term Loan Secured Parties in accordance with their holdings of the applicable New Money Term Loan Secured Obligations. Interest shall be calculated to but excluding the day on which the ABL Purchase occurs if the amounts so paid by the New Money Term Loan Purchasing Parties to the account designated by the New Money Term Loan Agent are received in such account prior to 1:00 p.m., New York City time, and interest shall be calculated to and including such day if the amounts so paid by the New Money Term Loan Purchasing Parties to the account designated by the New Money Term Loan Agent are received in such account later than 1:00 p.m., New York City time.

(d) The New Money Term Loan Purchase shall be made without representation or warranty of any kind by the New Money Term Loan Secured Parties as to the New Money Term Loan Secured Obligations, the Term Loan Priority Collateral or otherwise and without recourse to the New Money Term Loan Secured Parties, except that the New Money Term Loan Secured Parties shall represent and warrant: (i) the amount of the New Money Term Loan Secured Obligations being purchased, (ii) that the New Money Term Loan Secured Parties own the New Money Term Loan Secured Obligations free and clear of any Liens (other than participation interests not prohibited under the Term Loan Agreement, in which case the New Money Term Loan Purchase Price shall be appropriately adjusted so that the New Money Term Loan Purchasing Parties do not pay amounts in respect of any participation interests that remain in effect) and (iii) that the New Money Term Loan Secured Parties have the right to assign the New Money Term Loan Secured Obligations and the assignment is duly authorized.

(e) The New Money Term Loan Purchase shall be made pursuant to assignment documentation in form and substance reasonably satisfactory to the New Money Term Loan Agent (with the reasonable and documented cost of such documentation to be paid by the Grantors or, if the Grantors do not make such payment, by the respective purchasers, who shall have the right to obtain reimbursement of same from the Grantors).

(f) The obligations of the New Money Term Loan Secured Parties to sell their respective New Money Term Loan Secured Obligations under this Section 4.5(f) are several and not joint and several. To the extent any New Money Term Loan Secured Party breaches its obligation to sell its New Money Term Loan Secured Obligations under this Section 4.5(f) (a “Defaulting New Money Secured Party”), nothing in this Section 4.5(f) shall be deemed to require the New Money Term Loan Agent or any other New Money Term Loan Secured Party to purchase such Defaulting New Money Term Loan Secured Party’s New Money Term Loan Secured Obligations for resale to any ABL Secured Party, and in all cases the New Money Term Loan Agent and each New Money Term Loan Secured Party complying with the terms of this Section 4.5(f) shall not be deemed to be in default of this Agreement or otherwise be deemed liable for any action or inaction of any Defaulting New Money Term Loan Secured Party; *provided* that nothing in this Section 4.5(f) shall require any New Money Term Loan Purchasing Party to purchase less than all of the New Money Term Loan Secured Obligations.

(g) Each Grantor irrevocably consents to any assignment effected to one or more ABL Secured Parties pursuant to this Section 4.5 for purposes of all Term Loan Documents and hereby agrees that no further consent to any such assignment pursuant to this Section from such Grantor shall be required.

4.6 Option to Purchase ABL Secured Obligations and New Money Term Loan Secured Obligations. Within 15 days after the occurrence of both an ABL Purchase Event and a New Money Term Loan Purchase Event, one or more of the Junior Term Loan Secured Parties (the “Junior Secured Purchasing Parties”) shall have the right to purchase all of the ABL Secured Obligations and all of the New Money Term Loan Obligations pursuant to the terms and conditions set forth in Sections 4.4 and 4.5 as if such Junior Secured Purchasing Parties were the New Money Term Loan Purchasing Parties and the ABL Purchasing Parties. In the event of a conflict between the purchase right afforded to the Junior Secured Purchasing Parties pursuant to this Section 4.6 and the purchase right afforded to the ABL Purchasing Parties pursuant to Section 4.4 or the purchase right afforded to the New Money Term Loan Purchasing Parties pursuant to Section 4.5, the purchase right afforded to the Junior Secured Purchasing Parties pursuant to this Section 4.6 shall prevail.

SECTION 5. *Insolvency Proceedings.*

Subject in all respects to Section 5.11(b), which provides for the inapplicability of certain of the following provisions of this Section 5 during the Existing Chapter 11 Cases, and to Section 11.14:

5.1 Filing of Motions. No Secured Party shall, in or in connection with any Insolvency Proceeding, file any pleadings or motions, take any position at any hearing or proceeding of any nature, or otherwise take any action whatsoever, in each case to challenge, contest or otherwise object to the scope, validity, enforceability, perfection or priority of any Liens held by any other Secured Party and no Secured Party shall support any other Person doing any of the foregoing.

5.2 Financing Matters.

(a) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the ABL Priority Collateral consents (or does not object) to the use of ABL Priority Collateral constituting Common Collateral (for the avoidance of doubt, including but not limited to the use of any such ABL Priority Collateral that is cash collateral) by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by ABL Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties

with respect to the ABL Priority Collateral (or any of them) or any third party, being referred to herein as an “ABL Priority DIP Financing”), then the Second Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the ABL Priority Collateral, and the Third Priority Representative with respect to the ABL Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the ABL Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such ABL Priority Collateral or to such ABL Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such ABL Priority Collateral or such ABL Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing on the same terms and conditions as the First Priority Liens on such ABL Priority Collateral are subordinated to such Liens on such ABL Priority Collateral securing such ABL Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the ABL Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral, including, without limitation, Adequate Protection Liens on the ABL Priority Collateral provided to the First Priority Secured Parties with respect to the ABL Priority Collateral and (iii) to any “carve-out” with respect to the ABL Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the ABL Priority Collateral or the other First Priority Secured Parties with respect to the ABL Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice.

(b) If any Grantor becomes subject to any Insolvency Proceeding, and if the First Priority Representative with respect to the Term Loan Priority Collateral consents (or does not object) to the use of Term Loan Priority Collateral constituting Common Collateral by any Grantor during any Insolvency Proceeding or provides financing to any Grantor under the Bankruptcy Code secured by Term Loan Priority Collateral or consents (or does not object) to the provision of such financing to any Grantor by any third party (any such financing, whether provided by the First Priority Secured Parties with respect to the Term Loan Priority Collateral (or any of them) or any third party, being referred to herein as an “Term Loan Priority DIP Financing”), then the Second Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Second Priority Secured Parties with respect to the Term Loan Priority Collateral, and the Third Priority Representative with respect to the Term Loan Priority Collateral agrees, on behalf of itself and the other Third Priority Secured Parties with respect to the Term Loan Priority Collateral, that each such Second Priority Secured Party and each such Third Priority Secured Party (a) will be deemed to have consented to, will raise no objection to, and will not support any other Person objecting to, the use of such Term Loan Priority Collateral or to such Term Loan Priority DIP Financing, (b) shall only request or accept adequate protection in connection with the use of such Term Loan Priority Collateral or such Term Loan Priority DIP Financing as permitted by Section 5.4 below, (c) will subordinate (and will be deemed hereunder to have subordinated) the Second Priority Liens or the Third Priority Liens, as applicable, and any Adequate Protection Liens provided in respect thereof (i) to the Liens on such Term Loan Priority Collateral securing such Term Loan Priority DIP Financing on the same terms and conditions as the First Priority Liens on such Term Loan Priority Collateral are subordinated to such Liens on such Term Loan Priority Collateral securing such Term Loan Priority DIP Financing (and such subordination will not alter in any manner the terms of this Agreement), (ii) to any adequate protection with respect to the Term Loan Priority Collateral provided to the First Priority Secured Parties with respect to the Term Loan Priority Collateral, including, without limitation, Adequate Protection Liens on the Term Loan Priority Collateral provided to the First Priority Secured Parties

with respect to the Term Loan Priority Collateral and (iii) to any “carve-out” with respect to the Term Loan Priority Collateral for professional and United States Trustee fees agreed to by the First Priority Representative with respect to the Term Loan Priority Collateral or the other First Priority Secured Parties with respect to the Term Loan Priority Collateral and (d) agrees that any notice of such events found to be adequate by the bankruptcy court shall be adequate notice.

5.3 Relief From the Automatic Stay. With respect to each Type of Common Collateral, (a) the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior written consent of the First Priority Representative or (ii) object to, contest, or support any other Person objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any First Priority Secured Party and (b) the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, that none of them will (i) seek relief from the automatic stay or from any other stay in any Insolvency Proceeding or take any action in violation thereof, or support any other Person seeking such relief or taking such action, in each case in respect of such Common Collateral, without the prior written consent of the Second Priority Representative or (ii) object to, contest, or support any other Person objecting to or contesting, any relief from the automatic stay or from any other stay in any Insolvency Proceeding requested by any Second Priority Secured Party.

5.4 Adequate Protection.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the First Priority Representative or any other First Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the First Priority Representative or any other First Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the First Priority Secured Parties with respect to such Common Collateral or (iii) the payment of interest, fees, expenses or other amounts to the First Priority Representative or any other First Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Second Priority Representative and the other Second Priority Secured Parties and the Third Priority Representative and the other Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the First Priority Secured Parties with respect to such Common Collateral are granted adequate protection that includes replacement liens on additional collateral and superpriority claims and such First Priority Secured Parties do not object to the adequate protection being provided to them and (B) solely in the form of (x) an Adequate Protection Lien on additional collateral, subordinated to the First Priority Liens on such Common Collateral and the Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral on the same basis as the other Second Priority Liens on such Common Collateral and Third Priority Liens on such Common Collateral, as applicable, are so subordinated to the First Priority Liens on such Common Collateral under this Agreement and (y) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, the provision of information and the ability to monitor such Common Collateral and (2) with respect to each Type of Common Collateral, in the

event any Second Priority Secured Party or any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, or the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, as the case may be, (i) consents to the First Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the First Priority Obligations and that any Adequate Protection Liens granted to the Second Priority Secured Parties and the Third Priority Secured Parties, on any additional collateral shall be subordinated to the Liens on such collateral securing the First Priority Obligations and any DIP Financing provided by, or consented to by (including via non-objection), the First Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the First Priority Secured Parties, with such subordination to be on the same terms that the other Second Priority Liens are subordinated to such First Priority Liens under this Agreement or that the other Third Priority Liens are subordinated to such First Priority Liens and the Second Priority Liens under this Agreement, as applicable, and (ii) agrees that, if the bankruptcy court does not grant the First Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Second Priority Secured Parties or Third Priority Secured Parties, as the case may be, shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the First Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the First Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Second Priority Secured Parties or Third Priority Secured Parties, as applicable, shall be segregated and held in trust and promptly turned over to the First Priority Representative to repay the First Priority Obligations. Upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Second Priority Obligations or the Third Priority Obligations, as applicable, purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

(b) With respect to each Type of Common Collateral (but without limiting, and subject in all respects to, Section 5.4(a)), the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that none of them shall object to, contest, or support any other Person objecting to or contesting, (i) any request by the Second Priority Representative or any other Second Priority Secured Party for adequate protection with respect to such Common Collateral, including, without limitation, in the form of Adequate Protection Liens, superpriority claims, interest, fees, expenses or other amounts or (ii) any objection by the Second Priority Representative or any other Second Priority Secured Party to any motion, relief, action or proceeding based on a claim of a lack of adequate protection to the Second Priority Secured Parties with respect to such Common Collateral or (iii) the payment of interest, fees, expenses or other amounts to the Second Priority Representative or any other Second Priority Secured Party under section 506(b) or 506(c) of the Bankruptcy Code or otherwise with respect to such Common Collateral. Notwithstanding anything contained in this Agreement, (1) in any Insolvency Proceeding, the Third Priority Representative and the other Third Priority Secured Parties, with respect to each Type of Common Collateral, may seek, support, accept or retain adequate protection (A) only if the Second Priority Secured Parties with respect to such Common Collateral are granted adequate protection that includes replacement liens on additional collateral and superpriority claims and such Second Priority Secured Parties do not object to the adequate protection being provided to them and (B) solely in the form of (x) an Adequate Protection Lien on additional collateral, subordinated to the Second Priority Liens and Liens securing any DIP Financing provided by, or consented to by (including via non-objection), the Second Priority Secured Parties with respect to such Common Collateral on the same basis as the other Third Priority Liens are so subordinated to the Second Priority Liens under this Agreement and (y) non-monetary adequate protection that is customarily provided in an Insolvency Proceeding, including, without limitation, the provision of information and the ability to monitor such Common Collateral and (2) with respect to

each Type of Common Collateral, in the event any Third Priority Secured Party receives adequate protection in the form of Adequate Protection Liens, then the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, (i) consents to the Second Priority Representative having a senior Adequate Protection Lien on such additional collateral as security for the Second Priority Obligations and that any Adequate Protection Liens granted to the Third Priority Secured Parties on any additional collateral shall be subordinated to the Liens on such collateral securing the Second Priority Obligations and any DIP Financing provided by, or consented to by (including via non-objection), the Second Priority Secured Parties with respect to such Common Collateral (and all obligations relating thereto) and any Adequate Protection Liens granted to the Second Priority Secured Parties, with such subordination to be on the same terms that the other Third Priority Liens are subordinated to such Second Priority Liens under this Agreement and (ii) agrees that, if the bankruptcy court does not grant the Second Priority Secured Parties a senior Adequate Protection Lien on such additional collateral, then the Third Priority Secured Parties shall be deemed to hold and have held their Adequate Protection Lien on such additional collateral for the benefit of the Second Priority Secured Parties (and each such Lien so deemed to have been held shall be subject in all respects to the provisions of this Agreement, including without limitation the lien subordination provisions set forth in Section 2.1) and, until the Second Priority Obligations Payment Date, any distributions in respect of such additional collateral received by the Third Priority Secured Parties shall be segregated and held in trust and promptly turned over to the Second Priority Representative to repay the Second Priority Obligations. Upon the turnover of such distributions as contemplated by the immediately preceding sentence, the Third Priority Obligations purported to be satisfied by such distributions shall be immediately reinstated in full as though such payment had never occurred.

5.5 Avoidance Issues.

(a) With respect to each Type of Common Collateral, if any First Priority Secured Party is required in any Insolvency Proceeding or otherwise to disgorge, turn over or otherwise pay to the estate of any Grantor, because such amount was avoided or ordered to be paid or disgorged for any reason, including without limitation because it was found to be a fraudulent or preferential transfer, any amount (a "Recovery"), whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the First Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the First Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Common Collateral agree that none of them shall be entitled to benefit from any avoidance action affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

(b) With respect to each Type of Common Collateral, if any Grantor receives a Recovery from any Second Priority Secured Party, whether received as proceeds of security, enforcement of any right of set-off or otherwise, then the Second Priority Obligations shall be reinstated to the extent of such Recovery and deemed to be outstanding as if such payment had not occurred, and the Second Priority Obligations Payment Date shall be deemed not to have occurred. If this Agreement shall have been terminated prior to such Recovery, this Agreement shall be reinstated in full force and effect, and such prior termination shall not diminish, release, discharge, impair or otherwise affect the obligations of the parties hereto. The Third Priority Secured Parties with respect to each Type of Common

Collateral agree that none of them shall be entitled to benefit from any avoidance action affecting or otherwise relating to any distribution or allocation with respect to such Common Collateral made in accordance with this Agreement, whether by preference or otherwise, it being understood and agreed that the benefit of such avoidance action otherwise allocable to them shall instead be allocated and turned over for application in accordance with the priorities set forth in this Agreement.

5.6 Asset Dispositions in an Insolvency Proceeding.

(a) With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, agrees that (i) none of them shall, in an Insolvency Proceeding, oppose any sale or disposition of any such Common Collateral that is supported by the First Priority Secured Parties, and (ii) they will be deemed to have consented under Section 363 of the Bankruptcy Code (and otherwise) to any such sale supported by the First Priority Secured Parties and to have released their Liens in such Common Collateral; *provided* that (x) if the Second Priority Secured Parties (or the Second Priority Representative on their behalf) or the Third Priority Secured Parties (or the Third Priority Representative on their behalf) have consented to such sale or disposition of such assets, the Second Priority Representative or the Second Priority Secured Parties, or the Third Priority Representative or the Third Priority Secured Parties, as the case may be, may assert any objection or opposition that could be asserted by an unsecured creditor in any such Insolvency Proceeding and (y) the Second Priority Representative and the Second Priority Secured Parties or the Third Priority Representative and the Third Priority Secured Parties, as the case may be, shall be entitled to seek and exercise credit bid rights in respect of any such sale or disposition so long as (A) the First Priority Obligations Payment Date shall occur upon consummation of such sale or disposition or (B) in the case of a credit bid described in Section 5.6(c), the conditions set forth Section 5.6(c) are satisfied.

(b) Notwithstanding anything (other than clause (y) of Section 5.6(a)) to the contrary herein, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, agrees that, during the pendency of the Existing Chapter 11 Cases, none of them shall be entitled to, nor shall any of them, credit bid or seek to credit bid any claims in respect of New Money Term Loan Secured Obligations (such claims, the "Applicable Claims") in connection with any Specified Sale to the extent that the aggregate amount of Applicable Claims that have been so credit bid would exceed the Available Credit Bid Amount.

(c) Without limiting clause (y) of Section 5.6(a) and to the extent permitted by applicable law, in the case of any Specified Sale that is to be effected during the pendency of the Existing Chapter 11 Cases, and with respect to any Common Collateral that is to be included in any such Specified Sale, the New Money Term Loan Secured Parties may credit bid Applicable Claims, subject to the satisfaction of the following conditions:

(i) The aggregate amount of all Applicable Claims that have been credit bid shall not exceed at any time the Available Credit Bid Amount at such time; and

(ii) Immediately after giving effect to any Specified Sale that includes any such credit bid, immediately before and after giving effect thereto and giving effect to the use of proceeds thereof (x) no default under the ABL Credit Agreement shall have occurred and be continuing and (y) the sum of (1) the aggregate principal amount of all Revolving Loans (as defined in the ABL Credit Agreement) then outstanding plus (2) the aggregate Letter of Credit Obligations (as defined in the ABL Credit Agreement) then outstanding and not cash collateralized shall not exceed the Line Cap (as defined in the ABL Credit Agreement).

5.7 Separate Grants of Security and Separate Classification. Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, and the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, acknowledges and agrees that (i) the grant of Liens on the Common Collateral securing the ABL Secured Obligations constitutes a separate and distinct grant of Liens from the grant of Liens on such Common Collateral securing the New Money Term Loan Secured Obligations and from the grant of Liens on such Common Collateral securing the Junior Term Loan Secured Obligations, (ii) because of, among other things, their differing rights in such Common Collateral, each of the ABL Secured Obligations, New Money Term Loan Secured Obligations and Junior Term Loan Secured Obligations is fundamentally different and must be separately classified in any plan of reorganization proposed or confirmed in an Insolvency Proceeding and (iii) it will object to, and not vote in favor of, any plan of reorganization that does not separately classify the ABL Secured Obligations, the New Money Term Loan Secured Obligations and the Junior Term Loan Secured Obligations. To further effectuate the intent of the parties as provided in the immediately preceding sentence, if a court of competent jurisdiction holds that the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties in respect of any Type of Common Collateral constitute only one secured claim (rather than separate classes of first, second and third priority secured claims), then the Second Priority Secured Parties and the Third Priority Secured Parties in respect of such Common Collateral hereby acknowledge and agree that all distributions shall be made as if there were separate classes of first, second and third priority secured claims against the relevant Grantors in respect of such Common Collateral (with the effect being that, to the extent that the aggregate value of such Common Collateral is sufficient (for this purpose ignoring all claims held by the Second Priority Secured Parties and the Third Priority Secured Parties), the First Priority Secured Parties with respect to such Common Collateral shall be entitled to receive, in addition to distributions to them in respect of principal, pre-petition interest and other claims, all amounts owing in respect of Post-Petition Interest (at the applicable non-default rate) before any distribution is made in respect of the claims held by the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral), with the Second Priority Secured Parties and the Third Priority Secured Parties with respect to such Common Collateral hereby acknowledging and agreeing to turn over to the First Priority Secured Parties with respect to such Common Collateral distributions otherwise received or receivable by them in respect of such Common Collateral to the extent necessary to effectuate the intent of this sentence, even if such turnover has the effect of reducing the claim or recovery of the Second Priority Secured Parties and/or the Third Priority Secured Parties with respect to such Common Collateral.

5.8 Plans of Reorganization.

(a) With respect to each Type of Common Collateral, if the claims of the First Priority Secured Parties, the claims held by the Second Priority Secured Parties and the claims held by the Third Priority Secured Parties constitute only one secured claim pursuant to any plan of reorganization proposed in an Insolvency Proceeding (rather than separate classes of first, second and third priority secured claims), notwithstanding the objection to, and vote against, such plan by such Secured Parties in accordance with Section 5.7, no Second Priority Secured Party and no Third Priority Secured Party shall support or vote in favor of such plan of reorganization (and each shall vote and shall be deemed to have voted to reject any plan of reorganization) unless such plan (i) pays off, in cash in full, all First Priority Obligations or (ii) is supported by the First Priority Representative. If any such Second Priority Secured Party or Third Priority Secured Party with respect to any Type of Common Collateral votes in favor of any plan or reorganization in violation of this Section 5.8(a), such Second Priority Secured Party or Third Priority Secured Party irrevocably agrees that such vote shall be deemed unauthorized, void and of no force and effect and the First Priority Representative shall be, and shall be deemed, such party's "authorized agent" under Bankruptcy Rules 3018(c) and 9010, and that the First Priority Representative shall be authorized and entitled to withdraw such vote and submit a superseding ballot

on behalf of such Second Priority Secured Party or such Third Priority Secured Party that is consistent herewith.

(b) If, in any Insolvency Proceeding, debt obligations of the reorganized debtor secured by Liens upon any property of the reorganized debtor are distributed, pursuant to a plan of reorganization or similar dispositive restructuring plan, on account of ABL Secured Obligations, on account of New Money Term Loan Secured Obligations and on account of Junior Term Loan Secured Obligations, then, to the extent the debt obligations distributed on account of the ABL Secured Obligations, on account of the New Money Term Loan Secured Obligations and on account of the Junior Term Loan Secured Obligations are secured by Liens upon the same property, the provisions of this Agreement will survive the distribution of such debt obligations pursuant to such plan and will apply with like effect to the Liens securing such debt obligations.

5.9 Other Matters. With respect to each Type of Common Collateral, to the extent that the Second Priority Representative, any other Second Priority Secured Party, the Third Priority Representative or any other Third Priority Secured Party, has or acquires rights under Section 363 or Section 364 of the Bankruptcy Code with respect to any of such Common Collateral, the Second Priority Representative agrees, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative agrees, on behalf of itself and the other Third Priority Secured Parties, not to assert any of such rights without the prior written consent of the First Priority Representative with respect to such Common Collateral; *provided* that if requested by the First Priority Representative, the Second Priority Representative and/or the Third Priority Representative with respect to such Common Collateral shall timely exercise such rights in the manner requested by such First Priority Representative, including any rights to payments in respect of such rights.

5.10 No Waiver of Rights of First Priority Secured Parties. With respect to each Type of Common Collateral, nothing contained herein shall prohibit or in any way limit the First Priority Representative or any other First Priority Secured Party from objecting in any Insolvency Proceeding or otherwise to any action taken by any Second Priority Secured Party or Third Priority Secured Party other than any action taken by such Second Priority Secured Party or Third Priority Secured Party, as the case may be, that is expressly permitted by this Agreement.

5.11 Effectiveness in Insolvency Proceedings.

(a) This Agreement, which the parties hereto expressly acknowledge is a "subordination agreement" under Section 510(a) of the Bankruptcy Code, shall be effective before, during and after the commencement of an Insolvency Proceeding, subject, however, to Section 5.11(b) and to Section 11.14. All references in this Agreement to any Grantor shall include such Grantor as a debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding, and the rights and obligations hereunder of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties with respect to each Type of Collateral shall be fully enforceable as between such parties regardless of the pendency of Insolvency Proceedings or any related limitations on the enforcement of this Agreement against any Grantor, subject, however, to Section 5.11(b) and to Section 11.14.

(b) Notwithstanding anything to the contrary herein, Sections 5.2, 5.3, 5.4, 5.7 and 5.8 of this Agreement shall be of no force or effect during the pendency of the Existing Chapter 11 Cases (but, for the avoidance of doubt, such provisions shall be effective subsequent in any subsequent Insolvency Proceeding).

6.1 General.

(a) Each of the ABL Agent, on behalf of itself and the ABL Secured Parties, the New Money Term Loan Agent, on behalf of itself and the New Money Term Loan Secured Parties, the Junior Term Loan Agent, on behalf of itself and the Junior Term Loan Secured Parties, and each Grantor agrees that it shall not at any time execute or deliver any amendment or other modification to any of the First Priority Documents, the Second Priority Documents or the Third Priority Documents in violation of this Agreement.

(b) With respect to each Type of Common Collateral, until the First Priority Obligations Payment Date, in the event the First Priority Representative enters into any amendment, waiver or consent in respect of any of the First Priority Security Documents for the purpose of adding to, or deleting from, or waiving or consenting to any departures from any provisions of, any First Priority Security Document or changing in any manner the rights of any parties thereunder, then such amendment, waiver or consent shall apply automatically to any comparable provision of the Comparable Second Priority Security Document and to the Comparable Third Priority Security Document without the consent of or action by any Second Priority Secured Party or Third Priority Secured Party (with each First Priority Security Document as so amended, and each Second Priority Security Document as so amended, continuing to be subject to the terms hereof); *provided* that (i) no such amendment, waiver or consent shall have the effect of removing assets subject to the Lien of any Second Priority Security Document or Third Priority Security Document, except to the extent that a release of such Lien is permitted by Section 4.2, (ii) any such amendment, waiver or consent that materially and adversely affects the rights of the Second Priority Secured Parties or the Third Priority Secured Parties and does not affect the First Priority Secured Parties in a like or similar manner shall not apply to the Second Priority Security Documents or the Third Priority Security Documents, as applicable, without the consent of the Second Priority Representative or the Third Priority Representative, as applicable and (iii) notice of such amendment, waiver or consent shall be given to the Second Priority Representative and the Third Priority Representative by the First Priority Representative no later than 30 days after its effectiveness, *provided* that the failure to give such notice shall not affect the effectiveness and validity thereof or cause a default by any Grantor under the Loan Documents.

(c) Each of the Grantors and the Representatives agrees that each of the ABL Credit Agreement and the Term Loan Agreement (and any notes issued pursuant thereto) and each First Priority Security Document, Second Priority Security Document and Third Priority Security Document shall contain the applicable provisions set forth on Annex I hereto, or similar provisions approved by the Representatives, which approval shall not be unreasonably withheld or delayed.

6.2 Restrictions on Refinancings.

(a) The indebtedness under the ABL Credit Agreement may be Refinanced, in whole but not in part, with the same or different lenders or Representatives in a Refinancing, without the consent of the Term Loan Agent or the holders of the Term Loan Secured Obligations; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7) and (y) no such Refinancing shall have the effect of increasing the principal amount of ABL Secured Obligations then outstanding

or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations.

(b) The indebtedness in respect of the New Money Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the Junior Term Loan Agent or the Junior Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7), (y) no such Refinancing prior to the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of New Money Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the New Money Term Loan Secured Obligations and (z) no such Refinancing on or after the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations.

(c) The indebtedness in respect of the Junior Term Loans may be Refinanced, in whole or in part, with the same or different lenders or Representatives in a Refinancing, without the consent of (i) the ABL Agent or the ABL Secured Parties or (ii) the New Money Term Loan Agent or the New Money Term Loan Secured Parties; *provided* that (x) the holders of any indebtedness resulting from such Refinancing (or the Representative thereof) shall have become bound in writing to the terms of this Agreement in the manner set forth in Section 10 (and shall have delivered a copy of the Representative Joinder Agreement pursuant to which such holders or such Representative shall have become bound to the terms of this Agreement to each other party to this Agreement in the manner provided for notices set forth in Section 11.7), (y) no such Refinancing prior to the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations and (z) no such Refinancing on or after the Existing Chapter 11 Cases Emergence Date shall have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations.

6.3 Restrictions on Amendments, Supplements and Modifications.

(a) The ABL Loan Documents may be amended, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of the Term Loan Agent:

(i) have the effect of increasing the principal amount of ABL Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations,

(ii) have the effect of increasing the "Applicable Margin" or similar component of the interest rate (determined on the basis of yield) applicable to the loans outstanding or permitted to be outstanding under the ABL Credit Agreement (excluding increases resulting from the

application of any pricing grid or from the accrual of interest at the default rate) by more than 250 basis points, or

(iii) have the effect of changing the scheduled date for repayment of the loans outstanding or permitted to be outstanding under the ABL Credit Agreement to an earlier date.

(b) The Term Loan Documents may be amended, supplemented or otherwise modified in accordance with their terms; *provided, however*, that no such amendment, supplement or modification shall, without the consent of the ABL Agent:

(i) (A) prior to the Existing Chapter 11 Cases Emergence Date, have the effect of increasing (x) the principal amount of New Money Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the New Money Term Loan Secured Obligations or (y) the principal amount of Junior Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Junior Term Loan Secured Obligations or (B) on or after the Existing Chapter 11 Cases Emergence Date, have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations,

(ii) have the effect of increasing the “Applicable Margin” or similar component of the interest rate (determined on the basis of yield) applicable to any class of loans outstanding or permitted to be outstanding under the applicable Term Loan Agreement (excluding increases resulting from the accrual of interest at the default rate) by more than 250 basis points, or

(iii) have the effect of changing the final scheduled date for repayment of any loans (or any tranche or class thereof) outstanding or permitted to be outstanding under the applicable Term Loan Agreement to an earlier date.

(c) Notwithstanding anything to the contrary herein, the conversion of the Term Loan Secured Obligations under the Term Loan Agreement referred to in the second WHEREAS clause of this Agreement to Term Loan Secured Obligations under the “Exit Loan Agreement” as contemplated by Section 2.21 of such Term Loan Agreement shall not be an amendment, supplement or modification of the Term Loan Documents or a Refinancing of the Term Loan Secured Obligations for purposes of this Agreement.

SECTION 7. Cooperation with Respect to ABL Priority Collateral.

7.1 Consent to License to Use Intellectual Property. The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral (and any purchaser, assignee or transferee of assets as provided in Section 7.3) (a) consents (without any representation, warranty or obligation whatsoever) to the grant by any Grantor to the ABL Agent of a non-exclusive, royalty-free license to use during the ABL Priority Collateral Processing and Sale Period any Patents, Patent Licenses, Trademarks, Trademark Licenses or proprietary information of such Grantor that is Term Loan Priority Collateral (or any Patent, Patent License, Trademark, Trademark License or proprietary information acquired by such purchaser, assignee or transferee from any Grantor, as the case may be) and (b) grants, in its capacity as a secured party (or as a purchaser, assignee or transferee, as the case may be), to the ABL Agent a non-exclusive royalty-free license to use during the ABL Priority Collateral Processing and Sale Period, any Patent, Patent License, Trademark, Trademark License or proprietary information that is Term Loan Priority Collateral (or subject to such purchase, assignment or transfer, as

the case may be), in each case in connection with the enforcement of any Lien held by the ABL Agent upon any inventory or other ABL Priority Collateral of any Grantor and to the extent the use of such Patent, Patent License, Trademark, Trademark License or proprietary information is necessary or appropriate, in the good faith opinion of the ABL Agent, to process, ship, produce, store, complete, supply, lease, sell or otherwise dispose of any such inventory in any lawful manner.

7.2 Access to Information.

(a) If the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the New Money Term Loan Agent), then upon request of the ABL Agent and reasonable advance notice, the New Money Term Loan Agent will permit the ABL Agent or its representative to inspect and copy such documentation if and to the extent the ABL Agent certifies to the New Money Term Loan Agent that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the ABL Agent, to the enforcement of the ABL Agent's Liens upon any ABL Priority Collateral; and

(ii) the ABL Agent and the ABL Secured Parties are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

(b) If the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, takes actual possession of any documentation that is the property of a Grantor (whether such documentation is in the form of a writing or is stored in any data equipment or data record in the physical possession of the ABL Agent), then upon request of the New Money Term Loan Agent and reasonable advance notice, the ABL Agent will permit the New Money Term Loan Agent or its representative to inspect and copy such documentation if and to the extent the New Money Term Loan Agent certifies to the ABL Agent that:

(i) such documentation contains or may contain information necessary or appropriate, in the good faith opinion of the New Money Term Loan Agent, to the enforcement of the New Money Term Loan Agent's Liens upon any Term Loan Priority Collateral; and

(ii) the New Money Term Loan Agent and the New Money Term Loan Secured Parties are entitled to receive and use such information under applicable law and, in doing so, will comply with all obligations imposed by law or contract in respect of the disclosure or use of such information.

7.3 Access to Property to Process and Sell Inventory.

(a) (i) If the ABL Agent commences any action or proceeding with respect to any of its rights or remedies (including, but not limited to, any action of foreclosure), enforcement, collection or execution with respect to the ABL Priority Collateral ("ABL Priority Collateral Enforcement Actions") or if the New Money Term Loan Agent commences any action or proceeding with respect to any of its rights or remedies (including, but not limited to, any action of foreclosure), enforcement, collection or execution with respect to the Term Loan Priority Collateral (or a purchaser at a foreclosure sale conducted in foreclosure of a First Priority Lien on any Term Loan Priority Collateral takes actual or constructive possession of the Term Loan Priority Collateral of any Grantor) ("Term Loan Priority

Collateral Enforcement Actions”), then the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the First Priority Secured Parties with respect to the Term Loan Priority Collateral (subject to, in the case of any Term Loan Priority Collateral Enforcement Action, a prior written request by the ABL Agent to the New Money Term Loan Agent (the “Term Loan Priority Collateral Enforcement Action Notice”)) shall (x) cooperate with the ABL Agent (and with its officers, employees, representatives and agents) at the cost and expense of the ABL Secured Parties (subject to the Grantors’ reimbursement and indemnity obligations with respect thereto under the Loan Documents) in its efforts to conduct ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral and to finish any work-in-process and process, ship, produce, store, complete, supply, lease, sell or otherwise handle, deal with, assemble or dispose of, in any lawful manner, the ABL Priority Collateral, (y) not hinder or restrict in any respect the ABL Agent from conducting ABL Priority Collateral Enforcement Actions in the ABL Priority Collateral or from finishing any work-in-process or processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral, and (z) permit the ABL Agent, its employees, agents, advisers and representatives, at the cost and expense of the ABL Secured Parties (subject to the Grantors’ reimbursement and indemnity obligations with respect thereto under the Loan Documents), to enter upon and use the Term Loan Priority Collateral (including, without limitation, equipment, processors, computers and other machinery related to the storage or processing of records, documents or files and intellectual property), for a period commencing on (I) the date of the initial ABL Priority Collateral Enforcement Action or the date of delivery of the Term Loan Priority Collateral Enforcement Action Notice, as the case may be, and (II) ending on the date occurring 180 days thereafter (such period, as the same may be extended with the written consent of the New Money Term Loan Agent as contemplated by the final sentence of this Section 7.3(a)(i), the “ABL Priority Collateral Processing and Sale Period”), for purposes of:

- (A) assembling and storing the ABL Priority Collateral and completing the processing of and turning into finished goods any ABL Priority Collateral consisting of work-in-process;
- (B) selling any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral, whether in bulk, in lots or to customers in the ordinary course of business or otherwise;
- (C) removing and transporting any or all of the ABL Priority Collateral located in or on such Term Loan Priority Collateral;
- (D) otherwise processing, shipping, producing, storing, completing, supplying, leasing, selling or otherwise handling, dealing with, assembling or disposing of, in any lawful manner, the ABL Priority Collateral; and/or
- (E) taking reasonable actions to protect, secure, and otherwise enforce the rights or remedies of the ABL Secured Parties and/or the ABL Agent (including with respect to any ABL Priority Collateral Enforcement Actions) in and to the ABL Priority Collateral;

provided, however, that nothing contained in this Agreement shall restrict the rights of the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, from selling, assigning or otherwise transferring any Term Loan Priority Collateral prior to the expiration of such ABL Priority Collateral Processing and Sale Period if the purchaser, assignee or transferee thereof agrees in writing (for the benefit of the ABL Agent, as First Priority Representative with respect to the ABL Priority Collateral, and the ABL Secured Parties) to be bound by the provisions of this Section 7.3 and Section 7.1. If any stay or other order prohibiting the exercise of remedies with respect to the ABL

Priority Collateral has been entered by a court of competent jurisdiction, such ABL Priority Collateral Processing and Sale Period shall be tolled during the pendency of any such stay or other order. The New Money Term Loan Agent, upon request by the ABL Agent, may in its sole discretion extend the ABL Priority Collateral Processing and Sale Period for an additional period of time.

(ii) During the period of actual occupation, use and/or control by the ABL Secured Parties and/or the ABL Agent (or their respective employees, agents, advisers and representatives) of any Term Loan Priority Collateral, the ABL Secured Parties and the ABL Agent shall (i) be responsible for the ordinary course third-party expenses related thereto, including costs with respect to heat, light, electricity, water and real property taxes with respect to that portion of any premises so used or occupied and (ii) be obligated to repair at their expense any physical damage to such Term Loan Priority Collateral resulting from such occupancy, use or control or removal of ABL Priority Collateral, and to leave such Term Loan Priority Collateral in substantially the same condition as it was at the commencement of such occupancy, use or control, ordinary wear and tear excepted. Notwithstanding the foregoing, in no event shall the ABL Secured Parties or the ABL Agent have any liability to the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, or to any other First Priority Secured Party with respect to the Term Loan Priority Collateral pursuant to this Section 7.3(a) as a result of any condition (including any environmental condition, claim or liability) on or with respect to the Term Loan Priority Collateral existing prior to the date of the exercise by the ABL Secured Parties (or the ABL Agent, as the case may be) of their rights under this Section 7.3(a) and the ABL Secured Parties shall have no duty or liability to maintain the Term Loan Priority Collateral in a condition or manner better than that in which it was maintained prior to the use thereof by the ABL Secured Parties, or for any diminution in the value of the Term Loan Priority Collateral that results from ordinary wear and tear resulting from the use of the Term Loan Priority Collateral by the ABL Secured Parties in the manner and for the time periods specified under this Section 7.3(a). Without limiting the rights granted in this Section 7.3(a), the ABL Secured Parties and the ABL Agent shall cooperate with the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority Collateral in connection with any efforts made by the New Money Term Loan Agent or such First Priority Secured Parties to sell the Term Loan Priority Collateral.

(b) The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, shall be entitled, as a condition of permitting such access and use, to demand and receive assurances reasonably satisfactory to it that the access or use requested and all activities incidental thereto:

(i) will be permitted, lawful and enforceable under applicable law and will be conducted in accordance with prudent manufacturing practices; and

(ii) will be adequately insured for damage to property and liability to persons, including property and liability insurance for the benefit of the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and the other First Priority Secured Parties with respect to the Term Loan Priority Collateral, at no cost to the New Money Term Loan Agent or such First Priority Secured Parties.

The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, (x) shall provide reasonable cooperation to the ABL Agent in connection with the manufacture, production, completion, handling, removal and sale of any ABL Priority Collateral by the ABL Agent as provided above and (y) shall be entitled to receive, from the ABL Agent, fair

compensation and reimbursement for their reasonable costs and expenses incurred in connection with such cooperation, support and assistance to the ABL Agent. Notwithstanding the foregoing sentence, the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, and/or any such purchaser (or its transferee or successor) shall not otherwise be required to manufacture, produce, complete, remove, insure, protect, store, safeguard, sell or deliver any inventory subject to any First Priority Lien held by the ABL Agent or to provide any support, assistance or cooperation to the ABL Agent in respect thereof.

7.4 First Priority Representatives Assurances. The New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, may condition its performance of any obligation set forth in this Section 7 upon its prior receipt (without cost to it) of:

(a) such assurances as it may reasonably request to confirm that the performance of such obligation and all activities of the ABL Agent or its officers, employees and agents in connection therewith or incidental thereto:

(i) will be permitted, lawful and enforceable under applicable law; and

(ii) will not impose upon the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral (or any First Priority Secured Party with respect to such Collateral) any legal duty, legal liability, expense or risk of uninsured loss; and

(b) such indemnity, security and insurance as the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, may reasonably request in connection therewith.

7.5 Grantor Consent. The Borrower and the other Grantors consent to the performance by the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Collateral, of the obligations set forth in this Section 7 and acknowledge and agree that neither the New Money Term Loan Agent, as First Priority Representative with respect to the Term Loan Priority Collateral, nor any other First Priority Secured Party with respect to such Collateral shall ever be accountable or liable (except to the extent resulting from such party's gross negligence or willful misconduct) for any action taken or omitted by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents successors or assigns in connection therewith or incidental thereto or in consequence thereof by the ABL Agent or any ABL Secured Party or its or any of their officers, employees, agents, successors or assigns or any other damage to or misuse or loss of any property of the Grantors as a result of any action taken or omitted by the ABL Agent or its officers, employees, agents, successors or assigns.

SECTION 8. *Reliance; Waivers; etc.*

8.1 Reliance. The First Priority Documents, the Second Priority Documents and the Third Priority Documents are deemed to have been executed and delivered, and all extensions of credit thereunder are deemed to have been made or incurred, in reliance upon this Agreement. With respect to each Type of Common Collateral, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, expressly waives all notice of the acceptance of and reliance on this Agreement by the other Secured Parties.

8.2 No Warranties or Liability. Each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral

acknowledge and agree that none of them has made any representation or warranty with respect to the execution, validity, legality, completeness, collectibility or enforceability of any First Priority Document, any Second Priority Document or any Third Priority Document. Except as otherwise provided in this Agreement, each of the First Priority Representative, the Second Priority Representative and the Third Priority Representative with respect to each Type of Common Collateral will be entitled to manage and supervise their respective extensions of credit to any Grantor in accordance with law and their usual practices, modified from time to time as they deem appropriate.

8.3 No Waivers. No right or benefit of any party hereunder shall at any time in any way be prejudiced or impaired by any act or failure to act on the part of such party or any other party hereto or by any noncompliance by any Grantor with the terms and conditions of any of the First Priority Documents, any of the Second Priority Documents or any of the Third Priority Documents.

SECTION 9. Obligations Unconditional.

All rights, agreements and obligations of the First Priority Representative and First Priority Secured Parties, the Second Priority Representative and the Second Priority Secured Parties, and the Third Priority Representative and the Third Priority Secured Parties, in each case with respect to each Type of Common Collateral, and the Grantors hereunder, to the extent applicable, shall remain in full force and effect irrespective of:

- (i) any lack of validity or enforceability of any First Priority Document, Second Priority Document or Third Priority Document;
- (ii) any change in the time, place or manner of payment of, or in any other term of, all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations, or any amendment, waiver or other modification, whether by course of conduct or otherwise, or any Refinancing, replacement, refunding or restatement of any First Priority Document, Second Priority Document or Third Priority Document;
- (iii) any exchange, release, voiding, avoidance or non-perfection of any security interest in any Common Collateral or any other collateral, or any release, amendment, waiver or other modification, whether by course of conduct or otherwise, or any Refinancing, replacement, refunding or restatement of all or any portion of the First Priority Obligations, Second Priority Obligations or Third Priority Obligations or any guarantee or guaranty thereof; or
- (iv) any other circumstances that otherwise might constitute a defense available to, or a discharge of, any Grantor in respect of (a) the First Priority Obligations (other than a defense that the First Priority Obligations have been paid in full), (b) the Second Priority Obligations (other than a defense that the Second Priority Obligations have been paid in full) or (c) the Third Priority Obligations (other than a defense that the Third Priority Obligations have been paid in full) or of any of the First Priority Representative, Second Priority Representative, Third Priority Representative or any Grantor, to the extent applicable, in respect of this Agreement.

SECTION 10. Additional ABL Secured Obligations and Term Loan Secured Obligations; Certain Reclassifications of Term Loan Secured Obligations.

(a) The Borrower may from time to time, subject to any limitations contained in the ABL Loan Documents and the Term Loan Documents in effect at such time, designate additional indebtedness and related obligations that are, or are to be, secured by Liens on any assets of the Grantors that would, if such Liens were granted, constitute Common Collateral as ABL Secured

Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, by delivering to each Representative party hereto at such time a certificate of a Responsible Officer of the Borrower:

(i) describing the indebtedness and other obligations being designated as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and including a statement of the maximum aggregate outstanding principal amount of such indebtedness as of the date of such certificate;

(ii) in the case of ABL Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the ABL Priority Collateral and Second Priority Obligations with respect to the Term Loan Priority Collateral;

(iii) in the case of New Money Term Loan Secured Obligations, confirming that such obligations shall be First Priority Obligations with respect to the Term Loan Priority Collateral and Second Priority Obligations with respect to the ABL Priority Collateral;

(iv) in the case of Junior Term Loan Secured Obligations, confirming that such obligations shall be Third Priority Obligations with respect to the Term Loan Priority Collateral and Third Priority Obligations with respect to the ABL Priority Collateral;

(v) identifying the Person that serves as the Representative with respect to such indebtedness and related obligations;

(vi) certifying that the incurrence of such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be), the creation of the Liens securing such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) and the designation of such indebtedness and related obligations as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be) hereunder (x) do not violate or result in a default under any provision of any ABL Loan Document or Term Loan Document in effect at such time and (y) would not have the effect of increasing the principal amount of ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable; and

(vii) attaching a fully completed Representative Joinder Agreement executed and delivered by the Representative with respect to such ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations (as the case may be).

Upon the delivery of such certificate and the related attachments as provided above, the obligations designated in such notice shall become ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable, for all purposes of this Agreement.

Without limiting the foregoing provisions of this Section 10, the Borrower may from time to time on or after the Existing Chapter 11 Cases Emergence Date, subject to any limitations contained in the ABL Loan Documents and the Term Loan Documents in effect at such time, re-classify existing indebtedness that constitutes Junior Term Loan Secured Obligations as indebtedness that shall thereafter

constitute New Money Term Loan Secured Obligations, by delivering to each Representative party hereto at such time a certificate of a Responsible Officer of the Borrower:

(a) describing the existing Junior Term Loan Secured Obligations being re-classified as New Money Term Loan Secured Obligations and including a statement of the maximum aggregate outstanding principal amount of such indebtedness as of the date of such certificate;

(b) confirming that such resulting obligations shall be First Priority Obligations with respect to the Term Loan Priority Collateral and Second Priority Obligations with respect to the ABL Priority Collateral;

(c) identifying the Person that serves as the Representative with respect to such indebtedness that shall thereafter constitute New Money Term Loan Secured Obligations;

(d) certifying that the resulting New Money Term Loan Secured Obligations, the creation (or existence) of the Liens securing such New Money Term Loan Secured Obligations (including the priority thereof) and the re-classification of such Junior Term Loan Secured Obligations as New Money Term Loan Secured Obligations hereunder (x) do not violate or result in a default under any provision of any ABL Loan Document or Term Loan Document in effect at such time and (y) would not have the effect of increasing the principal amount of Term Loan Secured Obligations then outstanding or permitted to be outstanding to an amount that exceeds the Maximum Obligations Amount with respect to the Term Loan Secured Obligations; and

(e) if the Representative with respect to the resulting New Money Term Loan Secured Obligations is not already a party hereto as a Representative with respect to New Money Term Loan Secured Obligations, attaching a fully completed Representative Joinder Agreement executed and delivered by the Representative with respect to such New Money Term Loan Secured Obligations.

Upon the delivery of such certificate and the related attachments as provided above, the obligations designated in such notice shall become New Money Term Loan Secured Obligations for all purposes of this Agreement.

In the event of any conflict or inconsistency between the provisions of this Section 10 and the provisions of Section 11.3(b), the provisions of this Section 10 shall govern.

SECTION 11. *Miscellaneous.*

11.1 Conflicts. Except as otherwise provided herein, in the event of any conflict between the provisions of this Agreement and the provisions of any First Priority Document, any Second Priority Document or any Third Priority Document, the provisions of this Agreement shall govern.

11.2 Continuing Nature of Provisions. This Agreement shall continue to be effective, and shall not be revocable by any party hereto, until the First Priority Obligations Payment Date and the Second Priority Obligations Payment Date shall have occurred with respect to each Type of Common Collateral. This is a continuing agreement and the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties may continue, at any time and without notice to the other parties hereto, to extend credit and other financial accommodations, lend monies and provide indebtedness to, or for the benefit of, any Grantor on the faith hereof. For the avoidance of doubt, if any ABL Secured Obligations and any Term Loan Secured Obligations remain outstanding following the consummation of a Reorganization Plan in the Existing Chapter 11 Cases, this Agreement shall remain in effect notwithstanding the consummation of such Reorganization Plan.

11.3 Amendments; Waivers.

(a) No amendment or modification of any of the provisions of this Agreement (other than pursuant to a Representative Joinder Agreement or a Grantor Joinder Agreement) shall be effective unless the same shall be in writing and signed by the First Priority Representative, the Second Priority Representative and the Third Priority Representative and, in the case of amendments or modifications that could reasonably be expected to affect the rights or interests of any Grantor, the Borrower.

(b) It is understood that the ABL Agent and the Term Loan Agent, without the consent of any other Secured Party, may in their discretion determine that a supplemental agreement (which may take the form of an amendment and restatement of this Agreement) is necessary or appropriate to facilitate having additional indebtedness or other obligations (“Additional Debt”) of any of the Grantors become ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as the case may be, under this Agreement, which supplemental agreement shall specify whether such Additional Debt constitutes ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations; *provided* that such Additional Debt is permitted to be incurred by the ABL Credit Agreement and the Term Loan Agreement then extant, and is permitted by said Agreements to be subject to the provisions of this Agreement as ABL Secured Obligations, New Money Term Loan Secured Obligations or Junior Term Loan Secured Obligations, as applicable.

11.4 Information Concerning Financial Condition of the Borrower and the other Grantors. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that each Secured Party assumes responsibility for keeping itself informed of the financial condition of the relevant Grantors and all other circumstances bearing upon the risk of nonpayment of the First Priority Obligations, the Second Priority Obligations or the Second Priority Obligations. With respect to each Type of Common Collateral, the First Priority Representative, on behalf of itself and the other First Priority Secured Parties, the Second Priority Representative, on behalf of itself and the other Second Priority Secured Parties, and the Third Priority Representative, on behalf of itself and the other Third Priority Secured Parties, hereby agree that no party shall have any duty to advise any other party of information known to it regarding such condition or any such circumstances. In the event any Secured Party, in its sole discretion, undertakes at any time or from time to time to provide any information to any other Secured Party, it shall be under no obligation (a) to provide any such information to such other party or any other party on any subsequent occasion, (b) to undertake any investigation not a part of its regular business routine, or (c) to disclose any other information.

11.5 Applicable Law. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.

11.6 Jurisdiction; Consent to Service of Process; Process Agent.

(a) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE BANKRUPTCY COURT AND, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, OF THE COURTS OF THE STATE OF NEW YORK IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY

ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW.

(b) EACH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT IN ANY COURT REFERRED TO IN PARAGRAPH (B) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(c) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 11.7. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

11.7 Notices.

Unless otherwise specifically provided herein, any notice or other communication herein required or permitted to be given shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by telecopy, as follows:

- (i) if to a Grantor, to the address set forth in Section 9.02 of the ABL Credit Agreement as in effect on the date hereof,
- (ii) if to CNAI, to the address set forth in Section 9.02 of the ABL Credit Agreement as in effect on the date hereof,
- (iii) if to Wilmington Trust, to the address set forth in Section 9.02 of the Term Loan Agreement as in effect on the date hereof,
- (iv) if to any other holder of indebtedness or Representative with respect thereto that becomes a party hereto after the date hereof, to the address designated by such holder or such Representative in the Representative Joinder Agreement pursuant to which such holder or Representative shall have become a party hereto, or
- (v) with respect to any party hereto, to such other address as may be designated by such party in a written notice to each other party hereto.

11.8 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of each of the parties hereto and each of the First Priority Secured Parties, the Second Priority Secured Parties and the Third Priority Secured Parties and their respective successors and assigns, and nothing herein is intended, or shall be construed to give, any other Person any right, remedy or claim under, to or

in respect of this Agreement or any Common Collateral or any Type thereof. All references to any Grantor shall include any Grantor as debtor-in-possession and any receiver or trustee for such Grantor in any Insolvency Proceeding. All references to any Grantor that is, as of the Effective Date, a debtor-in-possession in any of the Existing Chapter 11 Cases shall, following the consummation of a Reorganization Plan in the Existing Chapter 11 Cases (if any of the ABL Secured Obligations or Term Loan Secured Obligations remain outstanding following such consummation), include a reference to such Grantor as a reorganized Person.

11.9 Headings. Section headings used herein are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

11.10 Severability. In the event any one or more of the provisions contained in this Agreement or in any other Loan Document should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein and therein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

11.11 Counterparts; Integration; Effectiveness. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by telecopy or electronic image scan transmission (such as a "pdf" file) shall be effective as delivery of a manually executed counterpart of this Agreement. This Agreement shall become effective when it shall have been executed by each party hereto.

11.12 Waiver of Jury Trial. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

11.13 Additional Grantors. The Borrower and each other Grantor on the date of this Agreement will constitute the original Grantors party hereto. The original Grantors will cause each Person that becomes a Grantor after the date hereof to contemporaneously become a party hereto (as a Grantor) by executing and delivering a Grantor Joinder Agreement to each of the ABL Agent and the Term Loan Agent. The parties hereto agree that, notwithstanding any failure to take the actions required by the immediately preceding sentence, each Person that becomes a Grantor at any time (and any security granted by any such Person) will be subject to the provisions hereof as fully as if it constituted a Grantor party hereto and had complied with the requirements of the immediately preceding sentence.

11.14 New DIP Order Governs. In the event of any conflict or inconsistency between the provisions of this Agreement and the provisions of the New DIP Order, the provisions of the New DIP Order shall govern.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

CITICORP NORTH AMERICA, INC.

as Representative with respect to the ABL Credit Agreement

By: /s/ Christopher Marino

Name: Christopher Marino

Title: Vice President

Signature Page to
Intercreditor Agreement

WILMINGTON TRUST, NATIONAL ASSOCIATION,
as Representative with respect to the New Money Term Loans

By /s/ Meghan H. McCauley
Name: Meghan H. McCauley
Title: Authorized Signatory

WILMINGTON TRUST, NATIONAL ASSOCIATION,
as Representative with respect to the Junior Term Loans

By /s/ Meghan H. McCauley
Name: Meghan H. McCauley
Title: Authorized Signatory

EASTMAN KODAK COMPANY

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

**CREO MANUFACTURING AMERICA LLC
KODAK AVIATION LEASING LLC**

By: /s/ William G. Love
Name: William G. Love
Title: Manager

**EASTMAN KODAK INTERNATIONAL
CAPITAL COMPANY, INC.
FAR EAST DEVELOPMENT LTD.
FPC INC.
KODAK (NEAR EAST), INC.
KODAK AMERICAS, LTD.
KODAK IMAGING NETWORK, INC.
KODAK PORTUGUESA LIMITED
KODAK REALTY, INC.
LASER-PACIFIC MEDIA CORPORATION
PAKON, INC.
QUALEX INC.**

By: /s/ William G. Love
Name: William G. Love
Title: Treasurer

KODAK PHILIPPINES, LTD. NPEC INC.

By: /s/ William G. Love
Name: William G. Love
Title: Assistant Treasurer

Provision for the [ABL Credit Agreement] [Term Loan Agreement]

“Reference is made to the Intercreditor Agreement, dated as of [] (as amended, restated, supplemented or otherwise modified from time to time, the “Intercreditor Agreement”), among Eastman Kodak Company, the other Grantors party thereto, Citicorp North America, Inc., as Representative with respect to the ABL Credit Agreement (as defined therein), Wilmington Trust, National Association, as Representative with respect to the New Money Term Loans under the Term Loan Agreement (as defined therein), and Wilmington Trust, National Association, as Representative with respect to the Junior Term Loans under the Term Loan Agreement. Each Lender hereunder (a) consents to any subordination of Liens provided for in the Intercreditor Agreement, (b) agrees that it will be bound by and will take no actions contrary to the provisions of the Intercreditor Agreement, (c) authorizes and instructs the Agent to enter into the Intercreditor Agreement as Agent and on behalf of such Lender and (d) agrees that the Agent may take such actions on behalf of such Lender as is contemplated by the terms of such Intercreditor Agreement. The foregoing provisions are intended as an inducement to the Lenders and to the lenders under the [Term Loan Agreement] [ABL Credit Agreement] to extend credit to the Borrower and to permit the incurrence of Indebtedness under this Agreement and the [Term Loan Agreement] [ABL Credit Agreement], and such lenders are intended third party beneficiaries of such provisions.”

Provision for each First Priority Security Document, Second Priority Security Document and Third Priority Security Document

“Reference is made to the Intercreditor Agreement, dated as of [] (as amended, restated, supplemented or otherwise modified from time to time, the “Intercreditor Agreement”), among Eastman Kodak Company, the other Grantors party thereto, Citicorp North America, Inc., as Representative with respect to the ABL Credit Agreement (as defined therein), Wilmington Trust, National Association, as Representative with respect to the New Money Term Loans under the Term Loan Agreement (as defined therein), and Wilmington Trust, National Association, as Representative with respect to the Junior Term Loans under the Term Loan Agreement. Notwithstanding anything herein to the contrary, the liens and security interests granted to the Agent pursuant to this Agreement and the exercise of any right or remedy by the Agent hereunder, in each case, with respect to the Collateral are subject to the limitations and provisions of the Intercreditor Agreement. In the event of any inconsistency between the terms or conditions of this Agreement and the terms and conditions of the Intercreditor Agreement, the terms and conditions of the Intercreditor Agreement shall control.”

[FORM OF] REPRESENTATIVE JOINDER AGREEMENT NO. [] dated as of [], 20[] (the "Representative Joinder Agreement") to the INTERCREDITOR AGREEMENT dated as of [] (the "Intercreditor Agreement"), among CITICORP NORTH AMERICA, INC., as Representative with respect to the ABL Credit Agreement, WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative with respect to the New Money Term Loans, WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative with respect to the Junior Term Loans, each other Representative from time to time party thereto, EASTMAN KODAK COMPANY (the "Borrower") and each of the other Grantors party thereto.

A. Capitalized terms used herein but not otherwise defined herein shall have the meanings assigned to such terms in the Intercreditor Agreement.

B. The Borrower and/or one or more of the other Grantors proposes to issue or incur additional [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] and the Person identified in the signature pages hereto as the "Representative" (the "Additional Representative") will serve as the agent, trustee, or other representative for the holders of such [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations]. The [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] are being designated as such by the Borrower in accordance with Section 10 of the Intercreditor Agreement.

C. Accordingly, the Additional Representative and the Borrower agree as follows, for the benefit of the Additional Representative, the Borrower and each other party to the Intercreditor Agreement:

Section 1. *Accession to the Intercreditor Agreement.* The Additional Representative (a) hereby accedes and becomes a party to the Intercreditor Agreement as a Representative for the holders of the additional [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] (the "Additional Secured Parties"), (b) agrees, for itself and on behalf of the Additional Secured Parties from time to time in respect of the additional [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations], to all the terms and provisions of the Intercreditor Agreement and (c) shall have all the rights and obligations of a Representative under the Intercreditor Agreement.

Section 2. *Representations, Warranties and Acknowledgement of the Additional Representative.* The Additional Representative represents and warrants to each other Representative and to the Secured Parties that (a) it has full power and authority to enter into this Representative Joinder Agreement, in its capacity as the Representative with respect to the additional [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations], (b) this Representative Joinder Agreement has been duly authorized, executed and delivered by it and constitutes its legal, valid and binding obligation, enforceable against it in accordance with the terms of this Representative Joinder Agreement and (c) the [ABL Loan Documents] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] relating to such additional [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] provide that, upon the Additional Representative's entry into this Representative Joinder Agreement, the secured parties in respect of such additional [ABL Secured Obligations] [New Money Term Loan Secured Obligations] [Junior Term Loan Secured Obligations] will be subject to and bound by the provisions of the Intercreditor Agreement.

Section 3. *Counterparts.* This Representative Joinder Agreement may be executed in counterparts, each of which shall constitute an original, but all of which when taken together shall

constitute a single contract. This Representative Joinder Agreement shall become effective when each other Representative shall have received a counterpart of this Representative Joinder Agreement that bears the signature of the Additional Representative. Delivery of an executed counterpart of a signature page to this Representative Joinder Agreement by telecopy or electronic image scan transmission (such as a "pdf" file) shall be effective as delivery of a manually signed counterpart of this Representative Joinder Agreement.

Section 4. *Benefit of Agreement.* **The agreements set forth herein or undertaken pursuant hereto are for the benefit of, and may be enforced by, any party to the Intercreditor Agreement.**

Section 5. *Governing Law.* **THIS REPRESENTATIVE JOINDER AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.**

Section 6. *Severability.* In the event any one or more of the provisions contained in this Representative Joinder Agreement should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

Section 7. *Notices.* All communications and notices hereunder shall be in writing and given as provided in Section 11.7 of the Intercreditor Agreement. All communications and notices hereunder to the Additional Representative shall be given to it at the address set forth under its signature hereto, which information supplements Section 11.7 of the Intercreditor Agreement.

Section 8. *Expenses.* The Borrower agrees to reimburse each Representative for its reasonable out-of-pocket expenses in connection with this Representative Joinder Agreement, including the reasonable fees, other charges and disbursements of counsel for each Representative.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Additional Representative has duly executed this Representative Joinder Agreement to the Intercreditor Agreement as of the day and year first above written.

[NAME OF ADDITIONAL REPRESENTATIVE], as
REPRESENTATIVE with respect to [NAME OF AGREEMENT] and
holders of the [] Secured Obligations thereunder

By: _____

Name:

Title:

Address for notices:

attention of:

Telecopy:

Acknowledged by:

CITICORP NORTH AMERICA, INC., as Representative with respect to
the ABL Credit Agreement

By: _____
Name:
Title:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative
with respect to the New Money Term Loans

By: _____
Name:
Title:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative
with respect to the Junior Term Loans

By: _____
Name:
Title:

[EACH OTHER REPRESENTATIVE], as Representative with respect to
[the [] Agreement]

By: _____
Name:
Title:

[FORM OF] GRANTOR JOINDER AGREEMENT NO. [] dated as of [], 20[] (the "Grantor Joinder Agreement") to the INTERCREDITOR AGREEMENT dated as of [] (the "Intercreditor Agreement"), among CITICORP NORTH AMERICA, INC., as Representative with respect to the ABL Credit Agreement, WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative with respect to the New Money Term Loans, WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative with respect to the Junior Term Loans, each other Representative from time to time party thereto, EASTMAN KODAK COMPANY (the "Borrower") and each of the other Grantors party thereto.

A. Capitalized terms used herein but not otherwise defined herein shall have the meanings assigned to such terms in the Intercreditor Agreement.

B. [], a Subsidiary of the Borrower (the "Additional Grantor"), has granted a Lien on all or a portion of its assets to secure [ABL Secured Obligations] [and] [Term Loan Secured Obligations] and such Additional Grantor is not a party to the Intercreditor Agreement.

C. The Additional Grantor wishes to become a party to the Intercreditor Agreement and to acquire and undertake the rights and obligations of a Grantor thereunder. The Additional Grantor is entering into this Grantor Joinder Agreement in accordance with the provisions of the Intercreditor Agreement in order to become a Grantor thereunder.

Accordingly, the Additional Grantor agrees as follows, for the benefit of the Representatives, the Borrower and each other party to the Intercreditor Agreement:

Section 1. *Accession to the Intercreditor Agreement.* The Additional Grantor (a) hereby accedes and becomes a party to the Intercreditor Agreement as a Grantor with the same force and effect as if originally named therein as a Grantor, (b) agrees to all the terms and provisions of the Intercreditor Agreement and (c) shall have all the rights and obligations of a Grantor under the Intercreditor Agreement.

Section 2. *Representations, Warranties and Acknowledgment of the Additional Grantor.* The Additional Grantor represents and warrants to each Representative and to the Secured Parties that this Grantor Joinder Agreement has been duly authorized, executed and delivered by such Additional Grantor and constitutes the legal, valid and binding obligation, enforceable against it in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law.

Section 3. *Counterparts.* This Grantor Joinder Agreement may be executed in counterparts, each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Grantor Joinder Agreement shall become effective when each other Representative shall have received a counterpart of this Grantor Joinder Agreement that bears the signature of the Additional Grantor. Delivery of an executed counterpart of a signature page to this Grantor Joinder Agreement by telecopy or electronic image scan transmission (such as a "pdf" file) shall be effective as delivery of a manually signed counterpart of this Grantor Joinder Agreement.

Section 4. *Benefit of Agreement.* **The agreements set forth herein or undertaken pursuant hereto are for the benefit of, and may be enforced by, any party to the Intercreditor Agreement.**

Section 5. *Governing Law.* **THIS GRANTOR JOINDER AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.**

Section 6. *Severability.* In the event any one or more of the provisions contained in this Grantor Joinder Agreement should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby. The parties shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

Section 7. *Notices.* All communications and notices hereunder shall be in writing and given as provided in Section 11.7 of the Intercreditor Agreement.

Section 8. The Additional Grantor agrees to reimburse each Representative for its reasonable out-of-pocket expenses in connection with this Grantor Joinder Agreement, including the reasonable fees, other charges and disbursements of counsel for each Representative.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Additional Grantor has duly executed this Grantor Joinder Agreement to the Intercreditor Agreement as of the day and year first above written.

[NAME OF SUBSIDIARY]

By: _____

Name:

Title:

Acknowledged by:

CITICORP NORTH AMERICA, INC., as Representative with respect to
the ABL Credit Agreement

By: _____
Name:
Title:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative
with respect to the New Money Term Loans

By: _____
Name:
Title:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Representative
with respect to the Junior Term Loans

By: _____
Name:
Title:

[EACH OTHER REPRESENTATIVE], as Representative with respect to
[the [] Agreement]

By: _____
Name:
Title:

Eastman Kodak Company
Amended Administrative Guide for the 2011 Performance Cycle
of the Performance Cash Program
under Article 7 (Performance Awards) of the
2005 Omnibus Long-Term Compensation Plan

ARTICLE 1. INTRODUCTION**1.1 Background**

Under Article 7 (Performance Awards) of the 2005 Omnibus Long-Term Compensation Plan (the "Plan"), the Executive Compensation and Development Committee of Kodak's Board of Directors (the "Committee") may, among other things, award the opportunity to earn performance based cash to those Participants as the Committee in its discretion may determine, subject to such terms, conditions and restrictions as it deems appropriate. The Committee's charter permits delegation of its authority to grant certain awards pursuant to the terms contained therein.

1.2 Purpose

This Administrative Guide governs the Committee's grant of Awards under Article 7 of the Plan pursuant to a subprogram that is hereinafter referred to as the "Performance Cash Program," to be effective as of January 1, 2011, by which the Committee will award the opportunity to earn a cash award for the Cycle to eligible Participants described in Article 3. Unless otherwise noted in this Administrative Guide or determined by the Committee, the terms of the Plan shall apply to Awards granted under this Performance Cash Program.

In addition, this Administrative Guide is intended to establish those requirements necessary to ensure that the Cycle's Awards will be treated as performance-based compensation for the purposes of Section 162(m) of the Code. These requirements include establishment of the Cycle's Performance Criteria, performance goals under the Performance Criteria and Performance Formula.

1.3 Administration

The Performance Cash Program shall be administered by the Committee. The Committee is authorized to issue this Administrative Guide and to make changes in this Administrative Guide as it from time to time deems proper. The Committee is authorized to interpret and construe the Performance Cash Program and this Administrative Guide, to prescribe, amend, and rescind rules and regulations relating to each, and to make all other determinations necessary, appropriate or advisable for the administration of the Performance Cash Program, including without limitation any issues

regarding valuation, withholding, exchange rates, and international considerations. If there are any inconsistencies between the terms of this Administrative Guide and the terms of the Plan, the terms of the Plan will control. Any determination by the Committee in carrying out, administering or construing the Performance Cash Program will be final and binding for all purposes and upon all interested persons and their heirs, successors and personal representatives.

ARTICLE 2. DEFINITIONS

Any defined term used in this Administrative Guide, other than those set forth in this Article 2 or defined within another Article of this Administrative Guide, will have the same meaning for purposes of this document as that ascribed to it under the terms of the Plan.

2.1 Approved Reason

“Approved Reason” means, with regard to all Participants other than a Participant who is subject to Section 16 of the Exchange Act or a Covered Employee, a reason for terminating employment which, in the opinion of the Chief Executive Officer, is in the best interests of the Company. With regard to a Participant who is subject to Section 16 of the Exchange Act or who is a Covered Employee, “Approved Reason” means a reason for terminating employment which, in the opinion of the Committee, is in the best interests of the Company.

2.2 Award Payment Date

“Award Payment Date” is the date of payment of an Award, in the form of a cash payment, which shall be as soon as is administratively practicable after the Vesting Date, but in no event later than December 31 following the Vesting Date.

2.3 Performance Cycle

“Cycle” or “Performance Cycle” will consist of two one-year performance periods, the first of which will commence on January 1, 2011 and end on December 31, 2011, and the second of which will commence on January 1, 2012 and end on December 31, 2012.

2.4 Participant Account

“Participant Account” means the account established by the Company for each Participant who is granted an Award under the Performance Cash Program to record and account for the grant of the Award, until such time as the balance in the Account is paid, canceled, forfeited or terminated, as the case may be.

2.5 Performance Criteria

“Performance Criteria” means, with respect to the Performance Cash Program, the criteria that will be used to establish the Performance Goals for the Performance Cycle, as described in Article 6.

2.6 Performance Goals

“Performance Goals” means, with respect to the Performance Cycle of the Performance Cash Program, the goals based upon the Performance Criteria and established by the Committee, as more particularly described in Article 6.

2.7 Participant’s Individual Allocation

“Participant’s Individual Allocation” means, for the Performance Cycle of the Performance Cash Program, the target allocation amount, expressed as a target cash amount in USD(\$).

2.8 Vesting Date

“Vesting Date” shall mean the date that is one (1) year following the end of the two-year Performance Cycle. Thus, the Vesting Date is December 31, 2013.

ARTICLE 3. PARTICIPATION

3.1 In General

The Participants who are eligible to participate in the Performance Cash Program are those executives who, as of February 21, 2011, are either employed by Kodak globally in wage grades 48 and higher, or are senior-level executives employed by Kodak Subsidiaries. A schedule of such Participants is maintained by Kodak’s Global Compensation Organization.

Subject to applicable local laws, regulations and processes, in order to be eligible for and to receive an Award, all eligible Participants must have signed an Executive Employee’s Agreement in a form acceptable to the Chief Human Resources Officer and Senior Vice President, Eastman Kodak Company. Any Participant who fails to sign such an Executive Employee’s Agreement on or prior to Certification will forfeit his or her Individual Allocation.

3.2 New Participants

No person may become eligible to participate in the Performance Cash Program after February 21, 2011, whether as a result of a job change or otherwise.

3.3 Termination of Participation

A Participant's participation in the Performance Cash Program is subject to immediate termination upon the Participant's termination of employment from the Company, whether voluntary or involuntary, during the first year of the Performance Cycle. In the case of the Participant's termination of employment after the first year of the Performance Cycle but prior to the Vesting Date, the Participant will forfeit any and all rights to receive payment on account of an Award for the Cycle, except as specified in Section 8.2 (Death, Disability, Retirement) or Section 8.3 (Layoff, Approved Reason, Divestiture).

ARTICLE 4. FORM OF AWARDS

4.1 Form of Awards

Awards granted under the Performance Cash Program provide Participants with the opportunity to earn a cash award, subject to the terms and conditions contained in this Administrative Guide and the Plan. Each Award granted under the Performance Cash Program shall be expressed as a target cash amount in USD(\$). The target cash amount that is allocated to a Participant is referred to herein and in the Plan as the Participant's Individual Allocation.

ARTICLE 5. AWARD ALLOCATION

5.1 Establishing the Participant's Individual Allocation

The target cash amount allocated to all Participants, with the exception of Covered Employees under 162(m), will be determined by management. The target cash amount allocated to Covered Employees will be determined by the Committee. No change will be made to the target cash amount allocated to a Participant as a result of a promotion or demotion that occurs after the target cash amount is allocated.

ARTICLE 6. ESTABLISHING PERFORMANCE FACTORS

6.1 Performance Criteria

The Committee has selected Cash Generation before Restructuring and Pension/OPEB as the performance measure for purposes of establishing the Performance Goals for each year of the Performance Cycle. The Committee shall have the discretion to revise the Performance Criteria for the second year of the Performance Cycle within the first

90 calendar days of 2012, which is the portion of the award payable to participants who perform services after the first year of the Performance Cycle.

6.2 Performance Goals

The Committee has established the target for the Performance Cycle that will serve as the "Performance Goal" for purposes of assessing the Company's performance during the Performance Cycle. The Committee has also established the minimum amount (the "Minimum Performance Goal") that must be achieved before any amount of an Award will be considered to have been earned for each year of the Performance Cycle. The Committee shall have the discretion to revise the Performance Goal and the Minimum Performance Goal for the second year of the Performance Cycle within the first 90 calendar days of 2012, which is the portion of the award payable to participants who perform services after the first year of the Performance Cycle.

The Committee will cause the Performance Goal and the Minimum Performance Goals to be documented in an Exhibit "A" to this Administrative Guide.

6.3 Performance Formula

The "Performance Formula," which will determine the amount of an Award that will be considered to have been earned by a Participant is as follows:

$$\text{Award Earned} = \text{Participant's Individual Allocation} \times \text{Applicable Performance Percentage}$$

The "Applicable Performance Percentage" will be determined from the weighted performance metrics established for the first year and second year of the Performance Cycle, attached to this Administrative Guide as Exhibit "A". For purposes of the performance metrics, results between the amounts shown will be interpolated to derive an Applicable Performance Percentage. The maximum Applicable Performance Percentage is 150%.

ARTICLE 7. DETERMINATION OF EARNED AWARDS

7.1 Certification

Following the completion of the first year and second year of the Performance Cycle, the Committee shall meet to review and certify in writing whether, and to what extent, the Performance Goal for the Performance Cycle has been achieved for that year. If the Committee certifies that the Minimum Performance Goal has been achieved, it shall also calculate and certify in writing the Applicable Performance Percentage. By applying the Performance Formula, the Committee shall then determine and certify the total allocation that has been earned for the Performance Cycle. The Committee may,

through the use of discretion, increase or reduce the amount that would otherwise be certified by application of the Performance Formula, if, in its sole judgment, such increase or reduction is appropriate.

7.2 Discretion

Notwithstanding any provision contained herein to the contrary, in determining the actual amount of an individual Award to be deemed earned for the Cycle, the CEO may, through the use of discretion, increase or reduce the amount of the Award that would otherwise be earned by application of the Performance Formula, if, in his sole judgment, such increase or reduction is appropriate. In the case of Covered Employees, the Committee may exercise such discretion. Positive discretion will not apply to Participants who are Covered Employees as defined under IRC Section 162(m).

ARTICLE 8. PRECONDITIONS TO RECEIPT OF AN EARNED AWARD

8.1 Continuous Employment until Payment

A Participant must remain continuously employed with the Company (in any wage grade) at all times from the first day of the Cycle through the Vesting Date in order to remain eligible for an Award. If a Participant's employment with the Company ceases during this period for any reason, the Participant will forfeit the entire target cash amount that has been allocated to him or her for the Cycle (including any target cash amount that has been earned but not vested pursuant to Article 9 hereof), except as otherwise set forth herein. The limited exceptions to the requirements of this Section 8.1 are specified in Sections 8.2 and 8.3 below.

8.2 Death, Disability or Retirement before the Vesting Date

In the event a Participant's employment with the Company ceases at any time during the first year of the Performance Cycle (as a result of his or her death, Disability or retirement), the Participant will no longer be eligible for an Award for such Cycle and, consequently, will forfeit any and all rights to receive an Award for such Cycle.

Notwithstanding any provision contained in this Article 8 to the contrary, if the last date of employment is on or after the completion of the first year of the Performance Cycle but prior to the last day of the Performance Cycle, and a Participant terminates employment due to death, Disability or retirement, the Participant shall be eligible to receive 50% of the amount determined under the Performance Formula on the Award Payment Date.

If the last date of employment is on or after the completion of the Performance Cycle but on or prior to the Vesting Date, and a Participant terminates employment due to

death, Disability or retirement, the Participant shall be eligible to receive the amount determined under the Performance Formula on the Award Payment Date.

8.3 Layoff, Approved Reason or Divestiture before the Vesting Date

In the event a Participant's employment with the Company ceases at any time during the first year of the Performance Cycle as a result of layoff, a finding of an Approved Reason or divestiture, the Participant will no longer be eligible for an Award for such Cycle and, consequently, will forfeit any and all rights to receive an Award for such Cycle.

Notwithstanding any provision contained in this Article 8 to the contrary, if after the end of the first year of the Performance Cycle but prior to the Vesting Date, a Participant's employment with the Company ceases as a result of layoff, an Approved Reason or divestiture, and if such Participant had been employed with the Company for the entire first year of the Performance Cycle, such Participant shall be entitled to receive the amount determined under the Performance Formula without proration on the Award Payment Date.

ARTICLE 9. PAYMENT OF AWARDS

9.1 Timing of Award Payments

Awards that have been earned shall be paid on the Award Payment Date by the procedure described in Section 9.2. Participants cannot defer Awards.

9.2 Form of Payment of Awards

All awards for this Cycle shall be paid in the form of cash, subject to the terms, restrictions and conditions of the Plan and those set forth in this Administrative Guide.

9.3 Non-Assignable

No Awards or any other payment under the Performance Cash Program shall be subject in any manner to alienation, sale, transfer (except by will of the laws of descent and distribution), assignment, pledge or encumbrance, nor shall any Award be payable to any one other than the Participant to whom it was granted.

ARTICLE 10. MISCELLANEOUS

10.1 Reorganization

If the Company undergoes a reorganization (as defined in Section 368(a) of the Code) during the period beginning on the date the Committee certifies the amount of the

Award that has been earned by the Participants and ending on the Vesting Date, the Committee may, in its sole and absolute discretion, take whatever action it deems necessary, advisable or appropriate with respect to the Account of each Participant that has earned an Award in order to reflect such transaction, including, but not limited to, adjusting the target cash amount.

10.2 Termination/Amendment

The Committee may amend, suspend or terminate the Performance Cash Program in whole or in part at any time, for any reason, with or without prior notice to the extent permitted by the Plan. In addition, the Committee, or any person to whom the Committee has delegated the requisite authority, may, at any time and from time to time, amend this Administrative Guide in any manner.

10.3 Section 162(m) of the Code

If any provision of this Administrative Guide would cause the Awards granted to a Covered Employee not to constitute "qualified performance-based compensation" under Section 162(m) of the Code, that provision, insofar as it pertains to the Covered Employee, shall be severed from, and shall be deemed not to be a part of, this Administrative Guide, but the other provisions hereof shall remain in full force and effect. Further, if this Administrative Guide fails to contain any provision required under Section 162(m) in order to make the Awards granted hereunder to a Covered Employee be "qualified performance-based compensation," then this Administrative Guide shall be deemed to incorporate such provision, effective as of the date of this Administrative Guide's adoption by the Committee.

10.4 Participant's Rights Unsecured

The amounts payable under this Administrative Guide shall be unfunded, and the right of any Participant or his or her estate to receive payment under this Administrative Guide shall be an unsecured claim against the general assets of the Company. No Participant shall have the right to exercise any of the rights or privileges of a shareholder with respect to the cash credited to his or her Participant Account.

10.5 No Guarantee of Tax Consequences

No person connected with the Performance Cash Program or this Administrative Guide in any capacity, including, but not limited to, the Company and its directors, officers, agents and employees makes any representation, commitment, or guarantee that any tax treatment, including, but not limited to, federal, state and local income, estate and gift tax treatment, will be applicable with respect to amounts paid to or for the benefit of a Participant or Beneficiary under the Leadership Stock Program, or that such tax

treatment will apply to or be available to a Participant or Beneficiary on account of participation in the Performance Cash Program.

10.6 No Interest on Balances

No adjustments will be made to cash awards at grant, during or after the performance period, or on the vesting date. No interest will be provided or applied to performance cash accounts.

10.7 Section 409A Compliance

The Awards described in this Administrative Guide are intended to comply with Section 409A of the Internal Revenue Code to the extent such arrangements are subject to that law, and this Administrative Guide shall be interpreted and administered consistent with such intention, and in accordance with Eastman Kodak Company's Policy Regarding Section 409A Compliance. The Company may unilaterally amend this Administrative Guide for purposes of compliance if, in its sole discretion, Kodak determines that such amendment would not have a material adverse effect with respect to Participants' rights under the Administrative Guide.